AOC-737.5 Rev. 7-22

Doc. Code: OAOT **ODAOT**

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Commonwealth of Kentucky Court of Justice www.kycourts.gov

KRS 202A.031, .051(11), .0811, .0815,

meets the criteria of KRS 202A.0815;



JUDGMENT AND ORDER

	_					_		
OR COURT	-0	RDE	RED	ASSIST	ED OU	TPATIE	NT TR	EATMENT

Case No	
Court	District
County	
Division	

.0817, .0819, .0821, .0823, .0825	FOR COURT-ORDERED ASSISTED OUTPATIENT TREATME	NT BIVISION
IN THE INTEREST OF:)	
Responder	nt)	
	* * * * * * * * * *	
	court-ordered assisted outpatient treatment havi a judgment should be rendered in the above-s	-
1. <i>(check one)</i> □ Respondent wa attempts to elicit the Responde	es present throughout the hearing OR □ Responsent's appearance were made.	ndent was not present but appropriate
 (check if applicable) □ Respon a support relationship. 	ndent requested and was accompanied by a pe	er support specialist or other person in
3. Respondent was afforded an oradverse witnesses.	opportunity to present evidence, call witnesses	on his or her behalf, and cross-exam
this Court and the Respondent outpatient treatment; and b. The Qualified Mental Heal	n Professional who evaluated the Respondent p , at or prior to the hearing, a proposed written tro lth Professional provided reasonable opportu of the proposed treatment plan, and if applicable	eatment plan for court-ordered assisted nities for the Respondent to actively
5. The Court has reviewed the propactive crisis plan and evider	roposed treatment plan and FINDS that, pursuance-based practices.	ant to KRS 202A.0817(3), it includes a
•	3), the Qualified Mental Health Professional te f his or her belief that the proposed treatment	
AND FURTHER, that the case have	ving been submitted to the Court, (check one)	
by clear and convincing evid is diagnosed with a serious men has (a) at least twice in the last person, or (b) within the last 24	le testimony of	KRS 202A.0815, as follows: he or she ence with mental health treatment which ssitating hospitalization or arrest of the serious physical injury to self or others;

outpatient treatment as the least restrictive alternative mode of treatment presently available and appropriate; OR

☐ and the Court having heard evidence that did not establish by clear and convincing evidence that the Respondent

Respondent/Respondent's Attorney

THEREFORE, IT IS ORDERED that: (check one) ☐ The Respondent receive assisted outpatient treatment from (outpatient provider agency recognized by the Cabinet for Health and Family Services) located at _, Kentucky, for a period not to exceed 360 days from the date of this Order. The recommendations included in the treatment plan provided by the Qualified Mental Health Professional pursuant to KRS 202A.0817 shall be and hereby are incorporated into this Order. The above-named Agency shall assemble a multi-disciplinary team. The multi-disciplinary team shall regularly monitor Respondent's adherence to the conditions and provide regular reports to the Court. Tim's Law funding is available, provided by or through _. (Doc Code: OAOT) (Name of Funding Source) OR ☐ Said Petition against the Respondent be DISMISSED. (Doc Code: ODAOT) THIS IS A FINAL ORDER AND THERE IS NO JUST REASON FOR DELAY. , 2 Date Judge's Signature Please print or type name of Judge in the space provided below: Note: Your substantial failure to comply with this Order may result in 72-hour emergency hospitalization by an authorized staff physician pursuant to KRS 202A.031. At any time during the period of this Order, you may move the Court to stay, vacate, or modify the Order. (Use form AOC-737.6 Motion to Stay, Vacate, or Modify Order) **COPY DISTRIBUTION:** Outpatient Provider Agency County Attorney Cabinet for Health and Family Services