<b>10-744. Order for pre-dispositional diagnostic evaluation.</b> [For use with Section 32A-2-17(A) NMSA 1978]				
	TE OF NEW MEXIC JNTY OF JUDICI			
ĪN T	JUDICI THE CHILDREN'S C	AL DISTRICT DURT		
In the Matter of		, a Child.	No	
	ORDER FOR	PRE-DISPOSITIONAL DIAG	SNOSTIC EVALUATION	
and		before the court on the motionsed, the court <b>ORDERS</b> as for		
1.	A pre-dispositional diagnostic evaluation of the child shall be performed by			
leve child action 2. eval	el oversight) <sup>1</sup> ; the rep d, an explanation of to on regarding disposit Defense counsel	n the evaluation with independent shall contain, at a minimu he child's delinquent behaviorion.  shall cause this order to be solve (5) days from the date of the solution.	ame and address of a master level dently licensed master or doctoral m, a current description of the or, and a recommended course of erved so that it is received by the entry of this order and shall file with	
3.	Child is in detention at			
or C	Child's address and to	-	· · · · · · · · · · · · · · · · · · ·	
	tact defense counsel	unable to contact the child, the	he evaluator shall immediately nd set up the evaluation or notify	
5.	[] within fiftee custody.	, ,	defense counsel ceipt of this order if the child is in eipt of this order if the child is not in	
6.	If the child needs to be transported to effect the evaluation, a separate transport			

order needs to be obtained.

the evaluation report was received.	
	DISTRICT JUDGE
	Children's Court Attorney
	Attorney for Child
Ī	USE NOTES

7.

Defense counsel shall file a certificate of service with the court showing the date

1. The evaluator will be selected from a list supplied by the Children, Youth and Families Department.

[Adopted by Supreme Court Order No. 11-8300-030, effective September 9, 2011; 10-496C recompiled and amended as 10-744 by Supreme Court Order No. 16-8300-017, effective for all cases pending or filed on or after December 31, 2016.]