Prosecutor Defense Counsel

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Fiscal

	OURT OF THE THIRD CIRCUIT
	DIVISION
STAT	E OF HAWAI'I
STATE OF HAWAI'I	CASE NO
VS,	ORDER SUSPENDING PROCEEDINGS FOR EXAMINATION OF DEFENDANT AS TO FITNESS TO PROCEED PURSUANT TO HRS CHAPTER 704 AND ORDER
Defendant.	FOR TRANSPORT
Delendant.	[§704-404]
	[Fitness Only] [Attach Copy of Complaint]
	Hearing Date
	Date:
	Time:
	Next Hearing
	Date:
	Time:
	JUDGE:
TO FITNESS TO PROCEED PURSUAN	S FOR EXAMINATION OF DEFENDANT AS IT TO HRS CHAPTER 704 AND ORDER FOR ANSPORT
	's Motion for Examination of Defendant
Pursuant to Section 704-404, Hawaiʻi Re	vised Statutes ("HRS"), came on for hearing on

	atatm. with Defendant □ physically
present [present by video. Defendant's counsel,
and the St	ate of Hawaiʻi, represented by Deputy Prosecuting Attorney,, were also present.
	e Court, finding that there is reason to doubt Defendant's fitness to proceed od cause appearing,
IT I	S HEREBY ORDERED as follows:
A. SU	SPENSION OF PROCEEDINGS, HRS §704-404(1)
Fur	ther proceedings shall be suspended except for matters pertaining to bail.
B. AP	POINTMENT OF EXAMINER(S), HRS §704-404(2)
Def	endant shall be examined by:
	State Designate Adult Mental Health Division Courts and Corrections Branch 1700 Lanakila St. Honolulu, Hawaiʻi 96817
	Psychiatrist's or Psychologist's Name
	Selected by: Prosecutor Defense Counsel
	Psychiatrist's or Psychologist's Name
	Selected by: Prosecutor Defense Counsel

C. EXISTING RECORDS, HRS §704-404(9)

The Adult Client Services Branch shall obtain and timely make available for inspection by 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 Hawai'i 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 shall be provided to the Adult Client Services Branch for review by the examiner(s).

D. PLACE OF EXAMINATION

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The Hawai'i Community Correctional Center, or other correctional facility as deemed appropriate by the Director of Public Safety.
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 to exceed thirty (30) days, unless the Court determines a longer period is necessary).
If the Defendant is out of custody, a place, date, and time requested by the examiner(s). To arrange Defendant's appointment with the examiner(s), examiner(s) shall contact:
☐ Office of the Public Defender: ➤ Phone: ☐ Hilo (808) 974-4571; ☐ Kona (808) 327-4650
□ Private Attorney:

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

The examiner(s)' report(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 the opinion of the examiner is that Defendant's capacity to understand the proceedings against Defendant and/or assist in Defendant's own defense is impaired:
 - a. An opinion as to whether Defendant should 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 the person or property of others. HRS §704-406(1);
 - An opinion as to whether Defendant may be released on conditions without danger to Defendant or to the person or property of others, and if so, what those conditions should be. HRS §704-406(1); and
 - c. An opinion as to whether there is 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. 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.
- 5. 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.
- 6. 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,

	examiner.
7.	Any examiner shall be permitted to make a separate explanation reasonably serving to clarify the examiner's diagnosis or opinion.
F.	OTHER
G.	DUE DATE OF EXAMINER REPORT(S)
report the Cl	The examiner(s) shall file a written report with the Court no later than seven (7) prior to the hearing for the return on the report(s) set in Section "H" below. The $u(s)$ of the examination(s), including any supporting documents, shall be filed with erk of the Court via the Judiciary Electronic Filing System for distribution to the cuting attorney, Defendant's counsel, and the probation office.
made	Any request for an extension of the due date of an examiner's report shall be in writing and filed with the Court prior to the due date.
Н.	NEXT COURT DATE
	Defendant is ordered to appear before this Court on
Defen treatin dange presei	m., or sooner if all necessary examiner reports have been filed and dant's counsel can set an earlier court hearing. In the event that Defendant's ng physician determines that transport to the hearing would present a risk of er to Defendant or others, or if the Defendant chooses to waive their physical nce at the hearing, Defendant's presence at the hearing may be by way of videorencing.
I.	ORDER FOR TRANSPORT TO COURT
	IT IS FURTHER ORDERED that:
transp	Representatives of the Sheriff's Division or the Department of Public Safety shall port the Defendant from
to the	Court of the Third Circuit, State of Hawai'i, for a further hearing
on	at m and shall remain with the

mental health, social, police, juvenile, and other pertinent records available to the

Defendant until the conclusion of the hearing, at which time Defendant may or may not be transported back to the facility deemed appropriate by the Director of Health ("DOH Facility").

In the event that Defendant's treating physician determines that transport to the next hearing would present a risk of danger to Defendant or to others, or if the Defendant chooses to waive their physical presence at the hearing, Defendant's presence at the hearing may be by way of video-conferencing.

Representatives of the Sheriff's Division or the Department of Public Safety shall transport the Defendant from the DOH Facility, and back to said facility, for any further hearings, as ordered by this Court.

DATED:	, Hawaiʻi,
	JUDGE OF THE ABOVE-ENTITLED COURT
APPROVED AS TO FORM on	:
Deputy Prosecuting Attorney	Defense Counsel
Print Name	Print Name
☐ Hilo Office (808) 961-0466	☐ Public Defender Hilo Office (808) 974-4571
☐ Kona Office (808) 322-2552	☐ Public Defender Kona Office (808) 327-4650
	☐ Private Attorney Tel. No.:

Defendant's Tel. No:	_	
Defendant's Email Address		



If you need an accommodation for a disability when participating in a court program, service, or activity, please contact the ADA Coordinator as far in advance as possible to allow time to provide an accommodation. Call the ADA Coordinator at 808-961-7629, Fax 808-961-7577 or send an e-mail to adarequest@courts.hawaii.gov. The ADA Coordinator will try to provide, but cannot guarantee, the requested auxiliary aid, service, or accommodation.