State of Minnesota Hennepin County

District Court Fourth Judicial District

Court File Number(s): 27-CR-18-27501 27-CR-19-19606; 27-CR-19-12466

> Case Type: Crim/Traf Mandatory SILS Identifier 349836

Order to 4th District Psychological Services

State of Minnesota vs TERRELL DANNIE JOHNSON
Defendant Location: Out of Custody In Custody TERRELL DANNIE JOHNSON Date of Birth: 08/28/1979 2550 Central Ave NE
Loft 3
Minneapolis MN 55418
Phone: Home: 952-686-4942, Work: 952-292-1505, Cell: 612-407-2512
Email: TerrellJohnson225@gmail.com
It is hereby ordered: 1. The Chief of Psychological Services of the Fourth Judicial District or the Chief's designee shall conduct the following psychological evaluation, assessment and/or consultation: Competency pursuant to Rule 20.01 M'Naghten pursuant to Rule 20.02
Pre-Plea
Pre-Sentence
Sex Offender Evaluation (Minn. Stat §609.3457)
Consultation (Pre-Plea/Pre-Sentence)
Other (please specify)
 Copies of this evaluation shall be provided to the Court and the following Defense Counsel: COLLIN PATRICK TIERNEY Prosecuting Attorney: JOHN PAUL BETZLER 612-348-5504 Probation Officer:

- 3. The hearing for the return of psychological evaluation will be held on 10/8/2019 at 1:30 PM.
- 4. All relevant medical, court records, psychological, behavioral, chemical dependency, social service, probation/correction, police reports including portable recording system data, employment, developmental disability, and educational records shall be made available to the Examiner by the custodian of the records, upon presentation of a copy of this order, whether mailed or personally delivered. A copy of the records so requested shall be mailed or faxed (612-348-3452) within 96 hours of receipt of this order to the requesting Examiner at Psychological Services, Hennepin County District Court, 300 South Sixth Street, C-509 Government Center, Minneapolis, Minnesota 55487. All agencies that have the above listed

records may also communicate verbally with the requesting Examiner at Psychological Services, Hennepin County District Court.

- The Court specifically finds good cause exists for authorizing the disclosure of the identified records, including chemical dependency records, because other ways of obtaining the information are not available or would not be effective, and the public interest and need for disclosure outweighs the potential injury to the patient, the physician/patient relationship and any chemical dependency treatment facility or organization holding records pertaining to Defendant.
- 5. During the preparation of the report, the Examiner and any employee of Court Services may discuss the case and share relevant information in a manner consistent with Minnesota Rules of Criminal Procedure, Minnesota Statutes and Case Law.
- 6. If a sex offender evaluation has been ordered and the Defendant is a Repeat Sex Offender as defined in MN Statute 609.3457, Psychological Services is ordered to comply with the requirements of MN Statute 609.3457 and the agreement with Minnesota State Operated Forensic Services. A copy of any Repeat Sex Offender Report produced by Psychological Services shall be forwarded to the Court and the Commissioner of Corrections.
- 7. In the case of Rule 20 Evaluations, the Examiner shall offer an opinion and support for the opinion on whether the defendant:
 - a. Is suitable for civil commitment and the basis of the possible commitment.
 - b. Is mentally ill and dangerous; and
 - c. Needs immediate hospitalization.
- 8. In the case of Rule 20 Evaluations, the Examiner shall promptly notify the prosecutor, defense counsel and the court if the Examiner concludes that the defendant:
 - a. Presents an imminent risk of serious danger to another,
 - b. Is imminently suicidal, or
 - c. Needs emergency intervention.

Dated: September 16, 2019

Carolina A. Lamas
Judge of District Court

27-CR-19-