PANEL EVALUATION/ STERILIZATION OF ADULT PC-773 REV. 10/00

STATE OF CONNECTICUT

CONFIDENTIAL

COURT OF PROBATE

[Type or print in black ink.]

TO: COURT OF PROBATE,	DISTRICT NO.	
IN THE MATTER OF		DATE OF BIRTH OF RESPONDENT
Hereinafter referred to as the respondent.		
PANEL MEMBER [Name, address, and zip code]	PROFESSION OF PANEL MEMBER Physician, Conn. License No.	
	Psychologist, Conn. License No.	
	☐ Educator	
	☐ Social Worker	
DATE APPOINTED TO PANEL	☐ Residential Worker	
THE PANEL MEMBER REPRESENTS that in his or her opinion:		
☐ the respondent is able to give informed consent.		
the respondent is NOT able to give informed consent.		
THE PANEL MEMBER supports the above determination with the The respondent's ability to give informed consent:	following specific information regarding:	
Aspects of informed consent that the respondent lacks (if any):		
Describe the respondent's physical condition.		
Describe the respondent's mental condition.		
[This section is to be completed if, in the opinion of the panel member respondent is under conservatorship or guardianship.] THE PANEL MEMBER REPRESENTS that in his or her opinion: all of the following "best interest" requirements HAVE beautiful description:	en met with respect to the respondent,	ed consent, or if the
all of the following "best interest" requirements HAVE NO		
and gives full explanation of supporting evidence for each requirer	ment below. C.G.S. §45a-690.	
Less drastic alternative contraceptive methods have proved unw	orkable or inapplicable in the respondent's case	se:
2. The respondent is physiologically sexually mature:		
[Continued	on reverse side.]	

3. There is no evidence of infertility:		
4. The respondent has the capability and a reasonable opportunity for sexual activity:		
5. The respondent is unable to understand reproduction or contraception, and there exists the	e likely permanence of that inability:	
6. The respondent's physical or emotional inability to care for a child:		
7. The proponents of the sterilization are seeking sterilization in good faith, and their primarespondent rather than their own convenience or the convenience of the public:	nary concern is for the best interests of the	
8. In the case of females, procreation would endanger the life or severely impair the health	of the individual:	
[To give further details, use Second Sheet, PC-180.]		
The representations contained herein are made under the penalties of false statement.		
Date:		
Panel Memb Print Name:		

NOTE TO PANEL MEMBER: The following is the statutory requirement for the evidence concerning the respondent. C.G.S. §45a-695. At any hearing upon such application, the court shall receive evidence concerning the respondent's ability to give informed consent. Such evidence shall include, but shall not be limited to, sworn reports in writing from an interdisciplinary team of at least three impartial panel members appointed by the court from a panel of physicians, psychologists, educators, and social and residential workers who have personally observed, examined, or worked with such respondent at some time during the twelve months preceding such hearing. Such appointments shall be made in accordance with regulations promulgated by the Probate Court Administrator in accordance with section 45a-77. The reasonable compensation of such appointed panel members shall be established by the court. Such compensation shall be charged to the respondent provided, if the court finds such respondent is unable to pay such compensation, it shall be paid from the Probate Court Administration Fund. Each such appointed panel member shall make his sworn written report on a separate form provided for that purpose by the court and shall answer such questions as may be set forth on the form as fully and completely as reasonably possible. The reports shall contain specific information regarding the respondent's ability to give informed consent and shall indicate the specific aspects of informed consent which the respondent lacks. Each such appointed panel member shall state upon the forms the reasons for his opinion. Such respondent or his counsel shall have the right to present evidence and cross-examine witnesses who testify at any hearing on the application. If such respondent or his counsel notifies the court not less than three days before the hearing that he wishes to cross-examine the appointed panel members, the court shall order such members to appear.