



RICHLAND COUNTY
ASSISTANT
OUTPATIENT TREATMENT
PROGRAM

Court has Full Hearing §5122.15(A).

Court determines that respondent is mentally ill subject to court ordered hospitalization Ohio Revised Code §5122.01(B).

The respondent is committed to the Richland County Mental Health and Recovery Board not to exceed 90 days.

Probate Court notifies Catalyst Assisted Out Patient (AOT) Coordinator that a respondent is in the hospital under court order and upon discharge will be in (Richland County Assistant Out-Patient Treatment) RCAOT Program. The court will fax the entry of commitment to AOT Coordinator and his/her supervisor (Form – Magistrate’s Decision and Order).

AOT Coordinator, if possible, meets with the respondent before discharge from the hospital.

If AOT Coordinator cannot meet with respondent before discharge they should meet with them as soon as possible.

AOT Coordinator should contact court for AOT hearing date (usually the first Monday after discharge).

Court faxes, Form 150.7A-Notice to Respondent AOT Review Hearing to AOT Coordinator and his/her Supervisor, mails to respondent.

AOT Coordinator prepares and faxes Progress Report to court one court day before AOT hearing.

Respondent and AOT Coordinator will attend all AOT hearings (the frequency of the hearings will be determined by Judge/Magistrate for each respondent).

AOT Coordinator shall file a Treatment Plan with court no more than 30 days after respondent is discharged from the hospital.

If after the 90 days Treatment Team is of the opinion that the respondent does not need additional court ordered treatment the case will be closed and respondent discharged from AOT.

MENTAL ILLNESS SUBJECT TO COURT ORDER

CONTINUED TREATMENT AFTER EXPIRATION OF 90 DAYS

[5211.15(G)] et seq.

Board must file Motion at least by the 80-day mark to continue the commitment. Otherwise the case ends and respondent is dismissed after 90 days of commitment. 5122.15(G)

If the Board files a **Application** to continue commitment, it “shall” include with the application a “**written report containing the diagnosis, prognosis, past treatment, list of alternative treatment settings and plans, and identification of the treatment setting which is the least restrictive consistent with treatment needs.**” 5122.15(H)

The written report shall be filed at least 3 days prior to a **full hearing**.

The application and report “shall be provided to respondent’s counsel immediately.”

THE COURT SHALL HOLD A **FULL HEARING** ON THE APPLICATION FOR CONTINUED COMMITMENT AT THE EXPIRATION OF THE 90-DAY PERIOD **AND AT LEAST EVERY TWO YEARS** AFTER THE EXPIRATION OF THE 90-DAY PERIOD. “*HEARINGS FOLLOWING ANY APPLICATION FOR CONTINUED COMMITMENT ARE MANDATORY AND MAY NOT BE WAIVED.*” 5122.15(H)

Upon the request of a respondent who has been involuntarily committed under this section made **more than 180 days** after the person’s last full hearing (whether mandatory or requested), the court shall hold a full hearing on the person’s continued commitment.

Upon application of a respondent involuntarily committed under this section, **supported by an affidavit of a psychiatrist or licensed clinical psychologist**, alleging that the **respondent is no longer** a mentally ill person subject to court order, the court “for good cause” **may** hold a hearing on the respondent’s continued commitment prior to the expiration of 180 days after the person’s last full hearing.

If the court finds by clear and convincing evidence that the respondent remains a mentally ill person subject to court order, the commitment may be continued. 5122.15(H)

**MENTALLY ILL SUBJECT TO COURT ORDER -- CHANGING
RESPONDENT'S STATUS TO MORE RESTRICTIVE PLACEMENT**

5122.15(L)

Before an unconsenting respondent can be placed from outpatient to inpatient setting, the Board "shall" do all of the following:

- 1) Determine that respondent needs immediate treatment in inpatient setting due to "substantial risk of physical harm to respondent/others";
- 2) On day of placement into inpatient setting "or on the next court day" file a "motion for transfer to an inpatient setting" or else communicate by telephone that a motion has been mailed;
- 3) Ensure that all reasonable efforts are made to take respondent into inpatient setting in least conspicuous manner possible; and
- 4) Immediately notify the Board's attorney and respondent's attorney.

"At the respondent's request, the court SHALL hold a hearing on the motion and make a determination pursuant to 5122.15(E) (the least restrictive treatment alternative) WITHIN 5 DAYS OF THE PLACEMENT."

5122.15(N)

When respondent is ordered into outpatient treatment, the treating entity may submit a report to the court "indicating that respondent has either failed to comply with the treatment plan or has begun to demonstrate signs of decompensation that may be grounds for hospitalization.

Upon receipt of such a report the court "shall" promptly schedule a hearing to review the case. A full hearing "consistent with this chapter and due process of law." (Tracks the procedure above)

IN THE MATTER OF _____

CASE NO. _____

MAGISTRATE’S DECISION AND ORDER

The within matter came on for a hearing this _____ day of _____, 2019

FINDINGS

Based upon the testimony and evidence presented, the Magistrate finds by clear and convincing evidence:

- [] That the Richland County Probate Court has jurisdiction to hear the within matter and that venue properly lies with this Court.
- [] That the hearing is timely as having proceeded in accordance with:
 - [] R.C. 5122.141(B) – initial hearing held within 5/10 days from the day on which the Respondent was detained or an affidavit was filed; or
 - [] R.C. 5122.141(E) – within 30 days of Respondent’s original involuntary detention; or
 - [] R.C. 5122.15(A)(13) – within such additional time as the Court has ordered by continuance.
- [] That notice of the hearing has _____ been properly served upon or waived by those persons entitled to notice, pursuant to R.C. 5122.12.
- [] That the Respondent has been advised of his rights pursuant to R.C. 5122.15 and is represented by counsel.
- [] That the Court does find that the Respondent is a mentally ill person subject to Court ordered hospitalization as defined by R.C. 5122.01(B) _____
(1) (2) (3) (4) (5)
- [] That based upon the diagnosis, the prognosis, the Respondent’s own preference and the treatment plan proposed, the Court does find that the least restrictive alternative available consistent with treatment goals is
 - [] inpatient treatment [] outpatient treatment
- [] That the Respondent has requested an independent expert evaluation pursuant to R.C. 5122.15(A)(4).
- [] That _____

MAGISTRATE’S DECISION AND ORDER

It is the decision and order of the Magistrate:

- [] That the respondent is committed for a period not to exceed 90 days to Richland County Mental Health and Recovery Board.
- [] That the matter is continued for the appointment of an independent expert to perform an evaluation upon and on behalf of the Respondent.
- [] That psychotropic medication be administered to the Respondent in accordance with his/her treatment plan.
- [] Other:

This Order expires on

An Application for Continued Commitment, if any, must be filed on or before , 2021.

Magistrate Patricia O'Donnell Kitzler

JUDGMENT ENTRY

Upon the Court’s own motion, the decision and order of the Magistrate is adopted, approved and ordered entered of record. The Court enters Judgment immediately, pursuant to Civil Rule 53(E)(4)(c), because immediate relief is justified.

Dated:

Kelly L. Badnell, Judge

IN THE MATTER OF _____

CASE NO. _____

JUDGMENT ENTRY/ORDER OF COMMITMENT

This day, this cause came on further to be heard upon the evidence presented. The Court finds that Respondent was served with notice of the hearing on _____ and that other parties entitled to notice have either been served or have waived service. Upon clear and convincing evidence, the Court finds that _____ is a mentally ill person subject to hospitalization by Court Order as defined by Section 5122.01 (B) (1) (2) (3) (4). The Court does/does not make a finding that the least restrictive alternative available consistent with treatment goals is inpatient hospitalization.

Therefore, the Court orders Respondent for a period not to exceed 90 days to The Richland County Mental Health and Recovery Board for treatment at (Name of Hospital)
(Address of Hospital)
in accordance with the provisions of division (C)(4) of sections 5122.15 of the Revised Code.

IT IS ORDERED that said Respondent shall comply with the treatment plan developed by those to whom the person has been committed.

IT IS FURTHER ORDERED that said Respondent is admitted into the Richland County Assisted Out-patient Treatment Program upon release from the hospital.

This order expires on _____, 20__

If an Application for Continued Commitment is filed, a hearing on such Application shall be held on _____, 20__

Kelly L. Badnell, Judge

Attorney for Respondent

Joseph L. Jerger
Attorney for Catalyst Life Services

PROBATE COURT OF RICHLAND COUNTY, OHIO

KELLY L. BADNELL, JUDGE

IN THE MATTER OF _____

CASE NO. _____

TREATMENT PLAN
R.C. 5122.01

1. Does the respondent require community psychiatric supportive treatment? ____Yes
____No
i) If yes, who will be providing the service and with what frequency
2. Does the respondent require assertive community treatment? ____Yes ____No
i) If yes, who will be providing the services and with what frequency? ____Yes ____No
3. Does the respondent require individual or group therapy? _Yes ____No
i) If yes, who will be providing the services and with what frequency? ____Yes ____No

4. Is respondent prescribed any medications? _Yes ___No
i) If yes:
Who is the prescribing physician? _____
With what frequency will the respondent see the prescribing physician?

List all medications to be taken by the respondent including their dosage information.

5. Does the respondent require nursing services to assist with medications? _Yes ___No
i) If yes, who will be providing the service and with what frequency?

6. Does the respondent require peer support service3s? _____Yes ___No
i) If yes, who will be providing the services and with what frequency?

7. Does the respondent require financial services? _____Yes _____No
i) If yes, who will be providing the service and with what frequency?

8. Does the respondent require housing or supervised living services? ____Yes ____No
i) If yes, who will be providing the service and what specific services will be provided?

9. Does the respondent require alcohol or substance abuse treatment? ____Yes ____No
i) If yes, who will be providing the services, what specific services will be provided, and with what frequency will the services be provided?

10. Are any other services prescribed to treat the respondent's mental illness? ____Yes ____No
i) If yes, describe.

11. Are any other services prescribed to assist the respondent in living and functioning in the community? ____Yes ____No
i) If yes, describe.

12. Are any other services prescribed to prevent a deterioration of the respondent’s current condition? ___Yes ___No
i) If yes, describe.

13. Are any other services prescribed to assist the respondent in living and functioning in the community? ___Yes ___No
i) If yes, describe.

Date: _____

Authorized Signature: _____
Typed Name: _____
Board/Agency: _____
Address: _____

Phone: _____
Email: _____

IN THE MATTER OF _____
CASE NO. _____

NOTICE TO RESPONDENT AOT REVIEW HEARING

TO: _____
Name

Street Address

City

You are hereby notified that an Outpatient Commitment Status Hearing shall be heard before Honorable Kelly L. Badnell as follows:

Place: **Richland County Probate Court, 50 Park Avenue East, Mansfield, Oh 44902,**
Date: **Monday, ____ day of _____, 2021**
Time: **_____ o'clock A. M.**

You are required to **attend** this Status Hearing.

WITNESS my signature and the seal of said Probate Court at
Mansfield, Ohio, this ____ day of _____, 2021

KELLY L. BADNELL
Probate Judge KELLY L. BADNELL

Deputy Clerk

DATE:
TIME:
IN THE MATTER OF:
CASE NO:

AOT Review Hearing

ATTENDEES FOR TODAY'S HEARING

<u>NAME</u>	<u>RELATIONSHIP TO DECEDENT/WARD/TRUSTEE</u>
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RICHLAND COUNTY ASSISTANT OUTPATIENT TREATMENT PROGRAM
REVIEW HEARING

Review Hearing Date: _____ DOB: _____

Respondent Name: _____ Case Number: _____

Full Hearing Date: _____ 90 Days Expires: _____

Motion for Continued AOT Filed: _____ Yes _____ No
If Yes date continued to: _____; Number of Times Continued: _____

Motion for Out Patient to Inpatient Filed: _____ Yes _____ No
If yes date filed: _____; Hospitalized at: _____
Number of Hospitalizations: _____; Number of Arrest: _____ 0

Diagnosis: _____

Summary

PROBATE COURT OF RICHLAND COUNTY, OHIO
KELLY L. BADNELL, JUDGE

IN THE MATTER OF _____
CASE NO. _____

NOTICE TO RESPONDENT

TO: _____
Name

Street Address

City

You are hereby notified that an **Outpatient Continued Commitment** Hearing shall be heard before Honorable Kelly L. Badnell as follows:

Place: Richland County Probate Court, 50 Park Avenue East, Mansfield, Oh 44902,
Date: Monday, ____ day of _____, 2022
Time: 10:15 o'clock A. M.

You are required to attend this Status Hearing.

WITNESS my signature and the seal of said Probate Court at
Mansfield, Ohio, this _____ day of _____, 2017

KELLY L. BADNELL, Judge

Deputy Clerk

IN THE COMMON PLEAS COURT OF RICHLAND COUNTY, OHIO
PROBATE DIVISION
KELLY L. BADNELL, JUDGE

IN RE: _____ Respondent, Mentally Ill Subject
to Court Order

CASE NO. _____

**ORDER GRANTING MOTION TRANSFERRING RESPONDENT FROM
OUTPATIENT TO INPATIENT SETTING [5122.15(L)]**

This date, this cause came on before the Court upon the Application of the Richland County Board of Mental Health & Recovery Services ("the Board"), for an order to transfer the above-named respondent, currently on court-ordered outpatient treatment status, to a more restrictive placement, pursuant to O.R.C. **5122.15(L) and 5122.15(E)**.

The Court finds that currently the least restrictive appropriate placement for said respondent is an inpatient treatment facility.

WHEREFORE, the **Richland County Sheriff's Department** shall detain and **transport** respondent _____ (name), located in/near the following location AS SOON AS PRACTICABLE:

TO:

☐ Ohio Health Mansfield Hospital, 335 Glessner Ave., Mansfield, OH

Further transport to Heartland Behavioral Healthcare, 3000 Erie St., S.W., Massillon, OH, **or** to another state facility if diverted from Heartland, is hereby

C authorized if OHM makes the immediate determination that placement at the State Hospital is appropriate.

OR

☐ Heartland Behavioral Healthcare (HBH), 3000 Erie St., S.W., Massillon, OH, or to another designated state facility if diverted from HBH

Additional matters:

It is FURTHER ORDERED that Sheriff personnel and mental health personnel shall take all reasonable measures to transport the respondent to the designated inpatient setting in the least conspicuous manner possible.

C **IT IS SO ORDERED.**

DATE _____

KELLY L. BADNELL, JUDGE

PATRICIA O'DONNELL KITZLER, MAGISTRATE

C: Respondent,

C

In an EMERGENCY, please call HELPLINE: 419-522-4357 (H.E.L.P.)

For more information call 419-774-5811, email rcmhb@rcmhb.org or go to www.richlandmentalhealth.com Revised 1/01/22

419-747-3322

Richland Locations: 2775 State Route 39, Shelby, Ohio 44875

419-774-3576

Richland Location: 597 Park Avenue East, Mansfield, Ohio 44905

419-589-5511

Richland Location: 1451 Lucas Road, Mansfield, Ohio 44903

419-951-2020

Richland Location: 1221 South Trimble Road, Building C, Mansfield, Ohio 44907

419-289-0970

Richland 1756 Park Ave West Crossroads City Center

Locations: Ontario, Ohio 44906 29 North Main Street, Mansfield, OH 44902 1188 Park Ave. West, Mansfield, OH 44906

419-524-2700

Richland location: 1 Marion Avenue, Suite 215, Mansfield, Ohio 44903

419-347-4854

419-512-6877 or 419-512-6878

567-241-6781

***Text "4hope" to #741741
For Free Confidential,
24/7 Support***

FIRST CALL 211(419)522-4636
Information when you need it.

Trevor Project LGBTQ Hotline
866-488-7386
Text "START" to 678-678

For more information call 419-774-5811, email rcmhb@rcmhb.org or go to www.richlandmentalhealth.com Revised 1/01/22

BEHAVIORAL HEALTH URGENT CARE

▲

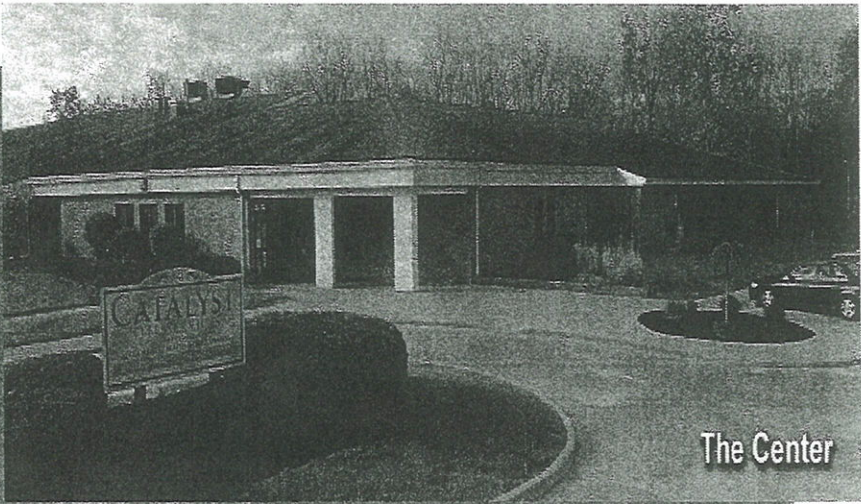
Help For All Ages

▲

Mental Health and
Addiction Services

▲

Get Help
When You Need It



The Center

The Center Building: 741 Scholl Rd, Mansfield, OH

ACCESS WITHOUT AN APPOINTMENT

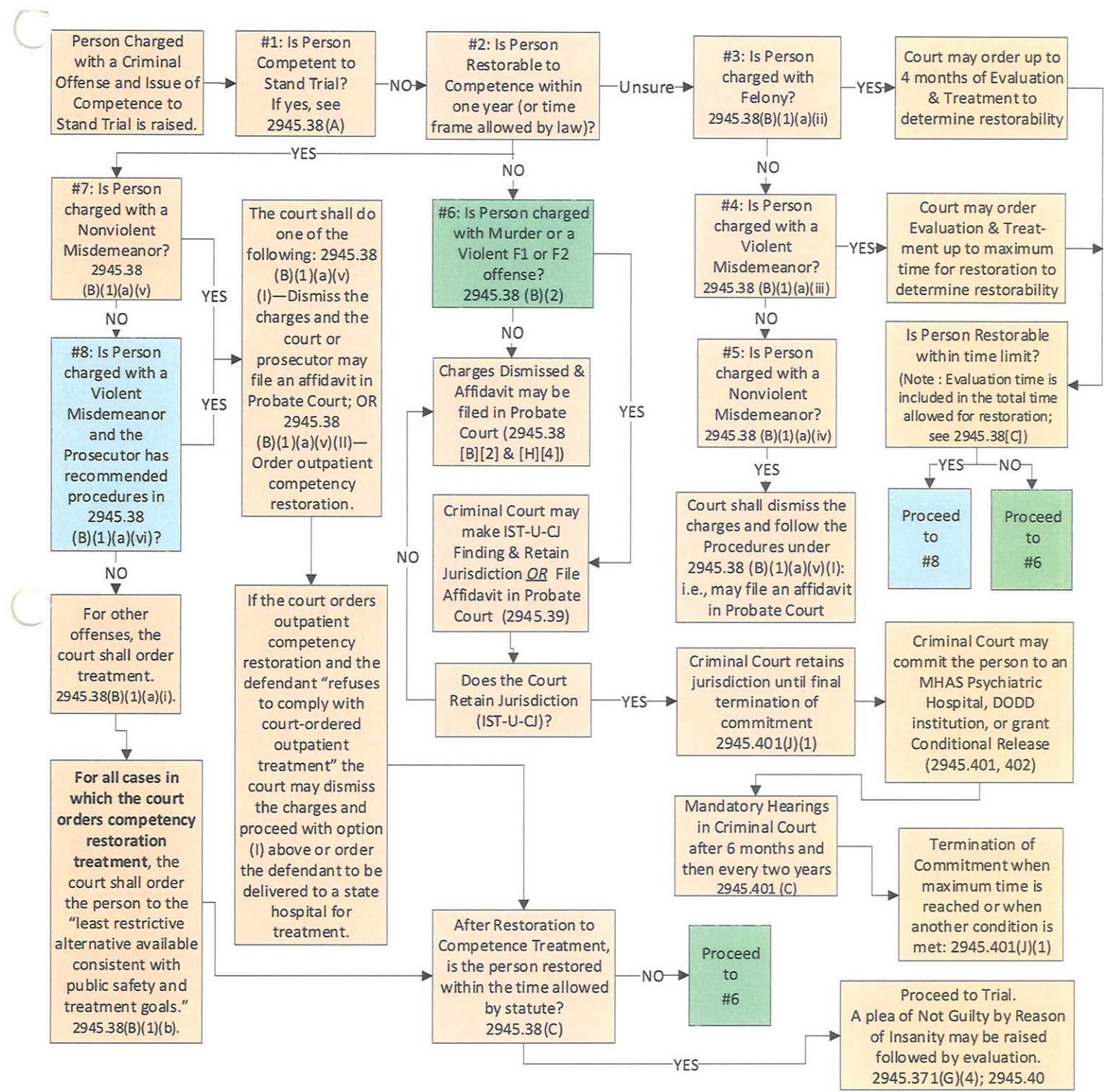
Behavioral Health Urgent Care will allow for immediate access of initial assessments and brief, solution-focused counseling. This will be available Monday through Saturday, and two evenings per week, on a walk-in basis.

CATALYST

— LIFE SERVICES —

MONDAY	8:00AM - 4:00 PM	<div>If Possible, Bring with You:</div> <div><div>1. Valid ID</div><div>2. Medicaid or Insurance Card</div><div>3. Proof of Income</div></div> <div>This will make the process easier and assure you access to the maximum amount of benefits</div>
TUESDAY	8:00AM - 4:00 PM	
WEDNESDAY	7:30AM - 7:30 PM	
THURSDAY	7:30AM - 7:30 PM	
FRIDAY	8:00AM - 4:00 PM	
SATURDAY	8:00AM - 4:00 PM	

Forensic Mental Health System of Ohio
Senate Bill 2 Processes for Competence to Stand Trial



IST-R: Incompetent to Stand Trial-Restorable
IST-U: Incompetent to Stand Trial-Unrestorable
IST-U-CJ: Incompetent to Stand Trial-Unrestorable-Criminal Court Jurisdiction
MHAS: Ohio Department of Mental Health & Addiction Services
DODD: Ohio Department of Developmental Disabilities

Updated:
September 29, 2021

Please Note: This flowchart is a simplified overview of the forensic mental health system. Some information is not included. Please consult Revised Code Sections 2945.37 to 2945.402 for complete information.

Robert N. Baker, PhD
Ohio Dept. of Mental Health & Addiction Services (MHAS)
Robert.Baker@mha.ohio.gov