State of Minnesota

County of Winona

District Court Probate Division Judicial District: Third Court File No.

Case Type: 14: Guardianship/Conservatorship

In Re: Emergency 🛛 Guardianship of Conservatorship of

Petition for Emergency Appointment of Guardian

David Austin Russell, Respondent

TOT	THE HONORAL	BLE JUDGE OF TH	E DISTRICT COU	JRT:	
1.	Petitioner's:	Name:	Karen Bunkow		
		Address:	202 West 3rd S	t, Winona MN 55987	
		Telephone number		7	
		Interest in this mat	ter: <u>Supervisor, W</u>	inona County Community Services	
2.	Respondent's		David Austin I		
		Address:		<u>166 W 6th Street Apt #213, Winona, MN 55987</u> 507-312-9042	
		Telephone number			
		Age/Date of birth:	39 years/Marc		
				oved to: Respondent will remain in	
-			an Services at Am	nandale CBHH or other facility per	
	<u>isional discharge</u>				
3.		nd addresses of the R		se and kindred are:	
	(See M.S. § 524	.5-303(b) and § 524.5-10)2, subd. 7)		
	Relationshi	n	Name	Address	
a		A., I	espondent has resided	for six months or more):	
none			^		
b	Hindred: (adukin kin	It children, parents and a	dult brothers and siste	ers; if none of these, then list the nearest adult	
,					
Motl	Mother		Davis	570 Prairie Island Rd	
				Winona, MN 55987	
			e	507-452-4998	
			(m)	YTT I DT	
Sister		Pamela	Traver	Winona, MN	
				408-202-1892	
			D	XXC	
Brother		1 imothy	y Russell	Winona, MN	

c) Administrator (if Respondent is in a hospital, VA, unit, nursing home, home care agency or other institution):

Annandale Community	James Kelly	400 Annandale Blvd
Behavioral Health Hospital		Annandale MN 55302

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507-459-8629

		651-389-3854
d) Legal Representative	(guardian/conservator, representative pay	ee, trustee or custodian of property):
None	-	
	1	
	roposed, or confirmed by prior orde	
(file applicable document	with petition including a prior order, healt	
Proposed Guardian	Independent Management	101 21 st St SE
•	Services	Austin, MN 55912
		507-437-6389
		Fax 507-437-0977
		info@imsofmn.com

4. An emergency appointment of a Guardian of Respondent should be made because:

- A. A petition for appointment of a general guardian for Respondent has been filed, or will be filed in the immediate future with this court;
- B. Compliance with the procedures for appointment of a general guardian will likely result in substantial harm to the Respondent's health, safety, or welfare, and no other person appears to have the authority and the willingness to act on Respondent's behalf;

The Respondent has not been able to remain stable for longer than a few months in the community. The Respondent has the following inpatient hospitalizations this commitment period alone:

Winona Health, Winona MN 10/12/2016 -10/14/2016

University Medical Center-Mesabi, Hibbing, MN 10/14/2016-2/14/2017 Community Behavioral Health Hospital, Rochester 2/14/2017-6/6/2017 Community Behavioral Health Hospital, Rochester 1/8/2018-3/1/2018 Winona Health ED 3/2/2018

St. Mary's Hospital, Generose 3/2/2018-3/22/2018

Community Behavioral Health Hospital, Rochester 3/22/2018-4/17/2018 Mayo Health System Albert Lea 12/23/2018-01/09/2019 Community Behavioral Health Hospital, Rochester 01/09/2019 -2/4/2019

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Filed in District Court State of Minnesota 5/28/2019 11:31 AM

Annandale Community Behavioral Health Hospital 4/30/2019 to present

85-PR-19-1081

<u>Previous provisional discharge plans allowed the Respondent to return directly to</u> <u>his home. Respondent will likely require transitional rehabilitative housing such</u> <u>as a Minnesota Specialty Health System Intensive Residential Treatment Program</u> <u>to improve medication compliance and enhance stabilization due to the</u> <u>Respondent's impaired insight into his mental health. Such programs require</u> <u>medical assistance for treatment related costs; and</u>

D. no alternative less restrictive of civil rights and liberties exists, including the use of appropriate technological assistance.

The following powers are needed for an Emergency Guardian to protect and supervise the person of the Respondent:

All of the rights and powers on behalf of the Ward under M.S. § 524.5-313(c) paragraphs 1, 2, 3, 4, 5, 6 and 7.

(If the Guardian is granted limited powers and duties, specify which powers and duties are vested in the Guardian by this Order.)

- Have custody of the Ward and establish the place of abode for the Ward within or without the State, M.S. § 524.5-313(c)(1);
- Provide for the Ward's care, comfort and maintenance needs, M.S. § 524.5-313(c)(2);

Take reasonable care of the Ward's clothing, furniture, vehicles and other personal effects, M.S. § 524.5-313(c)(3);

Give any necessary consent to enable, or to withhold consent for, the Ward to receive necessary medical or other professional care, counsel, treatment or service, M.S. § 524.5-313(c)(4);

Approve or withhold approval of any contract, except for necessities, which the Ward may make or wish to make (*only given if no conservator is appointed*), M.S. § 524.5-313(c)(5);

Exercise supervision authority over the Ward, M.S. § 524.5-313(c)(6);

Apply on behalf of the Ward for any assistance, services, or benefits available to the Ward through any unit of government, M.S. § 524.5-313(c)(7);

(other) All other powers, duties and responsibilities conferred on the Guardian under applicable law.

6. The name, age, address, and phone number of each proposed:

Guardian is:	Name:	Independent Management Services
	Address:	101 21 st St SE
		Austin, MN 55912
	Telephone number:	507-437-6389
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7. A. The proposed guardian <u>Independent Management Services</u>

(name)

A has never been removed for cause from serving as a guardian or conservator.

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- The proposed guardian, Independent Management Services is 8. professional guardian and a summary of the proposed guardian's educational background, relevant work experience, and other experience is as follows: Proposed guardian is a non-profit agency that provides guardian and conservatorship services and has numerous clients.
- 9. The proposed guardian, Independent Management Services, has not applied for or held any professional licenses.
- 10. The proposed guardian, Independent Management Services has not been found civilly liable in an action involving fraud, misrepresentation, material omission, misappropriate, theft, or conversion.
- 11. The proposed guardian, Independent Management Services has no0t filed or received protection under bankruptcy laws.
- 12. The proposed guardian Independent Management Services does have not any outstanding civil monetary judgements.
- 13. The proposed guardian Independent Management Services does not have nor had an order for protection or harassment restraining order issued against them.
- Each proposed Guardian and Conservator is the most suitable and best qualified among 14. those available and willing to discharge the trust and is not excluded from appointment pursuant to M.S. § 524.5-309(c) or 524.5-413(d).

Petitioner respectfully requests the Court, without notice to interested persons, schedule a time and place for a preliminary hearing on this petition and, after the hearing, issue an order \boxtimes appointing Independent Management Services Guardian of Respondent with the powers and duties described in allegations numbered 5 above and [] an order appointing as Conservator of Respondent, or as a limited agent

of Respondent, with the powers and duties described in allegations numbered 7 above.

I declare under penalty of perjury that I have read the foregoing petition and, to the best of my knowledge or information, its representations are true; correct and complete. Minn. Stat. § 358.116.

Dated: 5 24 19

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Petitioner: Karen Bunkowski, Supervisor Name of Petitioner's Attorney: Name: Mr. Paul Ellison License No.: 0397449 Address: 171 West Third Street . City/State/Zip: Winona, MN 55987 Pellison @co.winona.mn.us