

_____ County

In The General Court Of Justice
District Court Division

IN THE MATTER OF

Name And Address Of Juvenile

DISPOSITION CONTINUANCE ORDER/
ORDER TO DISCLOSE EXPERT
EXAMINATION RECORDS

Juvenile's Date Of Birth

Age

Date Of Hearing

G.S. 7B-2501(d), -2502(a)

DISPOSITION CONTINUANCE ORDER

- Continuance For Family To Implement Approved Plan** [G.S. 7B-2501(d)]. The case be continued for (*specify time, not to exceed six months*) _____ to allow the juvenile's family an opportunity to meet the juvenile's needs through the following plan, which the Court approves:

Date

Name Of District Court Judge (type or print)

Signature Of District Court Judge

NOTE TO COURT: Use the sections immediately below to order disclosure of the records of an expert examination that the Court previously ordered pursuant to G.S. 7B-2502(a). To order that an expert examination be completed pursuant to G.S. 7B-2502(a), use Side Two of this form. To order that a comprehensive clinical assessment be completed pursuant to G.S. 7B-2502(a2), use form AOC-J-477, Side One. Use form AOC-J-471 for the Court's review of a comprehensive clinical assessment as required by G.S. 7B-2502(a3) and to order disclosure of the assessment for that review.

FINDINGS ON DISCLOSURE OF EXPERT EXAMINATION RECORDS

On the matter of ordering disclosure of records that are confidential under 42 C.F.R. Part 2, 45 C.F.R. Parts 160 and 164, and G.S. Chapter 122C, the Court hereby finds the following:

1. The Court previously ordered the production of the juvenile's expert examination records to be filed under seal.
2. The Court has the authority to order disclosure of confidential information. [42 C.F.R. § 2.64, 45 C.F.R. § 164.512(e), G.S. 122C-54(a)]
3. The juvenile and the provider have been given notice and an opportunity to be heard. [42 C.F.R. § 2.64]
4. Good cause exists for ordering disclosure of the expert examination records because:
 - a. Other ways of obtaining the information are not available or would not be effective; and
 - b. The public interest and need for the disclosure outweigh the potential injury to the patient, the physician-patient relationship, and the treatment services. [42 C.F.R. § 2.64]

ORDER TO DISCLOSE EXPERT EXAMINATION RECORDS

It is hereby ORDERED that:

1. The written record of the expert examination be disclosed to the Court and the parties. The Court will use the expert examination to determine the needs of the juvenile.
2. The parties shall not further disclose this record unless otherwise permitted or required by the applicable confidentiality laws.

Date

Name Of District Court Judge (type or print)

Signature Of District Court Judge

_____ County

In The General Court Of Justice
District Court Division

IN THE MATTER OF

Name And Address Of Juvenile

EXPERT EXAMINATION
ORDER

Juvenile's Date Of Birth

Age

Date Of Hearing

G.S. 7B-2502(a)

NOTE TO COURT: Use the sections immediately below to order that an expert examination be completed pursuant to G.S. 7B-2502(a). To order disclosure of the records of an expert examination that the Court previously ordered pursuant to G.S. 7B-2502(a), use the Findings On Disclosure Of Expert Examination Records and Order To Disclose Expert Examination Records sections found on Side One of this form. To order that a comprehensive clinical assessment be completed pursuant to G.S. 7B-2502(a2), use form AOC-J-477, Side One. Use form AOC-J-471 for the Court's review of a comprehensive clinical assessment as required by G.S. 7B-2502(a3) and to order disclosure of the assessment for that review.

FINDINGS ON EXPERT EXAMINATION

The Court hereby finds that examination by a physician, psychiatrist, psychologist, or other qualified expert is needed for the Court to determine the needs of the juvenile.

ORDER FOR EXPERT EXAMINATION

It is hereby ORDERED that:

1. An examination by a (specify type(s) of expert(s)) _____ be completed to aid the Court in determining the needs of the juvenile.
2. The provider identified below shall provide a written copy of the examination to the Court to be filed under seal.
3. The records shall be transmitted to the Court in a sealed envelope addressed to the Clerk of Superior Court in this county with the file number clearly marked on the outside of the envelope.
4. The Clerk shall place these records under seal in the juvenile's court file.
5. This Order shall serve as notice to the juvenile and the provider of the Court's intent to disclose these records for review by the Court. At the time of filing the sealed records, the provider may, but is not required to, file written objections to the disclosure of these records, and may, but is not required to, further argue any objections at the court hearing set below.
6. The records shall be available for the Court at a hearing set for (specify date) _____ to determine the needs of the juvenile.

Name And Address Of Provider

Date

Name Of District Court Judge (type or print)

Signature Of District Court Judge

CERTIFICATE OF SERVICE

The undersigned certifies that a copy of this Expert Examination Order was served on the provider named above by:

- hand delivery to the provider named above.
- depositing a copy in a post-paid, properly addressed wrapper in a post office or official depository under the exclusive care and custody of the U.S. Postal Service, addressed to the provider (if provider is a corporation) officer, director, or managing agent of the corporation at the address shown above.
- Other manner of service (specify)

Date Served

Name Of Person Serving (type or print)

Signature Of Person Serving