MARYLAND CIRCUIT JUDICIARY	COURT 🗆 DISTRIC	CT COURT O	F MARYLAND I	FOR	ity/County
_			Case No		
In the Matter of					
	PETITION FOR E (Maryland Code, Hea	_	-		
The Petitioner,	Name of Petitioner		, requests th	nat this Court ord	er an
emergency evaluation of					and
in support of this Petition st	ates as follows:	Name of Person to	be evaluated (Evaluee)		
1. Petitioner: Address					
Cell Phone/Pager #	Home Phone		Work Phone		
2. Evaluee: Address				DC	B
Sex Race	Ht Wt	Hair	Eyes	Complexion	1
Driver's License No.			Other		
3. If not Petitioner, name	of spouse, child, paren	t, or other relat	ive, or other indivi	dual interested in	the evaluee:
Name			_		
Address					
Home Phone	mcy evaluation of the evaluee was filed previously on				
4. A petition for emergend and was ☐ granted [cy evaluation of the ev	aluee was filed	previously on	Date(s)
5. The evaluee has been h		at the followin	g facilities:		
				Diagnosis	
When				Diagnosis	
6. The evaluee currently i					
				Phone	
Name	A	ldress		Phone	
7. The evaluee has been p	rescribed the following				
8. The evaluee is taking medication as p	is not taking the medi				
9. The evaluee is demonstrated disorder:	trating the following be				•
10. The evaluee presents a					
11. The evaluee has access	to the following firear	additional sheet if nec ms/weapons:	essary)		
I hereby certify and declare	e under the penalties of	f perjury that t	the matters and fac	cts stated in this	Petition are
true to the best of my know Date TO THE PETITIONER.	ledge, information, an	d belief.	P	etitioner	

TO THE PETITIONER: You may be required to appear before the Court. If an evaluation is ordered, it would be helpful if you could accompany the evaluee to the emergency facility and provide facility authorities with all information that is pertinent to this Petition. A petitioner who, in good faith and with reasonable grounds, submits or completes the petition for emergency evaluation is not civilly or criminally liable for submitting or completing the petition.

ENDORSEMENT AND ORDER

In the mat	tter of the emergency evaluation of				
(Case No), the Petition	ner having presented to the Court and the Court having			
reviewed	the Petition and considered all pertinent data pre	sented, the Court:			
☐ Fi	nds probable cause to believe that the named ind	ividual (evaluee) has shown the symptoms of a mental			
dis	sorder and presents a danger to the life or safety	of the evaluee or others and, therefore, ORDERS that any			
pe	ace officer take into custody and transport the ev	valuee to the nearest emergency facility, for examination			
by	a physician within six hours after arrival at the	facility and, if in the physician's opinion necessary, for			
en	nergency care and treatment; provided that the fa	cility may not keep the evaluee for more than 30 hours			
un	under this Order but is not precluded from voluntary or involuntary admission in accordance with Maryland				
Co	ode, Health-General Article.				
□ De	enies the Petition, finding no probable cause.				
	Date	Judge			

Maryland Code, Health-General Article §§ 10-622 and 10-624 provide as follows:

A. Duties of Peace Officer

- Caution to Petitioner. A peace officer shall explain to a physician, psychologist, clinical social worker, licensed clinical professional counselor, clinical nurse specialist in psychiatric and mental health nursing, psychiatric nurse practitioner, a licensed clinical marriage and family therapist, or a health officer or designee of a health officer, who presents a petition to the peace officer:
 - a. the serious nature of the petition; and
 - b. the meaning and content of the petition.
- 2. Delivery to Facility. A peace officer shall take an evaluee to the nearest emergency facility if the officer has a petition that:
 - a. has been endorsed by a court within the last 5 days; or
 - b. is signed and submitted by a physician, psychologist, clinical social worker, licensed clinical professional counselor, clinical nurse specialist in psychiatric and mental health nursing, psychiatric nurse practitioner, a licensed clinical marriage and family therapist, or a health officer or designee of a health officer, or peace officer.
- 3. Documentation of Delivery. A peace officer shall complete a Return of Service by Peace Officer form (CC-DC 27) and have an agent for the emergency facility sign the form.
- 4. Remaining with Evaluee.
 - a. After a peace officer takes an evaluee to an emergency facility, the officer need not stay unless, because the evaluee is violent, a physician asks the officer's supervisor to have the officer stay.
 - b. A peace officer shall stay until the officer's supervisor responds to the request for assistance.
- 5. Return of Service. A peace officer shall file a completed return of service with the Court issuing the Endorsement and Order immediately after an evaluee is delivered to an emergency facility or immediately after expiration of the five-day period for taking the evaluee into custody.
- B Duty of Supervisor. A supervisor shall allow a peace officer to stay with a violent evaluee.
- C. Duties of Emergency Facility
 - 1. Documentation of Delivery. An agent of the emergency facility shall sign the Return of Service by Peace Officer form completed by a peace officer transporting an evaluee to the facility.
 - 2. Examination. If a physician asks that a peace officer stay, a physician shall examine the evaluee as promptly as possible to determine whether the evaluee meets the requirements for involuntary admission. In any event, a physician shall examine an evaluee within six (6) hours after an officer brings the evaluee to the facility.
 - 3. Release or Admission. Promptly after an examination, an evaluee shall be released unless the evaluee:
 - a. asks for voluntary admission; or
 - b. meets the requirements for involuntary admission.
 - 4. Detention Period. An emergency evaluee may not be kept at an emergency facility for more than thirty (30) hours.