

## FORM SUMMARY

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**Name of Form:** Order of Commitment/Extension of Commitment/Dismissal (Fifth Standard Under §51.20(1)(a)2.e.)

**Form Number:** ME-914

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**Statutory Reference:** §51.20(13), Wis. Stats. (Limited to the "Fifth" standard under §51.20(1)(a)2.e., Wis. Stats.)

**Benchbook Reference:** MH 1-7

**Purpose of Form:** To order dismissal or involuntary commitment or extension of commitment of a subject under the "Fifth" Standard designating the maximum level of treatment or outpatient services, and ordering involuntary treatment.

**Who Completes It:** Completed in court by corporation counsel or court.

**Who Signs It:** **BY THE COURT:** Circuit Court Judge. **THIS IS A FINAL ORDER FOR THE PURPOSE OF APPEAL.**

**Distribution of Form:** Court; copies to subject, counsel, treatment provider, and detention facility (if different). Also, copies to the Supreme Court and Board of Attorneys Professional Responsibility (if the subject of a finding of mentally ill, drug dependent or alcoholic is an attorney).

**Accompanying Forms:** If the commitment is for an outpatient with conditions, a copy of the conditions must be attached to this order.

**New Form/Modification:** Modified; last update 04/21.

**Modifications:** In Orders #2, indicates actual expiration date or prior commitment order date".

**Comments:** Supreme Court Rule 21.07 requires a court finding an attorney mentally ill, drug dependent or alcoholic to file a copy of the findings and order with the Supreme Court and Board of Attorneys Professional Responsibility.

The committed subject may be initially treated on an inpatient basis for a maximum of 30 days from the date of commitment. Transfer to conditional outpatient treatment must then occur.

**About this Form:** This form is the product of the Wisconsin Records Management Committee, a committee of the Director of State Court's Office and a mandate of the Wisconsin Judicial Conference.

**If you have additional information that does not change the meaning of the form, attach it on a separate page. The form itself shall not be altered.**