STATE OF WISCONSIN, CIRCUIT COURT,	COUNTY
State of Wisconsin, Petitioner	Amended
-VS-	Order for Supervised Release Plan
Respondent's Name	☐ and Community Placement Report
Date of Birth	Case No
The respondent filed a Petition for Supervised Release.	
· ·	was held on [Date], or
THE COURT FINDS:	
 supervised release. It is substantially probable that the person varelease. Treatment that meets the person's needs a The person can be reasonably expected to or her conditions or rules of supervised rele A reasonable level of resources can provide 	ng evidence all of the following: In treatment and the person's progress can be sustained while on will not engage in an act of sexual violence while on supervised and a qualified provider of the treatment are reasonably available. Comply with his or her treatment requirements and with all of his ease that are imposed by the court or by the department. The for the level of residential placement, supervision, and ongoing after management of the person while on supervised release.
	the treatment needs of the individual. et the safety needs of the community. The respondent's county of sidential option and prepare a new community placement report.
The court directs the Department of Health Service	es to submit another Supervised Release Plan for court review.
THE COURT ORDERS:	
	on for community placement be prepared by the county of the artment of Health Services. The county shall submit its report to s of the date of this Order.
2. The Department of Health Services shall submit a	supervised release plan to the court within 30 days after the

county submitted its report to the department.

- 3. The supervised release plan shall include the residential option the county identified in its report. The plan shall also address:
 - The respondent's mental history and present mental condition.
 - The respondent's need, if any, for supervision, counseling, medication, community support services, residential services, vocational services, and alcohol or other drug abuse treatment.
 - The treatment and services, if any, that the respondent will receive in the community.
 - Who will be responsible for providing the treatment and services.
 - The arrangements available to ensure that the respondent will participate in necessary treatment.
 - The respondent's need for pharmacological treatment using an antiandrogen or the chemical equivalent.
 - How the respondent will support him/herself.
 - The distance between the respondent's placement and any school premises, child care facility, public park, place of worship or youth center.
 - If the person committed a sexually violent offense against an adult at risk or an older adult at risk, the distance between the respondent's placement and a nursing home or an assisted living facility.
 - If the person is a serious child sex offender, the distance between the respondent's placement and a property where a child's primary residence exists.
- 4. The sheriff shall transport the respondent to and from the secure facility designated by the Department of Health Services for the purpose of the supervised release hearing.

5.	Other:	
Ο.	Outlot.	

THIS IS A FINAL ORDER FOR THE PURPOSE OF APPEAL.

DISTRIBUTION:

- Court
- 2. Attorney for the county or state (whichever applicable)
- 3. Defense Attorney
- 4. Department of Health Services (Institution)
- 5. Department of Corrections
- §51.42 Board (county of residence)
- Sheriff (county of residence)
- 8. Municipal police department
- 9. Other: