STATE OF WISCONSIN, CIRCUIT COURT,	COUNTY
IN THE MATTER OF THE CONDITION OF	☐ Amended
Name of Subject Date of Birth	Order of ☐ Commitment ☐ Extension of Commitment ☐ Dismissal
	Case No
A hearing was held on [Date] THE COURT FINDS:	
☐ 1. Grounds for ☐ commitment ☐ extension of commitment	have not been established.
☐ 2. Grounds for ☐ commitment ☐ extension of commitment	have been established.
The subject is A. mentally ill. drug dependent. developmentally disabled. B. dangerous because the subject evidences one or more of the standards under §51.20(1)(a)2., or under §51.20(1)(a)2. in combination with §51.20(1)(am), except for proceedings under §51.20(1)(a)2.e., Wis. Stats. a substantial probability of physical harm to himself or herself under §51.20(1)(a)2.a. a substantial probability of physical harm to other individuals under §51.20(1)(a)2.b. a substantial probability of physical impairment or injury to himself or herself or other individuals due to impaired judgment under §51.20(1)(a)2.c. a substantial probability that death, serious physical injury, serious physical debilitation, or serious physical disease will imminently ensue unless the individual receives prompt and adequate treatment for this mental illness under §51.20(1)(a)2.d. As manifested or shown by: a recent overt act, attempt or threat to act under §51.20(1)(a)2.a. or b., Wis. Stats. a pattern of recent acts or omissions under §51.20(1)(a)2.c., Wis. Stats. recent behavior under §51.20(1)(a)2.d., Wis. Stats.	

	 □ a substantial likelihood, based on the subject individual's treatment record, that the individual would be a proper subject for commitment if treatment were withdrawn under §51.20(1)(a)2.: □ a substantial probability of physical harm to himself or herself under §51.20(1)(a)2.a. □ a substantial probability of physical harm to other individuals under §51.20(1)(a)2.b. □ a substantial probability of physical impairment or injury to himself or herself or other individuals due to impaired judgment under §51.20(1)(a)2.c. □ a substantial probability that death, serious physical injury, serious physical debilitation, or serious physical disease will imminently ensue unless the individual receives prompt and adequate treatment for this mental illness under §51.20(1)(a)2.d. C. a proper subject for treatment. D. □ a resident of County, Wisconsin. □ a nonresident of the state of Wisconsin. □ an inmate of a Wisconsin state prison.
□ 3.	The dangerousness of the subject is likely to be controlled with appropriate medication administered on an outpatient basis.
□ 4.	The subject has been adjudicated pursuant to 18 USC 922(g)(4) as a "mental defective" or committed to a mental institution.
□ 5.	Other:
THE C	COURT ORDERS:
□ 1.	This matter is dismissed.
□ 2.	The subject is committed for months from the date of this hearing from the expiration date of the prior commitment order which is [Date]
	to the care and custody of the A County Department established under §§51.42 or 51.437, Wis. Stats. B. Department of Health Services.
3.	The maximum level of treatment shall be A.
□ 4.	The subject is prohibited from possessing any firearm. Federal law provides penalties for, and you may be prohibited from possessing, transporting, shipping, receiving, or purchasing a firearm, including, but not limited to, a rifle, shotgun, pistol, revolver, or ammunition, pursuant to 18 U.S.C. 921(a)(3) and (4) and 922(g)(4). This prohibition shall remain in effect until lifted by the court. Expiration of the mental commitment proceeding does not terminate this restriction. A. Any firearm owned by subject shall be seized by The subject's firearms may be found at the following location(s): Any person residing at the/these locations is required to cooperate with law enforcement attempts to seize firearms. Failure to cooperate may result in contempt sanctions. B. As an alternative to seizure, the following person is designated to store any firearm(s) until the firearm restriction order has been canceled: C. The subject is informed of the requirements and penalties under §941.29, Wis. Stat. including imprisonment for up to 10 years, a fine not to exceed \$25,000 or both. D. The court clerk shall notify the department of justice of the restriction unless the department has been previously informed of a prohibition for this subject.
□ 5.	Other:

THIS IS A FINAL ORDER FOR THE PURPOSE OF APPEAL.

- DISTRIBUTION:
 1. Court
 2. Subject
 3. Attorney
 4. Treatment Provider
 5. Detention facility (if different)