(KMH-15) OrderRevokeCRCommDOH <i>FAX Distribution to:</i>	(rev 5/2024)		
	808 241-1758		
☑ Prosecutor ☐ Defense Attorney	000 241-1730		
☐ Public Defender	808 274-3422		
☐ Private Attorney			
✓ Adult Probation			
	808 832-1855		
☐ 2 nd Examiner Dr.			
☐ 3 rd Examiner Dr.			
✓ KCMHC Forensics	808 241-3133		
✓ AMHD Forensics	808 777-6169		
☑ Sheriff Division	808 482-2389		
☐ KPD Cellblock	808 241-1645		
□ KCCC	808 241-3059		
□ occc	808 832-1412		
☑ HSH Forensics	808 236-8716		
☐ Kahi Mohala	808 677-2810		
☐ Other			
☐ Other			
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IN THE STATE OF HAWAII, vs.	C STATE)))))	OF HAWAII CR. No FC-CR REP. NO(S): ORDER REVOKING CONDITIONAL RELEASE, COMMITTING DEFENDANT TO THE CUSTODY OF THE DIRECTOR OF HEALTH AND	
IN THE STATE OF HAWAII, vs.	C STATE)))))	CR. No	
IN THE STATE OF HAWAII, vs.	C STATE)))))	CR. No	
IN THE STATE OF HAWAII, vs.	C STATE)))))	CR. No	

ORDER REVOKING CONDITIONAL RELEASE, COMMITTING DEFENDANT TO THE CUSTODY OF THE DIRECTOR OF HEALTH AND ORDER FOR TRANSPORT

	tate of Hawaii's Motion for Revocation of Conditional Release under Section Hawaii Revised Statutes, came on for hearing on
	counsel,, and Deputy Prosecuting Attorney were present.
Defen	dant [] was physically present [] appeared via video-conferencing.
	ourt, having considered the motion and responses thereto, the evidence and esented, and the record and file in this case, finds by a preponderance of the follows:
	Defendant has not fulfilled the Conditions of Release;
	For the safety of Defendant or others, Defendant's conditional release should be revoked; and/or
	Defendant is not a proper subject for conditional release and should be committed to the custody of the Director of Health to be placed in an appropriate institution for detention, care and treatment;
Therefore, I7	IS HEREBY ORDERED as follows:
1. Defendant's	The Motion for Revocation of Conditional Release is GRANTED, and conditional release is hereby REVOKED.
appropriate i	Pursuant to Section 704-413(4), Hawaii Revised Statutes, Defendant is orthwith to the custody of the Director of Health for placement in an institution for detention, care, and treatment ("DOH Facility"), subject only to release in accordance with the procedure prescribed in HRS Section 704-
on Facility, Defe Rehabilitatio	om the date and time of the issuance of this Court's Oral Ruling (being made atm.) until Defendant's transfer to a DOH endant shall remain in the custody of the Department of Corrections and n at the Kauai Community Correctional Center for no more than forty-eight ending admission and placement in an appropriate DOH Facility for detention, atment.
4.	When Defendant is admitted to an institution deemed appropriate by the

- Director, of Health, representatives of the Department of Law Enforcement, Sheriff's Division designate shall effect the immediate transfer and transport of Defendant from the Kauai Community Correctional Center to the DOH Facility.
- 5. The Adult Client Services Branch of the Fifth Judicial Circuit shall provide the DOH Facility with copies of all of Defendant's medical and mental health records in the

possession of the probation office, to be used only for the purposes of detention, care and treatment of the Defendant. If Defendant is admitted to Hawaii State Hospital, the records shall be kept confidential pursuant to Hawaii State Hospital Policy and Procedure no. 04.0556 concerning the maintenance, transmission and interchange of written, verbal and/or electronically recorded protected health information and pursuant to applicable state and federal laws. If Defendant is admitted to another institution, the records shall be kept confidential pursuant to that institution's policy and procedure concerning maintenance, transmission, and interchange of written, verbal and/or electronically recorded protected health information and pursuant to applicable state and federal law.

- 6. The Defendant's treating physician at the DOH Facility, or the treating physician's authorized designates, may administer medication prescribed for Defendant; provided, however, that no medication shall be administered to Defendant involuntarily, without further order of the Court.
- 7. The Clerk of the Court shall provide a copy of the report(s) prepared by the examiner(s) appointed pursuant to HRS Section 704-404 to the Department of Health, along with a copy of this Order of commitment. The report(s) shall be kept confidential pursuant to Rule 9 of the Hawaii Court Records Rules and applicable state and federal law, and shall not be disclosed to any other person or agency.
- 8. The Defendant's treating physician shall provide a release placement plan to the Court prior to the discharge of Defendant from the custody of the Director of Health, or, if Defendant's condition has not stabilized, a report describing the same and the Defendant's prognosis. Prior to the next scheduled review hearing, the placement plan or report required by this paragraph shall be filed with the Clerk of the Court for distribution to the prosecuting attorney, Defendant's counsel, and the Adult Client Services Branch. The treating physician shall file the release placement plan with the Court no later than . The placement plan shall be submitted to the Clerk of the Court by either of the following methods: (1) mailing via U.S. Postal Service to 3970 Ka'ana Hawaii 96766; Street, Lihue, or (2) emailing LegalDocs.5CC@Courts.Hawaii.Gov . As a courtesy, the Treating physician is encouraged to fax/email an unfiled copy of the placement plan to the appropriate judge's chamber. FAX numbers for judges' chambers are:

District Court Chambers #2 – (808) 482-2535 Family Court Chambers #1 – (808) 482-2541 Family Court Chambers #3 – (808) 482-2655 Circuit Court Chambers #4 – (808) 482-2662 Circuit Court Chambers #6 – (808) 482-2561

The Clerk of the Court shall distribute the release placement plan to the prosecuting attorney, Defendant's counsel, and the Adult Client Services Branch.

9.	Defendant is ordered t	to appear at all review he	earings set by	this Court, t	he
first of which	is set for	at	.m.		

ORDER FOR TRANSPORT TO DEPARTMENT OF HEALTH FACILITY

IT IS FURTHER ORDERED that:

Representatives of the Department of Law Enforce	ement, Sheriff's Division shall
transport the Defendant to	(name of DOH Facility). The
transportation shall occur within the following time period:	• ,
(In-custody): Within forty-eight (48) hours follo	owing the Court's oral order on
atm.	committing Defendant to the
care and custody of the Director of Health pursuant to HF	
☐ (Out-of-Custody): Defendant shall be tak	en into custody forthwith by
representatives of the Department of Law Enforcement, SI	neriff's Division and transport of
Defendant shall occur within forty-eight (48) hours follow	ving the Court's oral order on
atm. committing the	
the Director of Health pursuant to HRS Section 704-413(4	

ORDER FOR TRANSPORT TO COURT

IT IS FURTHER ORDERED that:

designate shall transport the Defendant	ment of Law Enforcement, Sheriff's Division to from the DOH Facility to this Court for a further atm., and shall remain with the aring, at which time Defendant may or may not be appropriate by the Director of Health.
In the event that Defendant's tre hearing set on_ or to others, or if the Defendant chooses Defendant's presence at the hearing ma	eating physician determines that transport to the would present a risk of danger to Defendant to waive his/her physical presence at the hearing, ay be by way of Video-Conferencing.
	ent of Law Enforcement, Sheriff's Division shall Facility, and back to said facility, for any further
DATED: Lihue, Hawaii,	.
	Judge
APPROVED AS TO FORM on	<u></u> :
Deputy Prosecuting Attorney	Defense Counsel