STATE	OF WISCONSIN, CIRCUIT COURT,	COUNTY
IN THE	E MATTER OF	☐ Amended
Name Date of B	irth	Findings and Order Terminating Protective Placement Order for Protective Services (Annual Review of Protective Placement)
		Case No
sui	Petition for Annual Review of Protective Placement was mmary hearing has been held. After consideration of the statutes, and such additional information presented	he reports and other documents on file, all factors required
Th	e court determined	additional information, and adversary counsel.
	All requests for a full due process hearing of this Petition	on were withdrawn.
THE C	OURT FINDS:	
1.	The ward continues to be incompetent.	
2.	The ward no longer meets the standards for protect	tive placement.
3.	The ward meets the standards for protective service the ward has been determined to be incompedisability and on whose behalf a Petition for a as a result of developmental disability; degenerative brain disorder; serious and persistent mental illness; or other like incapacities, the ward will incur a substantial risk of physical harm physical harm to others if protective services are not proceed to the ward will incur as a substantial risk of physical harm physical harm to others if protective services are not proceed to the ward will incur as a substantial risk of physical harm physical harm to others if protective services are not proceed to the ward will incur as a substantial risk of physical harm to others if protective services are not proceed to the ward will incur as a substantial risk of physical harm to others if protective services are not proceed to the ward will be a substantial risk of physical harm to others if protective services are not proceed to the ward will be a substantial risk of physical harm to others if protective services are not proceed to the ward will be a substantial risk of physical harm to others if protective services are not proceed to the ward will be a substantial risk of physical harm to others if protective services are not proceed to the ward will be a substantial risk of physical harm to other	etent, or is a minor who is alleged to have a developmental a Guardianship has been submitted; and or deterioration or will present a substantial risk of
THE C	OURT ORDERS:	
1.	Protective placement is terminated. The ward A. shall be transferred or discharged from the way Order. The county department shall assist the	ard's current residential facility within 60 days of this e residential facility with discharge planning for the ward

including planning for proper residential living arrangements and the necessary support services for the

	□ B.	ward. may remain in the current facility which is licensed for fewer than 16 beds.
_ 2.	The county department or agency with which it contracts under §55.02(2), Wis. Stats., or its designee shall provide protective services to the ward in the least restrictive environment and in the least restrictive mann consistent with the needs of the ward and the resources of the county department, including the limits of available state and federal funds, and county funds required to be appropriated to match state funds.	
☐ 3.	Other:	

THIS IS A FINAL ORDER FOR THE PURPOSE OF APPEAL IF SIGNED BY A CIRCUIT COURT JUDGE.

DISTRIBUTION:

- 1. Court
- 2. Individual/Ward
- Individual/Ward's Guardian
- Corporation Counsel
- 5. Individual/Ward's Legal Counsel
- 6.
- Guardian ad litem Individual/Ward's agent under Power of Attorney for Health Care 7.
- 8. Facility in which the Individual resides
- 9. County Department of Human Services/Social Worker