

For either B or C, the court has selected the least physically restrictive form of treatment therapeutically appropriate and consistent with the treatment plan.

4. **Current release status awaiting DHS placement:**

Until otherwise ordered by the Court, the current pretrial release order shall remain in effect. Defendant to report to Sheriff's Department upon notice for transportation to DHS. Defendant to keep the Clerk and Defendant's Attorney advised of immediate contact information and promptly report when directed.
[A modified pretrial release order may need to issue re awaiting placement by DHS.]

OR

The Court acknowledges the current pretrial release order. Nonetheless, pursuant to §5/104-17(b), this Court has ordered defendant placed for secure treatment with DHS. Pending the defendant's placement by DHS, the Court orders the defendant to be held in custody by the Sheriff.

OR

The previously pretrial detention order remains valid, and current custody shall continue in the jail.

5. **Orders to DHS:** Within 20 days receipt of the placement order, DHS shall conduct an evaluation to determine the most appropriate secure facility and notify the court of that facility. §5/104-17(b).

Within 60 days receipt of the placement order, DHS shall admit the defendant to a secure facility. If not, DHS shall comply with the statutory duties of good faith, with updating the Court every 30 days, and of communication with the Sheriff as required in 725 ILCS 5/104-17(b). When placement availability is determined, DHS shall notify the Sheriff so prompt transportation may be made.

Within 30 days of admission to the designated facility, DHS shall file an Admission Report per §104-17(e).

Thereafter, DHS is to file timely Progress Reports per §104-18.

6. **Hearing dates:** This case is next set for hearing on the _____ day of _____, 20_____,
at _____ for the purpose of a (multiple settings may be necessary):

Status hearing on whether defendant has been placed by DHS 60 days from DHS receipt of order.

Hearing for the Court to decide the pending issue of length of term for treatment.

First Ninety-Day Hearing to reexamine the issue of defendant's fitness. (*Calculated from finding date.*)

Other hearing: _____

7. **Directions to Clerk:** The clerk is to provide the State, defense, DHS, and Sheriff a copy of this order.

Within 5 days of the entry of the order, the clerk is to transmit to DHS a copy of this Treatment Order along with the additional information required by 725 ILCS 5/104-17(d).

Date: _____, 20____ Entered: _____
Judge of the Circuit Court

Printed name or # of Judge: _____ (*per request of DHS*)

Information Requested by DHS

Per request of DHS, the court sets Ninety-Day Hearings on the following dates. DHS is to timely file Progress Reports 7-days before the hearing. Each 90-Day Hearing is always set in 90-day increments from original date of the finding of unfitness – and not 90 days from the date of any preceding 90-Day Hearing.

1st 90-Day Hearing: _____, 20____ at _____, 2nd 90-Day Hearing: _____, 20____ at _____.

3rd 90-Day Hearing: _____, 20____ at _____, 4th 90-Day Hearing: _____, 20____ at _____.