IN THE CIRCUIT COURT OF _____ COUNTY, ILLINOIS COUNTY DEPARTMENT - PROBATE DIVISION

ESTATE OF)	NO.
)	DOCKET
A DISABLED PERSON)	PAGE

PETITION TO PLACE WARD IN A RESIDENTIAL FACILITY

NOW COMES petitioner, _____legal guardian of the person of ______,(hereinafter "the ward"), a disabled person, and pursuant to 755 ILCS 5/11a-14.1 respectfully states as follows:

1. That Petitioner was duly appointed legal guardian of the person of the above named ward by the Court on ______.

2. That the ward currently resides at

3. That the ward now requires care that can best be provided by placement at and has no objection to moving to

:

4. That all costs will be paid by Public Assistance monies.

WHEREFORE, Petitioner respectfully prays:

A. The legal guardian is authorized to place the ward at

B. Any other relief this Court deems equitable and just.

Respectfully submitted,

By: _____

Legal Guardian

REPORT ON WARD

The ward is years old and currently resides at	
The ward has a diagnosis of	
The ward will be moved tois	This placement
in the best interest of the ward because	

VERIFICATION UPON AFFIRMATION

I affirm under penalty of perjury that I am a the legal guardian of the ward , that I am familiar with the circumstances relating to the estate herein, that I have read the foregoing, and that the facts and matters stated therein are true and accurate.

Pro Se Name: Address: Telephone # ()

IN THE CIRCUIT COURT OF _____ COUNTY, ILLINOIS **COUNTY DEPARTMENT - PROBATE DIVISION**

NO.

DOCKET

PAGE

ESTATE OF)
)
)
)
A DISABLED PERSON)

ORDER FOR RESIDENTIAL PLACEMENT

THIS CAUSE, coming to be heard on the Petition of the Legal Guardian to Place Ward ina Residential Facility, due notice having been given, and the Court being fully advised in the premises.

IT	IS	HEREBY	ORDERED	t	hat the	guardians	of	the	person	of
				is	authorized	to	place	the	ward	at

ENTERED:

Pro Se Name: Address: Telephone # ()

Sec. 11a-14.1. Residential placement.) No guardian appointed under this Article, shall have the power, unless specified by court order, to place his ward in a ... residential facility. The guardianship order may specify the conditions on which the guardian may admit the ward to a residential facility without further court order. In making residential placement decisions, the guardian shall make decisions inconformity with the preferences of the ward unless the guardian is reasonably certain that the decisions will result in substantial harm to the ward or to the ward's estate. When the preferences of the ward cannot be ascertained or where they will result in substantial harm to the ward or to the ward's estate, the guardian shall make decisions with respect to the ward's placement which are in the best interests of the ward. The guardian shall not remove the ward from his or her home or separate the ward from family and friends unless such removal is necessary to prevent substantial harm to the ward or to the ward's estate. The guardian shall have a duty to investigate the availability of reasonable residential alternatives. The guardian shall monitor the placement of the ward on an on-going basis to ensure its appropriate appropriateness. pursue continued and shall alternatives as needed.(Source: P.A. 90-250, eff. 7-29-97.)