FORM 48

(Section 672.13)

ASSESSMENT ORDER

Canada,
Province of
(territorial division)
Whereas I have reasonable grounds to believe that evidence of the mental condition of (<i>name of accused</i>), who has been charged with, may be necessary to determine*
□ whether the accused is unfit to stand trial
□ whether the accused suffered from a mental disorder so as to exempt the accused from criminal responsibility by virtue of subsection 16(1) of the <i>Criminal Code</i> at the time of the act or omission charged against the accused
□ whether the accused is a dangerous mentally disordered accused under section 672.65 of the <i>Criminal Code</i>
□ whether the balance of the mind of the accused was disturbed at the time of commission of the alleged offence, where the accused is a female person charged with an offence arising out of the death of her newly-born child
□ where a verdict of unfit to stand trial or a verdict of not criminally responsible on account of mental disorder has been rendered in respect of the accused, the appropriate disposition to be made in respect of the accused pursuant to section 672.54 or 672.58 of the Criminal Code
where the accused has been convicted of the offence, whether an order under subsection 747.1(1) of the Crimina Code should be made in respect of the accused
I hereby order an assessment of the mental condition of (name of accused) to be conducted by/at (name of person of service by whom or place where assessment is to be made) for a period of
This order is to be in force for a total of days, including travelling time, during which time the accused is to remain*
☐ in custody at (place where accused is to be detained)
□ out of custody, on the following conditions:
(set out conditions, where applicable)
* Check applicable option.
Dated this day of A.D, at
(Signature of justice or judge or clerk of the court, as the case may be)