				1	JV-44	40
ATTORNEY OR PARTY WITHOUT ATTORNEY	STATE BAR N	IUMBER:		FOR COURT US	EONLY	
NAME:						
FIRM NAME:						
STREET ADDRESS:						
	STATE:	ZIP CODE:				
TELEPHONE NO.:	FAX NO.:					
ATTORNEY FOR (name):				_		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF						
STREET ADDRESS:						
MAILING ADDRESS: CITY AND ZIP CODE:						
BRANCH NAME:						
				_		
CHILD'S NAME:						
FINDINGS AND ORDERS AFTER 18-M		MANENC	(HEARING	CASE NUMBER:		-
(Welf. & Inst. Code						
1. Eighteen-month permanency hearing						
a. Date:		e.	Court reporter ((name):		
b. Department:		f.	Bailiff <i>(name):</i>			
c. Judicial officer <i>(name):</i>		g.		me and language):		
d. Court clerk <i>(name):</i>						
		Dracant	Attornov (no	ma): Di	Appointe	ed:
h. <u>Party (name):</u> (1) Child:		Present	<u>Attorney (na</u>	<u>IIIIe).</u>	resent today	
(1) Child:						
(2) Mother:						
(3) Father—presumed:						
(4) Father—biological:						
(5) Father—alleged:						
(6) Legal guardian:						
(7) Indian custodian:						
(8) De facto parent:						
(9) County agency social worker:						
(10) Tribal representative:						
(11) Other <i>(specify):</i>						
(12) Other <i>(specify):</i>						
i. Others present in courtroom						
(1) Court Appointed Special Advocate (C	ASA) volunte	eer (name):				
(2) Other <i>(name):</i>						
(3) Other <i>(name):</i>						
2. The court has read and considered and ad	mits into ev	idence the				
a report of social worker dated:						
b report of CASA volunteer dated:						
c case plan dated:						
d. Other <i>(specify):</i>						
e. Other <i>(specify):</i>						
BASED ON THE FOREGOING AND ON ALL OT	HER EVIDE		IVED, THE COU	JRT FINDS AND ORDER	3	

- b. [For a child 10 years of age or older who is not present
 - The child was properly notified of the right to attend the hearing under Welf. & Inst. Code, § 349(d) and was given an (1) opportunity to be present, and there is no good cause for a continuance to enable the child to be present. Page 1 of 5

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CF	HILD'S NAME:	CASE NUMBER:			
3. 1	 b. (2) The child was not properly notified of the right to attend the hearing under wished to be present and was not given an opportunity to be present and 				
	 (a) there is good cause for a continuance for a period of time necessary of the child. 				
	(b) it is in the best interest of the child not to continue the hearing.				
4. a	a The child is may be an Indian child, and notice of the proceeding and the right of the tribe to intervene was provided as required by law. Proof of such notice was filed with this court.				
ł	b. There is reason to believe that the child may be of Indian ancestry, and notice of the proceedings was provided to the Bureau of Indian Affairs as required by law. Proof of such notice was filed with this court.				
5. [A Court Appointed Special Advocate is appointed for the child.				
6. I	Parentage				
	a. The court inquired of the child's parents present at the hearing and other appr and addresses of all presumed or alleged parents of the child. All alleged pare previously submitted a <i>Statement Regarding Parentage (Juvenile)</i> (form JV-50 complete form JV-505 and submit it to the court.	ents present during the hearing who had not			
ł	b The clerk of the court is ordered to provide the notice required by Welf. & Inst.	. Code, § 316.2 to			
	(1) alleged parent <i>(name):</i>				
	 (2) alleged parent (name): (2) alleged parent (name): 				
	(3) alleged parent (name):				
	visements and waivers				
7.	The court has informed and advised the				
L [mother biological father legal guardian presumed father alleged father Indian custodian	child			
[Other (specify): Other (specify):	/):			
 	of the following: the right to assert the privilege against self-incrimination; the right to co prepared the reports or documents submitted to the court by the petitioner and the with right to subpoena witnesses; the right to present evidence on one's own behalf; and the guardian, and Indian custodian to be present and to be represented by counsel at every appoint counsel subject to the court's right to seek reimbursement, if an individual is en is financially unable to retain counsel.	esses called to testify at the hearing; the e right of the child and each parent, legal y stage of the proceedings. The court may			
8	The mother biological father legal guardian presumed father alleged father Indian custodian Other (specify): Other (specify):	child			
i	has knowingly and intelligently waived the right to a court trial on the issues, the rig incrimination, the right to confront and cross-examine adverse witnesses, the right to su evidence on their own behalf.	ht to assert the privilege against self-			
Cas	se plan development				
9. a		f child's identified Indian tribe			
ł	b The following were not actively involved in the case plan development, includ	ling the child's plan for permanent			
	placement: Child Mother Father Representative of Other (<i>specify</i>):	f child's identified Indian tribe			
	The county agency is ordered to actively involve them and submit an updated hearing.				

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CHILD'S NAME:			CASE NUMBER:		
9. c. The following were not actively involved in the placement:	the case plan o	development, incl	uding the child	's plan for perman	ent
Child Mother Fa	ather		of child's iden (specify):	tified Indian tribe	
The county agency is not required to involve participate.	e them becaus	e these persons	are unable, un	available, or unwil	ling to
Efforts					
10. The county agency					
a. has					
b has not					
complied with the case plan by making reasonable eff services designed to aid in overcoming the problems making reasonable efforts to complete whatever steps	that led to the	initial removal an	d continued cu	stody of the child a	and by
11 The child is an Indian child or there is reason to	o know that the	child is an Indiar	n child, and as	set out in detail in	the record,
a. affirmative, active, thorough, and timely efforts [rehabilitative programs designed to prevent the br	have eakup of the Ir		been made to p	provide remedial se	ervices and
 these efforts did did not include plan and with accessing or developing the resource 				rough the steps of	the case
c. to the maximum extent possible, the efforts prevailing social and cultural conditions and way o	were of life of the chi		vided in a man	ner consistent with	the
d. these efforts and the case plan have have not been conducted and developed to the maximum extent possible in partnership with the Indian child, the parents, extended family members, Indian custodians and the tribe and utilized the available resources of the Indian child's extended family, tribe, tribal and other Indian social service agencies, and individual Indian caregiver service providers; and					
e. the active efforts have proved successful		essful.			
12. The following persons have made the indicated level of progress toward alleviating or mitigating the causes					
necessitating placement:					
a 🗔 Mathan	None	<u>Minimal</u>	Adequate	<u>Substantial</u>	Excellent
a Mother b Presumed father					
c. Biological father					
d Legal guardian					
e. Indian custodian					
f. Other (specify):					
g. Other (specify):					
Siblings					

The child does not have siblings under the court's jurisdiction. 13.

14. The child has siblings under the court's jurisdiction. Sibling Attachment: Contact and Placement (form JV-403) is attached and incorporated by reference.

Health and education

A limitation on the right of the parents to make educational decisions for the child is not necessary. The parents hold 15. a. [educational rights and responsibilities in regard to the child's education, including those described in rule 5.650(e) and (f) of the California Rules of Court. A copy of rule 5.650(e) and (f) may be obtained from the court clerk.

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CHILD'S NAME:	CASE NUMBER:
15. b. A limitation on the right of the parents to make educational decisions for the or limited as stated in <i>Order Designating Educational Rights Holder</i> (form JV-53 and responsibilities of the educational representative are described in rule 5.6 Court. A copy of rule 5.650(e) and (f) may be obtained from the court clerk.	5) filed in this matter. The educational rights
16. a. The child's educational needsareare notbeing met.b. The child's physical needsareare notbeing met.c. The child's mental health needsareare notbeing met.d. The child's developmental needsareare notbeing met.	
17. The child does does not have an order authorizing psychotropic r psychotropic medication order is on <i>(date):</i>	nedication. The next hearing to review the
 18. The additional services, assessments, and/or evaluations the child requires to me other concerns are a. stated in the social worker's report. b. specified here: 	eet the unmet needs specified in item 16 or
 19. The following persons are ordered to take the steps necessary for the child to be and/or evaluations identified in item 18: a. Social worker b. Parent (name): c. Surrogate parent (name): d. Educational representative (name): 	gin receiving the services, assessments,
e. Other (name):	
 20. The child's education placement has changed since the last review hearing. a. The child's educational records, including any evaluation regarding a disabili within two business days of the request to enroll and those records were pro child's new school within two business days of the receipt of the educational 	vided by the child's former school to the
b. The child is enrolled in school.	
c The child is attending school.	
21. For a child who is 10 years of age or older; is in junior high, middle, or high school of the juvenile court for a year or longer, <i>Status Review Attachment: Sexual and</i> JV-459(A)) has been completed and is attached.	
22. a The child is 16 years of age or older, and under the requirements of Welf. & I	nst. Code, § 16501.1(g)(22),
(1) an individual or individuals have been identified to assist the child with a including career and technical education, and related financial aid.	pplications for postsecondary education,
(2) the name of the support person(s) to assist the child is: person's relationship(s) to the child is:	, and the support .
(3) an individual or individuals have not been identified to assist the child wi including career and technical education, and related financial aid.	th applications for postsecondary education,
(4) to assist the child in preparing for postsecondary education, the county a provide the services	agency must add to the case plan and
(a) stated on the record.(b) as follows:	

b. The child is 16 years of age or older and has stated that they do not want to pursue postsecondary education, including career or technical education.

L			
23.	Child 14 years of age or older		
а	 The services stated in the case plan inc successful adulthood. 	clude those needed to assist the child	in making the transition from foster care to
b	The services stated in the case plan do care to successful adulthood.	not include those needed to assist th	e child in making the transition from foster
С	To assist the child in making the transiti provide the services	ion to successful adulthood, the coun	ty agency must add to the case plan and
	(1) stated on the record.		
	(2) as follows:		
24. F	Placement and services are ordered as stated	l in (check appropriate boxes and atta	ach indicated forms)
а	a. Eighteen-Month Permanency Attachme attached and incorporated by reference		e, § 366.22) (form JV-441), which is
b	JV-442), which is attached and incorpor	rated by reference.	
С	E. Eighteen-Month Permanency Attachme JV-443), which is attached and incorpor		(Welf. & Inst. Code, § 366.22) (form
25. [Contact with the child is ordered as stat	ed in (check appropriate box and atta	ach indicated form)
a b c	b. Visitation Attachment: Sibling (form JV	-401).	ortant Person (form JV-400).
26. A	All prior orders not in conflict with this order r	remain in full force and effect.	
27. [a b			
28.	The next hearing is scheduled as follows	s:	
	Hearing date: Time:	Dept.:	Room:
a b c	. Twenty-four-month permanency hearing	g (Welf. & Inst. Code, § 366.25) Welf. & Inst. Code, § 366.26)	months.)
	Hearing date: Time:	: Dept.:	Room:
d e f.	Postpermanency hearing (Welf. & Inst. Nonminor dependent status review (We	Code, § 366.3)	
29. [The petition is dismissed. Jurisdiction of further representation.	the court is terminated. All appointed	counsel are relieved of the duty to provide
30. N	Number of pages attached:	-	
Date	:		Judicial Officer
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JV-440	18-M	IDINGS AND ORDERS AFTER ONTH PERMANENCY HEARING (Welf. & Inst. Code, § 366.22)	-

CHILD'S NAME:

CASE NUMBER: