

IN THE CHANCERY COURT OF COUNTY, MISSISSIPPI

AND

V.

NO.

FINAL JUDGMENT FOR COMMITTAL

THIS CAUSE came on to be heard on on prior Judgment of Committal, and the Court, having found that the Respondent was served with process for the time and in the matter as required by law requiring him/her to be and appear before this Court at a.m./p.m. on the day of , ; for a hearing to determine whether the Interim Judgment should be made final and the court having found that the Respondent having entered of the opinion and so finds that Respondent is a chemically dependent person in need of detention, care and treatment in a treatment facility and that the other material allegations of the complaint are true.

IT IS, THEREFORE, ORDERED AND ADJUDGED that the Judgment of Committal entered in this cause on the day of , , be, and the same is hereby made final, and the Respondent is hereby ordered and committed and confined to , , Mississippi , for treatment for for a period of , or until earlier released by authorized personnel at either facility, such care to include primary and extended care and to include psychiatric care and medication, if needed and prescribed and ordered by the medical director of the facility.

SO ORDERED AND ADJUDGED this the day of , .

CHANCELLOR