

Administrative Office of the Courts

### **GLENN A. GRANT, J.A.D.** Acting Administrative Director of the Courts

Richard J. Hughes Justice Complex • P.O. Box 037 • Trenton, NJ 08625-0037 njcourts.gov • Tel: 609-376-3000 • Fax: 609-376-3002

TO: Assignment Judges Trial Court AdministratorsFROM: Glenn A. Grant, J.A.D. DIRECTIVE #01-24 [Questions or comments may be directed to (609) 815-2900, ext. 54900]

SUBJ: Civil Commitments – Protocol for Applications Pursuant to N.J.S.A. 30:4-27.9a

**DATE:** February 6, 2024

On August 16, 2023, N.J.S.A. 30:4-27.9a was signed into law and became effective immediately. The law expires by its own terms within the next two years. The new law amends the civil commitment statutes to extend the existing timeframes to obtain a civil commitment order where certain conditions are met. It is intended to address issues faced by some general hospitals in coordinating for transfer of a patient to an inpatient psychiatric facility.

The existing timeframes do not allow an individual to be detained involuntarily for more than 72 hours from execution of the screening certificate without a temporary court order.

The new law allows a general hospital (rather than a psychiatric hospital), or emergency department within a general hospital, to submit an emergent application to the court for a temporary court order permitting the continued hold of an individual for up to an additional 72 hours beyond the initial 72-hour period typically allowed in civil commitment matters.

This directive promulgates the following protocol for filing applications pursuant to N.J.S.A. 30:4-27.9a with the court:

(1)All applications pursuant to N.J.S.A. 30:4-27.9a should be filed with the court using encrypted e-mail to ensure confidentiality. Guidance on sending encrypted e-mail using Microsoft Outlook and a









spreadsheet identifying where applications should be filed can be found in Attachments A and B, respectively.

- (2)Applications pursuant to N.J.S.A. 30:4-27.9a should include the following items:
  - a. Application;
  - b. Proposed Order Appointing Office of the Public Defender ("OPD") as Counsel (Attachment C);
  - c. Screening Document;
  - d. Screening Certificate;
  - e. Clinical Certificate (Attachment D);
  - f. Certification of Efforts to Find a Bed (Attachment E); and
  - g. Proposed Temporary Order for Continued Hold (Attachment F).
- (3) The hospital will file any such applications as soon as it is determined to be necessary, copying the OPD simultaneously on the first filing with the court. The hospital must provide the OPD with notice of each step of the emergent application thereafter. The hospital should also provide a copy of the application and any orders entered to the applicable County Adjuster's Office and County Counsel.
- (4) The court will enter an order that appoints the OPD as counsel for the patient and allows OPD prompt access to the patient and the patient's medical records. <u>See</u> Attachment C.
- (5)The court in its discretion can decide the application on the papers or conduct a hearing if requested by counsel. If the court conducts a hearing, the court shall determine whether to hold that hearing in person or virtually based on the apparent complexity of the matter and the extent of doubt as to the merits of the application. The court shall enter or deny a Temporary Order Regarding Continued Hold of the patient following its decision on the application. See Attachment F.
- (6) After the hospital has located an inpatient treatment facility for the patient and transported the patient to that facility, the receiving facility will apply to the court for a Temporary Order for Involuntary Commitment To Treatment Of An Adult (Inpatient Treatment). See Attachment G.

Assignment Judges are asked to provide copies of this Directive to those judges handling civil commitments.

Questions related to this Directive should be directed to the Civil Practice Division in the Administrative Office of the Courts at (609) 815-2900 x54900 or by email to <u>civilwebsites.mbx@njcourts.gov</u>.

Attachments

cc:

- A: Encryption Guidance Document;
- B: Filing Location Guidance Document;
- C: Order Appointing OPD as Counsel;
- D. Emergent Application Clinical Certificate;
- E. Certification of Efforts to Find a Bed;
- F: Order for Continued Hold of Patient; and
- G: Temporary Order for Involuntary Commitment to Treatment of an Adult (Inpatient Treatment)

Chief Justice Stuart Rabner
Civil Presiding Judges
Sarah Adelman, Commissioner, Department of Human Services
Jennifer N. Sellitti, Public Defender
Carl J. Herman, Director, Division of Mental Health Advocacy, Office of the Public Defender
Lisa Ciaston, Legal Liaison, Division of Mental Health and Addiction Services, DHS
County Adjusters
Steven D. Bonville, Chief of Staff
AOC Directors and Assistant Directors
Special Assistants to the Administrative Director
Civil Division Managers
Melissa Czartoryski, Chief, Civil Practice
Suvarna Sampale, Staff Attorney, Civil Practice

Attachment A

# **Encryption Guidance Document**

"Sending Encrypted email with Microsoft Outlook"

NJCourts New Jersey Co Independence • Integrity • Fairness • Qual		Sending Encrypted email with Microsoft Outlook
<b>This Guide is for:</b> Users who wish to send encrypted email.	<b>Summary:</b> This recipient would o	guide illustrates how to send an encrypted email with Microsoft Outlook and how the open that email.
	Table of Content	s
		an encrypted email Page 2 rypt an encrypted email Page 5



# Sending Encrypted email with Microsoft Outlook

### Create a new email

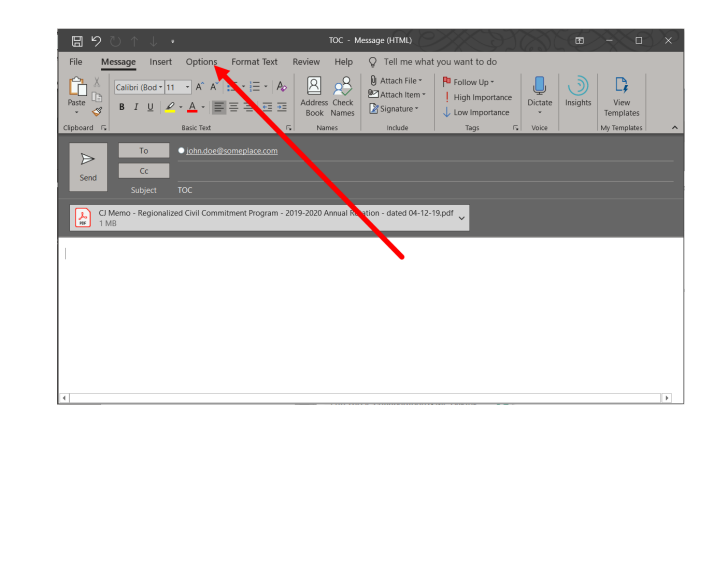
On the Outlook ribbon click New Email.

Enter the recipients and subject as you would when sending any email.

Attach the document that you wish to send.

## **Begin Encryption**

Click Options on the message ribbon.





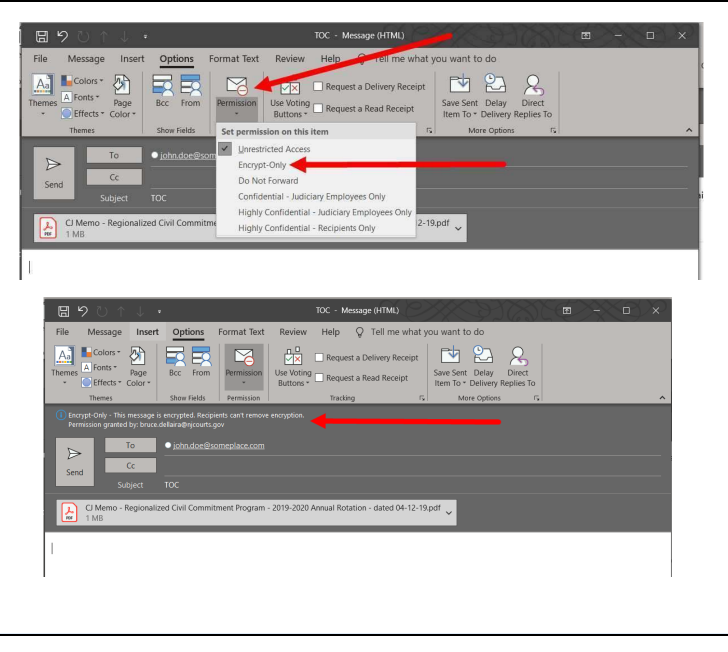
# Sending Encrypted email with Microsoft Outlook

### Permissions

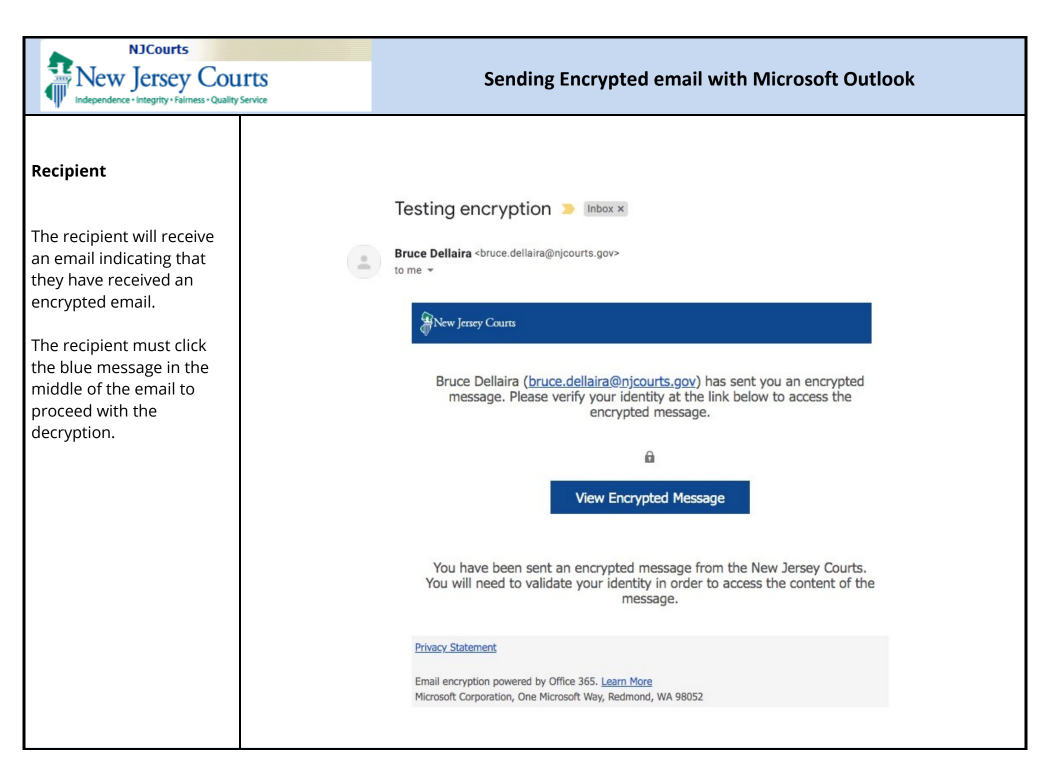
Click the Permissions dropdown arrow, then select Encrypt-Only

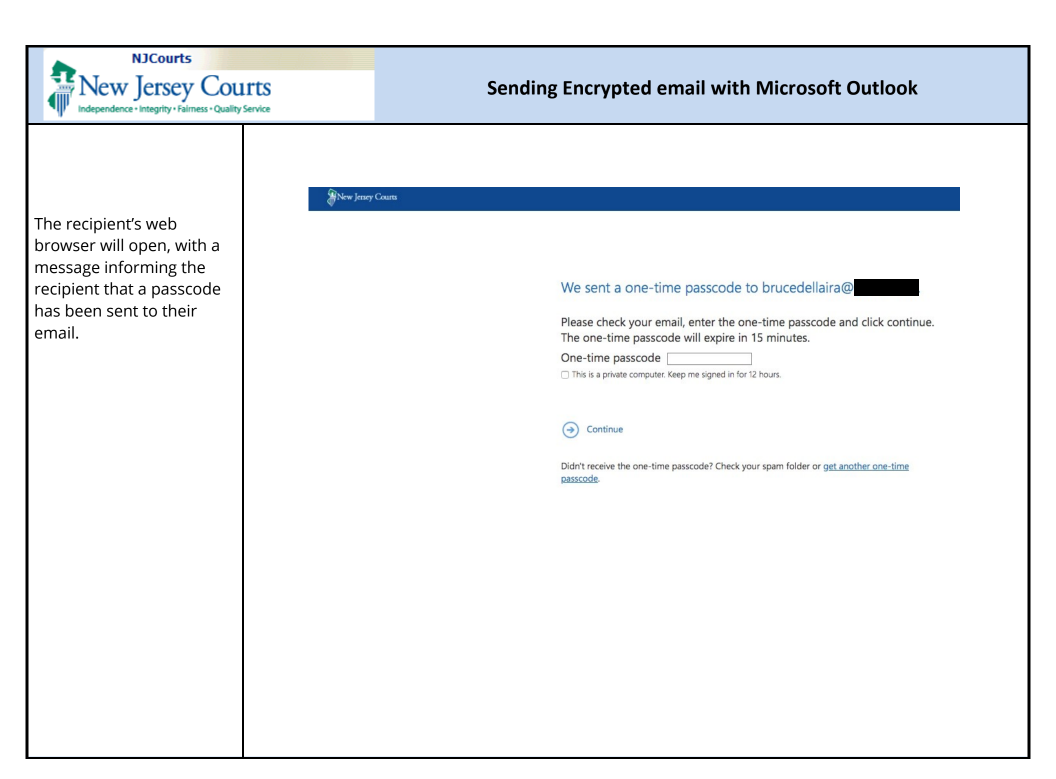
You'll see a confirmation message that your email is being encrypted.

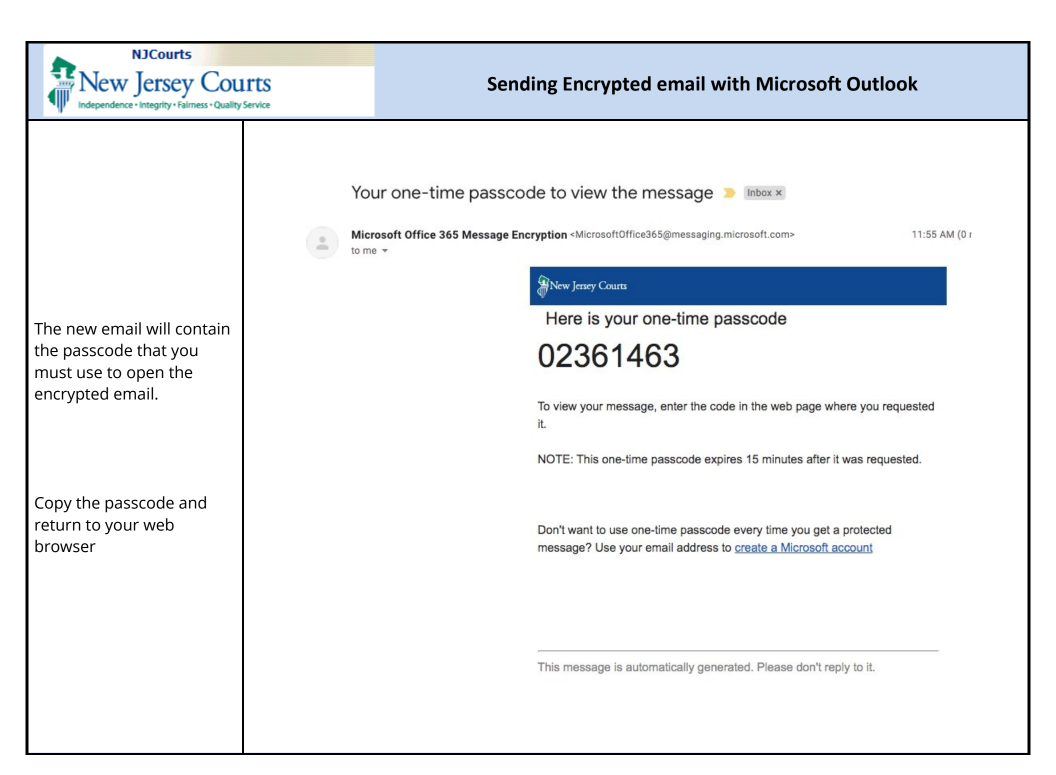
Click Send to send your email.

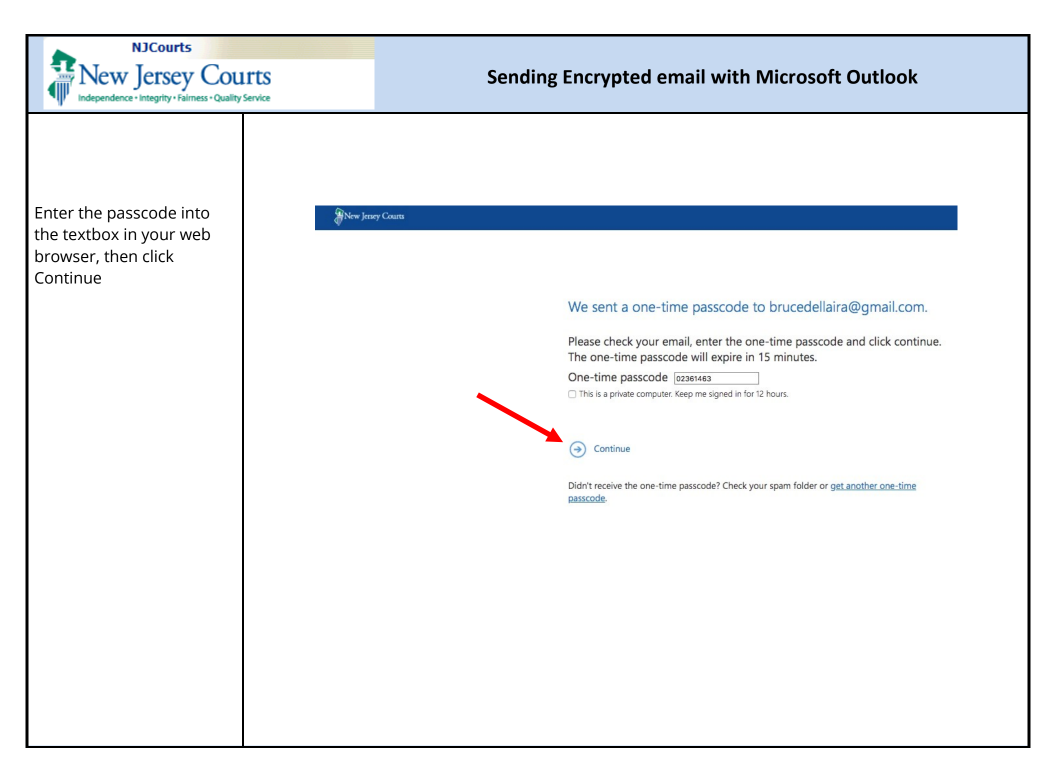


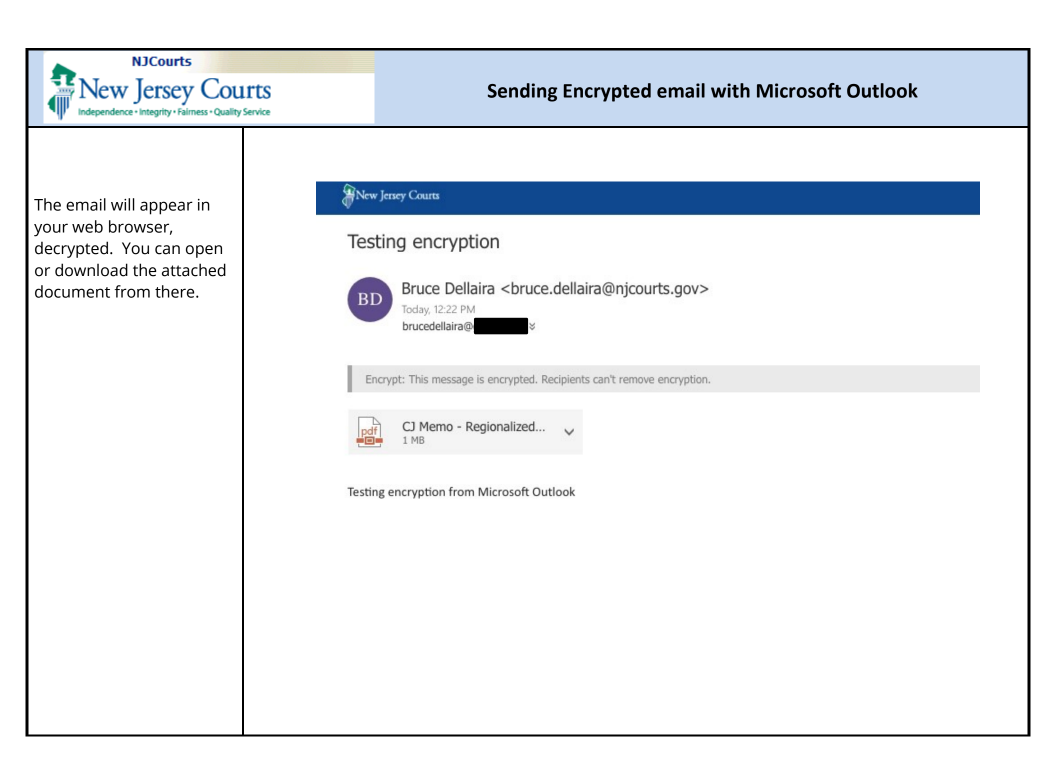
NJCourts New Jersey Courts Independence - Integrity - Fairness - Quality Service	Sending Encrypted email with Microsoft Outlook
You'll receive a warning message that indicates that the attachment may not be protected once it is removed from the email by the recipient. Click OK Your email is on its way.	Microsoft Office ? X Only file attachments that support rights management will automatically have their permission restricted to match the restrictions on this e-mail. All other file types are attached unprotected. Click Learn more to see a list of file types that support rights management. Don't show this message again Learn more OK Cancel











Attachment B

Filing Location Guidance Document

Civil Commitment Filings			
		Regular Business Hours	Non-Business Hours and Weekends
Vicinage 1	Atlantic	atlciviladmin.mailbox@njcourts.gov	Contact Emergent Duty Judge through Sheriffs Dept: 609- 909-7200
themage i	Cape May	atlciviladmin.mailbox@njcourts.gov	Contact Emergent Duty Judge through Sheriffs Dept: 609- 600-5061
Vicinage 2	Bergen	Contact Emergent Duty Judge through the Sheriffs Dept: 201-646-2222	Contact Emergent Duty Judge through Sheriffs Dept: 201- 646-2222
Vicinage 3	Burlington	BurCivCommits.mbx@njcourts.gov	BurCivCommits.mbx@njcourts.gov
Vicinage 4	Camden	CamCivCom.MBX@njcourts.gov	Contact Emergent Duty Judge through County's Communication Center: 856-783-1333
Vicinage 5	Essex	fmarsella@counsel.essexcountynj.org and anunez@counsel.essexcountynj.org and crochester@counsel.essexcountynj.org	Contact Emergent Duty Judge through Sheriffs Dept BCl Unit: 973-621-4111
Vicinage 6	Hudson	hudcivcomm.mbx@njcourts.gov	Contact Emergent Duty Judge through Sheriffs Dept: 201- 795-6300
Vicinage 7	Mercer	MERLAWCIVIL.mbx@njcourts.gov	Contact Emergent Duty Judge through Mercer County Sheriffs Dept: 609-989-6111
Vicinage 8	Middlesex	midcivcomm.mbx@njcourts.gov	midcivcomm.mbx@njcourts.gov
Vicinage 9	Monmouth	moncivcomm.mbx@njcourts.gov	moncivcomm.mbx@njcourts.gov
	Morris	Judge Andrew Wubbenhorst: 973-978-8585	Contact Emergent Duty Judge through Morris County Communications Center: 973-285-2900
Vicinage 10	Sussex	andrew.wubbenhorst@njcourts.gov and Alexander.Sousa@njcourts.gov and Connie.Juarbe-Aponte@njcourts.gov	Contact Emergent Duty Judge through Morris County Communications Center: 973-285-2900
Vicinage 11	Passaic	maryann.bennett@njcourts.gov and maxwell.merker@njcourts.gov	Contact Emergent Duty Judge: 973-592-3885
Vicinage 12	Union	mscasso@ucnj.org and mark.ciarrocca@njcourts.gov	Contact Emergent Duty Judge through Union County Police Dept: 908-654-9800
	Somerset	V13CvCmt.mbx@njcourts.gov	Contact Emergent Duty Judge through Somerset County Communications Center: 908-526-2500
Vicinage 13	Hunterdon	V13CvCmt.mbx@njcourts.gov	Contact Emergent Duty Judge through Hunterdon County 911 Call Center: 908-788-1202
	Warren	V13CvCmt.mbx@njcourts.gov	Contact Emergent Duty Judge through Warren County 911 Call Center: 908-835-2030
Vicinage 14	Ocean	For both regular and emergent duty hours, email all judges and secretaries on this list: Judges: Francis.Hodgson@njcourts.gov; Craig.Wellerson@njcourts.gov; mark.troncone@njcourts.gov; therese.cunningham@njcourts.gov; valter.must@njcourts.gov; robert.brenner@njcourts.gov; john.doran@njcourts.gov; James.DenUyl@njcourts.gov Secretaries: lisa.dante@njcourts.gov; Nancy.Mroczkowski@njcourts.gov; Theresa.Kries@njcourts.gov; maria.baptista@njcourts.gov; Mary.Moore1@njcourts.gov; Barbara.Falcetano@njcourts.gov; tracy.garbacki@njcourts.gov; sandra.donaldson@njcourts.gov	
	Cumberland	James Swift, J.S.C. James.Swift@njcourts.gov	Contact Emergent Duty Judge through Cumberland County Sheriffs Dept: 856-451-4449 Ext "0" after hours
Vicinage 15	Gloucester	Robert Malestein, P.J.Ch. Robert.Malestein@njcourts.gov	Contact Emergent Duty Judge through Gloucester County Communications: 856-307-7180
	Salem	Benjamin Morgan, J.S.C. Benjamin.Morgan@njcourts.gov	Contact Emergent Duty Judge through Salem County Jail: 856-769-4300 Ext. 7770

Attachment C

# Order Appointing OPD as Counsel

IN THE MATTER OF THE
COMMITMENT OF [PATIENT'S
INITIALS]

SUPERIOR COURT OF NEW JERSEY LAW DIVISION: CIVIL PART COUNTY OF [COUNTY]

Docket No. \_\_\_\_ - \_\_\_\_

## **CIVIL ACTION**

ORDER APPOINTING COUNSEL

THIS MATTER having been presented by [HOSPITAL NAME] ("the Hospital") to the court on an emergent application for the continued hold of [PATIENT NAME] pursuant to N.J.S.A. § 30:4-27.9a, and the Office of the Public Defender, Division of Mental Health Advocacy ("the OPD") having been provided with a copy of the emergent application; the Court orders as follows:

IT IS ON THIS DAY OF 2024, **HEREBY** 

### **ORDERED** that:

- 1. The OPD is hereby appointed as counsel for the Patient for the emergent application.
- 2. The attorneys and investigative staff of the OPD shall be provided with prompt physical access to the Patient in the Hospital and shall have the right

to inspect and copy all records relating to the Patient's mental condition, including the Patient's clinical chart as required by <u>R.</u> 4:74-7(d). For purposes of this application, the OPD is deemed the Patient's representative under the Health Insurance Portability and Accountability Act (HIPAA).

Judge Signature

Print or Stamp Judge Name

Attachment D

# Emergent Application Clinical Certificate

### <u>Type or Print Clearly</u> STATE OF NEW JERSEY DEPARTMENT OF HUMAN SERVICES Division of Mental Health and Addiction Services

### CLINICAL CERTIFICATE FOR INVOLUNTARY COMMITMENT OF MENTALLY ILL ADULTS AND AN EMERGENT APPLICATION FOR A TEMPORARY CONTINUED HOLD ORDER PURSUANT TO P.L. 2023, c. 139

# If additional space is needed to provide the information requested, additional documents may be attached to this form.

# I. <u>General Purpose and Instructions</u>

In accordance with P.L 2023, c. 139, when a general hospital has not located a receiving inpatient treatment facility for an individual in need of involuntary commitment to inpatient treatment within seventy-two hours of the completion of a screening certificate, a general hospital may make an emergent application to the court for a temporary court order permitting a continued hold of an individual in need of involuntary commitment to inpatient treatment for up to an additional seventy-two hours. As part of the general hospital's emergent application, the general hospital must demonstrate that "there is a substantial likelihood that, by reason of mental illness, the [individual] will be dangerous to the [individual's] own self or others . . . ." Ibid. In support of this, the general hospital must submit two certifications from 2 psychiatrists who have examined the individual and found the individual in need of involuntary commitment to inpatient treatment as a result of mental illness that causes the individual to be a danger to themselves or others.

Pursuant to P.L. 2023, c. 139, only a psychiatrist is authorized to provide a certification in support of the emergent application. The psychiatrist certifications must be completed by a psychiatrist who is licensed as a physician to practice medicine in New Jersey and who has completed the training requirements of the American Board of Psychiatry and Neurology or the American Osteopathic Board of Neurology and Psychiatry. See N.J.A.C. 10:31-1.3.

For the two required psychiatrist certifications, the general hospital may:

- 1. submit the initial screening certificate completed by the screening service psychiatrist for the individual <u>and</u> this clinical certificate completed by a psychiatrist employed by or providing consulting services to the general hospital; or
- 2. submit two of these clinical certificates; each certificate must be completed by a psychiatrist employed by or providing consulting services to the general hospital.

However, as limited by P.L. 2023, c. 139, the screening certificate referenced above cannot be used when: (1) it is completed by a physician who is not a psychiatrist; and/or (2) there is a finding that the individual is in need of involuntary commitment to inpatient treatment solely as a result of dangerousness to property.

For additional information about involuntary commitment, including definitions of terms and/or legal

# standards, see P.L. 2023, c. 139, N.J.S.A. 30:4-27.1 et seq., and N.J. Court Rule 4:74-7. **II. Certification of Examination and Qualifications**

A.	Ι		, M.D./D.	0.of		
					(Street Addre	ss)
	(City or Town)	County	State	Medical	License No.	Issuing State
	do hereby certify th	at I personally o	examined			
				(Nar	ne of Patient)	
	at	on		from	am/pm to	am/pm.
	(Location)		(Date)	(T	ime of Examina	tion)
	I am a psychiatrist as defined in section I of this document.					
B.	I am not a relative b motive in executing		U	5		<b>v</b> 1 1

C. If an interpreter assisted in this personal examination, the interpreter's name and title and the patient's primary language are as follows:

(Name) (Title) (Language)

D. This document is being prepared as:

\_\_\_\_\_ a

a Clinical Certificate pursuant to P.L. 2023, c. 139 (regarding an emergent application to the

court for a temporary court order permitting a continued hold of an individual in need of involuntary commitment to inpatient treatment for up to an additional 72 hours, and which certificate must be completed by a psychiatrist).

# III. <u>Telepsychiatry (if Telepsychiatry not used, skip to IV)</u>

Telepsychiatry was the means by which the interview with the patient was conducted.

Complete each numbered provision below and initial each statement that applies.

1. \_\_\_\_The consumer was afforded the opportunity to have an in-person interview; or

\_\_\_\_The consumer elected a face-to-face evaluation but the evaluation was performed by telepsychiatry because waiting for a psychiatrist was clinically contraindicated. Briefly explain:

2. \_\_\_\_Telepsychiatry was not clinically contraindicated because:

- 3. \_\_\_\_I am on the staff of or providing psychiatric consultation services to the general hospital.
- 4. \_\_\_\_I hold a full, unrestricted medical license in New Jersey.
- 5. <u>I am capable of performing all the duties that an on-site psychiatrist can perform, including prescribing medication, monitoring restraints and other related interventions that require a physician's orders or oversight.</u>
- 6. <u>I am available for discussion of the case with facility staff, and/or for interviewing family</u> members and others, as the case may require.

## IV. Patient Identification and Information

1. Patient's identifying data:		
Social Security No.	DOB:	
Marital Status:	Telephone No.	
Driver's License:		State Issued:
Address:		
Next of Kin (for County Adjuste	er court hearing notification purposes of	only):
(Name) Next of k	kin contact information:	
(Address)		(Phone No.)
Education (Highest Grade Comp	pleted): Employment of	r Occupation:
2. Psychiatric Advance Directive		
The patient does not have a	Psychiatric Advance Directive (PAD)	(go to 3);
It could not be determined aff	ter a reasonable inquiry whether the pat	tient has a PAD (go to 3);
The patient claims to have a 3); or	PAD, but after a reasonable search it l	nas not been found (go to
The patient has a PAD which	h is appended hereto.	
The PAD names		to act as a

Mental Health Care Representative.

The PAD does not name a Mental Health Care Representative.

- 3. Patient's presenting conditions:
  - a. Medical Conditions: \_\_\_\_\_\_ Treating Physician: \_\_\_\_\_ Medications: \_\_\_\_\_

Source(s) of the information:

b. Presenting psychiatric condition, current psychiatric treatment, medication and any recent changes:

Source(s) of the information:

c. Recent stressors:

Source(s) of the information:

d. Substance use (type and treatment)

Source(s) of the information:

e. Prior psychiatric hospitalizations or voluntary outpatient treatment (types and dates if known):

Source(s) of the information:

f. Prior medical and psychiatric diagnoses:

Source(s) of the information:

g. Prior treatment by an outpatient provider pursuant to a commitment for outpatient treatment, if any; identifying dates of treatment; provider; any barriers to treatment; and significant outcomes:

Source(s) of the information:

### V. Results of Personal Examination

- 1. Present Mental Status:
  - a. Appearance and Attire:
  - b. Attitude and Behavior:
  - c. Affect and Mood:
  - d. Association and Thought Processes:
  - e. Thought Content:
  - f. Perception:

- g. Sensorium, Memory and Orientation:
- h. Intellectual Functioning:
- i. Insight and Judgment:
- 2. Description of physical findings (include physical status, vital signs, laboratory data):

### VI. Conclusions

1. Provisional Diagnoses from current Diagnostic and Statistical Manual:

Psychiatric and Substance Use Diagnosis/Diagnoses:

Other Diagnoses:

I certify that there is a substantial likelihood that, by reason of mental illness, the patient will be dangerous to self or others.

2. Dangerous to Self:

If you have concluded that this patient is dangerous to self, answer the items in (a), (b), and/or (c) below that are relevant to the patient's condition, giving the sources of information by name and title or relationship to patient, or cite the document. Give details, including history, recent threats, dates and situations surrounding any attempts; i.e. was patient taking medication, under supervision of a community treatment program, in the hospital, was there a precipitating crisis?

- a. The patient has threatened or attempted to die by suicide (when and how, if known):Source(s) of the information:
- b. The patient has threatened or attempted serious bodily harm to himself/herself as follows:

Source(s) of the information:

c. The patient has behaved in the following manner which indicates that he or she is unable to satisfy his/her need for nourishment essential medical care shelter:

and

The patient is not able to satisfy the needs listed in (c) above with the supervision and assistance of others who are willing and available.

Source(s) of the information:

3. Dangerous to Others

If you have concluded that this patient is dangerous to others, answer the items below, giving the sources of information by name and title or relationship to patient, or cite the document. State all facts, observations or information upon which you base your conclusion that the patient, if not committed, would be substantially likely to inflict serious bodily harm upon another person within the reasonably foreseeable future:

a. History of Dangerous Behavior:

Source(s) of the information:

b. Recent behavior (state date(s) of behavior)

Source(s) of the information:

- 4. State alternatives to involuntary treatment that were considered and why other services are not appropriate or available to meet the patient's mental health care needs. Be specific. If information contained in the screening document is relied on, please refer to specific item number in that document.
- 5. I am aware of the standard for involuntary commitment. The following checked statements are true:

I personally examined this patient.

This patient suffers from a mental illness as defined under N.J.S.A. 30:4-27.2r.

This patient, if not committed, would be a danger to self and/or others by reason of mental illness in the immediate future.

This patient is unwilling to be admitted to the required treatment program or facility voluntarily for care.

## VII. <u>Disposition</u>

1. If the patient is to receive services in a county that has not yet designated an outpatient commitment program, or if the program exists but has no openings:



The danger s/he presents is imminent.

Although the danger s/he presents is not imminent, this patient is in need of care at a psychiatric inpatient unit because other services are not appropriate or available to meet the person's mental health care needs.

2. If the patient is to receive services in a county that has a functioning outpatient commitment program:

In my professional judgment, the danger is imminent, or outpatient treatment is either not available or would not be sufficient to render the patient unlikely to be dangerous in the reasonably foreseeable future, or the patient does not have a history of responding to treatment, and my recommendation is commitment to the least restrictive available inpatient facility.

# VIII. Certification

I certify that the foregoing statements made by me are true.

I further certify that this patient is medically stable and is not in primary need of a medical or nursing home level of care at this time.

I am aware that if any of the foregoing statements made by me are willfully false, I am subject to punishment.

Date

Attachment E

# Certification of Efforts to Find a Bed

### I/M/O THE COMMITMENT OF [PATIENT'S INITIALS]

SUPERIOR COURT OF NEW JERSEY LAW DIVISION

DOCKET NO. \_\_\_\_-\_\_-\_\_\_

**Civil Action** 

CERTIFICATION OF [NAME]

I, [NAME], hereby certify and say:

1. I am the [POSITION] at [Hospital Name] (the "Hospital"). I am familiar with the events giving rise to this emergent application for a continued hold order and submit this certification in support of the Hospital's application. I have made personal efforts, or am familiar with efforts made by Hospital staff or the Hospital's Designee (e.g., Designated Screening Center), to locate an appropriate placement for [PATIENT NAME] (the "Patient").

2. Since the completion of the screening certificate by [PSYCHIATRIST NAME] on [DATE], diligent efforts have been made to locate an appropriate placement in a licensed facility for the Patient that is the least restrictive environment for the Patient.

3. However, we have been unable to locate an appropriate placement in a licensed facility that will accept the Patient for involuntary commitment to inpatient treatment, and do not anticipate being able to find such a placement within seventy-two (72) hours of completion of the screening certificate.

4. As a result, the Patient currently remains at the Hospital pending identification of an available placement and transfer of the Patient to an accepting facility.

-1-

5. The following is a list of the facilities identified as appropriate for the Patient's condition and considered the least restrictive environment for the Patient, and contacted by the Hospital or Hospital's Designee regarding a placement. A description of the responses received by the Hospital or Hospital's Designee from each are outlined in the chart below. The responses set out in the chart have the following meanings:

- Declined" means the facility did not accept the Patient. The reason provided for the denial is included in the response column in the chart.
- "To Be Reviewed" means the facility is considering the case but has not yet indicated whether they will accept the Patient.
- "No Answer" means we have not heard back from the facility yet despite making contact about bed availability.

Facility	Dates of Inquiry	<u>Response</u>

• "No beds" means the facility does not have any beds currently available.

I am aware that if any of the foregoing statements by me are willfully false, I am subject to punishment.

[NAME]

Dated:\_\_\_\_\_, 2023

Attachment F

Order for Continued Hold of Patient

IN THE MATTER	OF T	HE	SUPERIOR	COURT	OF	NEW
COMMITMENT	OF	[PATIENT'S	JERSEY			
INITIALS]			LAW DIVISI	ON: CIVIL	PART	
			COUNTY OF	[COUNTY	]	
			Docket No.			
			CIVIL	ACTION		
			ODDED FO			
			ORDER FO			
			HOLD OF [P.	ATIENTS	UNITA	L9]

THIS MATTER having been presented by [HOSPITAL NAME] ("the Hospital") to the court on an emergent application for the continued hold of [PATIENT NAME] pursuant to N.J.S.A. § 30:4-27.9a, and [HOSPITAL NAME] having notified the Office of the Public Defender and provided a copy of the emergent application and all supporting documents to the Office of the Public Defender; and

WHEREAS, the Hospital demonstrated that, to date, it exhausted all reasonable efforts to place [PATIENT NAME] in a short-term care or psychiatric facility, or special psychiatric hospital; and

WHEREAS, the Hospital has demonstrated that there is a substantial likelihood that, by reason of mental illness, [PATIENT NAME] will be dangerous to the person's own self or others based upon the certification of two psychiatrists

who have examined [PATIENT NAME] and deemed [PATIENT NAME] is in need of involuntary commitment; and

WHEREAS, the Hospital has shown that it is currently and will continue to provide appropriate treatment that meets the standard of care for [PATIENT NAME]; and

WHEREAS, the Office of the Public Defender has been appointed as counsel to represent the patient; and

WHEREAS, (Check one):

A. \_\_\_\_\_ In the absence of a request by counsel for hearing, the application was decided by the court on documentary presentations or

B. \_\_\_\_\_ Counsel having requested a hearing, the court conducted a

hearing on the record on \_\_\_\_\_, 20\_\_\_; and

WHEREAS, the Court having determined [PATIENT NAME] the standard

for continued hold of [PATIENT NAME] has been met;

NOW THEREFORE, it is on this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_

### ORDERED:

1) [PATIENT NAME] shall continue to be held at [HOSPITAL NAME] until no later than [DATE AND TIME (Date and Specific Time No More Than 144 Hours From Screening Certificate)] which is [#] hours from execution of the screening certificate.

- 2) [HOSPITAL NAME] shall continue to exercise all due diligence to locate and, as soon as possible, transport and place [PATIENT NAME] in an appropriate short-term care or psychiatric facility, or special psychiatric hospital pending an application for a temporary order of commitment.
- 3) During the period of confinement authorized hereby, [HOSPITAL NAME] shall continue to protect the rights of [PATIENT NAME].
- 4) The Hospital shall forthwith serve a copy of this Order upon the Office of the Public Defender and County Counsel.

Judge Signature

Print or Stamp Judge Name

Attachment G

Temporary Order for Involuntary Commitment to Treatment of an Adult (Inpatient Treatment)

# STATE OF NEW JERSEY

COURT

COUNTY OF\_\_\_\_\_

#### IN RE THE MATTER OF:\_\_\_\_\_

### TEMPORARY ORDER FOR INVOLUNTARY COMMITMENT TO TREATMENT OF AN ADULT (INPATIENT TREATMENT)

This matter having b	eing brought be	efore the Court on th	iis
day of	, 20	for a Tempora	ry Order for Commitment to
Treatment pursuant to N.J.S	. <i>A</i> . 30:4-27.10(a	a), specifically seeki	ing the involuntary commitment
of		, an adu	lt (herein referred to as "patient")
to inpatient treatment; and			
[* To include if applicable:	WHEREAS, o	on day of	, 20, [GENERAL
HOSPITAL name] was grar	nted a continued	l hold of [PATIENT	NAME] pursuant to N.J.S.A. §
30:4-27.9a; and			

WHEREAS, since entry of that Order, the Hospital located [FACILITY NAME], a short-term care or psychiatric facility, or special psychiatric hospital for placement of [PATIENT NAME] and on \_\_\_\_\_ day of \_\_\_\_, 20\_\_ placed [PATIENT NAME] in [FACILITY NAME]; and

WHEREAS, [FACILITY NAME] has initiated this application within the timeframes pursuant to N.J.S.A. § 30:4-27.9a; and]

The two necessary clinical/screening certificates having been presented to the court in the form required by *N.J.S.A.* 30:4-27(b) and *R.*4:74-7(b); and

The court, upon review of the documents received, finding there to be probable cause to believe that the above named patient is in need of involuntary commitment to treatment in accordance with the standard set forth in *N.J.S.A.* 30:4-27.2(m);

IT IS on this \_\_\_\_\_\_day of \_\_\_\_\_, 20\_\_\_\_\_ ORDERED that:

2. The court hearing (referred to in paragraph 1, above) is hereby scheduled for

		am/pm on the	day of	
20	at		: and	
		(location)	,	

3. County Counsel\_\_\_\_\_

is hereby assigned to present, at said hearing, the case for continuing involuntary commitment to treatment; and

4. The following attorney is hereby assigned to represent the patient:

\_\_\_\_\_; and

5. Notice of the time, date and location of the above scheduled hearing shall be served, no less than 10 days prior to hearing date, upon the patient, patient's counsel, patient's guardian (if any), county counsel referred to herein, and patient's nearest relatives (include addresses): The county adjuster of the county in which the patient has legal settlement, the director, chief executive officer or other individual having custody of the patient and the following individuals (include addresses):

•	and
•	anu

6. The notice (referred to in paragraph 5, above) shall be served upon the patient, patient's guardian (if any) and patient's counsel and shall include a copy of this Order, a statement of patient's rights at the court hearing (*N.J.S.A.* 30:4-27.14) and the screening and/or clinical certificates and any other documents submitted in support of patient's involuntary commitment; and

7. Service upon the patient shall be by personal service, all other persons specified herein to receive notice shall be served by \_\_\_\_\_\_

	(mode of service)	
with the following exceptions:		
		; and
It is further ordered that		

Judge Signature

Print or Stamp Judge Name