IN THE COURT OF APPEALS OF THE STATE OF OREGON

In the Matter of S. C. Y., a Person Alleged to have Mental Illness.

STATE OF OREGON,

Respondent,

v.

S. C. Y., *Appellant*.

Multnomah County Circuit Court 17CC01175; A164470

Monica M. Smith-Herranz, Judge pro tempore.

Submitted August 3, 2018.

Alexander C. Cambier and Multnomah Defenders, Inc., filed the brief for appellant.

Ellen F. Rosenblum, Attorney General, Benjamin Gutman, Solicitor General, and Rebecca M. Auten, Assistant Attorney General, filed the brief for respondent.

Before Lagesen, Presiding Judge, and DeVore, Judge, and James, Judge.

PER CURIAM

Reversed.

PER CURIAM

The trial court committed appellant to the custody of the Mental Health Division for a period not to exceed 180 days after determining that she was unable to provide for her basic needs because of a mental disorder. See ORS 426.005(1)(f)(B). On appeal, she argues that the record does not contain sufficient evidence to support the involuntary commitment. The state concedes that the record is legally insufficient and that the judgment of commitment should be reversed. We agree, accept the state's concession, and reverse the commitment judgment.

Reversed.