**IN THE CIRCUIT COURT OF THE STATE OF OREGON**

**FOR THE COUNTY OF [COUNTY]**

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| In the Matter of the Civil Commitment ofJOHN DOERespondent, Alleged to be an Extremely Dangerous Person with Mental IllnessDOB: 2/29/1976 |  | Case No. CC000000**EXTREMELY DANGEROUS PERSON RECOMMITMENT ORDER** □ DISMISSAL AND DISCHARGE □ INITIAL COMMITMENT TO PSRB □ State Hospital Commitment  □ Conditional Release □ CONTINUED COMMITMENT □ Without Hearing □ After Hearing □ State Hospital Commitment □ Conditional Release |

**FOLLOWING:**

□ Notice of and hearing □ for initial commitment □ continuation of commitment; and the following persons appearing:

1. The above-named person
2. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, appointed counsel for the above-named
3. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, representing the State’s interest
4. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, qualified court-appointed examiner, and
5. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, other
6. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, other.

□ Notice to Respondent of treating facility’s certification for continued commitment.

**FINDINGS**

**THEREFORE,** having considered the matter on the record □ in open court, taking judicial notice of the file and records of the case, the court finds that the Respondent:

□ **Initial Commitment Case (ORS 426.701)**

□ Is NOT an extremely dangerous person with a mental illness (Denial and Dismissal of the Petition required).

 □ Based on clear and convincing evidence:

 □ Is an extremely dangerous person;

 □ Suffers from a mental disorder that is resistant to treatment;

 □ Because of the mental disorder that is resistant to treatment, committed the following qualifying act(s): \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

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**OR**

□ **Continued Commitment Case (ORS 426.702)**

□ Is NOT an extremely dangerous person with a mental illness (Denial and Dismissal of the Petition required)

□ Does not protest continued commitment (finding and order made without hearing)

□ Upon clear and convincing evidence, is still extremely dangerous and suffering from a mental disorder that is resistant to treatment.

□ **Upon clear and convincing evidence, the person CANNOT be controlled in the community with proper care medication, supervision and treatment on conditional release.**

**OR**

□ **Upon clear and convincing evidence, the person CAN be controlled in the community with proper care medication, supervision and treatment on conditional release.**

□ **Denial and Dismissal**

□ The state has not proved the petition by clear and convincing evidence

**IT IS THEREFORE ORDERED:**

□ Case dismissed

 **Or**

 □ Respondent is committed to the Psychiatric Security Review Board;

 □ Initial Commitment

 □ 24 months.

 □ Continued Commitment:

 □ 24 months.

 □ Respondent is further committed to a state hospital for custody, care, and treatment.

□ Respondent is placed on Conditional Release for supervision and monitoring pursuant to the attached summary of Conditional Release prepared by [COUNTY] County Mental Health.

 □ The following individuals, who would be considered a victim under ORS 131.007 had the act been criminally prosecuted, have requested notification of any order, hearing, conditional release, discharge or escape of the above-listed person:

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 □ Court incorporates previous findings of the qualifying act by judicial notice.

**In accordance with 18 USC 922:**

Respondent is prohibited from possessing, or having control over any firearm, illegal knives, or unauthorized weapons and no such item shall be allowed in his/her residence. In addition:

1. Respondent is prohibited from transporting, shipping, possessing, or receiving a firearm or ammunition. 18 USC 922(g)(4); and

2. A copy of this order shall be delivered to the [County] Sheriff’s Office for entry into the Law Enforcement Data System.

SO ORDERED \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, 20\_\_\_:

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 Circuit Court Judge