STATE	E OF WISCONSIN, CIRCUIT COURT,	COUNTY
IN THE	IE INTEREST OF	
		Order for Examination or Assessment
Name		Case No
Date of B	Birth	
_	OURT FINDS:	
☐ 1.	Reasonable cause to order an examination or	assessment.
<u> </u>	There is probable cause to believe the juvenile doubt the juvenile's competency to proceed.	e has committed the alleged offense and there is reason to
□ 3.	The juvenile entered a plea of not responsible by reason of mental disease or defect.	
T IS O	PRDERED:	
1.	guardian:	
2.	☐ a physician: ☐ a psychiatrist: ☐ a licensed psychologist:	patient inpatient (chapter 938 only) and shall be conducted by all work or another related field of child development)
3.	This examination/assessment should evaluate Physical condition. Mental competency to proceed.	the following:

	 ☐ Psychological status. ☐ Alcohol or other drug abuse dependency. ☐ Whether the juvenile at the time of commission of the alleged delinquent act was not responsible by reason of mental disease or defect. ☐ Mental condition. ☐ Developmental condition.
	 Ability of the parents to care for the child/juvenile. Appropriateness of medication, including psychotropic medications. Other:
4.	The costs of this examination shall be paid by the parents, guardian or legal custodian: insurance company of child/juvenile/parents/guardian/legal custodian:
	the county.
 The examiners shall file the following written report with the court: Assessment: Within 14 days from the date of this order. This report shall include a recommendation whether treatment, intervention and/or education is needed, and if so, shall recommend a service and appropriate treatment, intervention and/or education. Examination: No later than [Date] This report <i>must</i> contain a description of nature of the examination; the persons interviewed, the records reviewed, the tests administered, the facts and reasoning upon which the opinion is based, as well as: If the examination is ordered because of a reason to doubt the juvenile's competency to proceed an opinion regarding the juvenile's present mental capacity to understand the proceeding assist in his or her defense, and if the examiner reports that the juvenile lacks competency to proceed, an opinion regarding likelihood that the juvenile, if provided treatment, may be restored to competency within the lesser of the following time periods: 12 months. the maximum sentence that may be imposed on an adult for the most serious delinact with which the juvenile is charged: If the examination is ordered because of a plea of not responsible by reason of mental disease defect, an opinion whether the juvenile suffered from mental disease or defect at the time of commission of the allegonate, AND if so, whether this caused the juvenile to lack substantial capacity to appreciate the wrongfulness of his or her conduct; or, conform his or her conduct to the requirements of law. Other: Other: Other: 	
NOTICE	E: If a competency or NGI evaluation is ordered, a reasonable contribution toward the cost of the evaluation(s) may be recovered from the juvenile's parent(s) or guardian(s), based on their ability to pay.
This re	eport is to be sent to the court at:
3. Paren4. Paren5. Child'6. Distric7. Caseo8. Court9. Tribe	s/Juvenile's Guardian ad Litem/Adversary Counsel its s/Juvenile's Guardian ad Litem/Adversary Counsel its' Attorney(s) s/Juvenile's Guardian/Legal Custodian ot Attorney/Corporation Counsel

11. Provider conducting examination or assessment