IN THE CIRCUIT COURT OF THE NINETEENTH JUDICIAL CIRCUIT LAKE COUNTY, ILLINOIS

PEOPLE OF THE STATE OF ILLINOIS

vs.

Case No.:

ORDER FOR FITNESS EVALUATION

This cause coming before the Court concerning the defendant's fitness to stand trial, or to plead or to be sentenced, present are: State Defense Counsel Defendant in custody Defendant not in custody Defendant not present because:

The Court hereby finds

1. As to bonafide doubt:

This court finds a *bonafide* doubt as to the defendant's fitness for trial, to plead, or to be sentenced. Speedy trial is tolled pursuant to 725 ILCS 5/103-5(a). The Court appoints a doctor designated by the 19th Judicial Circuit to conduct an examination pursuant to 725 ILCS 5/104-13 for purposes of determining the defendant's fitness to stand trial, to plead, or be sentenced. Pursuant to 725 ILCS 5/104-11(b), the defense has requested that, prior to trialÊa qualified expert àe be appointed to examine the defendant to determine if a *bonafide* doubt as to fitness may be raised. The Court appoints a doctor designated by the 19th Judicial Circuit to determine āÁœ[] æãa^Á doubt exists as his/her fitness. The court makes no finding as to bonafide doubt. In addition, this order shall not prevent futher proceedings unless otherwise ordered.

- 2. The facts supporting such request/finding:
- 3. The defendantK
 - ã Án custody of the jail.

ã Ánot in custody of the jail. The defendant is ordered to contact the 19th Judicial Circuit - Psychological Services at (847) 377-3886, 215 W. Water Street, Waukegan Illinois, 60085, within 48 business hours to schedule an appointment and cooperate with the evaluation.

- 4. The examiner shall submit a written report to the court, the State, and the defense within 30 days of the date of this order. The report shall include:
 - a. Diagnosis and an explanation as to how it was reached and the facts upon which it is based.
 - b. Description of the defendant's mental or physical disability, if any; its severity; and an opinion as to whether and to what extent it impairs the defendant's ability to understand the nature and purpose of the proceedings against the defendant or to assist in the defense, or both.
 - c. If the report indicates that the defendant is not fit because of a disability, the report shall include an opinion as to the likelihood of the defendant attaining fitness within one year/364 days/6 months/30 days if provided with a course of treatment. If the person preparing the report is unable to form such an opinion, the report shall state the reasons therefor. The report may include a general description of the type of treatment needed and of the least physically restrictive form of treatment therapeutically appropriate.

5.	Pursuant to 725 ILCS 5/104 et seq, the defendant	been advised of his rights regarding statements
	made during said fitness evaluation.	

- 6. This case is set for status (to set a hearing date) on
- 7. The Clerk shall provide a copy of this order to the Lake County Sheriff/Psychological Services.

Entered:

Judge

in 711 at