CHILD'S NAME:	CASE NUMBER:

		CUSTODIAL AND OUT-OF-HOME PLACEMENT DISPOSITION ATTACHMENT			
TH	IE C	COURT FINDS AND ORDERS			
1.		The maximum time the child may be confined			
	a.	in secure custody for the offenses sustained in the petition before the court is (specify):			
	b. in the petition before the court, with the terms of all previously sustained petitions known to the court aggregated, is (specify):				
2.		The child is committed to (<i>specify</i>): days months in juvenile hall			
	a.	and is remanded forthwith. Continuance in the home is contrary to the child's welfare.			
	b.	and is to report to (name): by a.m. p.m. on (date):			
	C.	with credit for (specify): days served.			
3.	The welfare of the child requires that physical custody be removed from the parent or guardian. (Check only if applicable):				
a. The child's parent or guardian has failed or neglected to provide, or is incapable of providing, proper maintenance, training, and education for the child.					
	b.	The child has been on probation in the custody of the parent or guardian and has failed to reform.			
	C.	Continuance in the home is contrary to the child's welfare.			
4.		Probation is granted the authority to authorize medical, surgical, or dental care under Welfare and Institutions Code section 739.			
5.		Reasonable efforts to prevent or eliminate the need for removal			
a. have been made.					
	b.	have not been made.			
6. а. [The probation officer will ensure provision of reunification services, and the following are ordered to participate in the reunification services specified in the case plan:			
		Mother Biological father Legal guardian Presumed father			
		Alleged father Indian custodian Other (specify):			
	b.	Reunification services do not need to be provided to (name): and convincing evidence that (check one) because the court finds by clear			
		(1) reunification services were previously terminated for that parent or not offered under section 300 et seq. of the Welfare and Institutions Code.			
		(2) that parent has been convicted of murder of another child of the parent voluntary manslaughter of another child of the parent aiding, abetting, attempting, conspiring, or soliciting to commit murder or manslaughter of another child of the parent felony assault resulting in serious bodily injury to the child or another child of the parent.			
		(3) the parental rights of that parent regarding a sibling of the child have been terminated involuntarily.			
	C.	The child is ordered to continued in the care, custody, and control of the probation officer for placement in a suitable relative's home or in a foster or group home.			
	d.	The following are ordered to meet with the probation officer on a monthly basis:			
		Mother Biological father Legal guardian Presumed father			

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Alleged father

The child is ordered to obey all reasonable directives of placement staff and probation. The child is not to leave

Other (specify):

Indian custodian

placement without the permission of probation or placement staff.

CHIL	D'S NAME:	CASE NUMBER:		
6. f.	The child is to be placed out of state at the following (name and address):			
	 (1) In-state facilities are unavailable or inadequate to meet the needs of th (2) The state Department of Social Services or its designee has performed facility and has certified that it meets all California licensure standards, finding that there is no adverse impact to health and safety. 	d initial and continuing inspection of the		
	(3) The requirements of the Family Code section 7911.1 are met.			
g				
h	The child is placed on home supervision in the home of (1) parent (name): (2) parent (name): (3) legal guardian (name): (4) other (name and address):			
i.	and is subject to electronic monitoring. The parent or legal guardian must cooperate in the completion and signing any medical or financial benefits to which the child may be entitled.	of necessary documents to qualify the child for		
j. k	The county is authorized to pay for care, maintenance, clothing, and incide	* *		
I.	The right of the parent or guardian to make educational decisions for the che Educational Rights Holder (form JV-535) will be completed and transmitted			
7. [The child has been ordered into a placement described by title IV-E of the Social Security Act.			
а	. The date the child entered foster care is: , which removed from his or her home.	is 60 days after the day the child was		
b	. An exception applies to the standard calculation of the date the child entere	ed foster care because		
	(1) the child has been detained for more than 60 days. Therefore, the date the child entered foster care is today's date of:			
	(2) the child has been in a ranch, camp, or other institution for more than 6 eligible placement. The date the child enters foster care will be the date facility, which is anticipated to be:	60 days and is now being ordered into an e the child is moved into the eligible placement		
	(3) at the time the wardship petition was filed, the child was a dependent of placement. Thus, the date entered foster care is unchanged from the docurt. That date is:			
3. [The child is committed to the care, custody, and control of the probation office for placement in the county juvenile ranch camp, forestry camp, or:			
a b c	until the requirement of the program has been satisfactorily completed.			
9. [The child is committed to a secure youth treatment facility and <i>Commitment to</i> JV-733) or similar local form will be completed.	Secure Youth Treatment Facility (form		
10. [The minor is placed in a short-term residential therapeutic program. A hearing Institutions Code section 727.12 was held on or is set for <i>(date)</i> :	to review the placement under Welfare and		
Date				
		JUDICIAL OFFICER		