STATE OF WISCONSIN, CIRCUIT COURT,	COUNTY
IN THE MATTER OF	
Name	Report of Guardian ad Litem Guardianship Due to Incompetency (Adult Guardianship)
	Case No.

I am the court appointed Guardian ad Litem for the above-named individual and report to the court that I have completed the following duties (except as noted in the "Additional Comments" section at the end of this report) and make the following report and recommendations:

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GENERAL DUTIES

On [Date]

1. INTERVIEWED INDIVIDUAL AND ADVISED INDIVIDUAL OF RIGHTS AND PROCEDURE

____ at [Place]

I interviewed the individual and explained to the individual the

- contents of the Petition;
- applicable hearing procedure;
- right to counsel, and
- right to request or continue a limited guardianship.

I advised the individual, both orally, and in writing of the right to

- be present at the hearing;
- counsel, including when a lawyer can be appointed;
- an independent medical or psychological examination on the issue of competency; (at county expense if the person is indigent)
- a jury trial, and
- appeal.

2. INTERVIEWED PROPOSED GUARDIAN(S)

I interviewed the proposed guardian, proposed standby guardian, if any, and any other person seeking appointment as guardian.

3. REVIEWED ADVANCE PLANNING

I have reviewed any

- Power of Attorney for Health Care under ch.155;
- Durable Financial Power of Attorney under ch. 243 executed by the individual;
- other advance planning for financial and health care decision making in which the individual had engaged.

4. INTERVIEWED AGENT

I have interviewed any agent appointed by the individual under any document specified above.

5. RECEIVED NOTICE OF HEARING AND COPIES OF REPORTS

I have received proper notice of the hearing and copies of the physician's and/or psychologist's reports. If protective placement is being requested, I have received a copy of the comprehensive evaluation and, if applicable, the plan for home or community-based care.

6. PROVIDED NOTIFICATIONS

I have notified the petitioner or petitioner's attorney (if any) of the information contained below. I have also notified the appointed guardian (if any) of the duty to

- be present at and right to participate in the hearing;
- present and cross-examine witnesses;
- receive a copy of any comprehensive evaluation, and
- secure and present a report on an independent evaluation.

REPORT AND RECOMMENDATIONS

7.	OBJECTIONS The individual does not does is not is ambiguous on these matters.	item.					
8.	ADVERSARY COUNSELAdversary counselis notisrequested by the individual.Adversary counselis notisrecommended.						
9.	JURY TRIAL A jury trial is <u>not</u> demanded. is demanded.						
10.	 INDIVIDUAL'S ATTENDANCE Regarding the individual's attendance at the hearing: It is my opinion the individual can attend the hearing in court. I waive the individual's attendance after considering the ability of the individual to understand and meaningfully participate, the effect of the individual's attendance on his/her physical or psychological health in relation to the importance of the proceedings and the individual's expressed desires. I certify the individual is unable to attend for these specific reasons: The individual is unable to attend the hearing in court because of residency in a nursing home or other facility, physical inaccessibility, or a lack of transportation; and the individual, advocate counsel, other interested person, or I request that the court hold the hearing in a place where the individual can attend. Specify location requested: 						
11.	ADDITIONAL EVALUATIONS Additional medical, psychological or other evaluation is not requested. is requested. Specify evaluation requested and reason:						
12.	ADVANCED PLANNING My report to the court is that the individual's advance planning is is not adequate to preclude the need for guardianship:						
13.	BEST INTERESTS OF INDIVIDUAL Based on my investigation, I recommend that the court find that the individual is substantially capable of caring for himself or herself. incapable of caring for himself or herself. capable of managing his or her property. incapable of managing his or her property.						
☐ 14.	GUARDIAN OF THE PERSON						
	 A. Rights to be <u>removed</u> in full. If removed, these rights may not be exercised by any person. I recommend that the court declare the individual has incapacity to exercise the following rights to (1) execute a will. (2) serve on a jury. (3) register to vote or to vote in an election. 						
	B. Rights to be removed in full or exercised by individual only with consent of guardian of person.						
	The individual has incapacity or limited capacity to exercise the follow		Individual				
	(If any box is <u>not</u> checked, the individual <u>retains</u> that right in full.)	Individual may not exercise this right. Remove right in full.	may exercise only with the consent of the Guardian of the Person.				
	(1) consent to marriage.						
	(2) apply for an operator's/driver's license.						
	(3) apply for a fishing license.(4) apply for a license under Ch. 29, Wis. Stats., other than fishing.						
	1 1 1 1 1 1 1 1 1 1						

GN-3160, 03/22 Report of Guardian ad Litem Guardianship Due to Incompetency (Adult Guardianship) §§54.40, 54.42, 54.44 and 55.10, Wisconsin Statutes This form shall not be modified. It may be supplemented with additional material.

		y for any other license or credential under §54.25(2)(c)1.d., Wis.	Г	1					
		ent to sterilization.		 T					
	()] 					
-		ent to organ, tissue, or bone marrow donation.							
C.		s to be <u>transferred</u> to guardian of the person in full or in pa							
		nmend the court <u>transfer</u> to the guardian of the person to exerc							
	∐1.A.	give informed consent to the voluntary receipt by the individua							
		medication, including any appropriate psychotropic medicatio							
		in individual's best interest, if the guardian has first made a g							
		with individual the voluntary receipt of the examination, media	cation, or	treatme	ent and if				
		individual does not protest.							
		Full Transfer. Partial Transfer. The individual retains the							
	∐ 1.B.	give informed consent, if in the individual's best interests, to the							
		medical examination, medication other than psychotropic med	dication, a	and med	lical treatment				
		that is in the individual's best interest.	ho nowor	to					
	□ 2.	authorize individual's participation in an accredited or certified							
	∟∠.	project might help the individual, or others if minimal risk of ha		i piojeci					
		□ Full Transfer. □ Partial Transfer. The individual retains the		to:					
	□ 3.	authorize individual's participation in research that might not h							
	0.	others if greater than minimal risk of harm to the individual bu							
		would have elected to participate.	e o naomo	e marca					
		Full Transfer. Partial Transfer. The individual retains the	he power	to:					
	4.	consent to experimental treatment in the individual's best inte							
		Full Transfer. Partial Transfer. The individual retains the		to:					
	5.	make decisions related to mobility and travel.	•						
		Full Transfer. Partial Transfer. The individual retains t	he power	to:					
	6.	receive medical or treatment records of the individual.							
		Full Transfer. Partial Transfer. The individual retains the	•						
	7.	give informed consent to release of confidential records other	than cou	irt, treatr	nent, and				
		patient health care records and redisclosure as appropriate.							
		Full Transfer. Partial Transfer. The individual retains the							
	8.	give informed consent to receipt by individual of social and su							
		Full Transfer. Partial Transfer. The individual retains the		to:	<u> </u>				
	9.	choose providers of medical, social, and supported living serv		to					
	□10.	make decisions regarding educational and vocational placem	•						
		employment.	ent and a	upport a					
		Full Transfer. Partial Transfer. The individual retains the	he nower	to.					
	□11.	make decisions regarding initiating a petition for termination of							
		Full Transfer. Partial Transfer. The individual retains the							
	<u>12</u> .	receive all notices on behalf of the individual.	•						
		Full Transfer. Partial Transfer. The individual retains the	he power	to:					
	<u> </u>	act in all proceedings as an advocate of the individual, except	t the pow	er to ent	er into a				
		contract that binds the individual or the individual's property o							
		any legal proceeding pertaining to the property, unless the gu	ardian of	the pers	son is also the				
		guardian of the estate.							
	—	Full Transfer. Partial Transfer. The individual retains the							
	∐14.	apply for protective placement or for commitment on behalf of	f the indiv	vidual wł	nich does not				
		require court approval.							
		Full Transfer. Partial Transfer. The individual retains the second secon	ne power	to:					
	<u> </u> 15.	have custody of the individual.	ho no	to					
	1 6.	Full Transfer. Partial Transfer. The individual retains the other:	ne power	10:					
		Other:			See attached				

☐ 15. GUARDIAN OF THE ESTATE

I recommend the court

	that do not require cour (1) The individual guardian:	t approval under § retains all powers	n duties under §54.19, Wis. Stats., 54.20(3), Wis. Stats., except as fol except for the following powers, to e guardian, except for the following	lows: (Choose one) be transferred to the
	 (3) All powers to be required the guardian of the guardian of the account of a bank, cred guardian and the individuardian of the estate. D. make a finding the individual gifts, sales, and transport of the setate. 	be transferred to gu of the estate to per under §54.20(2), W he estate to deposi lit union, savings b dual, payable only vidual may not mak sfers of property m	<u> </u>	rs (other than to make gifts) that See attached or less in an insured n in the name of the d waive bond for the s at reasonable prices, and
☐ 16.		at it is in the best in nsfer the individual	terest of the individual to dispense 's funds of \$50,000 or less accordi	
17.	It is my opinion that the court should should not should should not should should not should should not should find the least restrict developmental disability, th	appoint a guardia appoint a guardia approve protectiv approve protectiv tive placement cor be most integrated ster home.	n of the person. n of the estate	□ without bond. and, if the individual has a the individual, is a ν. □ nursing home.
18.	•	urt regarding the fit	GUARDIAN ness, suitability and the statement n seeking to be appointed as guar	of acts of the proposed
	NAME	SUITABILITY & FITNESS	COMMENTS ON STATEMENT OF ACTS	TYPE OF GUARDIAN
		☐ Yes ☐ No		□ person □ co-guardian □ estate □ standby
		Yes No		☐ person ☐ co-guardian ☐ estate ☐ standby
		🗌 Yes 🗌 No		person co-guardian estate standby
19.	Additional comments:			
				See attached
			Guardian ad L	tem
			Name Printed or	Typed
			Address	
DISTRIBU	JTION:		Email Address	Telephone Number
 Court Petition Petition 	ner ner's Attorney		Date	State Bar No.
GN-3160, 03/22	Report of Guardian ad Litem Guardianship D This form shall not		t Guardianship) §§54.40, 54.42, 5- e supplemented with additional material	1.44 and 55.10, Wisconsin Statutes