THE GUARDIANSHIP  S S S S  ORDER APPOINTING ATTORN  (on Application for Guardians  On this day, it has come to the attention of the Cou of Guardian has been filed in this proceeding. The Co represent the interests of the proposed ward in this proce Estates Code § 1054.001.  IT IS THEREFORE ORDERED that, pursuan Attorney listed below is appointed such attorney ad litem to ward.	art that an Application for Appointment urt finds that an attorney ad litem to reding is mandatory pursuant to Texas at to the Estates Code §1054.001, the
ORDER APPOINTING ATTORN  (on Application for Guardians)  On this day, it has come to the attention of the Country of Guardian has been filed in this proceeding. The Country represent the interests of the proposed ward in this proceed Estates Code § 1054.001.  IT IS THEREFORE ORDERED that, pursuant Attorney listed below is appointed such attorney ad litem to	HUNT COUNTY, TEXAS  (EY AD LITEM Ship)  Out that an Application for Appointment out finds that an attorney ad litem to seeding is mandatory pursuant to Texas  It to the Estates Code §1054.001, the
ORDER APPOINTING ATTORN  (on Application for Guardians)  On this day, it has come to the attention of the Country of Guardian has been filed in this proceeding. The Country represent the interests of the proposed ward in this proceed Estates Code § 1054.001.  IT IS THEREFORE ORDERED that, pursuant Attorney listed below is appointed such attorney ad litem to	(EY AD LITEM Ship)  Out that an Application for Appointment out finds that an attorney ad litem to be ding is mandatory pursuant to Texas out to the Estates Code §1054.001, the
ORDER APPOINTING ATTORN  (on Application for Guardians)  On this day, it has come to the attention of the Country of Guardian has been filed in this proceeding. The Country represent the interests of the proposed ward in this proceed Estates Code § 1054.001.  IT IS THEREFORE ORDERED that, pursuant Attorney listed below is appointed such attorney ad litem to	(EY AD LITEM Ship)  Out that an Application for Appointment out finds that an attorney ad litem to be ding is mandatory pursuant to Texas out to the Estates Code §1054.001, the
On this day, it has come to the attention of the Cou of Guardian has been filed in this proceeding. The Co represent the interests of the proposed ward in this proceed Estates Code § 1054.001.  IT IS THEREFORE ORDERED that, pursuant Attorney listed below is appointed such attorney ad litem to	art that an Application for Appointment urt finds that an attorney ad litem to reding is mandatory pursuant to Texas at to the Estates Code §1054.001, the
On this day, it has come to the attention of the Cou of Guardian has been filed in this proceeding. The Co represent the interests of the proposed ward in this proceed Estates Code § 1054.001.  IT IS THEREFORE ORDERED that, pursuan Attorney listed below is appointed such attorney ad litem to	art that an Application for Appointment art finds that an attorney ad litem to reding is mandatory pursuant to Texas at to the Estates Code §1054.001, the
Attorney listed below is appointed such attorney ad litem to	
ATTORNEY NAME:	
ADDRESS:	
PHONE:	
IT IS FURTHER ORDERED, pursuant to Estate pursuant to HIPAA Regulations 45 CFR 164.512 (e) (1) (litem is authorized and entitled to review and be supplied physical, medical, and intellectual examinations, and to have relevant medical, psychological, and intellectual testing rephysician presented with this Order shall give the above nather proposed ward's protected health information, including psychological records, and intellect testing records. The addiscuss with physicians, health care providers, and others proposed ward any matters relating to the medical, psychologous ward.	i), that the above appointed attorney ad with copies of all certificates of current are access to all of the proposed ward's ecords. Any health care organization or med attorney ad litem complete access to ng, but not limited to, medical records, ttorney ad litem is further authorized to involved in the education or care of the
IT IS FURTHER ORDERED that the attorney ad inspect, review, examine, and obtain copies of financial recovered that are held in any institution, which relate to and in cancelled checks, certificates of deposit, insurance policies	ords of any kind concerning the proposed clude, but are not limited to statements,
IT IS FURTHER ORDERED that compensation	shall be taxed as costs.
SIGNED ON THE DAY OF	, .