The State of Ohio,

Plaintiff,

vs. Case No. {{ case\_number }}

{{ defendant.first\_name }} {{ defendant.last\_name }}

**Assigned to: Judge {{ judicial\_officer.last\_name }}**

Defendant.

**ENTRY & ORDER FOLLOWING COMPETENCY EXAMINATION**

{% if competency\_decision == ‘Found Competent’ %}Pursuant to R.C. 2945.38, the Court finds that the Defendant in the above-styled case is presently competent to stand trial. Defendant is presently capable of understanding the nature and objective of the proceedings against them and of presently assisting in their defense. This finding is based upon the written report prepared and filed under seal by the examiner in accordance with R.C. 2945.371(H)(3). The parties have stipulated to the contents of the report, stipulated the report be admitted into evidence, and stipulated that Defendant is competent to stand trial.{% elif competency\_decision == ‘Found Competent - Not Insane’ %} Pursuant to R.C. 2945.371(H)(4), the Court finds that the Defendant in the above-styled case did understand the wrongfulness of their actions at the time of the offense and can stand trial. This finding is based upon the written report prepared and file under seal by the examiner in accordance with R.C. 2945.371(H)(4). The parties have stipulated to the contents of the report, stipulated the report be admitted into evidence, and stipulated that Defendant understood the wrongfulness of their actions at the time of the offense and can stand trial.{% endif %}

It is therefore ordered that Defendant shall be proceeded against as provided by law.

This case is hereby scheduled for a **Final Pretrial on [Date],** at **[Time],** and a **Jury** **Trial on [2nd Date]**, at **8:15 AM**, in Courtroom **[A/B].**

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

{{ judicial\_officer.officer\_type }} {{ judicial\_officer.first\_name }} {{ judicial\_officer.last\_name }}