STAT	TE OF WISCONSIN, CIRCUIT C	OURT,	COUNTY		
IN THE MATTER OF			☐ Amended		
Name		Order	Order on Petition for Temporary Guardianship (Adult Guardianship)		
Date of Birth			Case No		
O			aring was held on [Date] A irred by the statutes, and such additiona		
THE	COURT FINDS:				
1.	A. This court	oes does not he is not a last not a last not a last not seresent. In not present. In and any proposed standard ws: g within 48 hours of the lation, including the needs are the immediate appointment.	ave jurisdiction over the subject matter proper venue. erved prior to the hearing. Indby guardian are filing of the Petition. Is of the individual's dependents, if any, ointment of a temporary guardian of the		
4. 5.	The following person or ergonic				
5.	The following person or organian Type of Guardian	Name	Mailing Address [Street, City, State, Zip]	Telephone Number	
	Temporary Guardian of the Person			Totophiono Hambot	
	Temporary Guardian of the Estate				
	6. Petitioner's Attorney Fees and Costs. It is ☐ equitable ☐ inequitable to award payment of petitioner's reasonable attorney fees and costs from the individual's income and assets.				
THE	COURT ORDERS:				

The Petition is

□ 1	□ DE	ENIED for the following reason(s):
ш		cked, skip to #3)
	ODAN	TED as fallows:
2.	A.	The authority granted to the temporary guardian of the estate is as follows:
	E.	surety bond. signature bond. The appointment of the temporary guardian expires at the end of 60 days, unless extended by the court for an additional 60 days.
	F.	 Co-guardians must agree with each other when making decisions on behalf of the ward. Co-guardians may act independently when making decisions on behalf of the ward. Co-guardians may act independently when making decisions on behalf of the ward only in these limited circumstances:
	☐ G.	The petitioner shall serve notice of the order for hearing on the ward not later than 3 calendar days after the hearing and shall include the court's order with the notice of the order for hearing.
	☐ H.	later than 10 calendar days after the hearing.
	I.	Any guardian shall immediately notify the court in writing of any change in the address of the ward or of any guardian.
3.		AND COSTS OF PROCEEDING. Reasonable compensation of the guardian ad litem and ward's attorney fee shall be paid by the ward's income or assets, if sufficient. If the ward's income or assets are insufficient, the guardian ad litem shall be paid by the county of venue and the ward's attorney shall be paid at public expense or by the county of venue. the petitioner.
	☐ B.	Petitioner's reasonable attorney fees and costs shall be paid by the petitioner. from the ward's income or assets.
	□ C.	☐ Other:
□ 4.	Other:	
 Cou War Gua Cor Cas Spo Fac 	rd/Ward's ardian/Wa poration C se Worker/ ouse/Adult ility, if any	/ County Dept. of Human Services : Children/Parent