PETITION FOR INVOLUNTARY/JUDICIAL ADMISSION

STATE OF ILLINOIS CIRCUIT COURT FOR THE JUDICIAL CIRCUIT COUNTY IN THE MATTER OF Docket No. (name of respondent) involuntary Who is asserted to be a person subject to In-patient admission to a facility and for whom (judicial/involuntary) this petition is being initiated by reason of: (Select one or more, if applicable) | Emergency inpatient admission by certificate; (405 ILCS 5/3-600). The Respondent is currently detained in a mental health facility or hospital; name of facility where detained: Inpatient admission by court order; (405 ILCS 5/3-700). Voluntary admittee submitted written notice of desire to be discharged and two Certificates are attached to/submitted with this petition; (405 ILCS 5/3-403). Voluntary admittee failed to reaffirm a desire to continue treatment and two Certificates are attached to/submitted with this petition; (405 ILCS 5/3-404). Person continues to be subject to involuntary admission on an inpatient basis; (405 ILCS 5/3-813). Emergency admission of the developmentally disabled; (405 ILCS 5/4-400). Judicial admission of the developmentally disabled; (405 ILCS 5/4-500). Developmentally disabled person or an interested person on behalf of a person submitted written objection to admission; (405 ILCS 5/4-306). Administrative person; (or person who executed application) failed to authorize continued residence; (405 ILCS 5/4-310). Person continues to meet standard for judicial admission; (405 ILCS 5/4-611).



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I	assert that	is: (check all that apply)			
	a person with mental illness who: because of his or her illness is reat to engage in conduct placing such person or another in physical hardharmed;				
	a person with mental illness who: because of his or her illness is una guard himself or herself from serious harm without the assistance of				
	a person with mental illness who: refuses treatment or is not adherin nature of his or her illness is unable to understand his or her need fo reasonably expected based on his or her behavioral history, to suffer expected, after such deterioration, to meet the criteria of either parag	r treatment; and if not treated on an inpatient basis, is mental or emotional deterioration and is reasonably			
	an individual who: is developmentally disabled and unless treated on serious physical harm upon himself or herself or others in the near fu	an in-patient basis is reasonably expected to inflict ture, and/or			
X	in need of immediate hospitalization for the prevention of such harm.				
Re wh	ase the foregoing assertion on the following (State in detail the s spondent. Include prior diagnosis, treatment and hospitalizations. ich support your complaint. Include personal observations that lead mission): If additional space needed please attach a separate page o	Describe any threats, behavior or pattern of behavior to your belief the Respondent is subject to involuntary			
Ве	low is a list of all witnesses by whom the facts asserted may be prove	en (include addresses and phone numbers):			
Listed below are the names and addresses of the spouse, parent, guardian, or substitute decision maker, if any, and close relative or, if none, a friend of the respondent whom I have reason to believe may know or have any of the other names and addresses. If names and addresses are not listed below, I made a diligent inquiry to identify and locate these individuals and the following describes the specific steps taken by me in making this inquiry (additional pages may be attached as necessary):					
	do				
	do				
	am I am not involved in litigation with the respondent.				
	Although I have indicated that I have a legal or financial interest in the respondent, I believe it would not be practicable or possible for some	nis matter or that I am involved in litigation with the eone else to be the petitioner for the following reasons:			



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	immediately available or it was imporpersonal observation, that the responsion a certificate; but no physician could examine the respondent; and a diligent effort has been made to compare the country of the country o	his petition because no physician, qualified examiner or clinical psychologist was assible after diligent effort to obtain a certificate. However: I believe, as a result of my ondent is subject to Involuntary inpatient admission. A diligent effort was made to a, qualified examiner or clinical psychologist could be found who has examined or convince the respondent to appear voluntarily for examination by a physician, qualified or I reasonably believe that effort would impose a risk of harm to the respondent or
	One Certificate of Examination is at	tached.
	Two Certificates of Examination are	attached.
Did	l a peace officer detain respondent, t	ake him/her into custody, and/or transport him/her to the mental health facility?
	No \square Yes; If yes, the peace	officer MAY complete the petition or if the petition IS NOT COMPLETED by the
pea	ace officer transporting the person, th	ne following information MUST be entered:
	Transporting Officer's Name:	Badge Number:
	Employer:	
adn (d)	nission prior to adjudication. The pet	if the facility director approves the recipients's request for voluntary or informal itioner may also request to be notified of the recipient's discharge under section 3-902 antal Disabilities Code. Failure to indicate a choice will be treated as a decision NOT
		oved for voluntary or informal admission prior to adjudication, I wish to be notified ed below. (Hospital staff use form IL462-2203 for notification purposes).
	if the individual is committed or discl (Hospital staff use form IL462-2208)	narged by court, I wish to be notified using the contact information supplied below. M for notification purposes).
	I do not wish to be notified in either	of the two situations described above.
car Tre	re under the Powers of Attorney for Featment Preference Declaration Act a eave read and understood this petition	tempt to determine whether the recipient has executed a power of attorney for health dealth Care Law or a declaration for mental health treatment under the Mental Health and to obtain copies of these instruments if they exist. In and affirm that the statements made by me are true to the best of my knowledge. It statements a false statement on this Petition is a Class A Misdemeanor.
Da	te	Signed
Tin	ne	Printed Name
Re	lationship to Respondent	Address
		The last New Last



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Within 12 hours of admission to the facility under this status and/or completion of a new petition, I gave the respondent a copy of this Petition (IL462-2005). I have explained the Rights of Admittee to the respondent and have provided him or her with a copy of it. I have also provided him or her with a copy of Rights of Individuals Receiving Mental Health and Developmental Services (IL462-2001) and explained those rights to him or her (405 ILCS 5/3-609).

Date/Time of Admission	Signed:		
To Mental Health Facility/Psychiatric Unit	Printed Name:		
Date/Time Petition Completed:	Title:		

RIGHTS OF ADMITTEE

- 1. If you have been brought to this facility on the basis of this petition alone, you will not be immediately admitted, but will be detained for examination. You must be examined by a qualified professional within 24 hours or be released.
- 2. When you are first examined by a physician, clinical psychologist, qualified examiner, or psychiatrist, you do not have to talk to the examiner. Anything you say may be related by the examiner in court on the issue of whether you are subject to involuntary or judicial admission.
- 3. At the time that you have been certified you will be admitted to the facility and a copy of the petition and certificate will be filed with the court. A copy of the petition shall also be given to you.
- 4A. If you are alleged to be subject to involuntary admission (mentally ill) you must also be examined within 24 hours excluding Saturdays, Sundays, and holidays by a psychiatrist (different from the first examiner) or be released. If you are alleged to be subject to involuntary admission the court will set the matter for a hearing.
- 4B. If you are alleged to be subject to judicial admission (developmentally disabled) the court will set a hearing upon receipt of the diagnostic evaluation which is required to be completed within 7 days.
- 5A. If you are alleged to be subject to involuntary admission (mentally ill) and if the facility director approves, you may be admitted to the facility as a voluntary admittee upon your request any time prior to the court hearing.

The court may require proof that voluntary admission is in your best interest and in the public interest.

- 5B. If you are alleged to be subject to judicial admission (developmentally disabled) and if the facility director approves, you may decide that you prefer to admit yourself to the facility rather than have the court decide whether you ought to be admitted. You may make the request for administrative admission at any time prior to the hearing. The court may require proof that administrative admission is in your best interest and the public interest.
- 6. You have the right to request a jury.
- 7. You have the right to request an examination by an independent physician, psychiatrist, clinical psychologist, or qualified examiner of your choice. If you are unable to obtain an examination, the court may appoint an examiner for you upon your request.
- 8. You have the right to be represented by an attorney. If you do not have funds or are unable to obtain an attorney, the court will appoint an attorney for you.
- 9. You have the right to be present at your court hearing.
- 10. As a general rule, you do not lose any of your legal rights, benefits, or privileges simply because you have been admitted to a mental health facility (see your copy of the "Rights of Individuals"). However, you should know that persons admitted to mental health facilities will be disqualified from obtaining Firearm Owner's Identification Cards, or may lose such cards obtained prior to admission.
- 11. Information about the health care services you receive at a mental health or developmental disabilities facility is protected by privacy regulations under the Health Insurance Portability and Accountability Act of 1996 (HIPAA) (P.O. 104-191) at 45 CFR 160 and 164. Your personally identifiable health information will only be used and/or released in accordance with HIPAA and the Illinois Mental Health and Development Disabilities Confidentiality Act [740 ILCS 110].

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I certify that I provide	d respond	lent with a copy o	f this form. (pages 1-	5)	on
☐ English ☐ S	panish	Other	Specify languag	ie:	
			Signature:		
			Title:		
A Guardianship and <i>A</i> Human Rights Authorit					visions: Legal Advocacy Services
	160 Sui Ch Pho Fax	icago Regional (0 N. La Salle Stre ite S500 icago, IL 60601 one: (312) 793-5 x: (312) 793-431 Y: (866) 333-336	et 900 1	Springfield Regional 830 S. Spring Street Springfield, IL 62704 Phone: (217) 785-154 Fax: (217)524-0088 TTY: (866) 333-3362	
	es in Illino	ois. Equip for Equ	uality, Inc., provides	self-advocacy assistan	eral protection and advocacy system ce, legal services, education, public quality.org
		20 N. I Chicag (800) 5 (312) 3 TTY: (Chicago Office Michigan, Ste 300 go, Illinois 60602 537-2632 or 341-0022 (800) 610-2779 (312) 800-0912		
Accountability Act of 1	996 (HIP <i>A</i>	AA) ([PL 104-191] at 45 CFR 160 and	164). Your personall	e Health Insurance Portability and ly identifiable health Information wil lth and Developmental Disabilities
I have explained these of it. A copy of this forr					and have provided him or her a copy
Staff signature			 Signa	ture of Individual Recei	iving Services
				Check here if individual	refuses to sign
Staff Name and Title					

Witness' Signature (required only if individual refuses to sign)