

# REPORT OF LOCAL MENTAL HEALTH AUTHORITY/DESIGNEE OF EXAMINATION UPON ADMISSION

To the District Court of \_\_\_\_\_ County, State of Utah:

\_\_\_\_\_, has been placed in the custody of \_\_\_\_\_  
Proposed Patient Local Mental Health Authority

under the provisions of Utah Code Annotated 62A-15-631 (2003). I have examined the above-named proposed patient and in my opinion, \_\_\_\_\_:  
Proposed Patient

(Cross out phrases not applicable)

- (a) is mentally ill;
- (b) is not mentally ill;
- (c) has agreed to become a voluntary patient pursuant to UC 62A-15-625 (2002);
- (d) has not agreed to become a voluntary patient;
- (e) treatment programs are available and acceptable to the patient without court proceedings;
- (f) treatment programs are not available and acceptable without court proceedings.

Dated this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_\_.

\_\_\_\_\_  
Signature of Director or Designee

\_\_\_\_\_  
Title

Instructions: "Within 24 hours of the issuance of the order for examination, a local mental health authority or its designee shall report to the court, orally or in writing, whether the patient is, in the opinion of the examiners, mentally ill, whether the patient has agreed to become a voluntary patient under Section 62A-15-624, and whether treatment programs are available and acceptable without court proceedings. Based on that information, the court may, without taking any further action, terminate the proceedings and dismiss the application. In any event, if the examiner reports orally, he shall immediately send the report in writing to the clerk of the court." UCA 62A-15-631(3) 2003