ATTORNEY OR PARTY WITHOUT ATTORNEY:	STATE BAR NO.:		FOR COURT USE ON	LY
NAME:				
FIRM NAME:				
STREET ADDRESS:	CTATE: ZID CODE:			
CITY: TELEPHONE NO.:	STATE: ZIP CODE: FAX NO.:			
E-MAIL ADDRESS:	Traction.			
ATTORNEY FOR (name):				
SUPERIOR COURT OF CALIFORNIA, COU	NTY OF			
STREET ADDRESS: MAILING ADDRESS:				
CITY AND ZIP CODE:				
BRANCH NAME:				
CHILD'S NAME:				
FINDINGS AND ORDER	S AFTER HEARING TO MODIF	Υ	CASE NUMBER:	
	ON TO TRANSITION JURISDIC	CTION		
FOR CHILD YOUNG	ER THAN 18 YEARS OF AGE			
Judicial Officer:	Court Clerk:		Court Reporter:	
Bailiff:	Other Court Personnel:		Laterment on	
Dallii.	Other Court Personner.		Interpreter: Language:	
			Language.	
 Is not receiving reunification 	nd foster care under the transition jur in services; and et for termination of parental rights on			
1. Parties (name)		Present	Attorney (name):	Present
a. Ward:				
b. Probation officer:				
c. County agency social worker:				
d. Other (specify):				
2. Parent				
a. (Name):	Father Mother			
· · · ·				
b. (Name):	Father Mother			
3. Legal guardian (name):				
1. Indian custodian (name):				
5. Tribal representative (name):				
6. Others present				
a. Other (name):				
b. Other (name):				
c. Other (name):				
o. Onioi (name).				

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CHILD'S NAME:	CASE NUMBER:
7. The court has read and considered and admits into evidence a. Report of social worker dated: b. Report of probation officer dated: c. Other (specify): d. Other (specify): e. Other (specify):	TINDS AND ORDERS
BASED ON THE FOREGOING AND ALL OTHER EVIDENCE RECEIVED, THE COURT I	FINDS AND ORDERS
8. Notice has has not been given as required by law.	
9. a The child comes within the description of Welfare and Institutions Code section	on 450, in that:
(1) The child is older than 17 years and 5 months and younger than 18 to vacatur under Penal Code section 236.14, or the child's rehave been met, and juvenile court's delinquency jurisdiction over his	B, and the underlying adjudication is subject ehabilitative goals as stated in the case plan
(2) The child is older than 17 years, 5 months and younger than 18 years of placement.	age and is subject to an order for foster care
(3) The child was removed from the physical custody of his or her parents of the juvenile court under Welfare and Institutions Code section 725, and of or the child was removed from the custody of his or her parents as a dep care placement in effect at the time the court adjudged him or her to be a and Institutions Code section 725.	ordered into foster care placement as a ward, endent of the court with an order for foster
b The child does not come within the description of Welfare and Institutions Cod	de section 450, in that (check all that apply):
(1) The child is not more than 17 years, 5 months and less than 18 year placement order.	ars of age and subject to a foster care
(2) The child was not removed from the physical custody of his or her ward of the juvenile court under Welfare and Institutions Code sect placement as a ward, nor was the child removed from the custody court with an order for a foster care placement in effect at the time of the juvenile court under Welfare and Institutions Code section 72	ion 725, and ordered into foster care of his or her parents as a dependent of the the court adjudged him or her to be a ward
(3) The child's rehabilitative goals as stated in the case plan have not delinquency jurisdiction over him or her as a ward is required.	been met, and the juvenile court's
10. The child has has not been informed that he or she may decli may have juvenile court jurisdiction terminated at a hearing under Welfare and Interest the California Rules of Court.	ine to become a nonminor dependent and stitutions Code section 391 and rule 5.555 of
The child's return to the home of his or her legal guardian would detriment to the child's safety, protection, or physical or emotional well-being. The on the record.	would not create a substantial risk of e facts supporting this finding were stated
12. Reunification services have have not been terminated.	
13. The child's case has has not been set for a hearing to terminate pare	ental rights or establish a guardianship.

CHILD'S NAME:	CASE NUMBER:					
14. The child does does not intend to sign a mutual agreement for a p transition dependent.	lacement in a supervised setting as a					
15. The child's Transitional Independent Living Case Plan does does not at least one of the following conditions of eligibility to remain under juvenile court juris (check all that apply):	•					
a. The child plans to continue attending high school or a high school equivalen	The child plans to continue attending high school or a high school equivalency certificate (GED) program.					
b. The child has made plans to attend a college, a community college, or a voc	The child has made plans to attend a college, a community college, or a vocational education program.					
The child plans to participate in a program or activities to promote employment or overcome barriers to employment.						
The child has made plans to be employed at least 80 hours per month.						
e. The child may not be able to attend school, college, a vocational program, of employment or overcome barriers to employment or to work 80 hours per management.						
16. The child has has not had an opportunity to confer with his or her a	attorney.					
17. The court makes the following orders modifying jurisdiction:						
a. The young person comes within the juvenile court's transition jurisdiction as Code section 450(a)(1)(B) and 450(a)(2)(C) or section 450(a)(1)(A)						
(1) Continuance in the home is contrary to the child's welfare;						
(2) Reasonable efforts have been made to prevent or eliminate the need for from the parent or guardian;	or removal, and the child remains removed					
(3) The adjudication in petition number is vaca underlying arrest is expunged under Penal Code section 236.14;	ated, the petition is dismissed, and the					
(4) The Department of Justice and any law enforcement agency that those records and then destroy them three years from the date o whichever occurs later; and						
(5) The probation department child welfare services department and care.	artment is responsible for the child's					
b. The child is adjudged a transition dependent under the transition jurisdiction	n of this court.					
c. Delinquency jurisdiction is terminated.						
d. (Insert name): continues his by the court as the attorney of record for the child.	her court appointment is appointed					
e. The matter is continued for a nonminor dependent status review hearing segondary and rule 5.903 of the California Rules of Court on (date): of the child's most recent status review hearing under Welfare and Institution	. This date is within six months					

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CHILD'S	NA	ME:	CASE NUMBER:			
18.	Th	e court makes the following orders not modifying jurisdiction:				
	a.	a. The child does not come within the juvenile court's transition jurisdiction as described in Welfare and Institutions Code section 450.				
	b.	b. The child continues under the delinquency jurisdiction of the court.				
	c.	The matter is continued for a status review hearing on <i>(date):</i> of the child's most recent status review hearing under Welfare and Institutions	. This date is within six months			
19.	Th	e court makes the following additional findings and orders to terminate ju	urisdiction:			
	a. The child has met his or her rehabilitative goals and does not wish to become a transition dependent.					
	 A hearing to consider termination of jurisdiction under Welfare and Institutions Code section 391 and rule 5.555 of the California Rules of Court is set on (date): 					
Date:						
			JUDICIAL OFFICER			

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