IN THE	COURT OF	COUNTY,	TENNESSEE
STATE OF TENNESSE	E)	
V.))	
) Charge(s):	
)	
ORDER DIRECTING J	UDICIAL HOSPITALIZATION OF D UNDER T.C.A. § 33-7-301(b) and		SERVICES PROGRAM
This cause was heard of Division	on befo	re the Honorable	, Judge of
Section 33-7-301(b), ar	requesting the distribution of the evaluating productions of the evaluating productions.	nat the defendant be judicially he nessee Code Annotated. The pe	ospitalized under T.C.A. tition is based upon the
(Check one)			
1.	Incompetent to stand trial beca commitment criteria under Title 3	use of mental illness AND the do	efendant meets
2.		endant meets commitment criteria hospitalize would create a likeliho on of mental illness.	
professionals under T.0 defendant is mentally ill care and treatment in a the certifying profession professionals testified of	appeared to the satisfaction of and	Recuted certificates which state the a substantial likelihood of serious were issued within three (3) day ntroduced; and that at least or , or that defense counsel consent	_, who are certifying hat, in their opinion, the s harm and is in need of s of the examinations by ne (1) of the certifying
mentally ill and, because drastic alternatives to co	ring, the Court finds by clear, une se of this illness, poses a substant ommitment to a mental hospital are upon the following standards:	tial likelihood of serious harm, ar	nd that all available less
1.	A	and decided and inflict and are	hadin hama an himadi
A.	OR	empted suicide or to inflict serious	•
B. C.		tempted homicide or other violent n reasonable fear of violent behav	
D.		evere impairment or injury from sp	ecific risks, AND
	e is a substantial likelihood that suntary treatment.	uch harm will occur unless the	person is placed under
The Court also finds that	ıt:		

- 1. The defendant is substantially likely to injure himself or others if not treated in a forensic services program, and,
- 2. Treatment in such a unit is in the defendant's best interest.

Therefore, it is ORDERED:

- 1. The defendant is committed to the custody of the Commissioner of Mental Health and Substance Abuse Services at the Forensic Services Program for treatment and evaluation, upon the availability of suitable accommodations.
- 2. The Forensic Services Program shall report to this Court every six (6) months the condition of the defendant and progress toward competency to stand trial. This reporting requirement shall end when either: (a) the defendant becomes competent to stand trial, or (b) the defendant remains incompetent to stand trial but no longer meets commitment criteria under Chapter 6, Part 5, and is discharged from the Forensic Services Program, or (c) charges have been dismissed against defendant.
- 3. The Court Clerk shall provide a copy of this order to the Forensic Services Program and shall update the Forensic Services Program as to the current bond status of defendant and any changes to the defendant's bond status.
- 4. The Sheriff, after verifying that the Forensic Services Program has available, suitable accommodations and arranging an appointment for admission, shall transport defendant to the Forensic Services Program and return the defendant to jail when notice is received from the Forensic Services Program, unless defendant has been released on bond and not required to return to jail.
- 5. That the defendant pay all or part of the costs and expenses for the evaluations and treatment, if the court finds the defendant financially able to pay.
- 6. If the defendant is charged with a misdemeanor, the cost of the evaluation and treatment under Chapter 7, Part 3 of this title will be a charge upon the funds of the county pursuant to T.C.A. § 33-7-304(a).

Enter this	day of	, 20	
Approved for Entry:		Judge	
Defense Attorney Address Phone Number			
District Attorney Gen Address	eral		