IN THE COURT OF COMMON PLEAS OF _____COUNTY, PENNSYLVANIA

In re:	Docket No.:				
EINAL OD	DED DUDGUANT	TO 42 Do C S 8 640	13(d)		
AND NOW this		TO 42 Pa. C.S. § 640			
42 Pa. C.S. § 6403(c), the Cour	t finds by clear and c	convincing evidence th	hat		
has a mer	ıtal abnormality or p	ersonality disorder wh	nich results in serious		
difficulty in controlling sexuall	y violent behavior th	at makes	likely to		
engage in an act of sexual viole	ence, and otherwise n	neets all criteria neces	sary for commitment at		
42 Pa. C.S. § 6403(a).					
Accordingly, pursuant to	is hereby				
committed immediately for a period of one (1) year to, a facil					
designated by the Commonwea	lth, Department of P	ublic Welfare. An ap	peal shall not stay		
execution of this order.					

	AND NOW this	_day of	, 20	_, upon hearing as provided at	
42 Pa.	C.S. § 6403(c), the Court	finds the evidence	to be insuffici	ent to establish that	
	meets the cri	teria for commitme	ent as provided	at 42 Pa. C.S. § 6403(a) and	
(d).					
	Accordingly,		is to be treated as a delinquent under the		
Juveni	ile Act, and shall be				