

CAUSE NO. M-\_\_\_\_\_

THE STATE OF TEXAS  
FOR THE BEST INTEREST  
AND PROTECTION OF

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§

IN THE COUNTY COURT

AT LAW NO. 2 OF

\_\_\_\_\_  
THE PROPOSED PATIENT

HUNT COUNTY, TEXAS

**NOTIFICATION TO COURT OF PATIENT'S INABILITY  
TO COMMUNICATE WITH ATTORNEY**

I, \_\_\_\_\_, having been duly appointed as attorney ad litem for the above-reference Proposed Patient, state that on \_\_\_\_\_, I attempted to interview the Proposed Patient. The Proposed Patient could not or would not communicate with counsel so as to ascertain the Proposed Patient's true desires. Consequently, the Proposed Patient is presently unable or unwilling to participate with the counsel in the Proposed Patient's own defense with a reasonable degree of rational understanding. With the approval of the Court, it should be allowed to make its findings upon the basis of the Certificates of Medical Examination for Mental Illness; and, if required, upon other competent medical or psychiatric testimony; provided that when and if the Proposed Patient becomes able and willing to contest the issues, the Proposed Patient or an individual on the Proposed Patient's behalf may request the Court to determine if the Order should be set aside or modified.

SIGNED this the \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_\_.

\_\_\_\_\_  
ATTORNEY FOR PROPOSED PATIENT