THE STATE OF TEXAS FOR THE BEST INTERES	ST §	IN THE COUNTY CO	URT
AND PROTECTION OF	ST	AT LAW NO. 2 OF	
THE PROPOSED PATIEN	NT §	HUNT COUNTY, TEX	AS
	CATION TO COURT OF TO COMMUNICATE W	F PATIENT'S INABILITY TITH ATTORNEY	
Ι,		, having been duly appoin	ted as attorney ad
litem for the above-reference	e Proposed Patient, state	that on	, I
attempted to interview the Pr	roposed Patient. The Propo	sed Patient could not or would	l not communicate
with counsel so as to ascertai	in the Proposed Patient's tr	ue desires. Consequently, the	Proposed Patient is
presently unable or unwilling	to participate with the cour	nsel in the Proposed Patient's	own defense with a
reasonable degree of rational	understanding. With the ap	proval of the Court, it should b	e allowed to make
its findings upon the basis of	the Certificates of Medical	Examination for Mental Illnes	ss; and, if required,
upon other competent medica	al or psychiatric testimony;	provided that when and if th	e Proposed Patient
		-	
becomes able and willing to	contest the issues, the Pro	posed Patient or an individua	al on the Proposed
•		oposed Patient or an individual Order should be set aside or m	•

ATTORNEY FOR PROPOSED PATIENT