



GLENN A. GRANT, J.A.D.

Acting Administrative Director of the Courts

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DIRECTIVE #17-18

To:

Assignment Judges

Trial Court Administrators

From:

Glenn A. Grant, J.A.D

Subj:

Criminal – New and Revised Form Orders for Competency and Sanity

Evaluations

Date:

November 1, 2018

This Directive promulgates for immediate use eleven new and revised form orders as approved by the Judicial Council to implement the requirements of N.J.S.A. 2C:4-5 et seq. and N.J.S.A. 2C:4-1 et seq. regarding competency and sanity evaluations in criminal matters. These form orders were drafted by the Forensic Evaluation Workgroup, a group comprised of various criminal practice and forensic evaluation system stakeholders, including representatives from the Judiciary, the Office of the Attorney General, the Office of the Public Defender, county prosecutors, and executive and clinical administration from the Division of Mental Health and Addiction Services.

These form orders will be posted on the Criminal Forms page of the Judiciary's Internet website and the Criminal Division Forms page of the Judiciary's InfoNet.

The following briefly explains the situations in which each order should be used. For a more detailed explanation, please see the text that precedes the orders in each of the subsequent attachments.

1. Order #1A – Order Mandating Evaluation of Defendant's Attachment 1 Fitness to Proceed to Trial (Defendant not Detained)

This order is to be used for a defendant who is not detained when the court needs a psychiatric report pursuant to <u>N.J.S.A</u>. 2C:4-5 due to questions regarding the defendant's fitness to proceed to trial.

2. Order #1B - Order Mandating Evaluation of Defendant's Attachment 2 Fitness to Proceed to Trial (Defendant Detained)

This order is to be used when the court needs a psychiatric report pursuant to N.J.S.A. 2C:4-5a due to questions regarding an incarcerated defendant's fitness to proceed to trial.

3. Order #2 – Order Committing Defendant for Purposes of Attachment 3 a Competency Evaluation Pursuant to N.J.S.A. 2C:4-5

This order commits a defendant to the custody of the Commissioner of the Department of Health for the purposes of a competency evaluation as described in N.J.S.A. 2C:4-5. This form of order is to be used in instances where a qualified psychiatrist or licensed psychologist has already examined the defendant pursuant to screening Orders #1A and #1B but was unable to make a determination as to the defendant's competency.

4. Order #3 – Order Committing a Defendant Who Is Incompetent to Stand Trial and Dangerous to Self, Others and/or Property for Further Evaluation after 90 Days

This order is to be used in committing a defendant to the custody of the Commissioner of the Department of Health when the defendant has been found by the court to be incompetent and dangerous to self, others, or property as a result of mental illness. See N.J.S.A. 2C:4-6. The court shall hold a hearing regarding the defendant's condition three months after the defendant has been committed.

5. Order #4 - Order Committing a Defendant Who Continues to
Be Incompetent to Stand Trial and a Danger to Themselves,
Others, or Property for Further Evaluation after 180 Days

This order continues the commitment under <u>N.J.S.A</u>. 2C:4-6 for a defendant who is not competent and continues to be dangerous as a result of mental illness after the three month review in Order #3. This order continues hospitalization for the defendant for six months.

6. Order #5 - Order Releasing Defendant Who Lacks Fitness to Attachment 6 Proceed but Is Not a Danger under Certain Conditions

This order is to be used in cases where a defendant has been found incompetent, but there is no need for commitment because he/she is not a danger to him/herself, others, or property. Consequently, the defendant may be released on certain conditions set by the court. In accordance with N.J.S.A. 2C:4-6(b), the court may direct the defendant to continue with outpatient treatment while the case is held in abeyance. The order also directs that a follow-up examination be conducted by psychologists from the Ann Klein Forensic Center in 90 days.

7. Order #6A - Order Discharging the Defendant on Pretrial Attachment 7
Release from the Care and Custody of the Commissioner
of Health (Defendant not Detained)

Order #6A is to be used when a defendant has previously been placed in the care of the Commissioner of the Department of Health and is now deemed competent to proceed. Order #6A may be used where there has been a previous determination that the defendant may be released to the community. It would be used to discharge him/her from the hospital under the previous competency order.

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8. Order #6B - Order Mandating the Transfer of the Defendant Attachment 8 from the Care and Custody of the Commissioner of Health to a Correctional Facility (Defendant Detained)

Order #6B is also to be used when a defendant has previously been placed in the care of the Commissioner of the Department of Health and is now deemed competent to proceed. Order #6B may be used where the defendant has either previously been detained until trial on his/her present charge or a detention hearing has not taken place. In either case, the order may be used to return the defendant to the appropriate correctional facility.

9. Order #7 – Order Mandating the Transfer of Defendant from the Care and Custody of the Commissioner of Health to the Correctional Facility

This order is to be used to transfer the defendant back to the correctional facility when he/she has gained his/her fitness to proceed to trial and is no longer dangerous to self, others or property by reason of mental illness.

10.Order Mandating a Psychiatric Evaluation of Defendant's Criminal Responsibility at the Time of the Crime (Sanity Evaluation) – (Defendant Not Detained)

This order is to be used when the court needs an expert report pursuant to N.J.S.A. 2C:4-1, that is, a sanity evaluation, due to questions regarding a defendant's state of mind at the time of the offense, where the defendant is not detained at the time the order is entered.

11. Order Mandating a Psychiatric Evaluation of Defendant's Attachment 11 Criminal Responsibility at the Time of the Crime (Sanity Evaluation) – (Defendant Detained)

This order is to be used when the court needs an expert report pursuant to <u>N.J.S.A.</u> 2C:4-1, that is, a sanity evaluation, due to questions regarding a defendant's criminal responsibility at the time of the offense, where the defendant is detained at the time the evaluation is ordered.

Questions or comments regarding this Directive may be directed to Sue Callaghan, Assistant Director for Criminal Practice, by email at sue.callaghan@njcourts.gov or by phone at 609-815-2900, x55300.

Attachments

cc: Chief Justice Stuart Rabner
Attorney General Gurbir S. Grewal
Public Defender Joseph E. Krakora
Criminal Division Judges
Veronica Allende, Director, Div. of Crim. Justice
County Prosecutors
Steven D. Bonville, Chief of Staff

AOC Directors and Assistant Directors Melaney S. Payne, Special Assistant Ann Marie Fleury, Special Assistant Jessica Lewis Kelly, Special Assistant Criminal Division Managers and Assistants Vance Hagins, Chief Maria Pogue, Assistant Chief

Order #1A – Order Mandating Evaluation of Defendant's Fitness to Proceed to Trial (Defendant not Detained)

Order #1A - Order Mandating an Evaluation of Defendant's Fitness to Proceed to Trial (Defendant not Detained)

The text of the following proposed order has been drafted for use when the court needs a psychiatric or psychological report pursuant to N.J.S.A. 2C:4-5 due to questions regarding a defendant's fitness to proceed to trial. This order is to be used for defendants who are in the community. A qualified psychiatrist or licensed psychologist may conduct the initial evaluation to determine competency. If the defendant is found indeterminate, such that an opinion cannot be rendered, then a subsequent order (see infra Order #2) will be required to determine if the defendant should be placed in the custody of the Commissioner of the Department of Health for inpatient hospitalization.

This order provides a timeframe of 30 days for progress and/or evaluation to be delivered to the court and a 45 day timeframe for a status conference date in the court's discretion for the purpose of maintaining supervision of the progress of the case.

	orney Name	-			
NJ	Attorney ID Number	-			
Ad	dress	-			
Tel	lephone Number				
Att	corney for	-			
	•	-			
		Superior Court of New Jersey			
Sta	nte of New Jersey	Law Division – Criminal Part County			
	Plaintiff,	Indictment Number:			
v.		Initial Screening Order			
	Defendant.	Mandating an Evaluation of Defendant's			
	Defendant.	Fitness to Proceed to Trial: Defendant in Community			
HA	AVING FOUND cause to question defendant's fit	ness to proceed to trial, and in order to			
det	ermine defendant's capacity to understand the pro	ceedings against him/her and to assist in			
his	her defense, the defendant being originally charge	ed with,			
It i	s on theday of, 20 0	RDERED that:			
1.	Defendant is hereby ordered pursuant to <i>N.J.S.A.</i> 2C:4-5a to be examined by a qualified psychiatrist or licensed psychologist designated by the Commissioner of the Department of Health in order to determine defendant's fitness to proceed to trial. Defense counsel shall provide access to and copies of the defendant's medical records, as available, and as the examiner deems necessary to perform the examination.				
2.	. Arrangements for a place to conduct such an evaluation shall be made by the Ann Klein Jail Program Coordinator at either defense counsel's office or the space made available by the court.				
3.	Such finding by a qualified psychiatrist or license written report to this Court and counsel and shall				
	(a) description of the nature of the examination;				
	(b) A diagnosis of the mental condition of the de	fendant;			
	(c) An opinion as to the defendant's capacity to a and to assist in his/her own defense; and	understand the proceeding against him/her			

- (d) An opinion as to whether or not the defendant is presently incompetent to proceed to trial in consideration of the factors listed in *N.J.S.A.* 2C:4-4, and whether defendant's mental condition is such that he/she poses a present danger either to himself/herself or to other persons upon his/her release into the general community.
- 4. Pursuant to *N.J.S.A.* 2C: 4-4(b), the qualified psychiatrist or licensed psychologist shall render an opinion as to whether the defendant has the mental capacity to appreciate his/her presence in relation to time, place and things and whether the defendant's elementary mental processes are such that he/she comprehend:
 - (a) That he/she is in a court of justice charged with a criminal offense;
 - (b) That there is a judge on the bench;
 - (c) That there is a prosecutor present who will try to convict him/her;
 - (d) That he/she has a lawyer who will undertake to defend him/her;
 - (e) That he/she will be expected to tell to the best of his/her mental ability the facts surrounding him/her at the time and place where the alleged violation was committed if he/she chooses to testify and understand his/her legal right not to testify;
 - (f) That there is a jury present to pass upon evidence that adduced as to guilt or innocence of such charge or, that if he/she should choose to enter into plea negotiations or to plead guilty, that he/she comprehends the consequences of a guilty plea and that he/she be able to knowingly, intelligently, and voluntarily waive those rights which are waived upon such entry of a guilty plea; and
 - (g) That he/she has the ability to participate in an adequate presentation of his/her defense.
- 5. The Prosecutor's Office shall forward all discoverable materials, to the Ann Klein Jail
 Program Coordinator at the Ann Klein Forensic Center Competency Evaluation Program.
- 6. The prosecutor and the defense counsel shall report to the court within thirty days (30) of the entry of this order as to the progress of the evaluation. The prosecutor shall serve this court order to the AKFC Jail Coordinator at the Ann Klein Forensic Center within two (2) business days of execution of the order.

7.	•			cheduled with counsel in this matter within			
	. , ,	•		review the status of the case. The next court			
	date shall be (no longer than	45 days f	from date	of this order)			
8.	Court shall not include an optime of the crime pursuant to	pinion wit o <i>N.J.S.A</i> .	th respect 2C:4-1 a	sychiatrist or licensed psychologist to this to whether the defendant was insane at the and/or whether the defendant suffered from a pursuant to <i>N.J.S.A.</i> 2C:4-2;			
9.	[any additional conditions a	[any additional conditions as ordered by the court]					
A	copy of this order will be fo	rwarded	by the C	lerk of the Court to the County Adjuster's			
Of	ffice within two (2) days of i	ts signing	•				
Da	te			Judge			
	osecutor's Office:			Defendant's Attorney:			
Na Ad	medress	**************************************		NameAddress			
	lephone Number			Telephone Number			
raz	x			rax			
En	nail			Email			
Int	terpreter needed?	□ Yes	□ No	If yes, language			
ΑI	DA accommodation needed?	□ Yes	□ No	If yes, describe			

Order #1B – Order Mandating Evaluation of Defendant's Fitness to Proceed to Trial (Defendant Detained)

Order #1B - Order Mandating a Psychiatric Evaluation of Defendant's Fitness to Proceed to Trial (Defendant Detained)

The text of the following proposed order has been drafted for use when the court needs a psychiatric or psychological report pursuant to N.J.S.A. 2C:4-5a due to questions regarding a defendant's fitness to proceed to trial. This order is to be used for defendants who are incarcerated. A qualified psychiatrist or licensed psychologist may conduct the initial evaluation to determine competency. If the defendant is found indeterminate and a qualified expert designated by the Commissioner determines hospitalization is clinically necessary to perform the examination then the court shall order defendant be placed in the custody of the Commissioner of the Department of Health for such examination. If hospitalization is necessary in this case, the court shall utilize Order #2 infra. If the defendant is found incompetent but a danger to self, others, or property as a result of mental illness, then Order #3 infra, should be utilized.

This order also contemplates a thirty day control date for counsel to inform the court of the status of the examination and a forty-five day date for a conference on the case status. These dates are implemented only to help the court and parties keep track of the case as the defendant awaits commitment and further examination.

Attorney Name	
NJ Attorney ID Number	
Address	
Telephone Number	
Telephone NumberAttorney for	
	
	Superior Court of New Jersey
State of New Jersey	Law Division – Criminal Part County
	intiff, Indictment Number:
v.	Criminal Action
Defe	Mandating an Evaluation of Defendant's Fitness to Proceed – Defendant Incarcerated
HAVING FOUND cause to question defend	ant's fitness to proceed to trial, and in order to
determine defendant's capacity to understand	the proceedings against him/her and to assist in
his/her own defense, the defendant, being cha	arged with
It is on the $_$ day of $_$, 2	O ORDERED that:
1 Defendant is bounky and and assument to	NICA 2014 Face be associated by a matter t
•	N.J.S.A. 2C:4-5a to be examined by a qualified
	gnated by the Commissioner of the Department of
Health to determine fitness to proceed. T	he jail or prison staff where the defendant is
incarcerated shall permit such examination	on at the jail or prison and shall provide access to
and copies of the inmate's medical record to perform the examination.	l, as available, and as the examiner deems necessary
2. Such finding by a qualified psychiatrist o	r licensed psychologist shall be submitted in a
written report to this Court and counsel a	nd shall include:
(a) A description of the nature of the exa	mination;
(b) A diagnosis of the mental condition of	of the defendant;
(c) An opinion as to whether or not the d	efendant is presently incompetent to proceed to trial
in consideration of the factors listed i	n N.J.S.A. 2C:4-4, and whether defendant's mental
condition is such that he/she poses a	present danger either to himself/herself or to other
persons upon his/her release into the	•
persons upon mis/her release into the	general community.

- (d) If examining clinician deems in-patient hospitalization is necessary to complete the examination.
- 3. Pursuant to *N.J.S.A.* 2C:4-4(b), the qualified psychiatrist or licensed psychologist shall render an opinion as to whether the defendant has the mental capacity to appreciate his/her presence in relation to time, place and things and whether the defendant's elementary mental processes are such that he/she comprehends:
 - (a) That he/she is in a court of justice charged with a criminal offense;
 - (b) That there is a judge on the bench;
 - (c) That there is a prosecutor present who will try to convict him/her;
 - (d) That he/she has a lawyer who will undertake to defend him/her;
 - (e) That he/she will be expected to tell to the best of their mental ability the facts surrounding him/her at the time and place where the alleged violation was committed if he/she chooses to testify and understand his/her legal right not to testify;
 - (f) That there is a jury present to pass upon evidence that adduced as to guilt or innocence of such charge or, that if he/she should choose to enter into plea negotiations or to plead guilty, that he/she comprehends the consequences of a guilty plea and that he/she be able to knowingly, intelligently, and voluntarily waive those rights which are waived upon such entry of a guilty plea; and
 - (g) That he/she have the ability to participate in an adequate presentation of his/her defense.
- 4. The Prosecutor's Office shall forward all discoverable materials, and the reasons the court is seeking this evaluation, to the Ann Klein Forensic Center Jail Program Coordinator.
- 5. The State psychiatric hospital provide this court and all counsel with his/her determination of competency pursuant to *N.J.S.A.* 2C:4-5.; and
- 6. The prosecutor shall deliver this court order to the AKFC Jail Coordinator at the Ann Klein Forensic Center within two (2) business days of execution of the order;
- 7. Upon entry of this order a case conference is scheduled with counsel in this matter within forty-five (45) days of the entry of this order to review the status of the case. The next court date in this matter shall be (no later than 45 days from date of this order) ______;

8. The written report submitte	d to by the	qualified	l psychiatrist or licensed psychologist to this
Court shall not include an o	pinion wit	h respect	to whether the defendant was insane at the
	•	•	
•			nd/or whether the defendant suffered from a
mental disease or defect at	the time of	the crim	e pursuant to N.J.S.A. 2C:4-2;
9. [any additional conditions a	as ordered	by the co	urt]
A copy of this Order will be t	orwarded	by the C	Clerk of the Court to the County Adjuster's
Office within two days of its s	signing.		
•			
Date			Judge
Prosecutor's Office:			Defendant's Attorney:
Name			Name
Address			Address
Telephone Number			Telephone Number
Fax			rax
Email			Email
Interpreter needed?	□ Yes	□ No	If yes, language
ADA accommodation needed?	☐ Yes	□ No	If yes, describe

Order #2 – Order Committing Defendant for Purposes of a Competency Evaluation Pursuant to N.J.S.A. 2C:4-5

Order #2

Order Committing Defendant For Purposes of A Competency Evaluation Pursuant to N.J.S.A. 2C:4-5

This order commits a defendant to the custody of the Commissioner of the Department of Health for the purposes of a competency evaluation as described in N.J.S.A. 2C:4-5. Pursuant to N.J.S.A. 2C:4-5, the hospitalization of the defendant for examination purposes is not to exceed thirty (30) days. This form of order is to be used in instances where a qualified psychiatrist or licensed psychologist has already examined the defendant pursuant to screening Orders #1A and #1B but was unable to make a determination as to the competency.

Attorney Name	
NJ Attorney ID Number	_
Address	
Telephone Number	_
Attorney for	
	Superior Court of New Jersey Law Division – Criminal Part
State of New Jersey	County
Plaintiff,	Indictment Number:
v.	Criminal Action
Defendant.	Ordering Committing Defendant Pursuant to N.J.S.A. 2C:4-5 Where Hospitalization is Clinically Necessary to Perform an Evaluation as to the Defendant's Competency to Stand Trial
THIS COURT having heard evidence that to condu	not a proper evaluation as to the defendant's
U	• •
competency to stand trial hospitalization is necessar	ry, pursuant to N.J.S.A. 2C:4-5,
It is on theday of, 20	ORDERED that:
1. The defendant is hereby committed into the cust	tody of the Commissioner of the Department
of Health for a period of thirty (30) days for pur	poses a competency evaluation to stand trial,
2. Such finding by a qualified psychiatrist or licens written report to this court and counsel and shal	•
(a) A description of the nature of the examination	on;
(b) A diagnosis of the mental condition of the d	efendant;
(c) An opinion as to the defendant's capacity to and to assist in his/her own defense;	understand the proceeding against him/her
(d) An opinion as to whether or not the defenda	nt is presently incompetent to proceed to tria
in consideration of the factors listed in N.J.S.	S.A. 2C:4-4, and whether defendant's mental
condition is such that he/she poses a present	danger either to himself/herself or to other
persons upon his/her release into the genera	

- 3. Pursuant to *N.J.S.A.* 2C:4-4(b), the qualified psychiatrist or licensed psychologist shall render an opinion as to whether the defendant has the mental capacity to appreciate their presence in relation to time, place and things and whether the defendant's elementary mental processes are such that he/she comprehends:
 - (a) That he/she is in a court of justice charged with a criminal offense;
 - (b) That there is a judge on the bench;
 - (c) That there is a prosecutor present who will try to convict him/her;
 - (d) That he/she has a lawyer who will undertake to defend him/her
 - (e) That he/she will be expected to tell to the best of his/her mental ability the facts surrounding him/her at the time and place where the alleged violation was committed if he/she chooses to testify and understand his/her legal right not to testify;
 - (f) That there is a jury present to pass upon evidence that adduced as to guilt or innocence of such charge or, that if he/she should choose to enter into plea negotiations or to plead guilty, that he/she comprehend the consequences of a guilty plea and that he/she be able to knowingly, intelligently, and voluntarily waive those rights which are waived upon such entry of a guilty plea; and
 - (g) That he/she have the ability to participate in an adequate presentation of his/her defense.
- 4. Said report shall be provided no later than thirty (30) days from date of admission; and,
- 5. The defendant shall not be administratively discharged by the institution without further order of this court; and,
- 6. A hearing on this matter shall take place on _____.
- 7. The written report submitted by the qualified psychiatrist or licensed psychologist to this Court shall not include an opinion with respect to whether the defendant was insane at the time of the crime pursuant to *N.J.S.A.* 2C:4-1 and/or whether the defendant suffered from a mental disease or defect at the time of the crime pursuant to *N.J.S.A.* 2C:4-2;

8. [Any additional conditions	[Any additional conditions as ordered by the court]					
A copy of this Order will be t	forwarded	to the C	ounty Adjuster's Office within two (2) days			
of its signing.						
Date			Judge			
Prosecutor's Office: Name			Defendant's Attorney: Name			
Address			Address			
Telephone Number			Telephone Number			
Fax Email		hadrandus de constante de la c	FaxEmail			
Interpreter needed?	☐ Yes		If yes, language			
ADA accommodation needed?	□ Yes	□ No	If yes, describe			

Order #3 – Order Committing a Defendant Who Is Incompetent to Stand Trial and Dangerous to Self, Others and/or Property for Further Evaluation after 90 Days

Order #3. Order Committing a Defendant Who is Incompetent to Stand Trial and Dangerous to Self, Others, and/or Property for Further Evaluation after 90 Days.

This order is to be used in committing a defendant to the custody of the Commissioner of the Department of Health when the defendant has been found by the court to be incompetent and dangerous to self, others, or property as a result of mental illness. <u>See, N.J.S.A.</u> 2C:4-6. This order sets up a review period of three (3) months, during which time the defendant is civilly committed for treatment and observations. The court shall hold a hearing three (3) months after the defendant has been committed and the professional staff shall report on the condition of the defendant regarding both competency and dangerousness as a result of mental illness. At the hearing, the court shall determine whether or not the criminal charges should be held in abeyance or dismissed with prejudice. <u>N.J.S.A.</u> 2C:4-6c.

This order also contemplates that if a defendant becomes competent or is no longer dangerous as a result of mental illness before the three (3) month period has expired the facility clinical staff must notify the court. The order prohibits the movement of the defendant from the State psychiatric hospital into the community without an order from the criminal court. However, this order permits a discharge of the defendant back to the jail from the State psychiatric hospital upon completion of the evaluation with notification to the court and counsel. If the court so choses it may recommend the defendant for a competency restoration program based upon the availability of such programs at the facility in which the defendant is housed.

Attorney Name	
NJ Attorney ID Number	-
Address	-
Telephone Number ,	_
Attorney for	- -
State of New Jersey Plaintiff,	Superior Court of New Jersey Law Division – Criminal Part County Indictment Number:
v	Criminal Action
Defendant.	Order Committing Defendant Pursuant to N.J.S.A. 2C:4-6 Who Lacks the Fitness to Proceed to Trial and Who Has Been Found to be Dangerous to Self, Others or Property as a Result of Mental Illness
THIS COURT having found that the defendant lack	es the fitness to proceed to trial and that the
defendant is so dangerous to self, others or property	as a result of mental illness as to require
institutionalization, pursuant to N.J.S.A. 2C:4-6b, tha	at the proceedings against the defendant shall
be suspended and the defendant is hereby committed	l into the custody of the Commissioner of the
Department of Health to be confined in an appropria	te institution where the defendant shall
undergo an examination of and treatment for, when	professionally determined to be clinically
appropriate, defendant's psychiatric condition; and	
It is on thisday of, 20, 20	ORDERED that: The Commissioner of the Department of
Health is continued.	•
2. If it is determined that the defendant has either b	ecome fit to stand trial or that the defendant
is no longer dangerous to self, others or property	as a result of mental illness, the professional
staff shall notify this court and counsel identified	d below and provide each with an evaluation
of and expert basis for the professed change in d	efendant's psychiatric condition including an
evaluation whether or not the defendant continue	es to be dangerous to self, others or property

as a result of mental illness; and,

- 3. If, within three (3) months after confinement pursuant to the terms of this order, it is determined that the defendant has not regained his/her fitness to stand trial, professional staff shall notify the court and counsel and provide each with an evaluation of the defendant's lack of fitness to proceed to trial, whether it is substantially probable that the defendant could regain his competence within the foreseeable future and whether defendant continues to be dangerous to self, others or property as a result of mental illness; and,
- 4. Pursuant to *N.J.S.A.* 2C:4-4(b), the qualified psychiatrist or licensed psychologist shall render an opinion as to whether the defendant has the mental capacity to appreciate their presence in relation to time, place and things and whether the defendant's elementary mental processes are such that they comprehend:
 - (a) That he/she are in a court of justice charged with a criminal offense;
 - (b) That there is a judge on the bench;
 - (c) That there is a prosecutor present who will try to convict him/her;
 - (d) That he/she has a lawyer who will undertake to defend him/her;
 - (e) That he/she will be expected to tell to the best of his/her mental ability the facts surrounding him/her at the time and place where the alleged violation was committed if he/she chooses to testify and understand his/her legal right not to testify;
 - (f) That there is a jury present to pass upon evidence that adduced as to guilt or innocence of such charge or, that if he/she should choose to enter into plea negotiations or to plead guilty, that he/she comprehends the consequences of a guilty plea and that he/she be able to knowingly, intelligently, and voluntarily waive those rights which are waived upon such entry of a guilty plea; and
 - (g) That he/she has the ability to participate in an adequate presentation of his/her defense.
- 5. The defendant shall not be administratively discharged into the community by the institution without further order of this court; and,
- 6. The defendant may be discharged to the appropriate jail or transferred upon written notification to this court and counsel by Department of Health's staff.

7. [Any additional conditions as ordered by the court]	
--	--

8. The next court date in this later than days prio	matter shal	ll be	with a report to be provided no
A copy of this Order will be	forwarded	to the C	ounty Adjuster's Office by the Clerk of
Court within two (2) days of			ouncy radiation is drived by the cherk of
Date			Judge
Prosecutor's Office:			Defendant's Attorney:
Name			Name
Address			Address
Telephone Number			Telephone Number
Fax			Fax
Email			Email
Interpreter needed?	□ Yes	□ No	
ADA accommodation needed	? 🗆 Yes	□ No	If yes, describe

Order #4 - Order Committing a Defendant Who Continues to Be Incompetent to Stand Trial and a Danger to Themselves, Others, or Property for Further Evaluation after 180 Days

Order #4. Order Committing a Defendant Who Continues to be Incompetent to Stand Trial and a Danger To Themselves, Others, or Property for Further Evaluation after 180 Days.

This order continues the commitment under N.J.S.A. 2C:4-6 for a defendant who is not competent and continues to be dangerous as a result of mental illness after the three (3) month review in form Order #3. This order continues hospitalization for the defendant for six (6) months. This order further requires the court to hold a hearing pursuant to N.J.S.A. 2C:4-6c and make a determination as to whether to hold the charges in abeyance. The charges may be dismissed only if the court finds that "continuing the criminal prosecution under the particular circumstances of the case would constitute a constitutionally significant injury to the defendant attributable to undue delay in being brought trial." Ibid.

This order extends the time of commitment to no more than six (6) months. As in form Order #3, clinical staff must provide the court with a report regarding the competency of the defendant and whether or not the defendant continues to be dangerous as a result of mental illness. In the case of a defendant who remains incompetent, the clinician is to provide an opinion as to whether the defendant is likely to regain competency in the foreseeable future. At any time before the six (6) month period has expired, the treating clinician is to inform the court if the defendant becomes competent and/or is no longer a danger to self, others, or property as a result of mental illness.

Attorney Name	
NJ Attorney ID Number	_
Address	-
Telephone Number	-
Attorney for	- -
State of New Jersey	Superior Court of New Jersey Law Division – Criminal PartCounty
Plaintiff,	Indictment Number:
v.	Criminal Action
Defendant.	Order Mandating the Periodic Review of Defendant's Fitness to Proceed to Trial and Dangerousness to Self, Others or Property as a Result of Mental Illness
THIS COURT having found that the defendant has	not regained his/her fitness to proceed to
trial within the past three (3) months and that the def	endant continues to be dangerous to self,
others or property as a result of mental illness, it is h	ereby ordered pursuant to N.J.S.A. 2C:4-6c
that the charges shall be held in abeyance and that th	e defendant remain committed to the
custody of the Commissioner of the Department of H	lealth to be confined in an appropriate
institution where the defendant shall undergo an exa-	mination of and treatment for, when
professionally determined to be clinically appropriat	e, defendant's psychiatric condition; and
It is on thisday of, 20	ORDERED that:
1. The defendant's commitment to the custody of the	
Health is continued.	o commissioner of the population of
2. If it is determined that defendant has become fit	to stand trial, the professional staff who
made this determination shall notify this court ar	nd counsel identified below and provide each
with an evaluation of defendant's fitness to proce	eed to trial including an evaluation whether
or not the defendant continues to be dangerous to	o self, others or property as a result of mental

illness; and

- 3. If at any time within the six (6) month period of hospitalization mandated by this order the professional staff should determine that the defendant is no longer dangerous to self, other or property as a result of mental illness, they shall notify this court and counsel immediately and provide each with a psychiatric evaluation and a proposed transfer date; and
- 4. If the defendant has not regained his fitness to stand trial and remains dangerous to self, others or property as a result of mental illness within six (6) months after confinement pursuant to the terms of this Order, the professional staff shall notify the court and counsel and provide each with an evaluation of the defendant's lack of fitness to proceed to trial, whether it is substantially probable that the defendant could regain his competence within the foreseeable future and whether defendant remains dangerous to self, others or property as a result of mental illness; and
- 5. Pursuant to *N.J.S.A.* 2C:4-4(b) the qualified psychiatrist or licensed psychologist shall render an opinion as to whether the defendant has the mental capacity to appreciate their presence in relation to time, place and things and whether the defendant's elementary mental processes are such that they comprehend:
 - (a) That he/she is in a court of justice charged with a criminal offense;
 - (b) That there is a judge on the bench;
 - (c) That there is a prosecutor present who will try to convict him/her;
 - (d) That he/she has a lawyer who will undertake to defend him/her;
 - (e) That he/she will be expected to tell to the best of his/her mental ability the facts surrounding him/her at the time and place where the alleged violation was committed if he/she chooses to testify and understand his/her legal right not to testify;
 - (f) That there is a jury present to pass upon evidence that adduced as to guilt or innocence of such charge or, that if he/she should choose to enter into plea negotiations or to plead guilty, that he/she comprehends the consequences of a guilty plea and that he/she be able to knowingly, intelligently, and voluntarily waive those rights which are waived upon such entry of a guilty plea; and
 - (g) That he/she has the ability to participate in an adequate presentation of his/her defense.

6.	The defendant shall not be acorder of this court; and	dministrat	ively dis	charged by the institution without further
7.	The defendant may be discha	arged to th	ne approp	oriate jail or transferred upon written
	notification to this court and	counsel b	y Depart	ment of Health's staff.
8.	[Any additional conditions a	s ordered	by the co	ourt]
9.	The next court date in this m	natter shal	l be	with a report to be provided no
	later than days prior	to the hea	ring.	
	copy of this order will be for o (2) days of its signing.	rwarded :	to the Co	ounty Adjuster's Office by the Court within
Da	te			Judge
	osecutor's Office: me			Defendant's Attorney: Name
Ad	dress			Address
Те	lephone Number			Telephone Number
га.	\			Fax
En	pail			Fax
In	terpreter needed?	□ Yes	□ No	If yes, language
Al	DA accommodation needed?	☐ Yes	□ No	If yes, describe

Order #5 - Order Releasing Defendant Who Lacks Fitness to Proceed but Is Not a Danger under Certain Conditions

Order #5. Order Releasing Defendant Who Lacks Fitness to Proceed But Is Not A Danger Under Certain Conditions.

This order is to be used in cases where a defendant has been found incompetent but there is no finding that they represent a danger to themselves, others, or property. In accordance with N.J.S.A. 2C:4-6(b) the court may direct the defendant to continue with outpatient treatment in such circumstances. The order states that the case would be held in abeyance. In cases where Ann Klein Forensic Center staff performed the initial evaluation, any follow up competency evaluation would be done by a psychologist from the Ann Klein Forensic Center.

orney Name	_
Attorney ID Number	~
dress	
ephone Number	_
orney for	
te of New Jersey	Superior Court of New Jersey Law Division – Criminal Part County
Piaintiff,	Indictment Number:
	Criminal Action
Defendant.	Order Mandating Release Upon Conditions of Defendant Who Lacks the Fitness to Proceed to Trial But is Not Dangerous to Self, Others or Property
titutionalization, s on theday of, 200 Pursuant to <i>N.J.S.A.</i> 2C:4-6b that the charges be	PRDERED that: held in abeyance and that the defendant be
Ann Klein Forensic Center (AKFC) Jail Diversion and the counsel identified below with an evaluate	on Program] who shall furnish this court ion which has determined whether the
	Attorney ID Number

¹ Ann Klein Forensic Center (AKFC) jail diversion program will complete the competency evaluation if the initial evaluation was completed by AKFC or if the court orders that subsequent evaluations be completed by AKFC.

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page 1 of

3.	Pursuant to N.J.S.A. 2C: 4-4(b), the qualified psychiatrist or licensed psychologist shall				
	render an opinion as to whether the defendant has the mental capacity to appreciate his/her				
	presence in relation to time, place and things and whether the defendant's elementary mental				
	processes are such that he/she comprehends:				
	(a) He/she is in a court of justice charged with a criminal offense;				
	(b) There is a judge on the bench;				
	(c) There is a prosecutor present who will try to convict him/her;				
	(d) That he/she has a lawyer who will undertake to defend him/her;				
	(e) He/she will be expected to tell to the best of his/her mental ability the facts surrounding him/her at the time and place where the alleged violation was committed if he/she chooses to testify and understand his/her legal right not to testify;				
	(f) There is a jury present to pass upon evidence that adduced as to guilt or innocence of such charge or, that if he/she should choose to enter into plea negotiations or to plead guilty, that he/she comprehends the consequences of a guilty plea and that he/she be able to knowingly, intelligently, and voluntarily waive those rights which are waived upon such entry of a guilty plea; and				
	(g) They he/she has the ability to participate in an adequate presentation of his/her defense.				
4.	. If the evaluation is to be conducted by AKFC, then staff at AKFC will set the time and location for the evaluation.				
5.	The next court date in this matter shall be and a report shall be provided no				
	later than days prior to the hearing.				
6.	IT IS FURTHER ORDERED [any additional conditions as ordered by the court]				
A	copy of this Order will be forwarded to the County Adjuster's Office by the Clerk of the				
	ourt within two (2) days of its signing.				

Date			Jud	
Prosecutor's Office:		Defendant's Attorney:		
Name		Name		
Address		Address		
Telephone Number		Telephone Number		
Fax		Fax		
Email		-	Email	
Interpreter needed?	☐ Yes	□ No	If yes, language	
ADA accommodation needed?	☐ Yes	□ No	If yes, describe	

Order #6A - Order Discharging the Defendant on Pretrial Release from the Care and Custody of the Commissioner of Health (Defendant not Detained)

Order #6A – Order Discharging the Defendant on Pretrial Release from the Care and Custody of the Commissioner of Health (Defendant not Detained)

Orders #6A and #6B are to be used where a defendant has been placed in the care of the Commissioner of the Department of Health and is now deemed competent to proceed.

Order #6A may be used where there has been a previous determination that the defendant may be released to the community. In such cases where there is no detainer for a defendant in a psychiatric hospital, the order would be used to discharge him/her from the hospital under the previous competency order.

Attorney Name	_
NJ Attorney ID Number	_
Address	_
	_
Telephone Number	_
Attorney for	_
State of New Jersey	Superior Court of New Jersey Law Division – Criminal Part
Plaintiff,	County Indictment Number:
V.	
ν.	Criminal Action
Defendant.	Order Discharging the Defendant on Pretrial Release From the Care and Custody of the Commissioner of Health
THIS COURT having found that the defendant has	regained his/her fitness to proceed to trial
·	
[or has been determined to be fit to stand trial] and the	nat the defendant is not dangerous to self,
others, or property as a result of mental illness,	
It is on theday of, 200	RDERED that:
1. The defendant shall be discharged from the care to await trial, and	and custody of the Commissioner of Health
2. IT IS FURTHER ORDERED [any additional of	conditions as ordered by the court]
3. The next court date for this matter shall be	•
A copy of this Order will be forwarded to the Co	unty Adjuster's Office by the Clerk of the
Court within two (2) days of its signing.	
`, ,	

Date				Judge	
Prosecutor's Office:			Defendant's Attorney:		
Name		Name			
Address			Address		
Telephone Number			Telephone Number		
Fax			Fax		
Email			Email		
Interpreter needed?	□ Yes	□ No	If yes, language		
ADA accommodation needed?	□ Yes	□ No	If yes, describe		

Order #6B - Order Mandating the Transfer of the Defendant from the Care and Custody of the Commissioner of Health to a Correctional Facility (Defendant Detained)

Order #6B – Order Mandating the Transfer of the Defendant From the Care and Custody of the Commissioner of Health to a Correctional Facility (Defendant Detained)

Orders #6A and #6B are to be used where a defendant has been placed in the care of the Commissioner of the Department of Health and is now deemed competent to proceed.

Order #6B may be used where the defendant has either previously been detained until trial on his/her present charge or a detention hearing has not taken place. In either case, the order may be used to return the defendant to the appropriate correctional facility to await a detention hearing or trial.

Attorney Name	~
NJ Attorney ID Number	
Address	~
Telephone Number	-
Attorney for	-
State of New Jersey Plaintiff,	Superior Court of New Jersey Law Division – Criminal Part County
v.	Indictment Number:
ν.	Criminal Action
Defendant.	Order Mandating the Transfer of Defendant From the Care and Custody of the Commissioner of Health to the Correctional Facility
THIS COURT having found that the defendant has has been determined to be fit to stand trial] and that t	
or property as a result of mental illness,	U
It is on theday of, 200	RDERED that:
1. The defendant shall be transferred to the [detention hearing/trial], and	Correctional Facility to await a
2. IT IS FURTHER ORDERED [any additional c	conditions as ordered by the court]
3. The next hearing in this matter will be held on _	·
A copy of this Order will be forwarded to the Co	unty Adjuster's Office by the Clerk of the
Court within two (2) days of its signing.	

Date				Judge
Prosecutor's Office:			Defendant's Attorney:	
Name			Name	
Address			Address	
Telephone Number			Telephone Number	
Fax			Fax	
Email			Email	
Interpreter needed?	□ Yes	□ No	If yes, language	
ADA accommodation needed?	☐ Yes	□ No	If yes, describe	

Order #7 – Order Mandating the Transfer of Defendant from the Care and Custody of the Commissioner of Health to the Correctional Facility

Order #7 – Order Mandating the Transfer of Defendant from the Care and Custody of the Commissioner of Health to the Correctional Facility

This Order is to be used when a defendant has gained his/her fitness to proceed to trial and is no longer dangerous to self, others or property by reason of mental illness. This Order transfers the defendant back to the correctional facility.

Attorney Name	
NJ Attorney ID Number	
Address	
Telephone Number	_
Attorney for	
State of New Jersey	Superior Court of New Jersey Law Division – Criminal Part County
Plaintiff,	Indictment Number:
v.	Criminal Action
Defendant.	Order Mandating the Transfer of Defendant From the Care and Custody of the Commissioner of Health to the Correctional Facility
THIS COURT having found that the defendant ha	s regained his/her fitness to proceed to trial
[or has been determined to be fit to stand trial] and	that the defendant is not dangerous to self.
others, or property as a result of mental illness,	
others, or property as a result of memar mices,	
It is on theday of, 20	ORDERED that:
	,
1. The defendant shall be transferred to the	Correctional Facility to await a
2. IT IS FURTHER ORDERED [any additional	conditions as ordered by the court]
	· · · · · · · · · · · · · · · · · · ·
3. The next hearing in this matter will be held on	·
A copy of this Order will be forwarded to the C	ounty Adjuster's Office by the Clerk of the
Court within two (2) days of its signing.	•
(
Date	Judge
Prosecutor's Office: Name	Defendant's Attorney: Name

Address			Address	
Telephone Number			Telephone Number	
Fax			Fax	
Email			Email	
Interpreter needed?	□ Yes	□ No	If yes, language	
ADA accommodation needed?	□ Yes	□ No	If yes, describe	

Order #S1 - Order Mandating a Psychiatric Evaluation of Defendant's Criminal Responsibility at the Time of the Crime (Sanity Evaluation) – (Defendant not Detained)

Order #S1 – Order Mandating a Psychiatric Evaluation of Defendant's Criminal Responsibility at the Time of the Crime (Sanity Evaluation) - (Defendant not Detained)

The text of the following proposed order has been drafted for use when the court needs an expert report pursuant to N.J.S.A. 2C:4-1 and the prosecutor and defense counsel having agreed that professional staff from the Department of Health should perform a sanity evaluation due to questions regarding a defendant's state of mind at the time of the offense. This form of order is to be used for defendants who are not detained at the time the order is entered and are in the community. The language in the order pertaining to the purpose of the evaluation is found in N.J.S.A. 2C:4-1. The order directs the defendant to undergo an evaluation from an expert designated by the Commissioner of Department of Health. The evaluation is to take place in the community at a place to be determined by the parties taking into account the length of time needed to complete the evaluation and any security concerns. These examinations have previously been conducted at defense counsel's offices and in courthouse settings when circumstances permit. Discovery is to be provided by the prosecutor to the court, who will then furnish it to professional staff at the Department of Health

It should be noted that this order is not to be used for an evaluation as to diminished capacity under N.J.S.A. 2C:4-2.

Attorney Name	_
NJ Attorney ID Number	_
Address	-
	_
Telephone Number	_
Attorney for	_
State of New Jersey Plaintiff,	Superior Court of New Jersey Law Division – Criminal Part County Indictment Number:
V.	
	Criminal Action
Defendant.	Order Mandating an Expert Evaluation of Criminal Responsibility at the Time of the Crime Pursuant to <i>N.J.S.A.</i> 2C:4-1 for a Defendant in the Community
HAVING RECEIVED notice pursuant to N.J.S.A.	2C:4-3 that the defendant intends to claim
that he/she was not responsible for his/her conduct a	t the time of the crime due to mental disease
or defect as provided in <i>N.J.S.A.</i> 2C:4-1, the defenda	
•	, , , , , , , , , , , , , , , , , , ,
evaluation by professional staff designated by the Co	•
his/her sanity of the [specify criminal conduct that the	ne defendant was originally charged with
committing]	
	; and
It is on theday of, 20	RDERED that:
1. The professional staff shall provide this court an his/her evaluation as to whether, at the time of the such a defect of reason, from disease of the mine act he/she was doing, or if he/she did know it, the doing was wrong;	he offense, the defendant was laboring under d as to not know the nature and quality of the
2. The examination shall take place at the location the Department of Health with the time and date	• • • •

	-			
3.	not limited to the current cha	arges agai	nst the denis order,	vard all discoverable materials, including but efendant and the reasons why counsel is to this Judge's team leader-for submission to late of this order; and,
4.	[Any additional conditions a	ıs ordered	by the co	ourt]
	copy of this Order will be fo ourt within two (2) days of i			ounty Adjuster's Office by the Clerk of the
Da	te			Judge
Pro Na	osecutor's Office: medress			Defendant's Attorney: Name Address
Tel Faz	ephone Number c ail			Telephone NumberFaxEmail
	erpreter needed?			If yes, language
	DA accommodation needed?		□ No	If yes, describe

Order #S2 - Order Mandating a Psychiatric Evaluation of Defendant's Criminal Responsibility at the Time of the Crime (Sanity Evaluation) – (Defendant Detained)

Order #S2 - Order Mandating a Psychiatric Evaluation of Defendant's Criminal Responsibility at the Time of the Crime (Sanity Evaluation) – (Defendant Detained)

The text of the following proposed order has been drafted for use when the court needs an expert report pursuant to N.J.S.A. 2C:4-1 due to questions regarding a defendant's criminal responsibility at the time of the offense. This order is to be used when the prosecutor and defense counsel agree that professional staff from the Department of Health (DOH) should perform a sanity evaluation. This form of order is to be used for defendants who are currently detained at the time the evaluation is ordered. The language in the order pertaining to what the elements of the evaluation is found in N.J.S.A. 2C:4-1. The Order directs the defendant to undergo an evaluation from a qualified expert designated by the Commissioner of the DOH. The evaluation is to be conducted at the place where the defendant is in custody. Discovery is to be provided by the prosecutor to the Court, who will then furnish it to DOH.

It should be noted that this order is not to be used for an evaluation as to diminished capacity under N.J.S.A. 2C:4-2.

Attorney Name	
NJ Attorney ID Number	
Address	
Telenhone Number	
Telephone NumberAttorney for	
State of New Jersey	Superior Court of New Jersey Law Division – Criminal Part
Plaintif	f, Indictment Number:
v.	Criminal Action
Defendan	water-
HAVING RECEIVED notice pursuant to <i>N.J.S.</i>	A. 2C:4-3 that the defendant intends to claim
that he/she was not responsible for his/her conduction	
or defect as provided in <i>N.J.S.A.</i> 2C:4-1, and with	
the defendant is hereby ordered to undergo an ev	
•	, ,
Commissioner of the Department of Health of his	
conduct that the defendant was originally charged	d with committing]
	1
	: and
It is on this day of, 2	OCCUPATION ORDERED that:
his/her evaluation as to whether, at the time of	t and the counsel identified below with a copy of of the offense, the defendant was laboring under nind as not to know the nature and quality of the t, that he/she did not know what he/she was
 The examination shall take place at the jail of Department of Health; 	r prison by a qualified expert from the

3.	The Prosecutor's Office shall immediately forward all discoverable materials, including but not limited to, the current charges against the defendant, the reasons why counsel is seeking an evaluation and a copy of this order, to this Judge's team leader for submission to the					
	evaluating expert with two (2				on to the	
4.	[Any additional conditions as ordered by the court]					
5.				onger than 90 days from date o	`	
	copy of this Order will be for		to the C	ounty Adjuster's Office by th	e Clerk of the	
Da	te .				Judge	
Na	osecutor's Office: me dress			Defendant's Attorney: Name Address		
Te Fa	lephone Number					
	terpreter needed?	□ Yes		If yes, language		
A	DA accommodation needed?	□ Yes	□ No	If yes, describe		