1	1 STATE OF MINNESOTA	DISTRICT COURT
2	COUNTY OF WINONA	THIRD JUDICIAL DISTRICT
3	In the Matter of the	Court File No: 85-PR-24-46
5	David Austin Russell,	PRELIMINARY
6	Respondent.	PROBABLE CAUSE HEARING
7	TRANSCRIPT OF PROCEEDINGS	
8		
9	The above-entitl	ed matter came on for hearing before
10	the Honorable Carmaine Sturino, Judge of District Court, on	
11	Wednesday, January 10, 2024,	at 8:36 a.m. via Zoom for Government.
12	2	
13	APPEARANCES	
14	4	
15	Paul R. Ellison,	Assistant Winona County Attorney,
16	Winona, Minnesota, appeared	via Zoom on behalf of the County of
17	Winona.	
18	3	
19	David J. Jones, F	Esq., Rochester, Minnesota, appeared
20	via Zoom on behalf of the Re	spondent, who also appeared via Zoom
21	1	
22	ALSO PRESENT: Te	essa Loken, Winona County Health and
23	Human Services.	
24	4	
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(Whereupon, the following proceedings were held:)

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THE COURT: This is in the matter of the civil commitment of David Austin Russell, 85-PR-24-46. We're here for a preliminary hearing. File shows that both a petition for judicial commitment as well as a petition to authorize the imposition of neuroleptic medications has been filed. Today we would only be addressing the petition for judicial commitment.

Attorney David Jones is present on behalf of David Russell, Attorney Paul Ellison is here from the county attorney's office, and Winona County Health and Human Services is also represented.

Mr. Jones, the Court notes that Mr. Russell has a current guardian. Do you know if we are expecting that guardian to appear today?

MR. JONES: I would not expect the guardian to appear today, and the guardian would have no role in this hearing today, Your Honor.

THE COURT: All right. Court clerk, I am going to ask that the guardian be notified of future hearings, though, just so that everyone is aware of what's going on.

And this is an open hearing, correct, Mr. Jones?

MR. JONES: I'm sorry, Your Honor. You cut out
there just for a second. You wanted to notify the guardian -
THE COURT: This is an open hearing, correct?

1 MR. JONES: This is actually a closed hearing, 2 Your Honor. The respondent can consent to other individuals being 3 present, but this is a closed -- all commitment hearings are 4 closed hearings, Your Honor. 5 THE COURT: Okay. My apologies. Thank you for 6 the clarification. 7 I do think the quardian should be made aware of 8 the proceedings, though, although would not be allowed to attend 9 unless there was consent by Mr. Russell and his attorney. 10 With that, Mr. Jones, have you been able to review 11 the documents in this matter? 12 MR. JONES: Thank you, Your Honor. I have 13 reviewed all of the pleadings in this matter. My office continues 14 to represent the respondent. My office left messages at Prairie 15 St. John's yesterday and did not receive a call back. 16 This morning my office was given an opportunity to 17 have a breakout session with the respondent. Respondent declined 18 in the breakout session to communicate with me. In a situation 19 like this, I would ask the Court to consider the preliminary 20 hearing to be opposed. I would ask the Court to consider the PPS 21 as well as the physician statement and make an independent 22 determination as to whether or not the hold should be continued. 23 THE COURT: Thank you. 24 Mr. Ellison, I'll hear from you. 25 MR. ELLISON: Thank you, Your Honor. I would also

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    ask the Court to consider the documents that Attorney Jones
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    referenced. I believe, especially the examiner's statement and
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    the physician statement references Mr. Russell not be able to be
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    outside of a structured setting due to the severity of his mental
 5
    illness at this time.
                           So I would ask the Court to continue the
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    hold at Prairie St. John's pending the final hearing in this
 7
    matter. Thank you.
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                    THE COURT: When I reviewed the documents
9
    yesterday, I wanted to confirm with you, Mr. Ellison, that he was
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    at Mankato, but now he's in Fargo for hospitalization; is that
11
    correct?
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                    MR. ELLISON: Correct. He was at Mankato under
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    the guardianship at a group home or a -- maybe that's not the best
14
    way to describe it. But a setting at Horizon Homes there in
15
    Mankato, and then he was transferred up to Fargo for treatment of
16
    mental illness.
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                    THE COURT: And when was he transferred?
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                    MR. ELLISON: Sorry, Your Honor?
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                    THE COURT: Approximately when was he transferred?
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                    MR. ELLISON: It was, I believe, last Friday I
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                Let me double check. I believe it was last Friday.
    want to say.
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                    THE COURT: But it was due to emerging conditions
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    of Mr. Russell,
                    correct?
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                    MR. ELLISON: That's correct, Your Honor.
25
    being -- he was living in Mankato, and because of the continuing
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1 mental health symptoms, he was then moved up to Fargo for 2 treatment. 3 THE COURT: All right. The record should reflect 4 that Mr. Russell continues to pace in the room he's in, he's 5 catching something in the air as if to juggle an individual 6 object, and periodically he leans in to address the Court, 7 although muted, and I cannot tell the volume of his voice. 8 appears frustrated or upset with the Court. 9 I will share that I reviewed the petition for 10 judicial commitment, the prepetition screening report, the 11 physician's statement in support of the commitment. I have the 12 benefit now of Mr. Jones and Mr. Ellison. I've been able to 13 observe Mr. Russell. I am going to continue the involuntary hold. 14 I will have the clerk remind us of the court date. I do find this 15 to be the least restrictive placement for Mr. Russell. 16 not going to address the Jarvis today. 17 Mr. Jones, anything else that you think should be 18 on the record? 19 MR. JONES: We don't need to address anything else 20 today aside from the continuation of the hold, Your Honor. 21 Thank you. Mr. Ellison, anything else THE COURT: 22 that you think should be on the record today? 23 MR. ELLISON: No, I don't believe so, Your Honor. 24 Thank you. 25 THE COURT: Court clerk, do you have any questions

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    about my order?
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                    COURT CLERK: Not at this time, no.
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                    THE COURT: Ms. Loken, is there anything I can do
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    for you during this hearing?
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                    MS. LOKEN: Nope. I don't think so, Your Honor.
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    Thank you very much.
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                    THE COURT: All right. And again, the need for
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    the involuntary hold is based on my determination that he would be
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    a danger to himself or others at this time if released to
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    something less secure.
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                    Mr. Russell, if you want, I will give you an
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    opportunity here to address the Court. If you want to take
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    advantage of that, I will unmute you. Or someone in the room will
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    actually need do that. Mr. Russell, is there anyone in the room
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    with you? No? Are you able to find a staff member?
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                    Because the Court did mute him and he's now in
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    there alone, he does not appear to be getting staff so I am going
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    to conclude the hearing at this time. Thank you everyone.
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         (Whereupon, the proceedings were adjourned at 8:44 a.m.)
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                                CERTIFICATE
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    STATE OF MINNESOTA )
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    COUNTY OF WINONA
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    I, Deborah A. Grebin, RPR, Official Court Reporter in and for the
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    State of Minnesota, Third Judicial District, hereby certify that
9
    the foregoing 6 pages are a true and complete record of the
10
    proceedings held herein, as transcribed from the audio recordings.
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13
    /s/Deborah A. Grebin
                            Dated: September 8, 2024
14
    Deborah A. Grebin, RPR
    District Court Reporter
15
    Fillmore County Courthouse
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