**CONTINUED FROM PRIOR HEARING?**

**PRIOR DATE**

**MEDICALLY CLEARED?**

The petitioner has filed a petition under NRS 433A.165 (2) and indicates that the patient is still undergoing treatment for a medical condition. Based on the information presented at the hearing that the patient needs further medical treatment, the court finds that the hospital has the continuing obligation of updating the court every 7 days on the medical condition pursuant to NRS 433A.165(2)(b). The court recommends that the hold be continued while the patient is undergoing medical treatment.

**REPORTS:**

**Reports performed and admitted:**

The reports of the summary and findings of the evaluations performed pursuant to NRS 433A.240 on the patient named in the caption above are deemed admitted as part of the record.

**No Report:**

However, the court finds that the examination and accompanying report were not performed pursuant to NRS 433A.240.

**REPORTS NOT PERFOMED**

**Dismissal - No Report:**

The court finds that the examination and accompanying report were not performed pursuant to NRS 433A.240. It is hereby recommended that the petition be denied and the case closed. Pursuant to NRS 433A.310 1(a), the court requires that the facility or hospital release the patient not later than 24 hours after the court issues the order, unless the patient applies for admission as a voluntary consumer pursuant to NRS 433A.140.

**REFUSED TO ATTEND?**

The court finds that the patient was informed by hospital staff that at the hearing, the court may make a decision recommending that the patient be involuntarily committed for up to six months.  After having been informed of their right to appear at the hearing and possible consequences of the hearing, the patient still refused to attend.  Therefore, the court finds that the patient has waived their right to attend and be heard at the civil commitment hearing, but is still represented by counsel during the proceedings.

**DISCHARGED?**

**In Process/Ready to Discharge, Petition Denied and Case Closed:**

The court finds that the patient named in the caption above is currently in the process of being discharged per NRS 433A.220. It is hereby recommended that the petition be denied, and the case closed.

**Patient Discharged, Petition Denied and Case Closed:**

The court finds that the patient named in the caption above has already been or is currently in the process of being discharged per NRS 433A.220. It is hereby recommended that the petition be denied, and the case closed.

**Signed Voluntary Papers, Petition Denied and Case Closed:**

The court finds that the patient named in the caption above has already signed or is currently signing paperwork for voluntary admission pursuant to NRS 433A.140. Therefore, it is hereby recommended that the petition denied, and the case closed.

**FACTUAL FINDINGS – FREE TEXT:**

**\*\*\*\*\*\*\*\*\*\*\*\*\***

**FACTUAL FINDINGS:**

**Stay for treatment:**

The patient stated they are willing to continue working with the treatment team until they are well enough to discharge.

**Stay for Placement:**

The patient stated they want to stay voluntarily while the hospital works on appropriate discharge placement.

**FINDINGS ON CRITERIA:**

**Patient meets commitment criteria:**

The court finds by clear and convincing evidence that as a result of a mental health crisis due to a mental illness, the patient named in the caption above as defined by 433A, presents a substantial likelihood of serious harm to himself or herself or others without the care or treatment that is provided in a public or private mental health facility. (NRS 433A.115, 433A.310).

**SMI - Doesn't meet commitment criteria for SMI, Petition Denied:**

The court finds that clear and convincing evidence has not been presented that the patient named in the caption above is a “person in a mental health crisis” as defined by NRS 433A.0175. It is hereby recommended that the petition be denied and the case closed (NRS 433A.310). Pursuant to NRS 433A.310 1(a), the court requires that the facility or hospital release the patient not later than 24 hours after the court issues the order, unless the patient applies for admission as a voluntary consumer pursuant to NRS 433A.140.

**Danger - Doesn't meet commitment criteria for dangerousness, Petition Denied:**

The court finds by clear and convincing evidence that the patient named in the caption above suffers from a “mental illness” under NRS 433A.0175 (1)(a). However, clear and convincing evidence has not been presented that the patient presents a substantial likelihood of serious harm to himself or herself or others without the care or treatment that is provided in a public or private mental health facility. It is hereby recommended that the petition be denied and the case closed (NRS 433A.310). Pursuant to NRS 433A.310 1(a), the court requires that the facility or hospital release the patient not later than 24 hours after the court issues the order, unless the patient applies for admission as a voluntary consumer pursuant to NRS 433A.140.

**Split**

The Court finds that the two evaluating doctors per NRS 433A.240 have a split in opinion as to whether or not the patient meets commitment criteria.

**WAIVES 6 DAY HEARING**

The patient waives their right to a hearing within 6 judicial days pursuant to NRS 433A.220.

**RECOMMENDATIONS:**

**Continuance for stabilization:**

The patient’s treatment should soon provide sufficient stabilization and then discharge without the need for a hearing on the petition for involuntary commitment. Pursuant to the stipulation of the patient’s attorney and the District Attorney under 433A.220, the court grants a continuance to: \*\*\*\*\*\*\*

**Continuance for Mental Health Facility:**

The patient has not yet been transferred to a mental health facility per 433A.310 (1). The court grants the request of counsel for a continuance to: \*\*\*\*\*\*\*

**Least Restrictive Environment:**

The court finds that release to the person(s) mentioned above is the least restrictive environment in the patient’s best interest. It is hereby recommended that the petition be denied and the case closed. Pursuant to NRS 433A.310 1(a), the court requires that the facility or hospital release the patient not later than 24 hours after the court issues the order, unless the patient applies for admission as a voluntary consumer pursuant to NRS 433A.140.

**Appearance**

The patient did not make an appearance at the hearing today. The court grants the request of counsel for a continuance for the appearance of the patient at the next hearing date.

**Continuance upon the request of Defense Counsel:**

The court grants the request of counsel for a recess in the proceedings per NRS 433A.270 (3) to: \*\*\*\*\*\*\*

**Patient currently under commitment order:**

The court finds that a petition for involuntary commitment for the patient named in the caption above has been granted and the previous order per NRS 433A.310 has not yet expired. It is hereby recommended that the patient be returned from their conditional release per NRS 433A.380 and that the current petition be taken off calendar as moot and the case closed, as the previous petition is still in effect that was granted on : \*\*\*\*\*\*\*\*\*

**Guardianship in Place, Petition Denied:**

The court finds that a guardianship has been established for the patient named in the caption above. It is hereby recommended that the petition be denied and the case closed.

**Stipulation**:

Counsel for the patient named in the caption above and the State of Nevada stipulate to a continuance of this petition to: \*\*\*\*\*\*\*\*\*\*

**Interpreter**

The court finds that the patient is a non-English speaker. In order for the patient to understand and participate in the court proceedings, the matter is continued for a court interpreter to be present.

**Petition Granted and involuntary admission ordered:**

It is hereby recommended that the patient named in the caption above be involuntarily admitted to a mental health facility for the most appropriate course of treatment.

**Other, Petition Denied:**

It is hereby recommended that the petition be denied and the case closed.

**DANGER TO OTHERS (AFTER COMMITMENT):**

The The court makes a finding that the above-named patient is likely to harm others if allowed to remain at liberty. As such, the hospital to which the patient has been involuntarily admitted must give proper notice per NRS 433A.380 before the patient is conditionally released.

**DENIAL (DISCHARGE) FUTURE EFFECTIVE DATE**

Denial Effective

**MULTIPLE PETITIONS?**

With regard to the prior petition filed by \*\*\*\*\*, the court finds that the prior petition is now moot, since the patient is no longer in that hospital’s care and has been transferred. Therefore, that petition is hereby vacated and taken off calendar.