

IN THE CIRCUIT COURT, SEVENTH  
JUDICIAL CIRCUIT, IN AND FOR  
FLAGLER COUNTY, FLORIDA

STATE OF FLORIDA,

CASE NO. 2014-CF-232

vs.

DANIEL ALLEN NOBLE,  
Defendant.

ORDER SETTING BOND WITH SPECIAL CONDITIONS

THIS CAUSE came before this Court for consideration of Defendant's Unopposed Motion for Bond with Special Conditions. The State was represented by Supervising Assistant State Attorney Christina Opsahl and Defendant was represented by Attorney John W Tanner. The parties submitted this proposed order for the Court's consideration. The Court having reviewed the CONFIDENTIAL FORENSIC PSYCHOLOGICAL EVALUATION and being fully advised of the premises contained therein, it is hereby

ORDERED AND ADJUDGED that the Defendant's appearance bond in this cause be set at a total amount of 10,000.00. Further, in addition to the standard conditions for bond, the Court hereby imposes the following special conditions:  
(COUNT I. 5,000.00, II. 2,500.00, III. 2,500.00)

1. The Defendant shall be released to the custody of his father, Tom Nobel on 6/3/16 at 7 a.m. and remain in his father's direct control and custody until Defendant is admitted as a resident into the Wekiva Springs Hospital in Jacksonville, Florida.
2. On Friday morning, June 3, 2016, Defendants father, Tom Noble, shall take the Defendant to the VA psychiatrist for evaluation and from there directly to Wekiva Springs Hospital for admission.
3. Upon admission of Defendant as a "voluntary" patient, the supervisor and staff of the Wekiva Springs Hospital, shall keep Defendant securely maintained in said Hospital for the

duration of the VA Psychiatrist ordered inpatient treatment and consult, for a period of not less than 28 days.

4. The Defendant shall remain on the Hospital campus and participate in all required treatment programs for as long as he is in residence at Wekiva Springs Hospital.

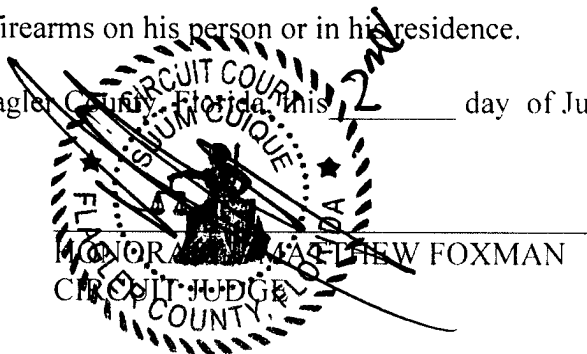
5. In the event Defendant attempts to leave the Wekiva Springs Hospital before the expiration of 28 days from admission, the Hospital authorities shall detain Defendant for 24 hours and immediately notify the Flagler County Sheriff's Department who will immediately dispatch a Flagler County Deputy Sheriff come to the Wekiva Springs Hospital and take Defendant into custody and return him to the Flagler County Jail.

6. After 28 days, or whatever time Defendant is in residential treatment, Wekiva Springs Hospital shall evaluate Defendant and send to this Court, his attorney, John Tanner and the Supervising Assistant State Attorney Christina Opsahl a report as to his treatment progress and whether the Hospital's supervising physician recommends outpatient treatment or continued residential treatment. If the VA Doctor recommends continued treatment at the VA HONOR CENTER in Gainesville, FL., Defendant shall not be discharged but shall be released to the custody of a family member to transport him to recommended treatment facility.

7. The Defendant shall abstain from the use of alcohol or drugs, except for medically prescribed medications.

8. Defendant shall not possess any firearms on his person or in his residence.

DONE AND ORDERED in Bunnell, Flagler County, Florida, this 12<sup>th</sup> day of June, 2016.



cc: ASA Christina Opsahl  
John W. Tanner, Esquire  
Douglas Williams, Esquire  
FCSO – Attn: Corrections

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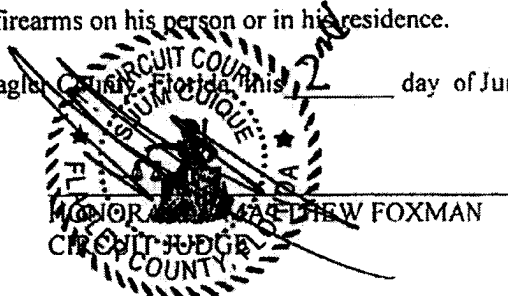
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