

MASHANTUCKET PEQUOT PROBATE COURT



Mashantucket Pequot
Tribal Nation

PHYSICIAN'S EVALUATION/
CONSERVATORSHIP
PB-370 REV. 2/98

[Type or Print in Black Ink.]

RECORDED:

To: Mashantucket Pequot Probate Court, Mashantucket, Connecticut

The undersigned physician states that s/he has personally examined said respondent and hereby makes her/his report as follows:

PHYSICIAN *[Name, address, zip code, tel. No.]*

PRACTICING PSYCHIATRIST YES NO

CONN. MEDICAL LICENSE NO.
-or-
R.I. MEDICAL LICENSE NO.

RESPONDENT *[Name]*

DATE OF EXAMINATION *[Month, day, year]*
[Must be within 30 days preceding the hearing]

Is the respondent suffering from a mental, emotional, or physical illness? YES NO
If 'yes' answer **all** the following questions. You **must** give reasons for your opinions.

What specific type of mental, emotional, or physical illness is involved? Give Diagnosis:

Does the respondent's, mental, emotional, or physical condition have substantial adverse effects on his ability to function?
Does the impairment affect the ability of the respondent in managing his affairs and/or his capability in caring for himself?

PERTINENT HISTORY

PHYSICAL CONDITION *[Describe physical impairments unless described in diagnosis above]*

MENTAL CONDITION [describe mental impairments unless described in diagnosis above].

ADDITIONAL COMMENTS:

[ADDITIONAL PAGES ATTACHED YES NO]

I hereby certify that:

I am a licensed physician.

I have personally examined such Respondent on the aforementioned date.

DATE [Month, day, year]

SIGNED [Examining physician]

Note to physician: The following is the statutory requirement for the examination of the respondent.

At any hearing for involuntary representation, the court shall receive evidence regarding the condition of the respondent, including a written report or testimony by one or more physicians licensed to practice medicine in the State of Connecticut or Rhode Island who have examined the respondent within thirty (30) days preceding the hearing. The report or testimony shall contain specific information regarding the disability and the extent of its incapacitating effect. If the Court finds by clear and convincing evidence that the respondent is incapable of managing his or her affairs then the court shall appoint a conservator of such person's estate. If the court finds by clear and convincing evidence that the respondent is incapable of caring for himself or herself, then the court shall appoint a conservator of the person of the respondent.