STATE OF NORTH CAROLINA		File No.			
County		In The General Court Of Justice District Court Division			
IN THE MATTER OF		ORD)FR		
Name And Address Of Respondent		VOLUNTARY			
		OF M			
FIND			G.S. 122C-224, -224.3		
The Court finds that:					
1. The respondent is a minor.					
2. The respondent is represented by the attorney named below:					
Name Of Attorney					
3. The respondent is present at the hearing.					
4. The respondent appears before the Court to provide testimor appearance is waived.	ny and to an	swer the Court's question	ns; otherwise, respondent's		
5. The respondent's appearance is waived.					
6. The respondent was voluntarily admitted to the 24-hour facility	ty named be	low on the date specified	1.		
Name Of Facility			Date Of Admission		
7. The Court previously concurred in the admission, and the ma	atter before t	ne Court is the readmiss	ion of the respondent.		
Based on the evidence presented, the Court					
8. by clear, cogent and convincing evidence finds as facts all matters set out in the evaluation for admission/continued stay of the physician or other professional specified below, and the report is incorporated by reference as findings.					
Date Of Report Name Of Physician/Profess	ional				
9. by clear, cogent and convincing evidence finds these other fa	acts:				
(C	Over)				

CONC	LUSIONS				
Based on the above findings, the Court concludes that					
1. the respondent					
has does not have a mental illness.					
is is not a substance abuser.					
is not in need of continued treatment at the 24-hour facility to which the respondent has been admitted.					
2. less restrictive measures would not be sufficient.					
3. reasonable grounds exist to believe that the respondent has a mental illness is a substance abuser and is in need of treatment at the 24-hour facility to which the respondent has been admitted but additional diagnosis and evaluation is needed before the Court can concur in the admission.					
4. the respondent does not meet the criteria for admission.					
0	RDER				
1. The Court concurs with the voluntary admission and authorizes the continued admission of the respondent for the length of time specified below.					
Length Of Admission days					
 2. The Court authorizes an additional stay for the length of time specified below for further diagnosis and evaluation and ORDERS this matter rescheduled for further hearing at the date, time and place specified below: 					
	Length Of Additior	Length Of Additional Stay			
	Date Of Hearing		days (cannot exceed 15) Place Of Hearing		
	Time Of Hearing				
 3. The Court does not concur in the voluntary admission and t 4. Other: 					
Date Name Of District Court Judge (type or print)		Signature C	Df District Court Judge		
NOTE: Upon the request of the legally responsible person or the minor admitted or committed, and after that minor has both been released and reached adulthood, the court records of that minor made in proceedings pursuant to Article 5 of [Chapter 122C] may be expunged from the files of the court." G.S. 122C-54(e).					