(KMH-1)OrderExamFit⋒ (rev 5/202 FAX Distribution to:	4)				
_	808 241-1758				
☑ Defense Attorney	000 211 1700				
☐ Public Defender	808 274-3422				
☐ Private Attorney					
☑ Adult Probation	808 482-2652				
☑ State Designate	808 832-1855				
☐ 2 nd Examiner Dr.					
☐ 3 rd Examiner Dr.					
☑ KCMHC Forensics					
	808 777-6169				
☑ Sheriff Division					
	808 241-1645				
	808 241-3059				
	808 832-1412 808 236-8716				
☐ Kahi Mohala	808 677-2810				
☐ Other	000 077-2010				
☐ Other					
IN THE		OURT OF THE FIFTH CIRCUIT			
	STATE OF HAWAII				
STATE OF HAWAII,)	CR. No			
	Ź	FC-CR			
		REP. NO(S):			
VS.)	ODDED CLICDENDING DDOGEEDINGS			
)	ORDER SUSPENDING PROCEEDINGS, FOR COMBINED EXAMINATION OF			
	· ,	DEFENDANT UNDER HRS CHAPTER			
Defendant.		704, AND SETTING FURTHER COURT			
		DATE			
ý		[Fitness & Capacity, §§704-404, 704-407.5]			
		· [
		[Attach Copy of Complaint]			
)				
)	Hearing Date:			
)				

ORDER SUSPENDING PROCEEDINGS, FOR COMBINED EXAMINATION OF DEFENDANT UNDER HRS CHAPTER 704, AND SETTING FURTHER COURT DATE

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GRG-AC-508 (7/2024) WF

	tion for a <u>combined examination</u> under Sections 704-404 and 704-407.5, Hawaii ed Statutes ("HRS"), was made: [] by Defendant [] by State of Hawaii [] sua sponte by the Court
Defencouns	, representing the State of Hawaii, were present.
	Finding good cause therefor, IT IS HEREBY ORDERED that:
A.	SUSPENSION OF PROCEEDINGS, HRS § 704-404(1)
	Further proceedings herein shall be suspended except for matters pertaining to bail.
В.	APPOINTMENT OF EXAMINER(S), HRS §704-404(2); 704-407.5(2)
	Defendant shall be examined by:
	State Designate Adult Mental Health Division Court Evaluation Branch 1700 Lanakila Street Honolulu, Hawaii 96817
	Psychiatrist's or Psychologist's name
Г	Psychiatrist's or Psychologist's name

C. DATABASE, HRS §704-404(9); 704-407.5(10)

The Adult Client Services Branch shall obtain and timely make available for inspection by the examiner(s), all existing medical, mental health, social, police and juvenile records, including those expunged, and other pertinent records in

the custody of public agencies, notwithstanding any other statutes and Rule 16 of the Hawaii Rules of Penal Procedure.

The court further orders that any substance use disorder patient records within the scope of 42 C.F.R. part 2 that are in the custody of public agencies be provided to the Adult Client Services for review by the examiner(s).

D. PLACE OF EXAMINATION

Defendant	shall be examined at:	
as	Kauai Community Correctional Center, or other correctional facility deemed appropriate by the Department of Corrections and abilitation.	
secu of L cont	Kauai Judiciary Complex, 3970 Kaana Street, Lihue, Kauai, in a ured detention area interview room to be specified by the Department aw Enforcement, Sheriffs Division. Arrangements shall be made by tacting the Sheriffs Division at (808) 482-2470 not less than three (3) iness days before the desired examination date.	
["DC	A hospital or other suitable facility designated by the Director of Health ["DOH Facility"] to which the Defendant is ordered committed until (a period not exceeding 30 days), unless the Court determines that a longer period is necessary.	
	place, date and time requested by the examiner(s). To arrange endant's appointment with the examiner(s), examiner(s) shall contact:	
	Office of the Public Defender Deputy Public Defender Telephone: (808) 241-7128	
	Defendant's Attorney Telephone:	
CONTENT	S OF DEDORT LIPS 88704 404(3) (4) (5) (6) (8): 704 406:	

E. CONTENTS OF REPORT, HRS §§704-404(3), (4), (5), (6), (8); 704-406; 704-407.5(3), (4), (6), (7), (9)

The report(s) of the above-identified examiner(s) shall include the following:

- 1. A description of the nature of the examination.
- 2. A diagnosis of the physical or mental condition of Defendant at the present time.

- 3. An opinion as to Defendant's fitness to proceed, i.e., Defendant's capacity to understand the proceedings against Defendant and to assist in Defendant's own defense. If Defendant's capacity to understand the proceedings against Defendant and/or assist in Defendant's own defense is impaired:
 - a. Should Defendant be committed to the custody of the Director of Health to be placed in an appropriate institution for detention, care, and treatment because Defendant, as a result of Defendant's present mental condition, is a danger to Defendant, or to the person or property of others? HRS §704-406(1); or
 - b. May Defendant be released on conditions without danger to Defendant or to the person or property of others, and if so, what are those conditions? HRS §704-406(1).
 - c. Is there a substantial likelihood that Defendant will acquire the capacity to understand the proceedings against Defendant and/or to assist in Defendant's own defense within a reasonable period of time? If so provide an estimate of the reasonable period of time. HRS §704-406(3).
- 4. An opinion as to the extent, if any, to which the cognitive and/or volitional capacity of Defendant, i.e., the capacity to appreciate the wrongfulness of Defendant's conduct and/or to conform Defendant's conduct to the requirements of the law, was impaired at the time of the conduct alleged.

The Court specifically directs the examiner(s) to render ar
opinion as to the capacity of the Defendant to have a particular state of mind that is required to establish the following element(s) of the below-identified offense(s) charged:

- 5. A statement that the diagnosis and opinion rendered were arrived at independently of other examiners, unless there is a showing of a clear need for communication between or among the examiners for clarification. A description of the communication shall be included in the report.
- 6. If the examination cannot be conducted by reason of the unwillingness of Defendant to participate therein, the report shall so state and shall include, if possible, an opinion as to whether Defendant's unwillingness was the result of physical or mental disease, disorder, or defect. If it is

not possible to make such a determination, the report shall expressly state that it is not possible to determine whether the Defendant's unwillingness is the result of physical or mental disease, disorder, or defect.

- 7. If the Defendant persists in refusing to participate in an examination, and the examiner cannot determine whether the Defendant's unwillingness to participate is the result of physical or mental disease, disorder, or defect, the examiner shall render an opinion as to the Defendant's fitness to proceed based on the medical, mental health, social, police, juvenile, and other pertinent records available to the examiner.
- 8. Any examiner shall be permitted to make a separate explanation reasonably serving to clarify the examiner's diagnosis or opinion.

F.	OTHER
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G.

DUE DATE OF EXAMINER'S REPORT

The examiner(s) shall file a written report with the Court no later than

_______. The original of the report(s) of the examination(s), including any supporting documents, 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 Street, Lihue, Hawaii 96766; or (2) emailing to LegalDocs.5CC@Courts.Hawaii.Gov

As a courtesy, the examiner is encouraged to fax/email an unfiled copy of the report 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 report, and any supporting documents, to the prosecuting attorney, Defendant's counsel, and the Adult Client Services Branch.

Any request for an extension of the due date of an examiner's report shall be made in writing and filed with the Court prior to the due date.

H.	NEXT COURT DATE
	Defendant is ordered to appear before this Court on, atm., or sooner, if all necessary examiner reports have been filed and defense counsel can set an earlier court hearing. In the event that Defendant's treating physician determines that transport to the hearing would present a risk of danger to Defendant or others, or if Defendant chooses to waive his/her physical presence at the hearing, Defendant's presence at the hearing may be by way of Video-Conferencing.
	DATED: Lihue, Hawaii,
	Judge
APPR	ROVED AS TO FORM on:

Defense Counsel

Deputy Prosecuting Attorney