PROBATE COURT OF FRANKLIN COUNTY, OHIO JEFFREY D. MACKEY, JUDGE

IN THE MATTER OF	
CASE NO. M	
MAGISTRATE'S REISSU	ED ORDER OF DETENTION
To: Sheriff/Bailiff/Netcare/Hospital/ADAMH Board of Frankl	in County,
WHEREAS	· · · · · · · · · · · · · · · · · · ·
	s Ohio 43205, has filed a Affidavit alleging that
	is a mentally ill person
subject to Court order pursuant to Section 5122.11 of the	e Ohio Revised Code. There is probable cause to believe that
Respondent is a mentally ill person subject to Court order.	
You are therefore commanded to take into custody the sa	aid person forthwith and detain him/her at the Franklin County
ADAMH Board with placement at Netcare and/or TVBH-C	C and/or any other appropriate facility, then and there to abide
this order. Failure to keep respondent confined may be	be contempt of court unless a clinician has appropriately
discharged the respondent.	
The Hospital is hereby ORDERED to give the Respon	dent's Court Appointed Attorney and Doctor access to the
Respondent and his/her medical records.	
HEREIN FAIL NOT, and of this writ make legal service and d	lue return not later than the first business day after service is had.
In executing this order of detention, the person to whom the	nis order is directed shall use every reasonable and appropriate
effort to take this person into custody in the least conspicu	ous manner possible, using persuasion and a crisis intervention
team, if necessary. Having failed to accomplish custody the	ereby, forcible entry is authorized by utilizing the least destructive
method and custody may thereupon be had by the use of t	he least force necessary to accomplish the task.
IN THE TESTIMONY THEREOF, I hereto set my hand and	affix the seal of said Probate Court of Franklin County, Ohio.
Original Date of Issue:	
Current Date:	Signature Page Attached
	Magistrate