

STATE OF SOUTH CAROLINA
COUNTY OF RICHLAND

FILED

IN THE PROBATE COURT
CASE # 2017 MI40 0687

IN THE MATTER OF:

TYLER ANDREW WHITMAN

(Date of Birth: 10/14/1984 Phone No: ~~661-8558~~)

(A Person With A Mental Illness)

2017 MAY 16 AM 11:36

ORDER

AMY W. McCULLOCH
PROBATE JUDGE
RICHLAND COUNTY, S.C.

PETITIONER

CHARLENE CLANCY

An Application for Involuntary Emergency Hospitalization for Mental Illness was filed on the 2nd day of May, 2017 on behalf of TYLER ANDREW WHITMAN, who currently resides at 3818 SOUTH KILBOURNE ROAD #16, COLUMBIA, SC. TYLER ANDREW WHITMAN is represented today by Carlton Bagby, Court-appointed attorney and Guardian ad Litem. Present at the hearing were TYLER ANDREW WHITMAN; Carlton Bagby; Dr. Noah Downie and Hayden Smith; Suzanne Clary, mother and temporary Guardian and her attorney Megan Barnes.

Based on the documents before the court and the testimony presented at the hearing, I find by clear and convincing evidence that TYLER ANDREW WHITMAN is a person with a mental illness and lacks sufficient insight or capacity to make reasonable decisions with respect to treatment and/or is a danger to himself or others and is in need of involuntary treatment.

THEREFORE, IT IS HEREBY ORDERED THAT:

TYLER ANDREW WHITMAN be discharged from the Veterans Affairs and he must undergo an outpatient treatment program at the VA for a period not to exceed 12 months.

TYLER ANDREW WHITMAN must comply with all medications as prescribed.

TYLER ANDREW WHITMAN must comply with all appointments as scheduled. Furthermore, TYLER ANDREW WHITMAN is responsible for notifying the treating facility if any appointments cannot be attended as scheduled and is responsible for rescheduling the appointment.

TYLER ANDREW WHITMAN is incapable of caring for himself pursuant to S.C. Code Ann. §44-17-810, and pursuant to the discretion of the mental health treatment team, must reside in a structured living environment, specifically Oliver House, a Community Residential Care Facility (CRCF) as defined in §40-35-20 for a period not to exceed 12 months.

A Guardianship Hearing is set for June 1, 2017.

This Order replaces all other orders regarding treatment for mental illness.

This Court shall retain jurisdiction over TYLER ANDREW WHITMAN to insure compliance with this Order, pursuant to S.C. Code Ann. §44-17-580. If TYLER ANDREW WHITMAN does not comply with any portion of this Order, an Affidavit of Noncompliance and Request for Supplemental Hearing will be filed with the Richland County Probate Court and TYLER ANDREW WHITMAN will be required to attend a hearing to show cause as to the reason(s) for the noncompliance.

Pursuant to the S.C. Code Ann. §23-31-1030 and §44-22-100 TYLER ANDREW WHITMAN is prohibited from purchasing and possessing firearms and ammunition and will be reported to SLED for this purpose.

AND IT IS SO ORDERED.

Amy W. McCulloch

Probate Judge

May 16, 2017
Columbia, South Carolina