Nebraska State Court Form JC 14:11.9 Rev. 06/2019 Neb. Rev. Stat. § 43-247(3)(a)

Case	Nο		
Casc	INU.		

ORDER APPOINTING GUARDIAN AD LITEM

CHILD/CHILDREN UNDER EIGHTEEN YEARS OF AGE

- 1. Pursuant to N.R.S. § 43-272.01 R.R.S. Nebraska and rules of this Court, the undersigned Bailiff/Clerk of the Separate Juvenile Court hereby designates

 as guardian ad litem in the above-captioned matter.
- 2. The guardian ad litem appointed herein by this Court shall have full legal authority to obtain all information which relates to the above-named juvenile. To that end, the guardian ad litem is hereby authorized by this Court to communicate verbally or in writing with any agency, organization, person, or institution, including but not limited to any school personnel, counselor, or drug or alcohol treatment provider; or police department or other law enforcement agency; any probation, parole, or corrections officer; any physician, psychiatrist, psychologist, therapist, nurse, or mental health care provider; or any hospital, clinic, group home, treatment group home, residential or mental health treatment facility, or youth rehabilitation treatment center; any social worker, case manager, or social welfare agency, including the Nebraska Department of Health and Human Services and its employees and administrators; any person or agency or institution charged with supervising visitation; or any family member, guardian, foster parent, or any other person.
- 3. The guardian ad litem is further hereby authorized to obtain from all persons, organizations, or entities, including but not limited to those described in the paragraph above, all information, including but not limited to the inspection of, and obtaining of complete copies of records, reports, summaries, evaluations, correspondence, written documents, or other information, orally or in any media form, which relate to the above-

(continued)

named juvenile even if such information concerns his or her parents, or any other person or any situation that the guardian ad litem deems necessary in order to properly represent the juvenile's interests.

4. The next hearing is scheduled as follows:

	Hearing Date:
	Time: Court Room:
a.	Protective Custody Hearing
b.	Arraignment
c.	Pre-trial hearing
d.	Settlement conference
e.	Other:
	HEREFORE ORDERED, ADJUDGED, AND DECREED AS N ABOVE SET
Dated:	
	BY THE COURT:
	JUDGE