STATE OF NORTH	CAROLINA	NC-JOIN No.		File No.
County				In The General Court Of Justice District Court Division
IN THE MATTER OF				ORDER APPOINTING
Name Of Juvenile				QUALIFIED FORENSIC EVALUATOR
Juvenile's Date Of Birth	Age		(For	Offenses Committed On Or After Jan. 1, 2025) G.S. 7B-2401.2, -2401.3
		FIND	INGS	G.G. 7B-2401.2, -2401.3
The juvenile's capacity to part of the juvenile in this case is if committed by an adult.      The juvenile challenges the second of the juvenile challenges the juvenile challen	oroceed is in question. alleged to have commi	itted an offense	e that would lered evalua	considered, the Court finds that:  d be a (most serious offense)  felony  misdemeanor  ator and delivered to the Court on  sion of a forensic evaluation report to the Court:
5. Other:				
		ORI	DER	
a court-ordered evaluator  3. An extension of time for the second of the	evaluation of the juviand delivered to the Cone delivery of the forest abilities, and Substantor of juveniles, shall attor of juveniles, shall attor report within calleged) ten (10) days thirty (30) days an ordered) sixty (60) days attored) days attored.	enile be comp Court on nsic evaluation he Local Mana nce Use Serv I evaluate the j	report for a gement En ices, and e juvenile with	after the juvenile challenged the determination made by  a previously-ordered forensic evaluation of the juvenile.  Intity named on Side Two, certified by the Division of Mental each possessing the minimum standards required to thin 30 days of the Order and submit to the Court a
foreseeable future with  (2) The basis of the juveni acquired brain injury, o  (3) The capacity of the juv a. Appreciate the allego	capable to proceed, in remediation services. le's incapacity, to incluir developmental imma enile to do any of the fations against the juve e and nature of allowals of the participants and facts pertinent to the procurtroom behavior. relevant issues.	ncapable to produce mental discontinuity. collowing: nile. colle dispositions d the adversal	oceed, or in order, intelle s that may l ry nature of	ncapable to proceed with an ability to attain capacity in the ectual disability, neurological disorder, traumatic or be imposed in the proceedings against the juvenile.

(Over)

h. Assist in the juvenile's defense in a rational manner.

i. Any other factors that the forensic evaluator deems to be relevant.

## **ORDER** (continued)

The written forensic evaluation report submitted to the court shall consist of and contain all of the following:

- (1) Identify the specific matters referred to the forensic evaluator by the juvenile court for evaluation.
- (2) Include notification to the juvenile of the nature, purpose, and anticipated use or uses of the examination and applicable limits of confidentiality.
- (3) Describe the procedures, techniques, and tests used in the forensic evaluation of the juvenile and the purposes of each.
- (4) Describe the considerations considered by the forensic evaluator.
- (5) State any clinical observations, findings, and opinions of the forensic evaluator on each issue referred to the forensic evaluator for evaluation by the court and specifically indicate any issues on which the forensic evaluator was unable to give an opinion.
- (6) Identify the sources of information used by the forensic evaluator and present the factual basis for any clinical observations, findings, and opinions of the forensic evaluator.

(7) Address the following other issues ordered by the Court:	
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If the forensic evaluator is of the opinion that a juvenile is incapable to proceed, the written forensic report shall also contain:

- (1) Any recommended treatment or education needed for the juvenile to attain capacity, if any.
- (2) The likelihood that the juvenile will attain capacity in the foreseeable future because of the recommended treatment or education.
- (3) An assessment of the probable duration of the treatment or education required to attain capacity.
- (4) If the forensic evaluator recommends treatment for the juvenile to attain capacity, a recommendation as to the least restrictive environment in which services can be provided to the juvenile.
- 5. The forensic evaluation shall be conducted in the least restrictive environment, considering the best interests of the juvenile and the safety of the public.
- 6. The Area Director of the Local Management Entity shall cause the written forensic evaluation report to be transmitted to the Court in the following manner:
  - The report shall be forwarded to the clerk of superior court in a sealed envelope addressed to the attention of a presiding judge, with a covering statement to the clerk of the fact of the examination of the juvenile and any conclusion as to whether the juvenile has or lacks capacity to proceed.
  - If the juvenile is being held in the custody of the Division of Juvenile Justice, the clerk shall send a copy of the covering statement to the Division. The Division and any persons employed by the Division shall maintain the copy of the covering statement as a confidential record.
  - A copy of the full report shall be forwarded to the juvenile's counsel and to the prosecutor.
  - Until the question of the juvenile's capacity is raised, the full report to the court shall be kept under such conditions as are directed by the court, and its contents shall not be revealed except the report and the relevant confidential information previously ordered released under G.S. 7B-2401.3(c) shall be released to the program where the juvenile is receiving remediation services and as directed by the court. Any report made to the court pursuant to G.S. 7B-2401.2 shall be maintained as a confidential record.
- 7. a. The Division of Juvenile Justice is Ordered to transport the juvenile and all relevant documents to the Certified Local Forensic Evaluator designated by the Local Management Entity and return the juvenile afterwards.
  - b. The juvenile shall present himself/herself to the Certified Local Forensic Evaluator designated by the Local Management Entity for evaluation.
- 8. Relevant confidential information pertaining to the juvenile shall be released to the Certified Local Forensic Evaluator designated by the Local Management Entity named below.
  - This includes the juvenile petition, orders for secure or nonsecure custody, the law enforcement incident report, the juvenile's delinquency history, detention records, and any prior medical and mental health records of the juvenile.
  - This also includes any school records of the juvenile after the juvenile is provided with reasonable notice and an opportunity to be heard and after a determination that the information is relevant and necessary to the hearing of the matter before the Court and unavailable from any other source.

Upon presentation of a copy of this Order by the Certified Local Forensic Evaluator designated by the Local Management Entity, any physician or clinician, licensed health care facility, licensed health care provider, local management entity, area mental health care program, and the Division of Juvenile Justice of the Department of Public Safety is hereby authorized and required to furnish copies of all records, including records containing information relating to alcohol abuse, drug abuse and psychological or psychiatric conditions, concerning juvenile to the Forensic Evaluator. Nothing herein shall be construed to require record holders to release information in violation of relevant federal law.

Name And Address Of Local Management Entity	Date		
	Signature Of Judge		
Email Address	Name Of Judge (type or print)		