2nd copy - Defendant/Attorney 3rd copy - Receiver

## STATE OF MICHIGAN JUDICIAL DISTRICT

CASE NO.

JUDICIAL DISTRICT	ORDER FOLLOWING FORFEITURE PROCEEDINGS	
Court address		Court telephone no.
☐ The People of the State of Michigan	Defendant name, ad	dress, and telephone no.
☐ The People of	v	
☐ In the matter of		
THE COURT FINDS:		
A civil action was commenced accord	ling to law for the forfeiture of the following prope	rty:
<ul><li> ☐ 2. The plaintiff has proven by a prepor</li></ul>	oderance of the evidence that:	
crime.  b. a person other than the named of property, but the claimant had p  c. a person, other than the person of	eeds of a crime, the substituted proceeds of a cridefendant, who was convicted of a crime, claimed brior knowledge of or consented to the commission convicted of the crime, claimed ownership or a securred subsequent to the criminal conduct that g	ed ownership or a security interest in the on of the crime.
$\square$ 3. The plaintiff failed to meet the requi	ired burden of proof.	
IT IS ORDERED:  ☐ 4. The property described above is for and may be disposed of according		
☐ 5. The property described above shal within 7 days from the date of this of	Il not be forfeited and shall be returned to ${}$ Name (t	/pe or print)
Date	Judge	Bar no.
	APPOINTMENT OF RECEIVER	
6. The court has entered its order of forfeiture of real estate. The property has been forfeited		ited to
	$_{-}$ , which has filed a motion to appoint a receiver	to dispose of the forfeited real estate.
7. <b>IT IS ORDERED</b> that	b(	e appointed receiver with full authority to
list the forfeited real estate, to do what	tever is necessary to preserve and maintain the peal instruments transferring title to the forfeited re	
Date	Judge	Bar no.