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| **STATE OF WISCONSIN CIRCUIT COURT** **BRANCH**       |       **COUNTY** | For Official Use |
| In the Matter of the Mental Condition of: Case No.     ME    CLIENTAlleged to be in need of an involuntarymental commitment. |
| **DISCOVERY DEMAND** |

The respondent, CLIENT, appearing specially by Atty.      , hereby demands pursuant to Wis. Stats.§§ 51.20(13)(g)3., 51.20(10)(c), 804.01, 804.09, and subject to any jurisdictional or competency objections, the opportunity to inspect and copy the following:

1. All records, reports or memoranda and photographs relied upon by the Department of Health Services (DHS), Department of Corrections (DOC) and/or the petitioner in preparation of the Petition for Extension of Commitment, including the “Request for Extension of Civil Commitment” explicitly incorporated to the petition by reference, filed DATE. Specifically:
	1. Any records/documentation relating to the Respondent’s “treatment history and records,” including what forms of less restrictive treatment has been attempted and why they have been deemed unsuccessful.
	2. Any records/documentation relating to the Respondent’s institutional conduct record since HER/HIS admission to the Wisconsin Resource Center in DATE.
	3. Any records/documentation relating to the Respondent’s psychiatric/psychological evaluations and consultations performed by DOC.
2. All records, reports or memoranda and photographs relating to an explanation given to the Respondent about “the advantages and disadvantages of the psychotropic medication” sought through involuntary medication order.
3. Any standards/agency guidelines adopted by DHS and/or DOC concerning the allegations in the “Request for Extension of Civil Commitment”. Such as, how to determine an individual’s treatment needs, best practices for communicating information such as treatment needs and the advantages/disadvantages of psychotropic medication to an individual, and best practices for determining whether an individual would become a proper subject for commitment if treatment were withdrawn.
4. All documents, photographs, recordings, or other physical evidence the petitioner intends to introduce into evidence either by affidavit in a dispositive pre-trial motion or at the trial.

The Respondent states that the above information is material and necessary to the preparation of his defense on the merits of the allegations contained in the petition filed DATE, and the production of this information is reasonable and will expedite these proceedings.

The Respondent, by HER/HIS attorney, hereby requests that the petitioner produce the above information as soon as prudently possible, given the time constraints of Chapter 51 proceedings.

 Dated at      , Wisconsin, this       day of      , 20     .

 Respectfully submitted,

 Electronically signed by Attorney

Attorney, Bar No.

Attorney for Respondent

State Public Defender's Office

Address

Address

Phone