## PROBATE COURT OF HAMILTON COUNTY, OHIO RALPH WINKLER, JUDGE

IN THE INTE	REST OF			
CASE NO		_		
		ORDER		
On		, this cause came on to be h	neard upon evidence present	ed.
			ent, was served with notice led to notice have been serv	
The C	ourt finds that the Resp	oondent is a resident of	County, Ohio	
	Court proceeded to hea Respondent:	r the evidence and by clea	r and convincing thereof, the	e Court
	suffers from alcohol ar	nd/or other drug abuse;		
	•	and drug abuse, or there ex	of danger to self, family, or iists a substantial likelihood o	
	can reasonably benefi	t from treatment.		
	•	dation of the treating Quali t is consistent with the treat	fied Health Professional, the ment goals.	e Court
There	fore, the Court orders t	hat	, Resp	ondent,
attend treatmer for a period r	nent at not to exceed		, from the date of this de	cision.
	•	dent shall receive after care and not more than six mon		
			s not required to submit to put treatment remains necessary	
Court. The	Court may issue a s	ummon directed to the R	er may be considered conte espondent that demands t nmons to undergo treatmen	hat the

Page 1 of 2 H.C. FORM 26.14 - ORDER 04/12/2021

Respondent fails to appear at the specified place and time, the Court may issue an order to a

peace officer to transport the Respondent to the place of treatment.

A party shall not assign as error on appeal the Court's adoption of any factual finding or legal conclusion, whether or not specifically designated as a finding of fact or conclusion of law under Civ.R. 53(D)(3)(a)(ii), unless the party timely and specifically objects to that factual finding or legal conclusion as required by Civ.R. 53(D)(3)(b).				
	Judge/Magistrate			