IN THE CIRCUIT COURT OF THE EIGHTEENTH JUDICIAL CIRCUIT COURT OF FLORIDA

ADMINISTRATIVE ORDER NO: 25-09 SUPERSEDES 24-47

IN RE: MENTAL HEALTH - ORDER GOVERNING MARCHMAN ACT PROCEDURES

Chapter 397, Florida Statutes, commonly referred to as The Hal S. Marchman Alcohol and Other Drug Services Act ("Marchman Act"), authorizes judges to enter orders, ex parte or after notice and a hearing, authorizing the involuntary assessment, treatment and stabilization of individuals, and further requires the court to consider Petitions for Involuntary Treatment Services when timely filed. The establishment of procedures and implementation of a uniform petition and uniform orders for Marchman Act proceedings is necessary to ensure the efficient and expeditious processing and resolution of such actions.

By the power vested in the chief judge under Article V, section 2(d) of the Florida Constitution, section 43.26, Florida Statutes, and Rule 2.215 of the Florida Rules of General Practice and Judicial Administration, effective immediately, unless otherwise provided herein, to continue until further order and superseding any provisions in prior Administrative Orders that may be inconsistent, it is **ORDERED**:

- (A) Upon the filing of a Petition for Involuntary Treatment Services for a substance abuse impaired person, the Clerk of the Court shall forward the court records to the Mental Health/Risk Protection Order Duty Judge. Any self-represented party filing a Petition for Involuntary Treatment Services for a substance abuse impaired person shall utilize the standard Petition attached hereto as Attachment "A".
- (B) Upon receipt of a Petition for Involuntary Treatment Services, the assigned division judge shall either:
- (1) Issue an order and summons for the Respondent to appear for a hearing to be held within ten (10) court working days from the date the Petition is filed, unless a continuance is granted. The judge shall utilize the order attached hereto as Attachment "B". The hearing may be referred to a general magistrate as provided by law. The judge shall also determine whether the Respondent is represented by counsel and, if appropriate based on the contents of the Petition, enter an order provisionally appointing the Office of Criminal Conflict and Civil Regional Counsel to represent the Respondent until a determination of indigency is completed; or

- (2) Enter an order denying the Petition for Involuntary Treatment Services if the judge determines the allegations do not reasonably meet the criteria for involuntary admission (or none of the provisions of section 397.68111(2)-(4), Florida Statutes, have been met), or that the Petition was not executed by the appropriate individual. In this case, the judge shall utilize the order attached hereto as Attachment "C".
- (C) If an order and summons is issued pursuant to (B)(1), the judge shall transmit the order and summons to the Clerk of the Court who shall furnish a copy of the Petition, order and summons, and any other document related to the Petition for Involuntary Treatment Services to the Sheriff of the county in which the Respondent resides or can be found, who shall effect service upon the Respondent as soon thereafter as possible on any day of the week and at any time of the day or night. The Clerk of Court shall also furnish to the Sheriff such information on the Respondent's physical description and location. If the Petitioner is represented by counsel, the judge shall, in addition to transmitting the order to the Clerk for filing and docketing, copy (CC) the order to counsel for the Petitioner who may utilize a private certified process server in lieu of the Sheriff. The Sheriff, or counsel for Petitioner, as appropriate, shall file with the court a return indicating service or non-service.
- (D) Upon receipt of a Petition for Involuntary Treatment Services, the Mental Health/Risk Protection Order Duty Judge may also, consistent with the requirements of section 397.68141 and 397.6818, Florida Statutes, either:
- (1) Enter an ex parte order authorizing the involuntary assessment and stabilization of the Respondent if it is determined the allegations demonstrate that exigent and/or emergency circumstances exist and is legally sufficient to warrant ex parte relief. In this case, the judge shall utilize the order attached hereto as Attachment "D" and shall enter, if appropriate, an order appointing counsel; or
- (2) Enter an order denying a request for involuntary assessment and stabilization if the judge determines the allegations do not demonstrate that exigent and/or emergency circumstances exist and/or an assessment has already been completed in the previous 30 days. In this case, the judge shall utilize the order attached hereto as Attachment "E".
- (E) If an ex parte order granting the involuntary assessment and stabilization of a Respondent is entered pursuant to (D)(1), the judge shall transmit the order to the Clerk of the Court who shall furnish a copy of the Petition, ex parte order, and any other document related to the action to the Sheriff of the county in which the respondent resides or can be found, who shall effect service upon the respondent as soon thereafter as possible on any day of the week and at any time of the day or night. The Clerk of the Court shall also furnish to the Sheriff such information on the respondent's physical description and location. The Sheriff shall file with the court a return indicating service or non-service, as appropriate.
- (F) If an order denying ex parte relief is entered pursuant to (D)(2), the judge shall transmit the order to the Clerk of the Court who shall furnish a copy of the order denying ex parte relief to the Sheriff to be included with the documents to be served by the Sheriff pursuant to (C).

If an ex parte order authorizing the involuntary assessment and stabilization of the Respondent is entered, a licensed service provider shall conduct an assessment and stabilization of any individual involuntarily admitted pursuant to the Marchman Act within 72 hours of such person's admission to such facility. If such provider is unable to conduct an assessment within 72 hours of the person's admission, the provider may file a written request for an extension of time to complete the assessment. Such request for

extension of time shall be furnished to all parties, and a courtesy copy delivered to the assigned division judge. Upon receipt of such filing, the assigned judge may, after review, grant additional time not to exceed the time period within which the Petition for Involuntary Treatment Services has been scheduled for hearing. The licensed service provider shall file the Respondent's clinical assessment with the Clerk of the Court and shall also provide it to the Petitioner, the Respondent, and any counsel no later than the ordinary close of business the day before the hearing on the Petition for Involuntary Treatment Services, which shall satisfy the provisions of section 397.6758, Florida Statutes if it contains the Respondent's admission and discharge information. In addition, the Clerk of the Court shall provide the Respondent's clinical assessment to the Petitioner, Respondent, and any counsel representing parties in the matter.

The Uniform Petition and Orders attached to this Administrative Order may be amended from time to time without further amendment of this Administrative Order.

DONE AND ORDERED this 23rd day of January, 2025.

Distribution

All Circuit and County Judges (Brevard and Seminole County)
Court Administration (Brevard & Seminole County)
Clerk of Court (Brevard & Seminole County)
State Attorney (Brevard & Seminole County)
Public Defender (Brevard & Seminole County)
Sheriff (Brevard & Seminole County)
Bar Association (Brevard & Seminole County)
Law Library (Brevard & Seminole County)
Office of Criminal Conflict and Civil Regional Counsel

"Attachment A"

IN RE: CASE NO: (Respondent)	
(Parman Jane)	_
(Respondent)	
PETITION FOR INVOLUNTARY TREATMENT By authority of Chapter 397, Florida Statutes	
Jersonally observed the behavior of, being duly sworn, hereby state that I have personally observed the behavior of, Respondent, and have a good faith reason to believe that said person is substance abuse impaired as defined under Florida Statutes Section 397, and allege:	
1. Respondent is □ an Adult or □ a Minor	
2. Petitioner's relationship to the Respondent is:	
 □ Spouse □ Parent (MINOR) □ Guardian □ Legal Guardian (of minor) □ Relative □ Director of Licensed Service Provider □ An adult who has direct personal knowledge of the Respondent's substance abuse impairmed and his/her prior course of assessment and treatment. 3. Petitioner alleges in good faith that the Respondent reasonably appears to meet the criteria for involuntary admission as provided in Florida Statutes Section 397.675 in that: (a) Describe the reasons why the Petitioner believes that the Respondent is substance abuse impaired: 	ent
(b) Describe the reasons why because of their impairment the Respondent has lost the power self-control with respect to substance abuse.	of

	ANI
(c)	☐ If you believe the Respondent has already inflicted physical harm on him/herself or other OR there is a substantial likelihood that the Respondent will inflict physical harm on him/herself or others, describe in detail why you believe there is a risk of harm (or what harn has already occurred).
	OR
	☐ The Respondent's refusal to voluntarily receive care is based on judgment so impaired by reason of substance abuse that the Respondent is incapable of appreciating his or her need for care and of making a rational decision regarding that need for care.
	If you believe the Respondent's judgment is so impaired due to substance abuse, provide examples to show how the Respondent cannot appreciate his or her need for care.
	s Petition may be accompanied by a certificate or report of a qualified professional who has mined the Respondent within the last thirty (30) days.
	tificate or report <u>must</u> include the qualified professional's findings regarding the Respondent's tent and treatment recommendations.
	espondent was not assessed before the filing of a treatment petition or refused to submit to an ion, the lack of assessment or refusal must be noted in the petition.
	Respondent been assessed within the last thirty (30) days? answer) YES / NO.
	, attach a copy of the certificate or report, which must include the qualified professional's relating to the assessment of the Respondent and treatment recommendations.
'NO t	he Respondent has not been assessed within thirty (30) days of the filing of the present treatmer

	Are you requesting an ex parte assessment and stabilization order be entered due to an emergency? Yes No
	□ Yes □ No
	□ Yes □ No
	70
	If yes, please describe in detail the Respondent's emergency circumstances. Include the reasons why the court should enter an order requiring the Respondent be taken into custody and delivered to the nearest appropriate licensed provider for an evaluation.
es an	attorney presently represent the Respondent? (Circle one) YES / NO
ES,	please provide the full name, address, and telephone number of the attorney.
IO, a	n attorney will be appointed to represent the Respondent.
NO	T SIGN UNTIL YOU ARE IN THE PRESENCE OF A NOTARY OR DEPUTY CLERK
nder I not	stand that any information in this sworn statement which is not to the best of my knowledge done in good faith may expose me to a penalty for perjury and other possible penalties he statutes of the State of Florida. Under penalties of perjury, I declare that I have read the
	ng document and that the facts stated in it are true.
e goi n natui	re of Petitioner: Date:
egoir natur	

I HEREBY SWEAR/AFFIRM THAT THE FOREGOING IS TRUE AND CORRECT.

Signature of Petitioner		
Printed Name		
STATE OF FLORIDA		
COUNTY OF		
Sworn to (or Affirmed) and Subscribed Before Me this _	day of	, 20
by	otarization	Ae or □ Produced
Signature of Notary Public		
	Printed Name of Nota	ry Public
Administering Oath Pursuant to §117.03, Florida Statute		•

BLANK PAGE

PROVIDE THE FOLLOWING IDENTIFYING INFORMATION ABOUT THE RESPONDENT: (NOT REQUIRED AS PART OF PETITION)

County of Residence:	Date of Bir	rth:	Age:
Race:	Sex:	SS#:	
Attach a picture of the Respo	ondent if possible. Picture at	ttached: ☐ YES ☐ ì	40
Height:Weight	:Hair Color:	Ey	e Color:
1. Does Respondent have a If yes, please describe: _			
2. Is the Respondent violer If yes, please describe:	nt now? YES NO U		
WHERE IS THE RESPONI (Name of Company and Add		plicable)	
IF THE SUBJECT IS OVE	R 18, HAS THE SUBJECT	EVER BEEN DECL	ARED INCOMPETENT?
[] YES [] NO If yes, Guard	lian's Name(Guardian's	Full Mailing Addres	ss and Phone Number)
DOES THE RESPONDENT UNSURE IS THE SUBJECT CURRE UNSURE			
IS THE SUBJECT CURRE UNSURE			YES 🗆 NO
IS THERE ANY PENDING UNSURE IS THERE ANY PENDING			YES 🗆 NO
UNSURE			□ YES □ NO □ UNSURE

IS TH	IS PERSON A VETE	RAN		□ YES	□NO	□ UNSURE
DOES	THE RESPONDENT	TREQUIRE AN IN	NTERPRETER? I	F SO, WH	AT LAN	IGUAGE?
						<u></u>
IF YC	U HAVE ANSWERE	D "YES" TO AN	Y OF THE ABOV	E, PLEAS	E EXPL	AIN BELOW

"Attachment B"

	CIRCUIT COURT OF THE EIGHTEENTH JUDICIAL CIRCUIT IN AND
	FORCOUNTY, FLORIDA
N RE:	, CASE NUMBER:
	Respondent. DIVISION:
ORD	ER AND SUMMONS TO APPEAR AT HEARING ON PETITION FOR INVOLUNTARY
	TREATMENT SERVICES
	THIS CAUSE is before the court upon Petitioner's Petition for Involuntary Treatment Services
	above-named Respondent. The Court, having reviewed the Petition and applicable law, and being
otherw	rise duly advised, finds as follows:
1.	The Respondent either:
	reasonably appears to meet the criteria for involuntary admission as provided in §397.675, Florida Statutes;
	been placed under protective custody pursuant to section 397.677, Florida Statutes, within the previous 10 days;
	been subject to an emergency admission pursuant to section 397.679, Florida Statutes, within the previous 10 days; or
	been assessed by a qualified professional within the past thirty (30) days or has been ordered to undergo an involuntary assessment and stabilization pursuant to §397.68141(5) and §397.6818(1), Florida Statutes, by order of this Court.
2.	
	□ spouse □ legal guardian
	☐ legal guardian ☐ relative
	service provider
	or an adult with direct personal knowledge of the Respondent's substance abuse impairment and his or her prior course of assessment and treatment.
	Accordingly, it is hereby:
whethe	ERED that a hearing on the Petition for Involuntary Treatment, and specifically on the issue of er the Respondent should be court-ordered to undergo involuntary substance abuse treatment and es, shall be heard before, on, 20
, ata	es, shall be heard before, on, 20 a.m./p.m. in Courtroom,County Courthouse,
Florida hearing	a. The Respondent shall be summoned to appear and is hereby ORDERED TO APPEAR at said
пеанц	g.
T IS F	URTHER ORDERED that the Office of Criminal Conflict and Civil Regional Counsel ☐ is or
	t provisionally appointed as counsel for Respondent at all subsequent hearings as to involuntary
reatmer ndigent	nt services, until a determination of indigency is completed, or Respondent is not

The Clerk of the Court shall electronically transmit a copy of this Order to the Office of Criminal Conflict and Civil Regional Counsel, if provisionally appointed.

IT IS FURTHER ORDERED that a copy of the Petition and this Order shall be provided to the Petitioner, counsel for Petitioner, if applicable, Respondent, and counsel for Respondent.

The Clerk of the Court shall furnish a copy of the Petition, this Order and Summons, and any other

document related to the Petition to the Sheri	ff ofCounty, or any other authorized law
enforcement officer or certified process ser	ver, who shall effect service upon the Respondent as soon
thereafter as possible on any day of the we	ek and at any time of the day or night (unless Petitioner is
represented by counsel and said counsel has	indicated they will utilize a private certified process server
in lieu of the Sheriff). The Clerk of the Co	urt shall also furnish to the Sheriff such information on the
Respondent's physical description and loc	ation. The Sheriff, certified process server, or counsel for
Petitioner, as appropriate, shall file with the	Court, a return indicating service or non-service.
	County, Florida, thisday of,
20	
	Circuit Judge
Copies to:	
Petitioner	
Respondent	
Office of Criminal Conflict and Civil Region	al Counsel
County Sher	iff's Office

<u>Brevard County</u>: If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. If you require assistance, please contact:

ADA Coordinator at Brevard Court Administration 2825 Judge Fran Jamieson Way, 3rd floor Viera, Florida, 32940-8006 (321) 633-2171 ext. 3

NOTE: You must contact coordinator at least 7 days before your scheduled court appearance, or immediately upon receiving this notification if the time before the scheduled appearance is less than 7 days; if you are hearing or voice impaired in Brevard County, call 711.

- Download the Brevard ADA Accommodation Request Form
- Request Accommodation Using Our Online Form
- Download the ADA Grievance Procedure
- Download the ADA Grievance Complaint Form

<u>Seminole County</u>: If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. If you require assistance please contact:

ADA Coordinator at Seminole Court Administration 301 N. Park Avenue, Suite N301

Sanford, Florida, 32771-1292 (407) 665-4227

NOTE: You must contact coordinator at least 7 days before your scheduled court appearance, or immediately upon receiving this notification if the time before the scheduled appearance is less than 7 days; if you are hearing or voice impaired in Seminole County, call 711.

- Download the Seminole ADA Accommodation Request Form
- Request Accommodation Using Our Online Form
- Download the ADA Grievance Procedure
- Download the ADA Grievance Complaint Form

"Attachment C"

	IN THE CIRCUIT COURT OF THE EIGHTEENTH JUDICIAL CIRCUIT IN AND FORCOUNTY, FLORIDA
	CASE NUMBER: Respondent. DIVISION:
	/
<u>(</u>	ORDER DENYING PETITION FOR INVOLUNTARY TREATMENT SERVICES
regardin	THIS CAUSE is before the court upon Petitioner's Petition for Involuntary Treatment Services g the above-named Respondent. The Court, having reviewed the Petition and applicable law, and herwise duly advised in the premises, finds as follows:
	A Petition seeking involuntary substance abuse treatment services regarding the above- named Respondent has been filed with theClerk of Courts, which is the county where the Respondent is located.
	Based solely upon the contents of the Petition, a summons and order to appear at hearing should be not entered because:
ſ	The Petition is not sworn or verified. OR
ſ	The Petition does not demonstrate that Respondent:
	(a) reasonably appears to meet the criteria for involuntary admission as provided in §397.675, Florida Statutes;
	(b) has been placed under protective custody pursuant to §397.677, Florida Statutes, within the previous 10 days;
	(c) has been subject to an emergency admission pursuant to §397.679, Florida Statutes, within the previous 10 days; or
	(d) has been assessed by a qualified professional within the past thirty (30) days. OR
F	☐ The Petition is not shown to have been executed by one of the following: a relative, nardian, legal custodian of a minor, private practitioner (as defined in section 397.311, lorida Statutes), the director of a licensed service provider or the director's designee, or adult who has direct personal knowledge of the respondent's substance abuse apairment. OR
C	Other Findings:

Accordingly, it is hereby ORDERED that the Petition for Involuntary Treatment Services is DENIED .					
D	ONE AND ORDERED at	County, Florida, this	day of	, 20	
		Circu	it Judge		
Cop	pies to:				
	itioner spondent				

"Attachment D"

	IN THE CIRCUIT COURT OF THE EIGHTEENTH JUDICIAL CIRCUIT IN AND FORCOUNTY, FLORIDA
N RE: _	Respondent. CASE NUMBER: DIVISION:
<u>E</u>	X PARTE ORDER FOR INVOLUNTARY ASSESSMENT AND/OR STABILIZATION
	THIS CAUSE is before the court upon Petitioner's Petition for Involuntary Treatment Services, at to §397.68111, §397.68141 and §397.68151, Florida Statutes. The court, having reviewed the and applicable law, and being otherwise duly advised in the premises, determines as follows:
	1. A Petition seeking involuntary treatment services for the above-named Respondent has been filed with theCounty Clerk of Courts, in the 18 th Judicial Circuit. The Petition is sworn or verified.
	2. The Petition was executed by the Respondent's
	□ spouse
	legal guardian
	relative
_	private practitioner (as defined in §397.311, Florida Statutes) the director of a licensed service provider
	 ☐ the director of a licensed service provider ☐ the director's designee or
_	an adult who has direct personal knowledge of the respondent's substance abuse impairment.
	3. The Court finds that the Petition demonstrates that an exigent or emergency circumstance exists based solely upon the contents of the Petition, there is good faith reason to believe that the Respondent is substance abuse impaired or has a co-occurring mental health disorder and, because of such impairment or disorder has lost the power of self-control with respect to substance abuse and either:
	☐ Is in need of substance abuse services and, by reason of substance abuse impairment, his or her judgment has been so impaired that he or she is incapable of appreciating his or her need for such services and of making a rational decision in that regard; OR

Petitioner: Respondent:County Sheriff's	
Circuit Judge Copies to:	
DONE AND ORDERED atCounty, Florida, thisday of, 20	
use such reasonable physical force as may be necessary to gain entry to the premises, and any dwellings, buildings, or other structures located on the premises, and to take custody of the above-named Respondent. IT IS FURTHER ORDERED upon the completion of the assessment, the licensed service provider shall electronically file its written findings with the Court, Respondent, and Petitioner.	
(name of licensed service provider), or, if for reasons provided in §397.6751, Florida Statutes, the treatment provider cannot admit the client to the facility, then to the nearest appropriate licensed receiving facility, for the purpose of assessment and stabilization pursuant to the provisions of Chapter 397, Florida Statutes. The above-named Respondent may be detained at said facility for no more than 72 hours unless the Court has entered an order pursuant to §397.6818(3)(a), or the provisions of §397.6818(3)(b) or (3)(c) apply. Said law enforcement officer or agent may serve and execute this Order on any day of the week, at any time of the day or night, and may	
IT IS FURTHER ORDERED that the Sheriff of County shall take the above-named Respondent into custody and deliver or arrange for the delivery of such person to	
THIS ORDER EXPIRES in days. If no time limit is specified in this Order, the Order shall be valid for seven (7) days after the date of this Order.	
ORDERED, based upon the allegations in the Petition, pursuant to §397.501(7), Florida Statutes, and applicable federal law and regulations, including 42 U.S.C. §290dd-2(a) and 42 C.F.R. §2.64, good cause exists for disclosure by the below-named service provider regarding the identity, diagnosis, prognosis, and treatment of the Respondent in this case. Any objection to the disclosure by the Respondent, service provider, or other interested party(ies) shall be made in writing prior to any subsequent hearings in this matter, if any. If no objections are made, the disclosure may occur at the subsequent hearing(s).	
ACCORDINGLY, IT IS:	
herself; that such neglect or refusal poses a real and present threat of substantial harm to his or her well-being; and that it is not apparent that such harm may be avoided through the help of willing family members or friends or the provision of other services, or there is substantial likelihood that the person has inflicted, or threatened to or attempted to inflict, or, unless admitted, is likely to inflict, physical harm on himself, herself, or another.	

 \square Without care or treatment, is likely to suffer from neglect or refuse to care for himself or

"Attachment E"

	IN THE CIRCUIT COURT O	F THE EIGHTEENTH JUD	OICIAL CIRCUIT IN AND
	FOR	COUNTY,	FLORIDA
IN RF.		CAS	SE NUMBER:
114 102.	Respondent.		SE NOMBER. ISION:
		_	
E.V.	/ DADTE ODDED DESIGNAC 1	EOHEGE EOD EMEDGE	NOV HOD BUYOU VALUE
<u>EA</u>	<u> ASSESSMI</u> <u>ASSESSMI</u>	ENT AND/OR STABILIZA	
regardi and be	THIS CAUSE is before the couing the above-named Respondenting otherwise duly advised in the	. The Court, having reviewed	for Involuntary Treatment Services d the Petition and applicable law,
2.	A Petition seeking involuntary Respondent has been filed with county where the Respondent stabilization of the Respondent	theC is located, and a request	services regarding the above-named County Clerk of Courts, which is the for involuntary assessment and/or
3.	Based solely upon the contents of the Petition, an ex parte order directing the Respondent into custody and to be delivered to the appropriate licensed service provider for an involuntary assessment and/or stabilization should not be entered because:		
	☐ The Petition does not der	nonstrate that exigent and/or	r emergency circumstances exist.
	☐ The Respondent has already been subject to an assessment within the previous 30 days. ☐ Other Findings:		
stabiliz	Accordingly, it is hereby: ORDERED that Petitioner's recation of the above-named response	quest for an order authorizin dent pursuant to Chapter 39	g the involuntary assessment and/or 7, Florida Statutes, is DENIED .
DONE A	AND ORDERED at	County, Florida, this	day of, 20
		Ci	rcuit Judge
Copies to			
Petitione			
Respond	ent:		