Form OMH 465 (7/06) NYS Office Of Mental Health

Civil Order For Removal to Hospital

ate of New York	Court,		
	Court,	(City, County, or V	Village)
	\neg		
In the matter of hospitalization Pursuant to section 9.43 of the Mental Hygiene Law of			
An alleged mentally ill person			
evidence presented to it, that such per ious harm to himself or others and the epital specified in Section 9.39 of the	son has or may have e Director of Mental Hygiene Law		s likely to result
evidence presented to it, that such perious harm to himself or others and the spital specified in Section 9.39 of the ermination whether such person should by, THEREFORE, it is	son has or may have e Director of Mental Hygiene Law ld be retained.	a mental illness which is having agreed to receiv	re such person, fo
evidence presented to it, that such perious harm to himself or others and the spital specified in Section 9.39 of the termination whether such person should be the specified that pursuant to the provision of the provision should be specified in Section 9.39 of the termination whether such person should be specified by the specified in the provision should be specified by the sp	rson has or may have the Director of Mental Hygiene Law ld be retained. The second sec	a mental illness which is having agreed to receive the Mental Hygiene Lav	e such person, for w, the said
evidence presented to it, that such perious harm to himself or others and the spital specified in Section 9.39 of the termination whether such person should be the spital specified in Section 9.39 of the termination whether such person should be the spital spit	rson has or may have the Director of Mental Hygiene Law ld be retained. The properties of the second secon	a mental illness which is having agreed to receive the Mental Hygiene Lav	e such person, for w, the said
evidence presented to it, that such perious harm to himself or others and the spital specified in Section 9.39 of the termination whether such person should be the specified in Section 9.39 of the termination whether such person should be provision to the provision specified in Section 9.39 of such land to the provisions of Section 9.39 of such land to	rson has or may have the Director of Mental Hygiene Law ld be retained. The properties of the second secon	a mental illness which is having agreed to receive the Mental Hygiene Lav	e such person, for w, the said
evidence presented to it, that such perious harm to himself or others and the spital specified in Section 9.39 of the termination whether such person should be the specified in Section 9.39 of the termination whether such person should be provision to the provision specified in Section 9.39 of such land to the provisions of Section 9.39 of such land to	rson has or may have the Director of Mental Hygiene Law ld be retained. The properties of the second secon	a mental illness which is having agreed to receive the Mental Hygiene Lav	e such person, for w, the said
evidence presented to it, that such per ious harm to himself or others and the epital specified in Section 9.39 of the ermination whether such person should be the person whether such person should be the person that pursuant to the provision ermination by the Director of such he provisions of Section 9.39 of such la	rson has or may have the Director of Mental Hygiene Law ld be retained. The properties of the second secon	a mental illness which is having agreed to receive the Mental Hygiene Law	w, the said for a d therein pursuar