IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF JACKSON

STATE	E OF OREGON	CASE NO:
	Plaintiff	
v.	.	ORDER COMMUNITY MENTAL
		HEALTH CONSULTATION
		(ORS 161.370(9)(b))
	Defendant	
DOD.		
DOD:	:	
SID		
SID		
	THIS MATTED having come before th	as sount based on notice from the Overen State
	THIS MATTER having come before th	e court based on notice from the Oregon State
Hospit	ital that the Defendant:	
	Is no longer dangerous to self or other	s as a result of a qualifying mental disorder; or
	0 0	
	No longer requires a bospital level of c	care due to the defendant's dangerousness and the
	No longer requires a nospital level of c	are due to the defendant's dangerousness and the
acuity	y of symptoms of the defendant's qualify	ing mental disorder; or
	That the services necessary to allow th	e defendant to gain or regain fitness to proceed are
	v	
offered	ed in the community and the Community	y Mental Health Program will identify the resource
availal	ability.	
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The court orders that the community mental health program director or the director's designee consult with the defendant to determine whether services and supervision necessary to safely restore the defendant's fitness to proceed are available in the community pursuant to ORS 161.370 (9)(b).

Consistent with OAR 309-088-0125, within two judicial days after receipt of this Order, the director or designee shall send acknowledgement to the Court of having received this Order. The director or designee shall complete and submit the consultation within five (5) judicial days of receipt of this Order.

The District Attorney, defense attorney, and Jackson County Sheriff/jailer shall provide all non-privileged pertinent information about defendant to the program director or director's designee upon request.

In addition, the Oregon State Hospital Forensic Evaluation Service shall provide its reports and updates, if any, regarding defendant to the program director or director's designee upon request.

IT IS SO ORDERED.	