Second of the se	SUPERIOR COURT OF SAN MATEO COUNTY Southern Branch Worthern Branch 1050 Mission Road, Redwood City, CA 94063 Www.sanmateo.courts.ca.gov	FOR COURT USE ONLY
PLAINTIFF/APPELL/		
THE PEOPL		
DEFENDANT/RESPO	CASE NUMBER:	
ORDER API	Department No: Report Due:	
[Pen		
The Court Orders	the following type of Examination:	1
WHEREAS, it a	appearing that good and sufficient cause exists for the appointmer	t of doctor(s) to examine

WHEREAS, it appearing that good and sufficient cause exists for the appointment of doctor(s) to examine the defendant and investigate his/her competency pursuant to the provisions of PC §§ 1367, 1367.1, 1368, 1368.1, and further to advise the court concerning the issue of voluntary or involuntary administration of antipsychotic medication pursuant to the provisions of PC §§ 1369(a)(2) and 1370.01(a)(2)(B)(ii) to (iii).

WHEREAS, defendant named-above is	☐ In custody	Out of custody
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THEREFORE, IT IS HEREBY ORDERED THAT:

- 1. (hereinafter "Examiner") is appointed to review the information available, including but not limited to any and all medical, mental health, and substance abuse records, examine the defendant and investigate his/her present ability to understand the nature and purpose of the proceedings taken against her and to assist counsel in the conduct of his/her defense in a rational manner; and
- 2. Pursuant to Penal Code section 1367, et seq, the mental health records maintained by Behavioral Health and Recovery Services, Correctional Health Services and/or the state hospital shall be made available for review and a copy will be provided to the examiner(s) upon request. These records shall include but are not limited to assessments (including diagnosis), treatment plans, discharge summaries, and records documenting mental and physical health conditions as well as treatment provided. Copies of released records will also be made available to the District Attorney and Defense Counsel of record upon their request; and
- 3. The doctor shall be transported to the defendant's cell in the event the defendant refuses or is otherwise unable to leave their cell to participate in the evaluation.
- 4. The doctors appointed will report their opinions and conclusions in writing to this court and will, when summoned, testify in proceedings in which the defendant's competency may be in question. Doctor's report is to be submitted to this court on or before the above referenced date. Reports shall be submitted by the examiner(s) to the Court by sending it electronically in PDF format to the Court's e-mail box DoctorEval@sanmateocourt.org to be received no later than the due date stated herein. If the due date is on a Monday or a date immediately after a holiday, doctors shall make every effort to submit the report prior to the Monday or holiday.

CASE NUMBER(S):

5.	The examiner(s) shall contact the ordering Judicial Officer immediately in writing if there is a problem with scheduling an appointment for an evaluation or if the defendant is not cooperating and whose action is obstructing the doctor from complying with this Order. The written communication shall also be sent to the same e-mail address as stated in paragraph 3 above with the name of the judicial officer in the subject line.					
6.	Pursuant to 11 CCR section 703(b), the court orders the release of State Summary Criminal History Information for the subject of this evaluation to the court-appointed evaluator for use in completing this evaluation. The court finds that the release is necessary to allow the evaluator to fulfill the statutory obligation to investigate the nature of the defendant's mental disorder and prior treatment therefor, and to provide an opinion on whether the defendant is a danger to others such that involuntary treatment with antipsychotic medication is indicated under Penal Code section 1370.					
7.	☐ Defendant requires an interpreter for the evaluation needed)	for language. (enter name of language				
8.	☐ Other special terms:					
Dated	1 ·					
Dated	<u>-</u>	Judge of Superior Court				
Attacl	hment					
	bution: nal: Case File es: District Attorney's Office Defendant's Attorney of Record					

CASE NUMBER(S):

<u>ADDENDUM</u> – CONTACT INFORMATION FOR THE ORDER APPOINTING DOCTOR(S) FOR PC § 1367/68 EXAMINATION [THIS PAGE FOR EXAMINER'S USE ONLY – This is not part of the Order]

Defendant	:							
	Last Name	First Name	Middle	DOB				
Address:								
	(where out-of-custody Defendant can be contacted)							
Phone(s):								
	(home, work, cell, parent or	spouse or a phone where a mess	age may be left)					
I believe it	is unlikely that the defen	dant will be able to keep a	an appointment to be ex	amined.				
☐ Yes	☐ No							
Reason for PC § 1367:		$\ \ \square$ I will call the examiner directly to provide this information.						
	*							
Ordering J	udge:							
Deputy Cle	erk:	Phone N	umber:					
ATTORNE\	'S OF RECORD:							
DEFENS	E ATTORNEY:							
Nam	e:							
Phon	••							
Ema	il:							
DEPUT	DISTRICT ATTORNEY:							
Nam								
Phon	e:							
Ema								
	INSTRUCTION	S for Person Submitting	g ORDER to Examiner(<u>s):</u>				
	Please	e complete and email t	to the examiner					
	along with the	ORDER, the Police Re	port and the compla	int				

CONTACT INFORMATION ADDENDUM FOR ORDER APPOINTING DOCTOR(S)

** THIS PAGE FOR EXAMINER'S USE ONLY AND IS NOT PART OF THE ORDER **