

Judicial Council of California

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INVITATION TO COMMENT

SPR-30

Title

Juvenile Law: Indian Child Welfare Act (ICWA) Inquiry and Family Finding

Proposed Rules, Forms, Standards, or Statutes

Amend Cal. Rules of Court, rules 5.481, 5.668, 5.708 and 5.725; revise forms ICWA-005-INFO, ICWA-010(A), ICWA-020, JV-101(A), JV-320, JV-405, JV-410, JV-412, JV-415, JV-421, JV-430, JV-432, JV-433, JV-435, JV-437, JV-438, JV-440, JV-442, JV-443, JV-446, JV-455, and JV-457

Proposed by

Family and Juvenile Law Advisory
Committee
Hon. Tari L. Cody, Cochair
Hon. Stephanie E. Hulsey, Cochair
Tribal Court—State Court Forum
Hon. Abby Abinanti, Cochair
Hon. Joyce D. Hinrichs, Cochair

Action Requested

Review and submit comments by May 23, 2025

Proposed Effective Date

January 1, 2026

Contact

Ann Gilmour, 415-865-4207 ann.gilmour@jud.ca.gov

Executive Summary and Origin

To implement new legislation and recent case law regarding the Indian Child Welfare Act and foster-care placement in juvenile cases, the Family and Juvenile Law Advisory Committee and the Tribal Court–State Court Forum propose amending four rules of court and revising 22 forms. This proposal responds to Assembly Bill 81 (Stats. 2024, ch. 656 (Ramos)), which addressed the implementation of the Indian Child Welfare Act (25 U.S.C. §§ 1901 et. seq.), including ICWA inquiry, and Assembly Bill 2929 (Stats. 2024, ch. 845 (Carillo)), which addressed family finding in juvenile dependency cases. The proposal also responds to two recent decisions from the Supreme Court of California—*In re. Kenneth D.*, 16 Cal.5th 1087, 324 Cal.Rptr.3d 259 and *In*

This proposal has not been approved by the Judicial Council and is not intended to represent the views of the council, its Rules Committee, or its Legislation Committee. It is circulated for comment purposes only.

re. Dezi C. 16 Cal.5 1112—concerning ICWA inquiry. The proposal would also correct several technical issues in the rules and forms.

Background

When a child and family encounter the child welfare system, the court and the agency must follow specific obligations and requirements. These include the requirement under state and federal statutes to identify kin who can provide family support and potential placement should children need to be removed from their homes, and to identify Indian children so their tribes can be notified and the requirements of ICWA and implementing state law can be fulfilled. Recent legislative changes to both these "family finding" and ICWA inquiry requirements as well as recent case law regarding ICWA inquiry require changes to various Judicial Council forms. Many of the Judicial Council forms used to document ICWA inquiry and family finding are the same. Because they involve the same forms, the two issues were combined into one proposal.

To fulfill the requirement to identify Indian children, California law imposes on local agencies and courts an affirmative and continuing duty to inquire of various individuals, including extended family members contacted by or available to the agency or court throughout the life of a case, whether the child is or may be an Indian child. The nature and extent of ICWA inquiry was revised by the Legislature effective 2019 by Assembly Bill 3176. The Judicial Council implemented AB 3176 by adopting a new rule of court, amending several other rules, adopting several new forms, and revising several other forms.

Following the implementation of AB 3176, appeals related to ICWA inquiry increased substantially based on claims that the inquiry of available extended family members throughout the life of a case was inadequate. Issues in these appeals, including the consequences of a failure to inquire of available extended family members, were eventually decided by the California Supreme Court in a pair of decisions: *In re. Kenneth D.* and *In re. Dezi C.* In these decisions, the court stressed the need for robust and thorough evidence of ICWA inquiry throughout the life of a case and for the trial court to make fact-specific findings about the child's Indian status and the adequacy of ICWA inquiry that are grounded in the record.

In AB 81, the Legislature recently made further changes to the ICWA inquiry requirements in section 224.2 of the Welfare and Institutions Code.⁴ AB 2929 strengthened the family finding and engagement requirements in all juvenile dependency cases by requiring the agency to present evidence at all review hearings that the agency has continued its efforts to locate any

¹ See Welfare and Institutions Code section 224.2.

² Assem. Bill 3176 (Waldron); Stats. 2018, ch. 833, https://leginfo.legislature.ca.gov/faces/billNavClient.xhtml?bill_id=201720180AB3176.

³ Judicial Council of Cal., Advisory Com. Rep., *Indian Child Welfare Act (ICWA): Implementation of AB 3176 for Indian Children* (Sept. 5, 2019), item 19-195, https://jcc.legistar.com/View.ashx?M=F&ID=7684873&GUID=52B4C6B1-F704-458F-BF42-EB1AA4F82000.

⁴ All further code references are to the California Welfare and Institutions Code unless otherwise stated.

relatives, extended family members, or nonrelative extended family members (also defined as kin) who could provide family support or possible placement of the child, and the results of those efforts.

The Proposal

The proposal is urgently required to respond to recent changes in the law and recent case decisions. The proposal would ensure ICWA inquiry is more thoroughly documented and addressed throughout the life of a case and would add the required language and findings with respect to family finding as set out in AB 2929. The proposal would do the following:

- Amend California Rules of Court, rule 5.481(a)(2)⁵ regarding who must be asked if they have information that the child is or may be an Indian child to include "other party" and to change "and all other participants in any dependency case ..." to "and all other interested persons present in any dependency case ..."; to add the words "on the record" to the end of that paragraph; and to change the term "participant" in subdivision (a)(2)(A) to "party or other interested person", and the words "or may be" between "knows or has reason to the child is" and "an Indian child." These changes are required to conform to the recent revisions to section 224.2(c). In addition, the proposal would add to subdivision (a)(4)(B) language clarifying that contacting the Bureau of Indian Affairs (BIA) and California Department of Social Services (CDSS) for assistance should occur only if the contacting entities—after interviewing the parents, Indian custodian, and extended family members—still require assistance in identifying or contacting tribes. This language is proposed in response to comments from the BIA and the CDSS that they routinely have agencies contact them without having first interviewed available family members. Without the family background information, the BIA and the CDSS will not conduct these interviews and cannot assist with locating and contacting tribes (the assistance they are mandated to provide). Finally, there would be a technical amendment to (a)(4)(C) to correct a code reference.
- Amend rule 5.668(c) to make the language regarding ICWA inquiry consistent with the new language in section 224.2 regarding asking each party or other interested person present who has not previously been asked and making this inquiry on the record.
- Amend rule 5.708(b)(1) to require that the report discuss all efforts the agency has made to comply with its ICWA inquiry duty and add new paragraph (b)(4) to state that the court must make a finding as to whether the agency has fulfilled its duty of ICWA inquiry.
- Amend rule 5.725 to require in subdivision (c), governing reporting requirements, evidence of ICWA inquiry efforts throughout the life of the case and to add a paragraph under subdivision (d), conduct of the hearing, to require the court to make a finding as to

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⁵ All further rule references are to the California Rules of Court unless otherwise stated.

whether the agency has fulfilled its duty of ICWA inquiry under the holdings of the California Supreme Court in *Kenneth D*. and *Dezi C*. These cases clarify that there must be robust evidence of ICWA inquiry throughout the life of the case and findings by the court on ICWA inquiry and ICWA status that are grounded in the record. Also, a technical change would update a rule reference in subdivision (g).

- Revise Information Sheet on Indian Child Inquiry Attachment and Notice of Child Custody Proceeding for Indian Child (form ICWA-005-INFO) to clarify and explain the ongoing duty of inquiry of extended family members and make technical corrections regarding when notice must be provided to the Secretary of the Interior.
- Revise *Indian Child Inquiry Attachment* (form ICWA-010(A)) to clarify what must be asked of the individuals questioned and clarify steps of the inquiry process.
- Revise *Parental Notification of Indian Status* (form ICWA-020) to clarify that the inquiry is related to relatives and lineal ancestors of the *child*, rather than the parent, Indian custodian, or guardian.
- Revise *Additional Children Attachment* (form JV-101(A)) by reformatting it to ensure that ICWA inquiry is documented for each individual child and removing the reference to gender in item 4e, which is not required by statute.
- Revise Orders Under Welfare and Institutions Code Sections 366.24, 266.26, 727.3, 727.31 (form JV-320), which is used to document the findings and orders at a permanency hearing, to add a required finding as to the sufficiency of ICWA inquiry throughout the life of the case and to fix a typographical error at item 19(b)(3) by changing the first word from "an" to "a."
- Revise Continuance—Dependency Detention Hearing (form JV-405) to correct the name of the hearing in item 2 from "dispositional" to "detention," change existing item 12b to 12a(2), renumber the subitems in 12, modify renumbered item 12b to include language that the court has reviewed evidence of ICWA inquiry submitted for the hearing, remove the finding in original item 12c(2)(a) that ICWA does not apply, add language in item 12c(4) that ICWA applies when the court makes a finding that the child is an Indian child, and revise the wording and format for the counter-signature line for a judge that may be required under section 249 to be consistent with other forms that include this counter signature.
- Revise *Findings and Orders After Detention Hearing* (form JV-410) to add a new item 9 ordering the county agency to make diligent efforts to locate and evaluate appropriate kin, add an instruction to the ICWA status language in renumbered item 11 to clarify that the court must choose one of the alternative findings, add a new sentence to renumbered item 11a ordering the county agency to continue to inquire about the child's Indian status, and delete the language in renumbered item 11b(1) that ICWA does not apply.

- Revise *Findings and Orders After Jurisdictional Hearing* (form JV-412) to update the language in item 5 regarding ICWA inquiry and status.
- Revise Findings and Orders After Dispositional Hearing (form JV-415) to move current item 5, which addresses ICWA status, into item 7, ICWA Inquiry; renumber the remaining items; and delete the language in original item 8d(1) finding that ICWA does not apply unless new information is received and add language requiring the agency to continue its ICWA inquiry efforts.
- Revise *Dispositional Attachment: Removal From Custodial Parent—Placement With Nonparent* (form JV-421) to enhance the language regarding ICWA inquiry and status by adding item 4 and include the family finding requirements in renumbered item 8, and revise language in item 34 to direct litigants to the court's website or self-help center for rules rather than to the court clerk.
- Revise *Findings and Orders After Six-Month Status Review Hearing* (form JV-430) to include language about continuing ICWA inquiry, and revise language in item 15 to direct litigants to the court's website or self-help center for rules rather than to the court clerk.
- Revise *Six-Month Permanency Attachment: Reunification Services Continued* (form JV-432) to add language concerning family finding and engagement as item 14.
- Revise Six-Month Permanency Attachment: Reunification Services Terminated (form JV-433) to add as new item 15 language regarding family finding and engagement and to require in renumbered item 18(c) that the report that the agency is required to prepare for the permanency hearing include evidence of ICWA inquiry throughout the life of the case.
- Revise *Findings and Orders After 12-Month Permanency Hearing* (form JV-435) to include language about continuing ICWA inquiry, and revise language in item 15 to direct litigants to the court's website or self-help center for rules rather than to the court clerk.
- Revise *Twelve-Month Permanency Attachment: Reunification Services Continued* (form JV-437) to add language concerning family finding and engagement.
- Revise *Twelve-Month Permanency Attachment: Reunification Services Terminated* (form JV-438) to add language regarding family finding and engagement and to require that the agency's permanency hearing report include evidence of ICWA inquiry throughout the life of the case.
- Revise Findings and Orders After 18-Month Permanency Hearing (form JV-440) to delete existing item 4 concerning ICWA status and replace it with new item 6 to include language about continuing ICWA inquiry and ICWA status findings, and revise language

in item 15 to direct litigants to the court's website or self-help center for rules rather than to the court clerk.

- Revise *Eighteen-Month Permanency Attachment: Reunification Services Terminated* (form JV-442) to add language regarding family finding and engagement and to require that the agency's permanency hearing report include evidence of ICWA inquiry throughout the life of the case.
- Revise *Eighteen-Month Permanency Attachment: Reunification Services Continued* (form JV-443) to add language concerning family finding and engagement.
- Revise Findings and Orders After Postpermanency Hearing—Permanent Plan Other Than Adoption (form JV-446) to add language about family finding and engagement.
- Revise Findings and Orders After 24-Month Permanency Hearing (form JV-455) to delete existing item 4 concerning ICWA status and replace it with new item 6 to include language about continuing ICWA inquiry and ICWA status findings, and revise language in item 15 to direct litigants to the court's website or self-help center for rules rather than to the court clerk.
- Revise *Twenty-Four-Month Permanency Attachment: Reunification Services Terminated* (form JV-457) to require the county agency to include evidence of ICWA inquiry in its report for the permanency hearing and to add language about family finding and engagement.

Alternatives Considered

The committees considered whether the issues could be addressed through training rather than changes to rules and forms, but concluded that because the existing rules and forms no longer accurately reflect the requirements of statutory and case law, amendments to rules and revisions to forms were necessary.

Fiscal and Operational Impacts

There will be costs associated with updating the forms and findings and orders templates in court systems and training court staff on the new requirements. There should also be substantial savings as a result of fewer ICWA inquiry appeals.

Request for Specific Comments

In addition to comments on the proposal as a whole, the committees are interested in comments on the following:

- Does the proposal appropriately address the stated purpose?
- Is the information sought in the forms ICWA-010(A) and ICWA-020 helpful and complete?

The advisory committees also seek comments from *courts* on the following cost and implementation matters:

- Would the proposal provide cost savings? If so, please quantify.
- What would the implementation requirements be for courts—for example, training staff (please identify position and expected hours of training), revising processes and procedures (please describe), changing docket codes in case management systems, or modifying case management systems?
- Would three months from Judicial Council approval of this proposal until its effective date provide sufficient time for implementation?
- How well would this proposal work in courts of different sizes?

Attachments and Links

- 1. Cal. Rules of Court, rules 5.481, 5.668, 5.708, and 5.725, at pages 8–12
- Forms ICWA-005-INFO, ICWA-010(A), ICWA-020, JV-101(A), JV-320, JV-405, JV-410, JV-412, JV-415, JV-421, JV-430, JV-432, JV-433, JV-435, JV-437, JV-438, JV-440, JV-442, JV-443, JV-446, JV-455, and JV-457, at pages 13–112

1 Rule 5.481. Inquiry and notice 2 3 **Inquiry** (a) 4 5 * * * 6 7 * * * (1) 8 9 (2) At the first appearance by a parent, Indian custodian, or guardian, or other party and all other participants interested persons present in any dependency 10 case; or in juvenile wardship proceedings in which the child is at risk of 11 12 entering foster care or is in foster care; or at the initiation of any guardianship, conservatorship, proceeding for custody under Family Code 13 14 section 3041, proceeding to terminate parental rights, proceeding to declare a 15 child free of the custody and control of one or both parents, preadoptive 16 placement, or adoption proceeding; and at each hearing that may culminate in an order for foster care placement, termination of parental rights, or 17 preadoptive placement or adoptive placement as described in Welfare and 18 Institutions Code section 224.1(d)(1), or that may result in an order for 19 20 guardianship, conservatorship, or custody under Family Code section 3041, the court must on the record: 21 22 23 Ask each participant party or interested person present whether the (A) 24 participant party or other interested person knows or has reason to 25 know the child is or may be an Indian child; 26 27 Instruct the parties to inform the court if they subsequently receive (B) information that provides reason to know the child is or may be an 28 29 Indian child; and 30 31 (C) 32 33 (3) * * * 34 If the social worker, probation officer, licensed adoption agency, adoption 35 **(4)** service provider, investigator, or petitioner knows or has reason to know or 36 37 believe that an Indian child is or may be involved, that person or entity must 38 make further inquiry as soon as practicable by: 39

Interviewing the parents, Indian custodian, and "extended family

members" as defined in 25 United States Code section 1903, to gather

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(A)

1 the information listed in Welfare and Institutions Code section 2 224.3(a)(5), Family Code section 180(b)(5), or Probate Code section 3 1460.2(b)(5); 4 5 (B) Based on the information gathered under (a)(4)(A), contacting the 6 Bureau of Indian Affairs and the California Department of Social 7 Services for assistance in identifying the names and contact information 8 of the tribes in which the child may be a member or eligible for 9 membership if the agency has been unable to make contact with such 10 tribes; and 11 12 Contacting the tribes and any other person who reasonably can be (C) 13 expected to have information regarding the child's membership status 14 or eligibility. These contacts must at a minimum include the contacts 15 and sharing of information listed in Welfare and Institutions Code 16 section 224.2(e)(3)(2)(C). 17 18 (5) 19 20 * * * (b)-(c)21 22 Rule 5.668. Commencement of hearing—explanation of proceedings (§§ 316, 316.2) 23 24 (a)-(b) * * * 25 26 Indian Child Welfare Act inquiry (§ 224.2(c) & (g)) 27 28 (1) At the first appearance in court of each party or other interested person, the 29 court must ask each participant present at the hearing on the record whether: 30 31 (A)-(D) * * *32 33 (2) The court must also instruct all parties to inform the court if they 34 subsequently receive information that provides reason to know the child is or 35 may be an Indian child and order the parents, Indian custodian, or guardian, if 36 available, to complete Parental Notification of Indian Status (form 37 ICWA-020). 38 39 (3)–(4)***40 41 (d)

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      Rule 5.708. General review hearing requirements
 2
 3
      (a)
 4
 5
      (b)
            Reports (§§ 366.05, 366.1, 366.21, 366.22, 366.25, 16002)
 6
      * * *
 7
 8
 9
            (1)
                  The report must include:
10
11
                  (A)-(B) * * *
12
13
                       A factual discussion of each item listed in sections 366.1 and 366.21(c);
14
                        and
15
16
                       A factual discussion of the information required by section 16002(b).;
17
                        and
18
19
                       A discussion of all efforts the agency has made to comply with the
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                        affirmative and continuing duty to inquire whether the child is or may
21
                        be an Indian child, including evidence that inquiry in accordance with
22
                        section 224.2 has been made of any parent or extended family members
23
                        contacted by the agency.
24
25
            (2)
26
27
                  The court must read and consider, and state on the record that it has read and
            (3)
28
                  considered, the report of the social worker, the report of any CASA
29
                  volunteer, the case plan submitted for the hearing, any report submitted by
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                  the child's caregiver under section 366.21(d), and any other evidence.
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32
            (4)
                 The court must make a finding as to whether the agency has fulfilled its
                  affirmative and continuing duty to inquire whether the child is or may be an
33
34
                  Indian child.
35
                  * * *
36
      (c)-(k)
37
38
      Rule 5.725. Selection of permanent plan (§§ 366.24, 366.26, 727.31)
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      (a)-(b) * * *
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41
42
      (c)
            Report
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Before the hearing, petitioner must prepare an assessment under section 366.21(i) including evidence that the agency has, throughout the life of the case, fulfilled its affirmative and continuing duty to inquire whether the child is or may be an Indian child. At least 10 calendar days before the hearing, the petitioner must file the assessment, provide copies to each parent or guardian and all counsel of record, and provide a summary of the recommendations to the present custodians of the child, to any CASA volunteer, and to the tribe of an Indian child.

1 2

(d) Conduct of hearing

At the hearing, the court must state on the record that the court has read and considered the report of petitioner, the report of any CASA volunteer, the case plan submitted for this hearing, any report submitted by the child's caregiver under section 366.21(d), and any other evidence, and must proceed under section 366.26 and as follows:

(1) Make a finding as to whether:

(A) The court and the agency have fulfilled their affirmative and continuing duty throughout the life of the case to inquire whether the child is or may be an Indian child;

(B) The record contains evidence of such inquiry, including evidence of inquiry of the parents, guardians, Indian custodian, and other available extended family members contacted by the court or the agency throughout the life of the case; and

(C) Based on that inquiry and evidence, there is reason to believe or know the child may be an Indian child.

31 (1)(2)***

(2)(3)***

(3)(4)* *

(4)(5)* *

(e)–(f) * * *

(g) Advisement of appeal rights

- 1 The court must advise all parties of their appeal rights as provided in rule 5.585590
- 2 and section 366.26(1).

DRAFT Not approved by the Judicial Council ICWA-005-INFO.v7.022425.jh ICWA-005-INFO

INFORMATION SHEET ON INDIAN CHILD INQUIRY ATTACHMENT AND NOTICE OF CHILD CUSTODY PROCEEDING FOR INDIAN CHILD

This is an information sheet to help you fill out form ICWA-010(A), *Indian Child Inquiry Attachment*, and form ICWA-030, *Notice of Child Custody Proceeding for Indian Child*.

Form ICWA-010(A), Indian Child Inquiry Attachment

You are responsible for helping to find out whether the child is or may be an Indian child and filling out the information requested on ICWA-010(A), *Indian Child Inquiry Attachment*. This is important because if the child is or may be an Indian child, specific steps must be taken to gather family background information, contact the child's tribe, and prevent the breakup of the child's Indian family and to obtain for the child resources and services that are culturally specific to the child's family. The court will check to make sure that the child receives these resources and services.

Tips on how to fill out form ICWA-010(A), Indian Child Inquiry Attachment

- 1. Try to find contact information for the child's parents, the child's Indian custodian (if the child is living with an Indian person other than a parent) or other legal guardian, the child's grandparents and great-grandparents, and other available family members.
- 2. Contact the child's parents, the child's Indian custodian or any other legal guardians, available extended family members, and any other persons known to have an interest in the child and ask them (and the child, if old enough) these questions:
 - a. Do they think the child might be a member of a tribe or eligible for tribal membership, and if they think the child might be, then which tribe or tribes?
 - b. Are the parents or other members of the extended family members of a tribe, and if they think they might be, which tribe or tribes?
 - c. Does the child, or do the child's parents or Indian custodian, if any, live in Indian country, including a reservation, rancheria, Alaska Native village, or other tribal trust land?
 - d. Does the child or any of the child's relatives receive services or benefits from a tribe, and if yes, which tribe?
 - e. Does the child or any of the child's relatives receive services or benefits available to Indians from the federal government?
 - f. Do they have any other information indicating the child is an Indian child?
- 3. If you are in touch with any of the child's relatives or extended family members throughout the life of the case, ask them the same questions and let the court know whom you have asked and what they said.

The court clerk's office cannot file your petition unless you have filled out form ICWA-010(A), *Indian Child Inquiry Attachment*, and attached it to the petition. This requirement does not apply to a petition for appointment of a guardian of the estate only.

After you take the steps described above, if you have reason to believe that the child is an Indian child, you must gather as much family background information as you can and contact the tribe or tribes that may have a connection with the child about your court case.

You have reason to believe the child is an Indian child if any of the people you talk to answers "Yes" to any of your questions. Tribes that learn about the case can investigate and advise you and the court whether the child is a tribal member or eligible to become a tribal member, and can then decide whether to get involved in the case or assume tribal jurisdiction.

Your contacts with the tribe or tribes should include:

- (1) Contacting the tribe's designated agent for service of notice under the Indian Child Welfare Act, which is published in the Federal Register, by telephone, facsimile, or email; and
- (2) Sharing with the tribe or tribes any information identified by the tribe as necessary for the tribe to make a determination about the child's tribal membership or eligibility for membership, as well as information on the current status of the child and the case.

Form ICWA-030, Notice of Child Custody Proceeding for Indian Child

Following your inquiry about the child's Indian status and contacts with the child's tribe or tribes, if at any time throughout the life of the case you know or have reason to know the child is an Indian child, you must provide formal notice on form ICWA-030, Notice of Child Custody Proceeding for Indian Child.

Some tips to help you figure out if you have a reason to know the child is an Indian child

You have reason to know:

- 1. If the child, an Indian tribe, an Indian organization, an attorney, a public or private agency, a member of the child's extended family or any other person having an interest in the child says the child is an Indian child or provides information to anyone involved in the case suggesting that the child is an Indian child:
- 2. If the child, the child's parents, or an Indian custodian live on a reservation or rancheria or in an Alaskan Native village;

(continued on next page)

Page 1 of 2

You have reason to know (continued):

- 3. If the child is or has been a ward of the tribal court: or
- 4. If the child's parent(s) have an identification card indicating membership or citizenship in an Indian tribe.

These are just a few of the facts that would give you reason to know that a child is an Indian child. There may also be other information that would give you reason to know that the child is an Indian child.

Who do you need to notify?

If you know or have reason to know that the child is an Indian child, you must send the Notice to the following:

- 1. Child's parents or other legal guardian, including adoptive parents:
- 2. Child's Indian custodian (if the child is living with an Indian person who has legal custody of the child under tribal law or custom, under state law, or if the parent asked that person to take care of the child);
- 3. Child's tribe or tribes; and
- 4. Sacramento Area Director, Bureau of Indian Affairs, Federal Office Building, 2800 Cottage Way, Sacramento, California 95825 (if the parents, Indian custodian, or tribe cannot be determined or located).

Tips on how to find the address for the child's tribe or tribes

The Secretary of the Interior periodically updates and publishes in the Federal Register (see 25 Code of Federal Regulations § 23.12) a list of tribe names and addresses. The Bureau of Indian Affairs also keeps a list. You can access the Federal Register list and other resources related to ICWA on the Bureau of Indian Affairs website at bia.gov/bia/ois/dhs/icwa.

Copy to the Area Director of the Bureau of Indian Affairs

If you know the identity and location of the parent, Indian custodian, and the tribe or tribes, when you send the *Notice* to the parent, Indian custodian, and the tribe or tribes, you must also send a copy to the Sacramento Area Director, Bureau of Indian Affairs, Federal Office Building, 2800 Cottage Way, Sacramento, CA 95825.

Copy to the Area Director of the Bureau of Indian Affairs and Secretary of the Interior

If you do **not** know the identity and location of the child's parents, Indian custodian, and tribe or tribes, you must send copies of the *Notice* and the other documents to the Sacramento Area Director, Bureau of Indian Affairs, Federal Office Building, 2800 Cottage Way, Sacramento, CA 95825 and to the Secretary of the Interior, 1849 C Street, NW, Washington DC 20240. To help establish the child's tribal identity, you must have completed your further inquiry of available extended family members before contacting the Bureau of Indian Affairs and Secretary of the Interior and provide as much information as possible, including the child's name, birthdate, and birthplace; the names of all of the child's known relatives with addresses and other identifying information; and a copy of the petition in the case.

How do you send the Notice and prove to the court that you have done so?

If you have an attorney, the attorney will complete the steps described below. If you are representing yourself without an attorney in a probate guardianship case, the court clerk will help you with steps 1 and 2 below, including doing the mailing and signing the certificate of mailing on page 9 of the *Notice*, but you must deliver copies of the *Notice* and other documents listed in step 1 below to the court in addressed envelopes ready for mailing and then complete step 3.

- 1. Mail to the persons and organizations listed at the top of this page, by registered or certified mail, with return receipt requested, completed and signed copies of the following forms:
 - a. Your petition;
 - b. Form ICWA-010(A), Indian Child Inquiry Attachment; and
 - c. Form ICWA-030, Notice of Child Custody Proceeding for Indian Child.
- 2. The person who does the mailing must fill out the information requested on page 10 of form ICWA-030, *Notice of Child Custody Proceeding for Indian Child*, and then date and sign the original form on page 9.
- 3. Go to the court and file with the clerk of the court proof that you have given notice to everyone listed above and on page 10 of form ICWA-030, *Notice of Child Custody Proceeding for Indian Child*. Your proof must consist of the following:
 - a. The original signed Notice (form ICWA-030) and copies of the documents you sent with it (the petition and form ICWA-010(A);
 - b. All return receipts given to you by the post office and returned from the mailing; and
 - c. All responses you receive from the child's parents, the child's Indian custodian, the child's tribe or tribes, and the Bureau of Indian Affairs.

Please note that you are subject to court sanctions if you knowingly and willfully falsify or conceal a material fact concerning whether the child is an Indian child or if you counsel a party to do so. (Welf. & Inst. Code, § 224.3(e).)

	DRAFT Not approved b	y the Judicial Council	ICWA-010(A
	CHILD'S NAME:	CASE NUMBER:	
1.	Name of child:		
2.	(Check one)		
<u>-</u> -	I have not yet been able to complete the inquiry about the child's Indian status b	ecause:	
	I understand that I have an affirmative and continuing duty to complete this inqui the court of my efforts.	ry. I will do it as soon as po	ssible and advise
	I have asked or I am advised by: person has completed inquiry by asking the child, the child's parents, and other inchild's Indian status. Each of these persons was asked whether they had any information were affiliated with an Indian tribe, lived on tribal lands, or had ancestors who we questioned are:	ormation that the child or th	ons about the e child's parents
	Name: Name:		
	Address: Address:		
	City, state, zip: City, state, zip:		
	Telephone: Telephone:		
	Date questioned: Date questioned:		
	Relationship to child: Relationship to c		
	Additional persons questioned and their information is attached. (Form Mo	2-020 may be used for this	purpose.)
1.	This inquiry (check one) gave me reason to believe the child is or may be an Indian child. (If yes, continuous gave me no reason to believe the child is or may be an Indian child. (If no, continuous gave me no reason to believe the child is or may be an Indian child. (If no, continuous gave me no reason to believe the child is or may be an Indian child. (If no, continuous gave me no reason to believe the child may be affiliated with and worked with them eligible for membership in the tribe(s). Information detailing the tribes contacted, the manner of the contacts is attached.	nue to signature page at end on to establish whether the ch	nild is a member o
5.	Based on inquiry and tribal contacts (check all that apply)		
	 a. the child is or may be a member of or eligible for membership in a tribe. Name of tribe(s): Location of tribe(s): 		
	 the child's parents, grandparents, or great-grandparents are or were members. Name of tribe(s): Location of tribe(s): 	rs of a tribe.	
	c. the residence or domicile of the child, child's parents, or Indian custodian is village, or other tribal trust land.	on a reservation, rancheria,	Alaska Native
	d. the child or the child's family has received services or benefits from a tribe of tribes or the federal government, such as the Indian Health Service or Tribal (TANF).		
	e. the child is or has been a ward of a tribal court. Name of tribe(s): Location of tribe(s):		
	f. either parent or the child possesses an Indian identification card indicating manner of tribe(s): Location of tribe(s):	nembership or citizenship in	an Indian tribe.

Page 1 of 2

	ICWA-010(A)
CHILD'S NAME:	CASE NUMBER:
6. If this is a delinquency proceeding under Welfare and Institutions Code section 601 or	602 <mark>,</mark>
the child is in foster care.	
it is probable the child will be entering foster care.	
I declare under penalty of perjury under the laws of the State of California that the foregoin	ng is true and correct.
Date:	
•	
(TYPE OR PRINT NAME)	(SIGNATURE)

ATTORNEY OR PARTY WITHOUT ATTORNEY	Y: STATE BAR NUMBER:	FOR COURT USE ONLY	
NAME:			
FIRM NAME:			
STREET ADDRESS:			
CITY:	STATE: ZIP CODE:	DD 4 5 7	
TELEPHONE NO.:	FAX NO.:	DRAFT	
EMAIL ADDRESS:		Not approved by	
ATTORNEY FOR (name):		the Judicial Council	
SUPERIOR COURT OF CALIFORN	IIA, COUNTY OF	ICWA-020.v8.022425.jh	
STREET ADDRESS:			
MAILING ADDRESS: CITY AND ZIP CODE:			
BRANCH NAME:			
CHILD'S NAME:			
CHIED'S NAME.			
PARENTAL N	NOTIFICATION OF INDIAN STATUS	CASE NUMBER:	
about the child's Indian statumust let your attorney, all the	ian, or guardian of the above named child: You must us by completing this form. If you get new information e attorneys on the case, and the social worker or pro- pledated form must be filed with the court.	n that would change your answers, you	
1. Name:			
2 Polationship to shild:	Barant	Oth an	
Relationship to child: Indian status	Parent Indian custodian Guardian	Other:	
	nember of, or eligible for membership in, a federally reco	anized Indian tribe	
Name of tribe(s) (name of tribe)	-	griized indian tribe.	
Location of tribe(s):	·		
b. The child is or may be a member of, or eligible for membership in, a federally recognized Indian tribe because (state why you think the child is affiliated with the tribe):			
Name of tribe(s) (no	ame each):		
Location of tribe(s):	:		
 One or more of the child's parents, grandparents, or other lineal ancestors is or was a member of a federally recognized tribe. 			
Name of tribe(s) (no	ame each):		
Location of tribe(s):	:		
Name and relations	ship of ancestor(s):		
d. I am a resident of c	or am domiciled, <mark>live, or has lived</mark> on a reservation, ranch	neria, Alaska Native village, or other tribal trust	
e. The child is a resident tribal trust land.	ent of or is domiciled, <mark>lives, or has lived</mark> on a reservatior	, rancheria, Alaska Native village, or other	
f. The child is or has	been a ward of a tribal court of the:	tribe.	
g. Either parent or the	e child possesses an Indian identification card indicating		
Name of tribe(s) (no	•	·	
. , ,	zenship number <i>(if any):</i>		
h. None of the above			
4. A previous form ICWA-020	has has not been filed with the cour		
	y under the laws of the State of California that the forego	ing is true and correct.	
Date:)		
(TYPE OR PRIN	IT NAME)	(SIGNATURE)	
Note: This form is not intende	ed to constitute a complete inquiry into Indian herita	ge. Additional inquiry may be required by	

Page 1 of 1

the Indian Child Welfare Act.

DRAFT Not approved by the Judicial Council JV-101(A).v6.022425.jh JV-101(A)

CASE NUMBER:
ovenile court under the following subdivisions of section 300 of the attachment 3a for concise statements of facts): (e) (f) (g) (h) (i) (j)
c. Age: d. Date of birth:
(If not the same, provide different information below.)
f. Name: mother Address: father guardian unknown If mother or father (check all that apply): legal biological presumed alleged
h. Other (state name, address, and relationship to child): No known parent or guardian resides within this state. This adult relative lives in this county or is closest to this court.
j. Child is not detained detained Date and time of detention: Current place of detention (address): Relative Shelter/foster care Other
a member of an Indian tribe or eligible for membership and the Inquiry Attachment (form ICWA-010(A)) is attached. has been completed by (insert name) /A-010(A)) is attached. mber of an Indian tribe or eligible for membership and the biological the reasons set out below. I am aware of the ongoing duty to Child Inquiry Attachment (form ICWA-010(A)), and submit it to the

JV-101(A)

CHILD'S NAME:			CASE NUMBER:	
The child named below comes within the Welfare and Institutions Code (check a)				section 300 of the
(a) (b)(1) (b)(4)	(c) (d)] (e) (f)	(g) (h)	(i) (j)
b. Child's name:		c. Age:	d. Date of birth:	
Information is the same as that given	for the child in item 1. (If not	the same, provid	le different information be	elow.)
e. Name: Address: If mother or father (check all that apply): legal biological pre	father A guardian unknown	ddress: mother or father <i>(che</i>	ck all that apply): biological	mother father guardian unknown alleged
g. Name: Address: If mother or father (check all that apply): legal biological pre	mother father guardian unknown sumed alleged	No known pare	e, address, and relationshint or guardian resides within this this county or is closest to this county.	s state. This adult
i. Prior to intervention, child resided with parent (name): parent (name): guardian (name): Indian custodian (name): other (state name, address, and r		j. Child is not detained detained Date and time of detention: Current place of detention (address to child): Relative Shelter/foster care		: Other
 k. Indian Child Welfare Act Inquiry (check one) (1) I have asked as to whether the child is or may be a member of an Inbiological child of a member, and the Indian Child Inquiry Attachmer (2) On information and belief, I am aware that inquiry has been complet and the Indian Child Inquiry Attachment (form ICWA-010(A)) is attacted. (3) Inquiry about whether the child is or may be a member of an Indian child of a member has not yet been completed for the reasons set of complete this inquiry and will complete the Indian Child Inquiry Attachment. 		Attachment (forming the completed by (A)) is attached. Fan Indian tribe consons set out below the consons set out the consons	m ICWA-010(A)) is attach (insert name) or eligible for membership ow. I am aware of the on	ned. o and the biological going duty to

ATTORNEY OR PARTY WITHOUT ATTORNEY	STATE BAR NUMBER:		FOR CO	URT USE ONLY
NAME:			1555	
FIRM NAME:				
STREET ADDRESS:				
CITY:	STATE: ZIP C	CODE:		
TELEPHONE NO.:	FAX NO.:	.002.	_	
EMAIL ADDRESS:	TAX NO		D	RAFT
			Not an	proved by
ATTORNEY FOR (name):				cial Council
SUPERIOR COURT OF CALIFORNIA, COUN	TY OF			
STREET ADDRESS:			JV-320.v	10.022425.jh
MAILING ADDRESS:				
CITY AND ZIP CODE:				
BRANCH NAME:				
CHILD'S NAME:				
ORDERS UNDER WELFA	DE AND INSTITUTIONS	S CODE	CASE NUMBER:	
		S CODE		
SECTIONS 366.24	4, 366.26, 727.3, 727.31			
Child's Name:		Da	ite of birth:	Age:
		Da	ite of birtir.	Age.
Parent's name (if known):				
Parent's name (if known):				
Parent's name (if known):				
Tarente name (maneury)				
1. a. Hearing date:	Time:	Dept.:		Room:
	Time.	Бери		NOOM.
b. Judicial officer:				
c. Parties and attorneys present:				
2. The court has read and consider			t. Code, §§ 361.5(g),	366.21(i), 366.22(c),
366.25(b), or 727.31(b) and the i	eport and recommendation	n of the		
social worker pı	robation officer a	and other evidence.		
3. The court has considered the wis		t with the child's age	e, and all findings and	orders of the court are
made in the best interest of the o	:hild.			
THE COURT FINDS AND ORDERS				
4. a. Notice has been given as rec	ιuired by law.			
b. (1) The court has reviewed	filed Parental Notification o	f Indian Status (form	1 ICWA-020), evidenc	<mark>e taken at earlier</mark>
	nd evidence filed by the age	ency. The court finds	that the court and the	e agency have fulfilled
their affirmative and ong	joing duty of inquiry to dete	rmine whether the cl	hild is or may be an Ir	dian child throughout the
life of the case, including	g interviewing available exte	ended family member	ers, and that there is r	o reason to believe or
know that the child may	-	-		
(2) This case involves on In	dian child and the court fir	ids that notice has b	een given to the para	nte Indian custodian
	(2) This case involves an Indian child, and the court finds that notice has been given to the parents, Indian custodian, Indian child's tribe, and the Bureau of Indian Affairs (BIA) in accordance with Welf. & Inst. Code, § 224.3; the original			
	eturn cards, copies of all no			
cerunea man receipts, re	rum varus, copies or all 110	accs, and any respu	71303 10 111036 11011068	are in the court life.

CHILD'S NAME:	CASE NUMBER:
 For a child 10 years of age or older who is not present, a the child was properly notified of the right to attend the hearing under Welf. & opportunity to be present, and there is no good cause for a continuance to en. b the child was not properly notified of the right to attend the hearing under Welf to be present and was not given an opportunity to be present, and 	able the child to be present.
 (1) there is good cause for a continuance for a period of time necessary to p the child to enable the child to be present. (2) it is in the best interest of the child not to continue the hearing. 	rovide notice and secure the presence of
6. The court takes judicial notice of all prior findings, orders, and judgments in this p	roceeding.
7. The court previously made a finding denying or terminating reunification services, 366.22, 366.25, 727.2, or 727.3, for parent (name): parent (name): parent (name):	, under Welf. & Inst. Code, §§ 361.5, 366.21,
8. a The court finds, by clear and convincing evidence, that it is likely the child will	be adopted.
b The child is an Indian child or there is reason to know that the child is (1) the court has heard and considered all relevant, admissible evidence, inc (A) qualified expert witness testimony provided by (name of witnesses) (B) evidence regarding the prevailing social and cultural practices of the (2) the court finds beyond a reasonable doubt that continued physical custod Indian custodian Other (name and relationship to child): Other (name and relationship to child): is likely to result in serious emotional or physical damage to the child.	cluding and child's tribe; and
9. The parental rights of	
a parent (name):b parent (name):	
b. parent (name): c. parent (name):	
d. alleged fathers (names):	
e. unknown mother all unknown fathers	
are terminated, adoption is the child's permanent plan, and the child is referred to the or a local licensed adoption agency for adoptive placement.	ne California Department of Social Services
f. The adoption is likely to be finalized by (date):	
(If item 9 is completed, skip items 10–18 and go directly to item 19.)	
10. This case involves an Indian child. The parental rights of	
a. parent (name):	
b. parent (name):	
c. parent (name):	
d. Indian custodians (names):	
e. alleged fathers (names):	
f. unknown mother all unknown fathers	
	n and credit and fully incorporated herein.
The child is referred to the California Department of Social Services or a local licens adoptive placement in accordance with the tribal customary adoption order.	sed adoption agency for tribal customary
(If item 10 is completed, skip items 11–18 and go directly to item 19.)	

CHILD'S NAME:	CASE NUMBER:
11 The child is living with a relative who is unable or unwilling to adopt the cunwillingness to accept legal or financial responsibility for the child, but wand permanent home through legal guardianship. Removal of the child for the child's emotional well-being. (If item 11 is checked, skip items 12–	who is willing and capable of giving the child a stable rom the custody of this relative would be detrimental
12. Termination of parental rights would be detrimental to the child for the fo applicable reasons below, skip items 13–14, and go directly to item 15 (grelative) or 17 (continued foster care).)	
The parents or guardians have maintained regular visitation and concontinuing the relationship.	tact with the child, and the child would benefit from
b The child is 12 years of age or older and objects to termination of par	rental rights.
 The child is placed in a residential treatment facility, adoption is unlik will not prevent a permanent family placement if the parents cannot r needed. 	
d. The child is living with a foster parent or Indian custodian who is unal exceptional circumstances that do not include an unwillingness to ac who is willing and capable of providing the child with a stable and pe physical custody of the foster parent or Indian custodian would be de	cept legal or financial responsibility for the child, but rmanent environment. Removal of the child from the
NOTE: Do not check item 12d if the child is either	
(1) under the age of 6; or	
(2) a member of a sibling group, at least one member of which is under the	
e. There would be substantial interference with the child's sibling relation	·
f. The child is an Indian child, and there are compelling reasons for det be in the best interest of the child, including, but not limited to the foll	lowing:
 Termination of parental rights would substantially interfere with the chi tribal membership rights. 	ild's connection to the tribal community or the child's
(2) The child's tribe has identified guardianship or another permanent plan	n for the child.
13. Termination of parental rights would not be detrimental to the child, but the notidentified or available prospective adoptive parent for the child because below and complete item 14)	
a. is a member of a sibling group that should stay together.	
b. has a diagnosed medical, physical, or mental disability.	
c. is 7 years of age or older.	
14. a. Termination of parental rights is not ordered at this time. Adoption is locate an appropriate adoptive family. A report to the court is due by order):	
(Do not check item 14a for a tribal customary adoption. If item 14a is check appropriate, skip items 15–18, and go directly to item 19.)	ked, provide for visitation in items 14b and 14c, as
b. Visitation between the child and	
(1) parent (name):	
(2) parent (name):	
(3) legal guardian (name):	
(4) Other(name): is scheduled as follows (specify):	
io contoduiod do fonomo (opoony).	

CHILD'S NAME:	CASE NUMBER:		
14. c. Visitation between the ch	ild and <i>(names):</i> s physical or emotional well-being and is	terminated.	
(Do not check item 15 for a tribal c		provide for visitation in items 15a and 15	<i>rs</i> have issued.
a. Visitation between the ch (1) parent (name): (2) parent (name): (3) legal guardian (name) (4) Other(name): is scheduled as follo)):		
b. Visitation between the ch	ild and <i>(names):</i> s physical or emotional well-being and is	terminated.	
(If the child is a dependent and been approved as a resource for	rdship jurisdiction is terminated. the appointed guardian is a relative or no amily home for at least six months, the co- ding of exceptional circumstances.)		
The juvenile court retains juris	diction over the guardianship under Welf.	& Inst. Code, § 366.4 or § 728(e).	
d. Dependency Waterminated by (date):	ardship jurisdiction is not terminated. De	ependency or wardship jurisdiction is like	ely to be
subject to the periodic review The likely date by which the	s permanent placement with (name): of the juvenile court under Welf. & Inst. Could child's permanent plan will be achieved is the many service of the court of th	code, § 366.3 or § 727.2.	willing relative,
17 The child remains placed in f	oster care with (name of placement):		
 a. with a permanent plan of (1) returning home. (2) adoption. (3) tribal customary ado (4) legal guardianship. (5) placement with a fit a 	ption <mark>.</mark>		
			dered placed

CHIL	LD'S NAME:	CASE NUMBER:
17. c.	The barriers to achieving the permanent plan in items 17a and 17b are:	
d.	The child, if 10 years of age or older, has identified the following individuals, other to the child (specify):	han the child's siblings, who are important to
e.	The child's permanent plan is likely to be achieved by (date): (If item 17 is checked, provide for visitation in item 18, as appropriate, and go to ite	em 19.)
18. Th	e child is permanently placed with a relative or remains placed in foster care (if item	16 or 17 is checked).
a.	 Visitation between the child and (1) parent (name): (2) parent (name): (3) legal guardian (name): (4) Other(name): is scheduled as follows (specify): 	
b.	Visitation between the child and (names): is detrimental to the child's physical or emotional well-being and is terminated The child is an Indian child. The court finds that the child's permanent plan complete.	
a.	the permanent plan is not adoption, and (check one)	iso with the placement professioned because
	 (1) the child is placed with a member of the child's extended family, as defin. (2) a diligent search was made for a placement with a member of the child's in detail in the record, and the child is placed in a foster home licensed, a tribe; or 	extended family, the efforts are documented
	(3) a diligent search was made for a placement with a member of the child's approved, or specified by the Indian child's tribe; the efforts are documer placed in an Indian foster home licensed or approved by an authorized n	ited in detail in the record; and the child is
	(4) a diligent search was made for a placement with a member of the child's approved, or specified by the Indian child's tribe, or in an Indian foster he non-Indian licensing authority; the efforts are documented in detail in the institution for children approved by an Indian tribe or operated by an India to meet the Indian child's needs; or	me licensed or approved by an authorized record; and the child is placed in an
	(5) the child is placed in accordance with the preferences established by the	
	(6) the court finds by clear and convincing evidence that there is good cause based on the reasons set out in the record.	e to depart from the placement preferences
b.	the permanent plan is adoption, and (check one)	
	(1) the child is placed with a member of the child's extended family; or	ovtanded family these affects ar-
	(2) a diligent search was made for a placement with a member of the child's documented in detail in the record, and the child is placed with other mer	
	(3) a diligent search was made for a placement with a member of the child's child's tribe, those efforts are documented in detail in the record, and the	

CHILD'S NAME:	CASE NUMBER:
19. b. (4) the child is placed in accordance with the preferences established by the (5) the court finds by clear and convincing evidence that there is good cause based on the reasons set out in the record.	
20. The child's placement is necessary.	
21. The child's placement is appropriate.	
22. For a child placed in a short-term residential therapeutic program or community tr evidence and documentation submitted under Welf. & Inst. Code, § 366.1(/) wher and appropriateness of the placement.	
23. The child is missing or has run away from placement. Out-of-home placement column was was not appropriate. The county agency has to locate the child.	ntinues to be necessary. The placement has not made reasonable efforts
24. The child is currently detained in juvenile hall. Out-of-home placement continues was was not appropriate.	to be necessary. The placement
25. The agency has complied with the case plan by making reasonable efforts, include the permanent plan.	ling whatever steps are necessary to finalize
26. The child is an Indian child, and active efforts, as detailed in the record, remedial services and rehabilitative programs designed to prevent the breakup of If active efforts were made, those efforts have proved successful	were were not made to provide the Indian family. unsuccessful.
27. The child is 14 years of age or older, and	
 the services stated in the case plan include those needed to assist the child in successful adulthood. 	n making the transition from foster care to
b the services stated in the case plan do not include those needed to assist the care to successful adulthood.	child in making the transition from foster
c to assist the child in making the transition to successful adulthood, the county provide the services	agency must add to the case plan and
(1) stated on the record. (2) as follows:	
28. The child remains a dependent ward of the court. (Do NOT	check this item if item 15c is checked.)
29. All prior orders not in conflict with this order remain in full force and effect.	
30. Other (specify):	

JV-320

CHILD'S NAME:		CASE NUM	BER:
31. Next hearing date:	Time:	Dept.:	Room:
a. Continued hearing under Welf. & family	Inst. Code, § 366.26 for re	eceipt of report on attempts	to locate an appropriate adoptive
b. Continued hearing under Welf. &	- , , , ,) for receipt of the tribal cus	tomary adoption order
c. Six-month postpermanency revie	•W		
d. Other (specify):			
32. The			
a. parent <i>(name):</i>			
b. parent <i>(name):</i>			
c. parent <i>(name):</i>			
d. Indian custodian (name):			
e. <mark>c</mark> hild			
f. Other (name):			
g. Other (name):			
have been advised of their appeal rights ur	nder California Rules of Co	ourt, rule 5.590.	
Date:			
		JUDICIAL	OFFICER

	JV-405
ATTORNEY OR PARTY WITHOUT ATTORNEY STATE BAR NUMBER:	FOR COURT USE ONLY
NAME:	
FIRM NAME:	
STREET ADDRESS: CITY: STATE: ZIP CODE:	
TELEPHONE NO.: FAX NO.:	
EMAIL ADDRESS:	DRAFT
ATTORNEY FOR (name):	Not approved by
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	the Judicial Council
STREET ADDRESS:	JV-405.v6.022425.jh
MAILING ADDRESS:	,
CITY AND ZIP CODE:	
BRANCH NAME:	
CHILD'S NAME:	
CONTINUANCE—DEPENDENCY DETENTION HEARING	G CASE NUMBER:
This matter came before the court on the original petition	I petition other (specify):
2. Detention hearing	
	ourt reporter (name):
	ailiff (name):
,	erpreter (name and language):
d. Court clerk (name):	Appoint ==
h. Party (name): (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 (specify): i. Others present in courtroom: (1) Court Appointed Special Advocate (CASA) volunteer (name): (2) Other (name):	Attorney (name): Present today
(3) Other (name):	
THE COURT FINDS AND ORDERS:	
3. The attorney appointed to represent the child as the child's attorney Prevention and Treatment Act guardian ad litem.	of record is also appointed as the child's Child Abuse
4 a. The child will not benefit from representation by an attorney, and	d for the reasons stated on the record, the court finds
(1) the child understands the nature of the proceedings;	
(2) the child is able to communicate and advocate effectively workers, and other professionals involved in the case; and	vith the court, other counsel, other parties, including social
(3) under the circumstances of the case, the child would not ga	ain any benefit from being represented by counsel.
 A Court Appointed Special Advocate is appointed for the child, and Abuse Prevention and Treatment Act guardian ad litem. 	and that person is also appointed as the child's Child

JV-405 CHILD'S NAME: CASE NUMBER: A Court Appointed Special Advocate is appointed for the child. 6. The court has informed and advised the legal guardian mother biological father child presumed father alleged father Indian custodian other (specify): of the following: a. The right of the child and each parent, legal guardian, and Indian custodian to be present and to be represented by counsel at every stage of the proceedings. The court may appoint counsel subject to the court's right to seek reimbursement, if an individual is entitled to appointed counsel and the individual is financially unable to retain counsel. b. The right to be informed by the court of: the contents of the petition; the nature of and possible consequences of juvenile court proceedings; the reasons for the initial detention and the purpose and scope of the detention hearing if the child is detained; the right to have a child who is detained immediately returned to the home of the parent, legal guardian, or Indian custodian if the petition is not sustained; that if the petition is sustained and the child is removed from the care of the parent, legal guardian, or Indian custodian, the time for services will commence on the date the petition is sustained or 60 days from the date of the initial removal, whichever is earlier; that the time for services will not exceed 12 months for a child aged three years or over at the time of the initial removal; and that the time for services will not exceed 6 months for a child under the age of three years at the time of the initial removal or for the member of a sibling group that includes such a child if the parent, legal guardian, or Indian custodian fails to participate regularly and make substantive progress in any court-ordered treatment program. The right to a hearing by the court on the issues presented by the petition. The right to assert the privilege against self-incrimination; to confront and cross-examine the persons who prepared reports or documents submitted to the court by the petitioner and the witnesses called to testify against the parent, legal guardian; or Indian custodian; to subpoena witnesses; and to present evidence on his or her own behalf. 7. The court has considered the information contained in the report of social worker dated: other (specify): h. other (specify): and based on this information finds that continuance in the home is contrary to the child's welfare pending a further determination at the continued hearing. The court grants the motion for continuance under Welf. & Inst. Code, § 322 made by the mother biological father legal guardian child alleged father Indian custodian presumed father other (specify): A motion for continuance was made by the mother biological father legal guardian child presumed father alleged father Indian custodian other (specify): and good cause exists for granting the continuance in that

The motion for the continuance is granted.

other (specify):

notice of the date, time, and location of the hearing was not given to *(name):* the child did not receive proper notice of his or her right to attend the hearing.

CHILD'S N.	AME:	CASE NUMBER:	
10. Co	ntact with the child is ordered as stated in (check appropriate boxes and at	ttach indicated forms):	
a b c	Visitation Attachment: Parent, Legal Guardian, Indian Custodian, Other Impositistation Attachment: Sibling (form JV-401). Visitation Attachment: Grandparent (form JV-402).	•	
11. Parentag	ge		
a	The court inquired of the child's parents present at the hearing and other apprand addresses of all presumed or alleged parents of the child. All alleged par 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	
(2) a	The clerk of the court is ordered to provide the notice required by Welf. & Installeged parent (name): alleged parent (name): alleged parent (name):	Code, § 316.2 to	
12. ICWA <mark>i</mark> nd	quiry		
	e record, the court has		
<mark>(1)</mark> [asked each participant present at the hearing	_	
r • <mark>v</mark>	whether the participant is aware of any information indicating that the child is a nembership or citizenship in an Indian tribe or Alaska Native village and <mark>,</mark> if yes whether the residence or domicile of the child, either of the child's parents, or <mark>the In Alaska Native village and, i</mark> f yes, the name of the tribe or village;	, the name of the tribe or village;	r in
• <mark>i</mark> t	<mark>v</mark> hether the child is or was ever a ward of a tribal court, and if yes, the name of f the child, either of the child's parents, or the child's Indian custodian possess nembership or citizenship in a tribe or Alaska Native village, and if so, the nam	es an identification card indicating	
(2)	instructed the participants to inform the court if they receive any informat citizen or eligible for membership or citizenship in a tribe or Alaska Nativ		or
b. Base	d on this inquiry <mark>and a review of the evidence of ICWA inquiry submitted for th</mark>	<mark>e hearing,</mark> (check one)	
(1)	the court finds there is no reason to believe or reason to know the child i continue its inquiry to determine whether the child is or may be an Indiar efforts.		to
(2)	the court finds there is reason to believe the child is an Indian child, and	(check one)	
(the record includes evidence that the agency has complied with Wel reason to know that the child is an Indian child; or	f. & Inst. Code, § 224.2(e), and there is n	10
(b) the agency is ordered to complete further inquiry as required by Wel court evidence of this inquiry, including all contacts with extended fa affiliated with, the Bureau of Indian Affairs, the California Departmen	mily members, tribes that the child may but of Social Services, and/or others.	
(3)	the court finds that there is reason to know that the child is an Indian chil	·	
(a) the agency has presented evidence in the record that it has exercise of the tribes where the child may be a member or eligible for member	ership to verify the child's status; or	
	the agency is required to exercise due diligence to identify and work a member or eligible for membership to verify the child's status and Inst. Code, § 224.3 and file proof of due diligence and notice with the	provide notice in accordance with Welf. 8	
	c) notice has been provided as required by law; and		
_	d) the court will treat the child as an Indian child until it is determined o child.		
(4)	the court finds that the child is an Indian child and a member of the The Indian Child Welfare Act applies.	t	tribe.

JV-405

CHILD'S NAME:		CASE NUMBER:		
13. The parents, legal guardians, and Indian custodians must keep the court, the agency, and their attorneys advised of their current addresses and telephone numbers and provide written notification of any changes to their mailing addresses. The parents, legal guardians, and Indian custodians present during the hearing who had not previously submitted a <i>Notification of Mailing Address</i> (form JV-140) or its equivalent were provided with and ordered to complete the form or its equivalent and to submit it to the court before leaving the courthouse today.				
14. The mother biological father presumed father alleged father other (specify): must complete Your Child's Health and Education (for social worker to complete the form.	legal guardian Indian custodian m JV-225) or provide the ne	ecessary information for the county agency		
15. The mother biological father presumed father alleged father other (specify): were provided with a Parental Notification of Indian St		ordered to complete form ICWA-020 and to		
submit it to the court before leaving the courthouse to 16. There is reason to know the child is an Indian child, a § 224.3 of the for any hearings that may result in the rights, preadoptive placement, or adoptive placement	nd the county agency must removal or foster care place	ement of the child, termination of parental		
17. The mother biological father presumed father alleged father other (specify): must disclose to the county agency social worker the maternal or paternal relatives of the child.	legal guardian Indian custodian names, residences, and any	y known identifying information of any		
18. Other findings and orders a. See attached. b. (Specify):				
19. All parties are ordered to return for the continued hearing:				
Hearing date: Time:	Dept:	Room:		
20. All prior orders not in conflict with this order remain in	full force and effect.			
21. Number of pages attached:				
Date:		JUDICIAL OFFICER		
Countersignature for detention orders (if necessary):				
Date:		JUDGE		
		33500		

		01 410
ATTORNEY OR PARTY WITHOUT ATTORNEY	STATE BAR NUMBER:	FOR COURT USE ONLY
NAME:		
FIRM NAME:		
STREET ADDRESS:		
CITY:	STATE: ZIP CODE:	DDAFT
TELEPHONE NO.:	FAX NO.:	DRAFT
EMAIL ADDRESS:		Not approved by
ATTORNEY FOR (name):		the Judicial Council
SUPERIOR COURT OF CALIFORNIA, COUNT STREET ADDRESS:	YOF	JV-410.v11.022425.jh
MAILING ADDRESS:		
CITY AND ZIP CODE:		
BRANCH NAME:		
CHILD'S NAME:		
	AFTER DETENTION HEARING st. Code, § 319)	CASE NUMBER:
This matter came before the court on the court of the court on the court of the court on the court of th		
	ent petition supplemental petition	other (specify):
2. Detention hearing		
a. Date:	e. Court reporter	(name):
b. Department:	f. Bailiff (name):	(name).
c. Judicial officer <i>(name):</i>		me and language):
	g. Interpreter (na	me and language).
d. Court clerk (name):		Appointed
h. Party (name): (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 (specify): i. Others present in courtroom:	Present Attorney (n	eame): Present today Comparison of the compari
(1) Court Appointed Special Advoc(2) Other (name):(3) Other (name):	cate (CASA) volunteer (name):	
3. The court has read and considered a	nd admits the following into evidence:	
a. Report of social worker dated	i :	
b. Report of CASA volunteer da	ted:	
c. Other (specify):		
d. Other (specify):		
a Outer (apecity).		
BASED ON THE FOREGOING AND ON A	ALL OTHER EVIDENCE RECEIVED, THE CO	URT FINDS AND ORDERS
4. a. $\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \$	location of the hearing was given as required	by law.
b. For a child 10 years of age	or older who is not present	
(1) The child was properly no		e right to attend the hearing and was given an e to enable the child to be present.

C	HILD'	S NAME:	CASE NUMBER:
4.	b. (2	The child was not properly notified under Welf. & Inst. Code, § 349(d) of wished to be present and was not given an opportunity to be present, an	
		(a) there is good cause for a continuance for a period of time necessary of the child to enable the child to be present.	y to provide notice and secure the presence
		(b) it is in the best interest of the child not to continue the hearing.	
5.		The attorney appointed to represent the child as the child's attorney of record is Prevention and Treatment Act guardian ad litem.	also appointed as the child's Child Abuse
6.	а. [The child will not benefit from representation by an attorney and, for the reas	ons stated on the record, the court finds
	•) the child understands the nature of the proceedings;	
	(2	2) the child is able to communicate and advocate effectively with the court, other workers, and other professionals involved in the case; and	counsel, other parties, including social
	(3	3) under the circumstances of the case, the child would not gain any benefit from	being represented by counsel.
		Court Appointed Special Advocate is appointed for the child, and that person is a revention and Treatment Act guardian ad litem.	lso appointed as the child's Child Abuse
7.		A Court Appointed Special Advocate is appointed for the child.	
8.	Pare	ntage	
	a. [The court inquired of the child's parents present at the hearing and other app and addresses of all presumed or alleged parents of the child. All alleged par previously submitted a <i>Statement Regarding Parentage</i> (form JV-505) were JV-505 and submit it to the court.	rents present during the hearing who had not
	b. [The clerk of the court is ordered to provide the notice required by Welf. & Ins	t. Code, § 316.2 to
	(1) alleged parent (name):	
	(2		
	(3	B) alleged parent (name):	
9.	Fami	<mark>ly finding</mark>	
		county agency is ordered to make diligent efforts to locate and evaluate appropriat ource placement.	e kin to provide family support and serve as
10.	ICWA	A inquiry	
	On th	ne record, the court has	
	а. [asked each participant present at the hearing	
	•	whether the participant is aware of any information indicating that the child is a nor citizenship in an Indian tribe or Alaska Native village and if yes, the name of the	
	•	whether the residence or domicile of the child, either of the child's parents, or Inc Alaska Native village and if yes, the name of the tribe or village;	_
		whether the child is or was ever a ward of a tribal court, and if yes, the name of t	_
	•	if the child, either of the child's parents, or the child's Indian custodian possesses or citizenship in a tribe or Alaska Native village, and if so, the name of the tribe of	
	b. [instructed the participants to inform the court if they receive any information i or eligible for membership or citizenship in a tribe or Alaska Native village.	ndicating that the child is a member or citizer
<mark>11</mark> .	ICWA	A <mark>s</mark> tatus <i>(check one):</i>	
	а. [The court finds there is no reason to believe or reason to know the child is ar to continue to inquire about the child's possible Indian status and report all in	
	b. [The court finds there is reason to believe the child is an Indian child; and	

JV-410 [Rev. January 1, 2026]

JV-410

CHILD'S NAME:	CASE NUMBER:
 the agency has completed further inquiry as required by Welf. & Inst. C know that the child is an Indian child; or the agency is ordered to complete further inquiry as required by Welf. evidence of this inquiry, including all contacts with extended family me with, the Bureau of Indian Affairs, the California Department of Social S 	& Inst. Code, § 224.2(e) and file with the court mbers, tribes that the child may be affiliated
c. The court finds that there is reason to know that the child is an Indian child (1) the agency has presented evidence in the record that it has exercised tribes where the child may be a member or eligible for membership to (2) the agency is required to exercise due diligence to identify and work w member or eligible for membership to verify the child's status and prov Code, § 224.3 and file proof of due diligence and notice with the court; (3) notice has been provided as required by law; and (4) the court will treat the child as an Indian child until it is determined on the	, and due diligence to identify and work with all of the verify the child's status; or ith all of the tribes where the child may be a ide notice in accordance with Welf. & Inst. and
d. The court finds that the child is an Indian child and a member of the:	tribe.
12. ICWA jurisdiction	
 a. It is known or there is reason to know that the child is an Indian child. The court fit (1) that it has jurisdiction over the proceeding because (a) the court finds that the residence and domicile of the child are not on a exclusive jurisdiction; and (b) the court finds that the child is not already under the jurisdiction of a tri (2) the court finds that it does not have jurisdiction because the child is un or (3) the court finds that the child is under the exclusive jurisdiction of the tri emergency jurisdiction in accordance with section 1922 of title 25 of th 	reservation where the tribe exercises bal court; or der the exclusive jurisdiction of the tribal court; bal court, but that there is a basis for
Advisements and waivers	
13. The court has informed and advised the mother biological father legal guardian presumed father alleged father Indian custodian Other (specify): Other (specify): of the following:	child
a. The right of the child and each parent, legal guardian, and Indian custodian to be every stage of the proceedings. The court may appoint counsel subject to the cou individual is entitled to appointed counsel and the individual is financially unable t	irt's right to seek reimbursement, if an
 b. The right to be informed by the court of the contents of the petition; the nature of and possible consequences of juvenile court proceedings; the reasons for the initial detention and the purpose and scope of the detention the right to have a child who is detained immediately returned to the home of the 	

• that the time for services will not exceed 12 months for a child aged three years or over at the time of the initial removal; and

• that if the petition is sustained and the child is removed from the care of the parent, legal guardian, or Indian custodian, the time for services will commence on the date the petition is sustained or 60 days from the date of the initial removal, whichever

• that the time for services will not exceed 6 months for a child under the age of three years at the time of the initial removal or for the member of a sibling group that includes such a child if the parent, legal guardian, or Indian custodian fails to participate regularly and make substantive progress in any court-ordered treatment program.

the petition is not sustained;

CHII	LD'S NAME:	CASE NUMBER:	
	The right to a hearing by the court on the issues presented by the petition. The right to assert the privilege against self-incrimination; to confront and cross-exal documents submitted to the court by the petitioner and the witnesses called to testify Indian custodian; to subpoena witnesses; and to present evidence on their own behavior	y against the parent, legal guardian, or	
14.	The mother biological father legal guardian presumed father alleged father Indian custodia Other (specify): Other (specify): has knowingly and intelligently waived the right to a court trial on the issues,	an	
	incrimination, the right to confront and cross-examine adverse witnesses, the right present evidence on one's own behalf.		
15.	CHILD NOT DETAINED		
a.	Services that would prevent the need for further detention, including those set	t forth in item 17, are available.	
b.	The child is returned to the custody of mother biological father legal guardian presumed father alleged father Indian custodian	Other (specify): Other (specify):	
16.	CHILD DETAINED		
a.	Services that would prevent the need for further detention are not available.		
b.	A prima facie showing has been made that the child comes within Welf. & Inst. Code	e, § 300.	
C.			
	(2) there is substantial evidence that a parent, legal guardian, or custodian of the court, and in the case of an Indian child, fleeing the jurisdiction will pladamage or harm.		
	(3) the child has left a placement in which they were placed by the juvenile co		
	(4) the child has been physically abused by a person residing in the home and	_	
_1	(5) the child has been sexually abused by a person residing in the home and	-	
d.	The child is detained, and temporary placement and care of the child is vested with pending the hearing under Welf. & Inst. Code, § 355 or further order of the court.		
e.	The initial removal of the child from the home was necessary for the reasons stated		
f.	The facts on which the court bases its decision to order the child detained are stated	d on the record.	
g.	The child is placed in (1)		
h.	Services, including those set forth in item 17, are to be provided to the family as soo family.	n as possible to reunify the child with their	
i.	Reasonable efforts were made to prevent or eliminate the need for removal fr	om the home.	

Reasonable efforts were not made to prevent or eliminate the need for removal from the home.

CHILD'S NAME:			CASE NUMBER:		
16. k There is a relative who is all	-		loblo. This is a to	mnorony findi	ing and doos not
A relative who is able, approprietly preclude later placement with the second control of the second contr			iabie. Triis is a te	тірогату ііпці	ng and does not
17. CHILD DETAINED AND THER	E IS REASON TO KNOW	CHILD IS AN INDIA	N CHILD		
a. The evidence includes all o	f the requirements of Welf	& Inst. Code, § 319(b).		
b. As detailed in the record, the designed to prevent the bre unsuccessful; or				nd rehabilitati successful	ive programs
the agency has not made a breakup of the Indian family				ams designed	to prevent the
c. For the reasons stated on t	ne record, detention is nec	essary to prevent im	minent physical d	amage or har	rm to the child.
d. The child's placement complaced	olies with the placement pr	eferences set forth in	Welf. & Inst. Cod	de, § 361.31.	The child is
with a member of the cl	•				
	ed, approved, or specified	-		41	
	e licensed or approved by Iren approved by an Indiar		_	-	e a program
suitable to meet the Ind		i tribe or operated by	an mulan organiz	zation that ha	s a program
	on the record, the court find	ds by clear and convi	ncina evidence th	at there is ac	ood cause not to
follow the placement pr		,		J	
18. The services below will be prov	vided pending further proce	eedings:			
		Presumed Biologica	•	Indian	Other
Service	Mother	father father	<u>guardian</u> ────	<u>custodian</u>	(specify):
a. Alcohol and drug testing b. Substance abuse treatment					
c. Parenting education					
d. (Specify):					
e. (Specify):			一		
f. (Specify):					
19. Contact with the child is orde	ered as stated in (check a	ppropriate boxes and	d attach indicated	forms)	
a. Visitation Attachment: Pare	nt, Legal Guardian, Indian	Custodian, Other Im	portant Person (fo	orm JV-400).	
b. Visitation Attachment: Siblin	าg (form JV-401).				
c. Visitation Attachment: Gran	dparent (form JV-402).				
20. The mother presumed father Other (specify): Other (specify):	biological father alleged father	legal guard	odian	if in a informa	ation of any
must disclose to the county ago maternal or paternal relatives o		ies, residences, and	any known ident	nying informa	illon of any

CHILD'S NAME:			CASE NUMBER:
21 The mother presumed father Other (specify): Other (specify): must complete Your Child's Heat social worker to complete the form		legal guardia Indian custod	
	result in the removal or fos	ter care placement o	t provide notice under Welf. & Inst. Code, § f the child, termination of parental rights, d with this court.
23. Other findings and orders a. See attached. b. (Specify):			
current addresses and telephone parents, legal guardians, and Inc Mailing Address (form JV-140) of submit it to the court before leave	e numbers and provide writ dian custodians present du or its equivalent were provid ing the courthouse today.	ten notification of any ring the hearing who	lency, and their attorneys advised of their y changes to their mailing addresses. The had not previously submitted <i>Notification of</i> to complete the form or its equivalent and to
25. The next hearing is scheduled Hearing date:	Time: De	pt.:	Room:
a.			
26. All prior orders not in conflict with the	his order remain in full fo	rce and effect.	
27. Number of pages attached:			
Date:			
			JUDICIAL OFFICER
Countersignature for detention orders (if n	ecessary):		JUDICIAL OFFICER

ATTORNEY OR PARTY WITHOUT	ATTORNEY	STATE BAR NUMBER:			FOR COURT	USE ONLY
NAME:						
FIRM NAME:						
STREET ADDRESS:						
CITY:		STATE: ZIP CO	DE:			
TELEPHONE NO.:	F.	AX NO.:			DRA	AFT
EMAIL ADDRESS: ATTORNEY FOR (name):					Not appr	oved by
	ALIEODNIA COUNTY OF				the Judici	-
SUPERIOR COURT OF CA	ALIFORNIA, COUNTY OF				JV-412.v11	
MAILING ADDRESS:					00	.022 .20.j
CITY AND ZIP CODE:						
BRANCH NAME:						
CHILD'S NAME:						
FINDINGS AN	ID ORDERS AFTER JUI (Welf. & Inst. Code,		HEARI	NG	CASE NUMBER:	
This matter came beto original petition filed on (date):		on supple	mental	petition [other(specify):	
2. Jurisdictional heari	ng					
a. Date:			e. Cou	urt reporter (name):	
b. Department:			f. Bail	liff (name):		
c. Judicial officer (na	ame):		g. Inte	erpreter <i>(nan</i>	ne and language):	
d. Court clerk (name	e) <i>:</i>					
h. <u>Party <i>(name):</i></u>		Dr	esent	Attorney (n	ame).	Appointed <u>Present today</u>
(1) Child:		<u> </u>		Audiney (II	<u>umoj.</u>	
(2) Mother:		L F	\dashv			
(3) Father—pres	sumed:	L	\dashv			
(4) Father—biolo		L F	\dashv			
(5) Father—alle	_	L F	\dashv			
(6) Legal guardi		L	\dashv			
(7) Indian custoo		L	\dashv			
(8) De facto pare		L	\dashv			
	cy social worker:	L F	\dashv			
(10) Tribal repres		L F	\dashv			
(10) Tribal repres		L F	\dashv			
, ,		L				
i. Others present in		(A)	-1.			
	nted Special Advocate (CAS	A) volunteer (nam	c).			
(2) Other (name						
(3) Other (name):					
	and considered and admi	ts <mark>the following</mark> ir	nto evid	lence:		
	social worker dated:					
	CASA volunteer dated:					
c. Case plan						
d. Other (spe						
e. Other (spe	cify):					

C	CHILD'S N	AME:	CASE NUMBER:
BA	SED ON	THE FOREGOING AND ON ALL OTHER EVIDENCE RECEIVED, THE COU	RT FINDS AND ORDERS:
4.	а	Notice of the date, time, and location of the hearing was given as required by	law.
	b	For child 10 years of age or older who is not present: The child was prop § 349(d) of his or her right to attend the hearing, was given an opportunity to continuance to enable the child to be present.	
5.	ICWA in	quiry and status (check one):	
	a	The court and the agency have inquired as to whether the child is or may be believe or reason to know the child is an Indian child.	an Indian child, and there is no reason to
	b	There is reason to believe that the child is or may be an Indian child, and the inquiry to determine the child's Indian status and report to the court on the re-	
	c	The child is an Indian child or, There is reason to know the child is proceeding and the right of the tribe to intervene was provided as required by court.	•
6.		e attorney appointed to represent the child as the child's attorney of record is evention and Treatment Act guardian ad litem.	also appointed as the child's Child Abuse
7.	(The child will not benefit from representation by an attorney, and for the reasor the child understands the nature of the proceedings; the child is able to communicate and advocate effectively with the court, o workers, and other professionals involved in the case; and under the circumstances of the case, the child would not gain any benefit 	ther counsel, other parties, including social from being represented by counsel.
		A Court Appointed Special Advocate is appointed for the child, and that person Prevention and Treatment Act guardian ad litem.	is also appointed as the child's Child Abuse
8.	A	Court Appointed Special Advocate is appointed for the child.	
9.	The child	's county of residence is:	
10	. The child	's date of birth is (specify):	
11	. Parentaç	ge e	
	a	The court inquired of the child's parents present at the hearing and other app and addresses of all presumed or alleged parents of the child. All alleged par previously submitted a <i>Statement Regarding Parentage (Juvenile)</i> (form JV-505 and submit it to the court.	rents present during the hearing who had not
	b	The clerk of the court is ordered to provide the notice required by Welf. & Inst	t. Code, § 316.2 to
	(1)	alleged parent (name):	
	(2) (3)	alleged parent (name): alleged parent (name):	
Ad	lvisement	s and waivers	
	. a. 🗀	The petition was read to those present at the beginning of this jurisdictional h	earing.
- -	b	Reading of the petition was waived by all those present at the beginning of the	-

understands the nature of the conduct alleged in the petition and the possible consequences of his or her admission, plea of no contest, or submission.

legal guardian

Indian custodian

biological father

alleged father

The

mother

presumed father other (specify):

CHILD'S NAME:			CASE NU	JMBER:
a. Mother b. Presumed father c. Biological father d. Alleged father e. Legal guardian f. Indian custodian g. (Specify): 18. There is a factual basis for the admission.	Admits	Submits	Pleads no contest	To petition as amended on (specify date):
19. By a preponderance of the evidence, the alle	egations sta	ated below a	re true:	
 a as stated in the petition as originally filed. b as stated in the petition as amended on (a) by agreement of the parties. (2) by the court to conform to proof. 20 The allegations (specify): 				
as stated in the petition as amended	on <i>(date):</i>		ar	e not proven and are ordered stricken.
21. The allegations of the petition are not sustain	ned.			
22 The petition is sustained under, and the child 300(a) 300(c) 300 300(b) 300(d) 300)(e)	n described 300(g) 300(h)	by, Welf. & Inst. Co	de, § 300 (check all that apply):
23. The previous disposition has not been effecti	ive in the p	rotection of t	he child.	
24. The county agency is ordered to immediately mother biological fa presumed father alleged fath other (specify):	ather [legal g	uardian custodian	
25. The child and the mother biological fa presumed father alleged fath other (specify): are placed under the supervision of the coun informal supervision and the provision of sen	er [Indian		

CHILD'S NAME:			CASE NUMBER:
26. Contact with the child is or	dered as stated i	n (check appropriate boxes and	attach indicated forms)
a. Visitation Attachment: Par	rent, Legal Guardi	ian, Indian Custodian, Other Impo	ortant Person (form JV-400).
b. Visitation Attachment: Sib	ling (form JV-401)).	
c. Visitation Attachment: Gra	andparent (form J	V-402).	
27. All prior orders not in conflict wit	h this order rema	ain in full force and effect.	
28. Other findings and orders:			
a. See attached.			
b. (Specify):			
29. The next hearing is schedu	led as follows:		
Hearing date:	Time:	Dept.:	Room:
a. Dispositional hearing			
b. Settlement conference			
c. Mediation			
d. Other (specify):			
30. The petition is dismissed. I further representation.	urisdiction of the	court is terminated. All appointed	counsel are relieved of the duty to provide
31. Number of pages attached:			
Date:			JUDICIAL OFFICER

ATTORNEY OR PARTY WITHOUT ATTORNEY	STATE BAR NUMBER:	FOR COURT USE ONLY
NAME:		
FIRM NAME:		
STREET ADDRESS:		
CITY:	STATE: ZIP CODE:	
TELEPHONE NO.:	FAX NO.:	DRAFT
EMAIL ADDRESS: ATTORNEY FOR (name):		Not approved by
	UNITY OF	the Judicial Council
SUPERIOR COURT OF CALIFORNIA, CO STREET ADDRESS:	JUNIT OF	JV-415.v9.022625.jh
MAILING ADDRESS:		0 V 410.V0.022020.jii
CITY AND ZIP CODE:		
BRANCH NAME:		
CHILD'S NAME:		
FINDINGS AND ORDERS	S AFTER DISPOSITIONAL HEARING	CASE NUMBER:
(Welf. & Ins	st. Code, § 361 et seq.)	
This matter came before the court of original petition substilled on (date): This matter came before the court of	on the sequent petition supplemental petition	other (specify):
2. Dispositional hearing		
a. Date:	e. Court reporter	
b. Department:	f. Bailiff (name):	
c. Judicial officer (name):	g. Interpreter <i>(na</i>	me and language):
d. Court clerk (name):		Annaintad
h. Party (name): (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 work: (10) Tribal representative: (11) Other (specify): i. Others present in courtroom:	Present Attorney (n	Appointed ame): Present today
(1) Court Appointed Special Ad	dvocate (CASA) volunteer (name):	
(2) Other (name):		
(3) Other (name):		
	ed and admits into evidence the following:	
a. Report of social worker da		Lucadra in alcala an agracaca de la companya de la
(1) For the purposes of e in Welf. & Inst. Code,	establishing a guardianship, the report of the social, §§ 360(a), 361.5(g).	i worker includes an assessment as specified
(2) In the case of an Indi	an child, the report of the social worker includes	
(a) evidence that the ager prevent the breakup of proved succes	f the Indian family and make it possible for the chil	mative, active, thorough, and timely efforts to d to be returned home, and these efforts have
(b) <mark>a</mark> n assessment in cons	sultation with the Indian child's tribe, as specified i an appropriate permanent plan for the child if reu	

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JV-415 CHILD'S NAME: CASE NUMBER: Report of CASA volunteer dated: 3. b. Case plan dated: C. d. Other (specify): e. Other (specify): Testimony of qualified expert witness under the Indian Child Welfare Act f. BASED ON THE FOREGOING AND ON ALL OTHER EVIDENCE RECEIVED. THE COURT FINDS AND ORDERS Notice of the date, time, and location of the hearing was given as required by law. b. Г For child 10 years of age or older who is not present: The child was properly notified under Welf. & Inst. Code, § 349(d) of his or her right to attend the hearing, was given an opportunity to be present, and there is no good cause for a continuance to enable the child to be present. A Court Appointed Special Advocate is appointed for the child. 6. Parentage a. The court inquired of the child's parents present at the hearing and other appropriate persons present as to the identity and addresses of all presumed or alleged parents of the child. All alleged parents present during the hearing who had not previously submitted a Statement Regarding Parentage (Juvenile) (form JV-505) were provided with and ordered to complete form JV-505 and submit it to the court. b. The clerk of the court is ordered to provide the notice required by Welf. & Inst. Code, § 316.2 to (1) alleged parent (name): (2) alleged parent (name): (3) alleged parent (name): 7. ICWA inquiry The court finds that the social worker or probation officer has asked the child, if old enough, and his or her parents or legal guardians, and the following relatives: , whether there is information that provides reason to know the child is an Indian child. The court, on the record, has asked the child, if old enough, and his or her parents or legal guardians, all participants in b. the proceedings, and the following relatives: , whether there is information indicating the child is an Indian child. The parties were instructed to inform the court if they receive any information indicating that the child is an Indian child. The court finds that there is no reason to know that the child is an Indian child. The agency is ordered to continue to inquire about the child's possible Indian status and to report all inquiry efforts to the court; or The court finds that there is reason to know that the child is an Indian child; and (1) the agency has presented evidence in the record that it has exercised due diligence to identify and work with all of the tribes of which the child may be a member or eligible for membership to verify the child's status; notice has been provided as required by law; and the court will treat the child as an Indian child until it is determined on the record that the child is not an Indian child. The court finds that the child is an Indian child and a member of the: tribe.

Advisements and waivers

The court informed and advised t	he
--	----

The Court informed and	a auviseu tile		
mother	biological father	legal guardian	child
presumed father	alleged father	Indian custodian	
other (specify):			

of the following: the right to assert the privilege against self-incrimination; the right to confront and cross-examine the persons who prepared the reports or documents submitted to the court by the petitioner and the witnesses called to testify at the hearing; the right to subpoena witnesses; the right to present evidence on one's own behalf; and the right of the child and each parent, legal guardian, and Indian custodian to be present and to be represented by counsel at every stage of the proceedings. The court may appoint counsel subject to the court's right to seek reimbursement, if an individual is entitled to appointed counsel and the individual is financially unable to retain counsel.

9. The mother biological father legal guardian child presumed father alleged father legal guardian custodian other (specify): has knowingly and intelligently waived the right to a court trial on the issues, the right to assert the privilege against self-incrimination, the right to confront and cross-examine adverse witnesses, the right to subpoena witnesses, and the right to present evidence on his or her own behalf. 10. Sibling group The child and the child's siblings listed below form a sibling group in which at least one child in the sibling group was under the age of three years at the time of the initial removal, and all children in the sibling group were removed from parental custody at the same time. Sibling (name): a. b. c. d. e. f. 11. Dispositional Attachment: Dismissal of Petition With or Without Informal Supervision (Welf. & Inst. Code. § 360(b)) (form JV-416), which is attached and incorporated by reference. b. Dispositional Attachment: In-friome Placement With Formal Supervision (Welf. & Inst. Code. § 361) (form JV-417), which is attached and incorporated by reference. c. Dispositional Attachment: Removal From Custodial Parent—Placement With Previously Noncustodial Parent (Welf. & Inst. Code. § 361, 30 (form JV-421), which is attached and incorporated by reference. d. Dispositional Attachment: Removal From Custodial Parent—Placement With Previously Noncustodial Parent (Welf. & Inst. Code. § 361, 361.2) (form JV-421), which is attached and incorporated by reference. a. Dispositional Attachment: Removal From Custodial Parent—Placement With Nonparent (Welf. & Inst. Code. § 368, 361, 361.2) (form JV-421), which is attached and incorporated by reference. a. Dispositional Attachment: Removal From Custodial Parent—Placement With Nonparent (Welf. & Inst. Code. § 368, 361, 361.2) (form JV-421), which is attached and incorporated by reference. a. Child under the age of 12 years, through the child's attorney of record or guardian ad Illien b. Child 12 years of age or older who was prot pres	С	HILD'S	S NAME:			CASE NUMBER:
has knowingly and intelligently waived the right to a court trial on the issues, the right to assert the privilege against self-incrimation, the right to confront and cross-examine adverse witnesses, the right to subpoena witnesses, and the right to present evidence on his or her own behalf. 10. Sibling group The child and the child's siblings listed below form a sibling group in which at least one child in the sibling group was under the age of three years at the time of the initial removal, and all children in the sibling group were removed from parental custody at the same time. Sibling (name): a. b. c. d. e. f. 11. Disposition is ordered as stated in (check appropriate box and attach indicated form) a. Dispositional Attachment: Dismissal of Petition With or Without Informal Supervision (Welf. & Inst. Code, § 360(b)) (form JV-416), which is attached and incorporated by reference. b. Dispositional Attachment: In-Home Placement With Formal Supervision (Welf. & Inst. Code, § 361) (form JV-417), which is attached and incorporated by reference. c. Dispositional Attachment: Appointment of Guardian (Welf. & Inst. Code, § 360(a)) (form JV-418), which is attached and incorporated by reference. d. Dispositional Attachment: Removal From Custodial Parent—Placement With Previously Noncustodial Parent (Welf. & Inst. Code, § 361, 361.2) (form JV-420), which is attached and incorporated by reference. e. Dispositional Attachment: Removal From Custodial Parent—Placement With Nonparent (Welf. & Inst. Code, § 388, including the availability of appropriate and necessary forms, were provided to the child as follows: Dispositional Statement: Removal From Statement Placement With Nonparent (Welf. & Inst. Code, § 388, including the availability of appropriate and necessary forms, were provided to the child as follows: 12. The child's rights under Welf. & Inst. Code, § 388 and the procedure for bringing a petition under Welf. & Inst. Code, § 388, including the availability of appropriate and necessary forms, were pro	9.	The	presumed father			child
The child and the child's siblings listed below form a sibling group in which at least one child in the sibling group was under the age of three years at the time of the initial removal, and all children in the sibling group were removed from parental custody at the same time. Sibling (name): a. b. c. d. e. f. 11. Disposition is ordered as stated in (check appropriate box and attach indicated form) a. Dispositional Attachment: Dismissal of Petition With or Without Informal Supervision (Welf. & Inst. Code, § 360(b)) (form JV-416), which is attached and incorporated by reference. b. Dispositional Attachment: In-Home Placement With Formal Supervision (Welf. & Inst. Code, § 361) (form JV-417), which is attached and incorporated by reference. c. Dispositional Attachment: Appointment of Guardian (Welf. & Inst. Code, § 360(a)) (form JV-418), which is attached and incorporated by reference. d. Dispositional Attachment: Removal From Custodial Parent—Placement With Previously Noncustodial Parent (Welf. & Inst. Code, § 361, 361.2) (form JV-420), which is attached and incorporated by reference. e. Dispositional Attachment: Removal From Custodial Parent—Placement With Nonparent (Welf. & Inst. Code, § 361, 361.2) (form JV-420), which is attached and incorporated by reference. e. Dispositional Attachment: Removal From Custodial Parent—Placement With Nonparent (Welf. & Inst. Code, § 361, 361.2) (form JV-420), which is attached and incorporated by reference. 2. The child's rights under Welf. & Inst. Code, § 388 and the procedure for bringing a petition under Welf. & Inst. Code, § 361, 361.2) (form JV-421), which is attached and incorporated by reference. c. Child under the age of 12 years, through the child's attorney of record or guardian all time b. Child's rights under Welf. & Inst. Code, § 388, and the procedure for bringing a petition under Welf. & Inst. Code, § 388, including the availability of appropriate and necessary forms, were provided to the child as follows: a. Child under the age of 12 years, th		self-in	nowingly and intelligently crimination, the right to con	front and cross-examine ad		
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attached and incorporated by reference. c.	11.	_	Dispositional Attachmer	nt: Dismissal of Petition With	or Without Informal Supe	
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Code, §§ 361, 361.2) (form JV-420), which is attached and incorporated by reference. e		c		The state of the s	(Welf. & Inst. Code, § 360	O(a)) (form JV-418), which is attached and
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c. Child 12 years of age or older who was not present at the hearing, in writing by mailing the child a copy of Child's Information Sheet—Request to Change Court Order (form JV-185) 13. Contact with the child is ordered as stated in (check appropriate box and attach indicated form) a. Visitation Attachment: Parent, Legal Guardian, Indian Custodian, Other Important Person (form JV-400). b. Visitation Attachment: Sibling (form JV-401). c. Visitation Attachment: Grandparent (form JV-402). 14. The child's medical, dental, mental health, and educational information required by Welfare and Institutions Code section 16010 was provided by the mother biological father legal guardian presumed father alleged father Indian custodian other (specify):		b	 ☐ Child 12 years of age or	older who was present at t	he hearing, on the record	
a		c				y mailing the child a copy of <i>Child's</i>
a	13		Contact with the child is	ordered as stated in <i>(chec</i>	k appropriate box and atta	ch indicated form)
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c. Visitation Attachment: Grandparent (form JV-402). 14. The child's medical, dental, mental health, and educational information required by Welfare and Institutions Code section 16010 was provided by the mother biological father legal guardian presumed father alleged father Indian custodian other (specify):		. =			ari Custodiari, Otrier impor	tant Person (101111 3V-400).
was provided by the mother biological father legal guardian presumed father alleged father Indian custodian other (specify):				- ,		
15 All prior orders not in conflict with this order remain in full force and effect		was p	rovided by the alleged father	nother ndian custodian	biological father other (specify):	

For Your Information

JUDICIAL OFFICER

You may have a right to appellate review of some or all of the orders made during this hearing. Contact your attorney to discuss your appellate rights. Decisions made at the next hearing may also be subject to appellate review. If you do not attend the next hearing you may not be advised of your appellate rights. Contact your attorney if you miss the next hearing and want to discuss your appellate rights.

Date:

CH	ILD'S NAME: DISPOSITIONAL ATTACHMENT:	S by the Judicial Council CASE NUMBER:	JV-42 ²
	DISPOSITIONAL ATTACHMENT:		
	REMOVAL FROM CUSTODIAL PARENT—PLACEMENT V (Welf. & Inst. Code, §§ 361, 361.2)	VITH NONPARENT	
1. [The child is a person described by Welf. & Inst. Code, § 300 (check all that apply 300(a) 300(c) 300(e) 300(g) 300(b) 300(d) 300(f) 300(h) and is adjudged a dependent of the court.	/)] 300(i)] 300(j)	
Circ	umstances justifying removal from custodial parent		
2.	There is clear and convincing evidence of the circumstances stated in Welf. & Inspecified below (check all that apply):	st. Code, § 361 regarding t	he persons
a b c d e f.	Presumed father Biological father Legal guardian Indian custodian Other (specify): Other (specify):		
	Reasonable efforts were were not made to prevent or eliminate the	need for removal from the	nome.
4. [The court has inquired of each participant present who has not already been ask information indicating that the child is a member or citizen of or eligible for memb Alaska Native village and reviewed the evidence of the affirmative and ongoing in the child is or may be an Indian child, and finds that there is no reason to believe county agency is ordered to continue to inquire about the child's possible Indian court.	ership or citizenship in an nquiry by the agency to det or know that the child is an	Indian tribe or ermine whether n Indian child. The
<u>5.</u> [The child is an Indian child, there is reason to know that the child	<mark>is an Indian child,</mark>	and
a b c	evidence regarding the prevailing social and cultural practices of the child's tribe wa	•	se serious
6.	The child is an Indian child, there is reason to know that the child is an In in the record, and	dian child, and as set out in	<mark>n detail</mark>
	 affirmative, active, thorough, and timely efforts have have not bee rehabilitative programs designed to prevent the breakup of the Indian family; these efforts did did not include assisting the parent(s) or Indian c 	n made to provide remedia	

Page 1 of 8

c. to the maximum extent possible, the efforts were provided in a manner consistent with the prevailing

and with accessing or developing the resources necessary to satisfy the case plan;

social and cultural conditions and way of life of the child's tribe;

Custody and placement

The mother presumed father biological father did not reside with the child at the time the petition
was filed and does does not desire custody of the child.
a. By clear and convincing evidence, placement with the following parent would be detrimental to the safety, protection, or physical or emotional well-being of the child:
Mother Biological father
b. The factual basis for the findings in this item is stated on the record.

The care, custody, control, and conduct of the child is under the supervision of the county agency for placement

in the approved home of a relative. a.

in the approved home of a nonrelative extended family member.

in the approved home of a resource family, as defined in Welf. & Inst. Code, § 16519.5 or a home that is pending approval under Welf & Inst. Code, § 16519.5(e)(1).

11. d. with a foster family agency for placement in a foster family home. e. in a suitable licensed community care facility. f. in a short-term residential therapeutic program or community treatment facility Welf. & Inst. Code, § 361.22 was held on or is set for (date):	y. A hearing to review the placement under
12. Placement with the child's relative, (name):	
has been independently considered by the court and is denied for the reasons st	tated on the record.
13. The child is an Indian child or there is reason to know the child is an Indian child.	. Currently (choose one)
 the child is placed with a member of the child's extended family as defined by Code; or 	section 1903 of title 25 of the United States
 a diligent search was made for a placement with a member of the child's extedetail in the record, and the child is placed in a foster home licensed, approve 	
c. a diligent search was made for a placement with a member of the child's exte approved, or specified by the Indian child's tribe; the efforts are documented i in an Indian foster home licensed or approved by an authorized non-Indian licensed.	in detail in the record; and the child is placed
d. a diligent search was made for a placement with a member of the child's exterapproved, or specified by the Indian child's tribe, or in an Indian foster home lindian licensing authority; the efforts are documented in detail in the record; a children approved by an Indian tribe or operated by an Indian organization that child's needs; or	icensed or approved by an authorized non- and the child is placed in an institution for
e the child is placed in accordance with the preferences established by the tribe	e; or
f. the court finds by clear and convincing evidence that there is good cause to d on the reasons set out in the record.	lepart from the placement preferences based
14. The child's out-of-home placement is necessary.	
15. The child's current placement is appropriate.	
16. The child has left their placement, and their whereabouts are unknown. Out-of-ho The placement was was not appropriate. The county agency reasonable efforts to locate the child.	
17. The child is currently detained in juvenile hall. Out-of-home placement continues was not appropriate.	to be necessary. The placement was
 The child's current placement is not appropriate. The county agency must locate a. The matter is continued to the date and time indicated in form JV-415, item 18 the county agency on the progress made in locating an appropriate placemen b. Other (specify): 	8 for a written oral report by
19. For a child placed in short-term residential therapeutic program or community tre evidence and documentation submitted under Welf. & Inst. Code, § 366.1(/) whe and appropriateness of the placement.	
20. The child is placed outside the state of California, and that out-of-state placed	cement
a continues to be the most appropriate placement for the child and is in the bes	t interest of the child.
b. is not the most appropriate placement for the child and is not in the best interest	est of the child.
The matter is continued to the date and time indicated in form JV-415, item 18 the county agency on the progress made toward	8 for a written oral report by
(1) returning the child to California and locating an appropriate placement wi	ithin California.

JV-421 [Rev. January 1, 2026]

CHILD'S NAME:	CASE NUMBER:
20. b. (2) locating an out-of-state placement that is the most appropriate placer child.	nent for the child and in the best interest of the
(3) Other (specify):	
Reunification services	
21. Provision of reunification services to the biological father will	will not benefit the child.
22. The mother is incarcerated and is seeking to participate in the Department treatment program.	of Corrections and Rehabilitation community
a. Participation in the program is is not in the child's best in	terest.
b. The program is since suitable to meet the needs of the r	nother and child.
23. The	
mother legal guardian Other(specify	y):
presumed father Indian custodian Other(specify	y):
is incarcerated, and reasonable reunification services are	
a. granted.	
b. denied because, by clear and convincing evidence, providing reunification	services would be detrimental to the child.
24. As provided in Welf. & Inst. Code, § 361.5(b), by clear and convincing ev	ridence,
a. the mother legal guardian Other(s	pecify):
presumed father Indian custodian Other(s	pecify):
is a person described in Welf. & Inst. Code, § (choose all that apply)	
361.5(b)(3)361.5(b)(7)361.5(b)(9)361.5(b)(7)	
and reunification services are	46 - 6 - 4 : 4 - 6 - 4 - 6 - 6 - 6 - 6 - 6 - 6 - 6 -
(1) granted because, by clear and convincing evidence reunification is in(2) denied.	the best interest of the child.
	(specify):
	(specify):
is a person described in Welf. & Inst. Code, § 361.5(b)(1), and a reasonably dilig	
Reunification services are denied.	•
	(specify):
	(specify):
is a person described in Welf. & Inst. Code, § 361.5(b)(2), and reunification serv	ices are
(1) granted.(2) denied because the person, even with the provision of services, is un	likely to be capable of adequately caring for the
(2) denied because the person, even with the provision of services, is un child within the statutory time limits.	incery to be capable of adequatery caring for the
d. The mother legal guardian Other	(specify):
presumed father Indian custodian Other	(specify):
is a person described in Welf. & Inst. Code, § 361.5(b)(5), and reunification serv	ices are
(1) granted because	
(a) reunification services are likely to prevent reabuse or neglect.	
(b) the failure to try reunification will be detrimental to the child becathe the person.	use the child is closely and positively bonded to
(2) denied.	

	LD'S NAME:	CASE NUMBER:		
<mark>24.</mark> e.	The mother legal guardian presumed father Indian custodian other person who is a legal parent of the child (name): Other (specify):			
	is a person described in Welf. & Inst. Code, § 361.5(b)(6), and reunification s	services are		
	(1) granted because by clear and convincing evidence reunification is	in the best interest of the child.		
	(2) denied because the child or the child's sibling suffered severe sex by the person, and it would not benefit the child to pursue reunification.			
	(3) The factual basis for the findings in this item is stated on the recor	d.		
f.		er (specify):		
		er (specify):		
	is a person described in Welf. & Inst. Code, § 361.5(b)(14). The court advise possible consequences of a waiver. The person executed <i>Waiver of Reunific</i> the waiver, the person having knowingly and intelligently waived the right to see the second	ation Services (form JV-195), and the court accepts		
g.	The county agency must provide reunification services, and the following stated in the case plan:	g must participate in the reunification services		
	Mother Biological father Presumed father	Other (specify):		
	Indian custodian Legal guardian Other (specify):		
	ne likely date by which the child may be returned to and safely maintained in topecify):	ne home or another permanent plan selected is		
Efforts				
Effort	s			
<mark>26.</mark> Th sa an				
26. Th sa an pla 27. Th	ne county agency has has not complied with the case plan by fe home through the provision of reasonable services designed to aid in overcad continued custody of the child and by making reasonable efforts to complete	oming the problems that led to the initial removal any steps necessary to finalize the permanent		
26. Th sa an pla 27. Th	he county agency has has not complied with the case plan by the few home through the provision of reasonable services designed to aid in overcome continued custody of the child and by making reasonable efforts to complete accement of the child. The following persons have made the indicated level of progress toward all accement:	oming the problems that led to the initial removal any steps necessary to finalize the permanent		
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26. The sare and place 27. The place siblinary 28.	has in has not complied with the case plan by fe home through the provision of reasonable services designed to aid in overcome continued custody of the child and by making reasonable efforts to complete accement of the child. The following persons have made the indicated level of progress toward allowed accement: None	de any steps necessary to finalize the permanent Seleviating or mitigating the causes necessitating Minimal Adequate Substantial Excellent		
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26. The sar and place 27. The place 28 29. a.	has me county agency has has not complied with the case plan by a fe home through the provision of reasonable services designed to aid in overce and continued custody of the child and by making reasonable efforts to complete accement of the child. The following persons have made the indicated level of progress toward allowed accement: None Mother	met.		

CHILD'S NAME:	CASE NUMBER:
Health and education	
30. The mother biological father legal guardian Other (specify):	ndian custodian Other (specify): ke decisions regarding the child's needs for medical, sisions is suspended under Welf. & Inst. Code, § 369
 The additional services, assessments, and/or evaluations the child requother concerns are a stated in the social worker's report. b specified here: 	uires to meet the unmet needs specified in item 28 or
32. The child has siblings under the court's jurisdiction. Sibling Attache attached and incorporated by reference.	ment: Contact and Placement (form JV-403) is
33. The child does does not have an order authorizing psychotopsychotropic medication order is on (date):	ropic medication. The next hearing to review the
34. a. A limitation on the right of the parents to make educational decisions educational rights and responsibilities in regard to the child's educat of the California Rules of Court. A copy of rule 5.650(e) and (f) can be courts.ca.gov/cms/rules/index/five/rule5_650, or from the court's self.	ion, including those described in rule 5.650(e) and (f) be obtained from the California Courts website at
b. A limitation on the right of the parents to make educational decisions as stated in <i>Order Designating Educational Rights Holder</i> (form JV-foresponsibilities of the educational representative are described in rule copy of rule 5.650(e) and (f) can be obtained from the California Courule5_650, or from the court's self-help center.	535) filed in this matter. The educational rights and le 5.650(e) and (f) of the California Rules of Court. A
The following persons are ordered to take the steps necessary for the cand/or evaluations identified in item 30:	child to begin receiving the services, assessments,
a. Social worker	
b. Parent (name):	
c. Surrogate parent (name):	
d. Educational representative (name):	
e. Other (name):	
36. The child's education placement has changed since the date the child v	vas physically removed from the home.
a. The child's educational records, including any evaluation regarding a within two business days of the request to enroll, and those records child's new school within two business days of the receipt of the edu	were provided by the child's former school to the
b. The child is enrolled in school.	
c. The child is attending school.	
37. a. The child is 16 years of age or older, and under the requirements of	Welf. & Inst. Code, § 16501.1(g)(22),
(1) an individual or individuals have been identified to assist the ch including career and technical education, and related financial	
(2) the name of the support person(s) to assist the child is:	
the support person's relationship(s) to the child is:	

CHILD'S NAME:	CASE NUMBER:
an individual or individuals have not been identified to assist the child wire 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 p career or technical education.	oursue postsecondary education, including
For a child who is 10 years of age or older; is in junior high, middle, or high scho juvenile court for a year or longer, <i>Status Review Attachment: Sexual and Repro</i> has been completed and is attached.	
99. Child 14 years of age or older	
a. The services stated in the case plan include those needed to assist the child successful adulthood.	in making the transition from foster care to
b. The services stated in the case plan do not include those needed to assist the care to successful adulthood.	e child in making the transition from foster
 To assist the child in making the transition to successful adulthood, the count provide the services 	y agency must add to the case plan and
(1) stated on the record.	
(2) as follows:	
Advisements	
Child under three years of age on the date of initial removal from the physical cu a child in a sibling group whose members were removed from parental custody a of the sibling group was under three years of age on the date of initial removal fr or guardian.	at the same time, and in which one member
a. Failure to participate regularly and make substantive progress in court-order termination of reunification services for all or some members of the sibling grou six months from the date the child entered foster care under Welf. & Inst. Code, § 3	p at the hearing scheduled on a date within
Six-month hearing date:	
b. At the six-month hearing under Welf. & Inst. Code, § 366.21(e), the court will conwhether to limit reunification services to six months for all or some members of the	
 Whether the sibling group was removed from parental care as a group; 	
 The closeness and strength of the sibling bond; 	
 The ages of the siblings; 	
 The appropriateness of maintaining the sibling group; 	
 The detriment to the child if sibling ties are not maintained; 	
 The likelihood of finding a permanent home for the sibling group; 	
 Whether the sibling group is currently placed in the same preadoptive home or h permanency in the same home; 	as a concurrent plan goal of legal

• The best interest of each child in the sibling group.

• The wishes of each child whose age and physical and emotional condition permits a meaningful response; and

CHII	_D'S N	AME:		CASE NUMBER:			
40. c.	c. At the six-month hearing under Welf. & Inst. Code, § 366.21(e), if the child is not returned to the custody of a parent, the case may be referred to a selection and implementation hearing under Welf. & Inst. Code, § 366.26. The selection and implementation hearing may result in the termination of parental rights and adoption of the child and other members of the sibling group or, in the case of an Indian child for whom tribal customary adoption under Welf. & Inst. Code, § 366.24 is selected as the permanent plan goal, modification of parental rights and the adoption of the child and other members of the sibling group.						
<mark>41.</mark>	36° the is r mo We and	Child three years of age or older who is not a member of a sibling group as described in Welf. & Inst. Code, § 361.5(a)(1)(C). The court informed all parties present at the time of the hearing and further advises all parties that, because the child was three years of age or older with no siblings under the age of three years at the time of initial removal, if the child is not returned to the custody of a parent at the Welf. & Inst. Code, § 366.21(f) permanency hearing set on a date within 12 months from the date the child entered foster care, the case may be referred to a selection and implementation hearing under Welf. & Inst. Code, § 366.26. The selection and implementation hearing may result in the termination of parental rights and adoption of the child or, in the case of an Indian child for whom tribal customary adoption under Welf. & Inst. Code, § 366.24 is selected as the permanent plan goal, modification of parental rights and the adoption of the child.					
	T	welve-	month permanency hearing date:				
42.	a.		matter is ordered set for hearing under Welf. & Inst. Code, § nanent plan for the child.	366.26 to select the most appropriate			
	b.	By cl	ear and convincing evidence, the court found that reunification s nts, legal guardian, or Indian custodian under Welf. & Inst. Code				
	C.		county agency and the licensed county adoption agency or the C doption agency will prepare and serve an assessment report as o				
	d.	seek subm Welfa extra availa writ p	court advised all parties present in court that to preserve any right an extraordinary writ by filing a notice of intent to file a writ petition itted on Notice of Intent to File Writ Petition and Request for Refere and Institutions Code Section 366.26 (California Rules of Coordinary writ, which may be submitted on Petition for Extraordinal able in the courtroom. The court further advised all parties presentition and request for record must be filed with the juvenile courter of the court is directed to provide written notice as stated in party not present.	on and a request for the record, which may be cord to Review Order Setting a Hearing Under urt, Rule 8.450) (form JV-820), and a petition for ary Writ (form JV-825). A copy of each form is nt in court that, as to them, a notice of intent to file a rt clerk within seven days of the date of this hearing.			
	e.		The court orders that no notice of the hearing set under Welf. 8 named below, who is a mother, a presumed father, or an allege adoption where the relinquishment has been accepted and filed alleged father who has denied paternity and has executed sect (form JV-505).	ed father and who had relinquished the child for d with notice under Family Code section 8700, or an			
		(1)	(name):				
		(2)	(name):				
		(3)	(name):				
		(4)	(name):				

ATTORN	IEY OR PARTY WITHOUT ATTORNEY	STATE BAR NUM	MBER:		FOR COURT USE ONLY
NAME:					
FIRM NA	ME:				
STREET	ADDRESS:				
CITY:		STATE:	ZIP CODE:		
TELEPH	ONE NO.:	FAX NO.:			
EMAIL A	DDRESS:				DRAFT
ATTORN	IEY FOR (name):				Not approved by
SUPE	RIOR COURT OF CALIFORNIA, COUNTY OF				the Judicial Council
1	T ADDRESS:				tile Judiciai Coulicii
MAILING	G ADDRESS:				
CITY AN	D ZIP CODE:				
BRA	ANCH NAME:				
CHIL	D'S NAME:				
FINI	DINGS AND ORDERS AFTER SIX-MO	ITATP HTM	IS REVIE	W HEARING	CASE NUMBER:
1 1141	(Welf. & Inst. Code,		OILVIL	WILAKING	
	(won. a mon code,	3 000.21(0))			
1. Si x	c-month status review hearing				
a.	Date:		e.	Court reporter (name):
b.	Department:		f.	Bailiff (name):	,
C.	Judicial Officer (name):		g.		ne and language):
			9.		
d.	Court clerk (name):				
					Appointed
h.	Party (name):		<u>Present</u>	<u> Attorney <i>(nai</i></u>	<u>me):</u> <u>Present</u> <u>today</u>
	(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 (specify):				
	(12) Other (specify):				
i.	Others present in courtroom:				
	(1) Court Appointed Special Advocate (C	(ASA) voluntos	r (nama).		
	(2) Other (name):	ASA) Voluntee	i (ilailie).		
	(3) Other (name):				
	(3) Other (name).				
2 Th	e court has read and considered and ad	mits into avid	ence		
	report of social worker dated:	iinis iiito eviu	CIICE		
a.					
b.	report of CASA volunteer dated:				
C.	case plan dated:				
d.	Other (specify):				
e.	Other (specify):				
BASE	D ON THE FOREGOING AND ON ALL O	THER EVIDEN	CE RECE	IVED, THE COU	IRT FINDS AND ORDERS
3 a	Notice of the date, time, and location	of the hearing	n was nive	n as required by	law

Page 1 of 6

(CHILD'S NAME:	CASE NUMBER:
3.	. b For a child 10 years of age or older who is not present,	
	(1) the child was properly notified under Welf. & Inst. Code, § 349(d) o opportunity to be present, and there is no good cause for a continu	
	(2) the child was not properly notified under Welf. & Inst. Code, § 349(wished to be present and was not given an opportunity to be present and was not given an opportunity to be present and was not given an opportunity to be present and was not given an opportunity to be present and was not given an opportunity to be present and was not given an opportunity to be present and was not given an opportunity to be present and was not given an opportunity to be present and was not given an opportunity to be present and was not given an opportunity to be present and was not given an opportunity to be present and was not given an opportunity to be present and was not given an opportunity to be present and was not given an opportunity to be present and was not given an opportunity to be present and was not given an opportunity to be present and was not given an opportunity to be present and was not given an opportunity to be present and was not given an opportunity to be given and the	
	(a) there is good cause for a continuance for a period of time ne of the child.	ecessary to provide notice and secure the presence
	(b) it is in the best interest of the child not to continue the hearing	g.
4.	. A Court Appointed Special Advocate is appointed for the child.	
5.	. Parentage	
	a. The court inquired of the child's parents present at the hearing and other and addresses of all presumed or alleged parents of the child. All alleged previously submitted a Statement Regarding Parentage (Juvenile) (form complete form JV-505 and submit it to the court.	ed parents present during the hearing who had not
	b The clerk of the court is ordered to provide the notice required by Welf.	& Inst. Code, § 316.2 to
	(1) alleged parent (name):	
	(2) alleged parent (name):	
	(3) alleged parent (name):	
6.	. ICWA inquiry	
	The court has inquired of each participant present who has not already been ask indicating that the child is a member or citizen of or eligible for membership or citizen evidence of the affirmative and ongoing inquiry by the agency to de child, and finds (check one):	izenship in an Indian tribe or Alaska Native village,
	a. there is no reason to believe or know that the child is an Indian child. The about the child's possible Indian status and to report all inquiry efforts to	
	b. there is reason to believe the child is an Indian child, and	
	(1) the agency has completed further inquiry as required by Welf. & In know that the child is an Indian child; or	st. Code, § 224.2(e), and there is no reason to
	(2) the agency is ordered to complete further inquiry as required by W evidence of this inquiry, including all contacts with extended family with, the Bureau of Indian Affairs, the California Department of Society	members, tribes that the child may be affiliated
	c. there is reason to know that the child is an Indian child, and	
	(1) the agency has presented evidence in the record that it has exercise tribes where the child may be a member or eligible for membership	· · · · · · · · · · · · · · · · · · ·
	(2) the agency is required to exercise due diligence to identify and wormember or eligible for membership to verify the child's status an pressure \$ 224.3 and file proof of due diligence and notice with the court; and	rovide notice in accordance with Welf. & Inst. Code
	(3) notice has been provided as required by law; and	
	(4) the court will treat the child as an Indian child until it is determined	on the record that the child is not an Indian child.
	d. The child is an Indian child and a member of the:	tribe.

	JV-430
CHILD'S NAME:	CASE NUMBER:
Advisements and waivers	
7. The court has informed and advised the	
mother biological father legal guardian	child
presumed father alleged father Indian custodian	
Other (specify):	
of the following: the right to assert the privilege against self-incrimination; the right to prepared the reports or documents submitted to the court by the petitioner and the wi right to subpoena witnesses; the right to present evidence on one's own behalf; and t guardian, and Indian custodian to be present and to be represented by counsel at evappoint counsel subject to the court's right to seek reimbursement, if an individual is a financially unable to retain counsel.	itnesses called to testify at the hearing; the the right of the child and each parent, legal ery stage of the proceedings. The court may
8. The mother biological father legal guardian	child
presumed father alleged father Indian custodian	
Other (specify):	
has knowingly and intelligently waived the right to a court trial on the issues, the incrimination, the right to confront and cross-examine adverse witnesses, the right to evidence on their own behalf.	
Case plan development	
9. a. The following were actively involved in the case plan development, including	
	of child's identified Indian tribe (specify):
	
 The following were not actively involved in the case plan development, incliplacement: 	uding the child's plan for permanent
	of child's identified Indian tribe
<u> </u>	(specify):
The county agency is ordered to actively involve them and submit an update hearing.	ed case plan within 30 days of the date of this
c. The following were not actively involved in the case plan development, incluplacement:	uding the child's plan for permanent
Child Mother Father Representative	of child's identified Indian tribe
	(specify):
The county agency is not required to involve them because these persons a participate.	are unable, unavailable, or unwilling to
Efforts	
10. The county agency	
a. has	
b. has not	
complied with the case plan by making reasonable efforts to return the child to a safe services designed to aid in overcoming the problems that led to the initial removal an making reasonable efforts to complete whatever steps are necessary to finalize the p	d continued custody of the child and by
11 The child is an Indian child or	
there is reason to know that the child is an Indian child, and as set out in detail	in the record,
 a. affirmative, active, thorough, and timely efforts have have not be rehabilitative programs designed to prevent the breakup of the Indian family; 	peen made to provide remedial services and

c. The child's mental health needs being met. are are not d. The child's developmental needs are are not being met. does does not have an order authorizing psychotropic medication. The next hearing to review the psychotropic medication order is on (specify date): The additional services, assessments, and/or evaluations the child requires to meet the unmet needs specified in item 16 or other concerns are a. stated in the social worker's report. specified here: b.

CHILD'S NAME:	CASE NUMBER:
19. The following persons are ordered to take the steps necessary for the child to beg and/or evaluations identified in item 18:	in receiving the services, assessments,
a. Social worker b. Parent (name):	
c. Surrogate parent <i>(name):</i>	
d. Educational representative (name):	
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 disability within two business days of the request to enroll and those records were provi child's new school within two business days of the receipt of the educational re	ded 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 juvenile court for a year or longer, Status Review Attachment: Sexual and Reprod been completed and is attached.	
22. a The child is 16 years of age or older, and under the requirements of Welf. & In	st. Code, § 16501.1(g)(22),
(1) an individual or individuals have been identified to assist the child with ap including career and technical education, and related financial aid.	plications for postsecondary education,
(2) the name of the support person(s) to assist the child is: The support person's relationship(s) to the child is:	
(3) an individual or individuals have not been identified to assist the child with including career and technical education, and related financial aid.	n applications for postsecondary education,
(4) to assist the child in preparing for postsecondary education, the county age the services	gency must add to the case plan and provide
(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 proceed a career or technical education.	ursue postsecondary education, including
23. Child 14 years of age or older:	
 The services stated in the case plan include those needed to assist the child in successful adulthood. 	n making the transition from foster care to
 The services stated in the case plan do not include those needed to assist the care to successful adulthood. 	child in making the transition from foster
c. To assist the child in making the transition to successful adulthood, the county provide the services	agency must add to the case plan and
(1) stated on the record.	
(2) as follows:	

CHILD'S NAME:	CASE NUMBER:
24. Placement and services are ordered as stated in (check	appropriate boxes and attach indicated forms)
a. Six-Month Permanency Attachment: Child Reunifi and incorporated by reference.	ed (Welf. & Inst. Code, § 366.21(e)) (form JV-431), which is attached
b. Six-Month Prepermanency Attachment: Reunificate which is attached and incorporated by reference.	tion Services Continued (Welf. & Inst. Code, § 366.21(e)) (form JV-432),
c. Six-Month Permanency Attachment: Reunification which is attached and incorporated by reference.	Services Terminated (Welf. & Inst. Code, § 366.21(e)) (form JV-433),
25. Contact with the child is ordered as stated in <i>(che</i>	ck appropriate box and attach indicated form)
a. Visitation Attachment: Parent, Legal Guardian, Inc.	lian Custodian, Other Important Person (form JV-400)
b. Visitation Attachment: Sibling (form JV-401)	
c. Visitation Attachment: Grandparent (form JV-402)	
26. All prior orders not in conflict with this order remain in	full force and effect.
27. Other findings and orders	
a. See attached.	
b. (Specify):	
28. The next hearing is scheduled as follows:	
Hearing date: Time:	Dept.: Room:
a In-home status review hearing (Welf. & Inst. Code	, § 364)
b Twelve-month permanency hearing (Welf. & Inst.	Code, § 366.21(f))
c. Selection and implementation hearing (Welf. & Ins	t. Code, § 366.26)
(Also schedule a Welf. & Inst. Code, § 366.3 statu	s review hearing within six months.)
Hearing date: Time:	Dept.: Room:
d. Nonminor dependent status review (Welf. & Inst. 0	Code, § 366.31)
e. Other (specify):	
29. The petition is dismissed. Jurisdiction of the court is further representation.	terminated. All appointed counsel are relieved of the duty to provide
30. Number of pages attached:	
Date:	JUDICIAL OFFICER

DRAFT Not approved by the Judicial Counc	il JV-432.v8.022625.jh	JV-432
CHILD'S NAME:	CASE NUMBER:	

SIX-MONTH PERMANENCY ATTACHMENT: REUNIFICATION SERVICES CONTINUED (Welf. & Inst. Code, § 366.21(e))

1. By a preponderance of the evidence, the return of the child to their parent or legal guardian would create a substantial risk of detriment to the safety, protection, or physical or emotional well-being of the child. The factual basis for this conclusion is stated on

	the record.
Pla	acement
2.	The child's out-of-home placement is necessary.
3.	The child's current placement is appropriate.
4.	For a child placed in a short-term residential therapeutic program or community treatment facility, the court has considered the evidence and documentation submitted under Welf. & Inst. Code, § 366.1(/) when determining the continuing necessity for and appropriateness of the placement.
5.	The child's current placement is not appropriate. The county agency must locate an appropriate placement for the child. a. The matter is continued to the date and time indicated in form JV-430, item 28, for a written oral report by the county agency on the progress made in locating an appropriate placement. b. Other (specify):
6.	The child has left their placement, and their whereabouts are unknown. Out-of-home placement continues to be necessary. The placement was was not appropriate. The county agency has has not made reasonable efforts to locate the child.
7.	The child is currently detained in juvenile hall. Out-of-home placement continues to be necessary. The placement was was not appropriate.
8.	There has been a change in the child's placement, and the child is an Indian child or there is reason to know that the child is an Indian child. Currently (choose one), a the child is placed with a member of the child's extended family as defined by 25 U.S.C. § 1903; or b a diligent search was made for a placement with a member of the child's extended family, the efforts are documented in detail in the record, and the child is placed in a foster home licensed, approved, or specified by the Indian child's tribe; or c a diligent search was made for a placement with a member of the child's extended family or in a foster home licensed, approved, or specified by the Indian child's tribe; the efforts are documented in detail in the record; and the child is placed in an Indian foster home licensed or approved by an authorized non-Indian licensing authority; or d a diligent search was made for a placement with a member of the child's extended family, in a foster home licensed, approved, or specified by the Indian child's tribe, or in an Indian foster home licensed or approved by an authorized non-Indian licensing authority; the efforts are documented in detail in the record; and the child is placed in an institution for children approved by an Indian tribe or operated by an Indian organization that has a program suitable to meet the Indian child's needs; or e the child is placed in accordance with the preferences established by the tribe; or f the court finds by clear and convincing evidence that there is good cause to depart from the placement preferences based on the reasons set out in the record.
9.	The child is placed outside the state of California, and that out-of-state placement a continues to be the most appropriate placement for the child and is in the best interest of the child. b is no longer the most appropriate placement for the child and is not in the best interest of the child. The matter is continued to the date and time indicated in form JV-430, item 28, for a written oral report by the county agency on the progress made toward (1) returning the child to California and locating an appropriate placement within California. (2) locating an out-of-state placement that is the most appropriate placement for the child and in the best interest of the child. (3) Other (specify):

Page 1 of 3

Other(specify):

as previously ordered.

Page 2 of 3

Twelve-month permanency hearing date:

DRAFT Not approved by the Judicial Council JV-433.v8.022625.jh		JV-433
	CASE NUMBER:	

SIX-MONTH PERMANENCY ATTACHMENT: REUNIFICATION SERVICES TERMINATED

(Welf. & Inst. Code, § 366.21(e))

1.	y a preponderance of the evidence, the return of the child to their parent or legal guardian would create a substantial risk of etriment to the safety, protection, or physical or emotional well-being of the child. The factual basis for this conclusion is sta e record.	
Pla	ement	
2.	he child's out-of-home placement is necessary.	
3.	The child's current placement is appropriate.	
4.	For a child placed in a short-term residential therapeutic program or community treatment facility, the court has consider the evidence and documentation submitted under Welf. & Inst. Code, § 366.1(/) when determining the continuing necessary appropriateness of the placement.	
5.	The child's current placement is not appropriate. The county agency must locate an appropriate placement for the	child.
	The matter is continued to the date and time indicated in form JV-430, item 28, for a written report by the county agency on the progress made in locating an appropriate placement.	
	Other (specify):	
6.	The child has left their placement, and their whereabouts are unknown. Out-of-home placement continues to be neces The placement was was not appropriate. The county agency has has not reasonable efforts to locate the child.	ssary. made
7.	The child is currently detained in juvenile hall. Out-of-home placement continues to be necessary. The placement was not appropriate.	wa
8.	There has been a change in the child's placement, and the child is an Indian child or there is reason to know that the can Indian child. Currently (choose one),	hild is
	the child is placed with a member of the child's extended family as defined by 25 U.S.C. § 1903; or	
	a diligent search was made for a placement with a member of the child's extended family, the efforts are document detail in the record, and the child is placed in a foster home licensed, approved, or specified by the Indian child's tril	
	a diligent search was made for a placement with a member of the child's extended family or in a foster home licens approved, or specified by the Indian child's tribe; the efforts are documented in detail in the record; and the child is in an Indian foster home licensed or approved by an authorized non-Indian licensing authority; or	
	a diligent search was made for a placement with a member of the child's extended family, in a foster home licensed approved, or specified by the Indian child's tribe, or in an Indian foster home licensed or approved by an authorized Indian licensing authority; the efforts are documented in detail in the record; and the child is placed in an institution children approved by an Indian tribe or operated by an Indian organization that has a program suitable to meet the child's needs; or	l non- for
	the child is placed in accordance with the preferences established by the tribe; or	
	the court finds by clear and convincing evidence that there is good cause to depart from the placement preferences on the reasons set out in the record.	based
9.	The child is placed outside the state of California, and that out-of-state placement	
	continues to be the most appropriate placement for the child and is in the best interest of the child.	
	is no longer the most appropriate placement for the child and is not in the best interest of the child. The matter is continued to the date and time indicated in form JV-430, item 28, for a written oral report by the county agency on the progress made toward	ne Bago 1 of

CHILD'S NAME:

Page 1 of 5

CHII	LD'S NAME:	CASE NUMBER:
9. b.	 (1) returning the child to California and locating an appropriate placement wi (2) locating an out-of-state placement that is the most appropriate placemen child. (3) Other (specify): 	
Reun	ification services	
10. 🗀	The child is an Indian child or there is reason to know that the child is an Indian of	child, and as set out in detail in the record,
a.	affirmative, active, thorough, and timely efforts have have have not be rehabilitative programs designed to prevent the breakup of the Indian family;	een made to provide remedial services and
b.	these efforts did did not include assisting the parent(s) or India plan and with accessing or developing the resources necessary to satisfy the case	n custodian through the steps of the case plan;
C.	to the maximum extent possible, the efforts were were not provening social and cultural conditions and way of life of the child's tribe;	ided in a manner consistent with the
d.	these efforts and the case plan have have not been conducted a possible in partnership with the Indian child, the parents, extended family members the available resources of the Indian child's extended family, tribe, tribal and other I Indian caregiver service providers; and	
e.	the active efforts have proved successful unsuccessful.	
11. 🗌	The child is an Indian child or there is reason to know that the child is an Indian of	child, and
a.	qualified expert witness testimony was provided by:	; and
b.	evidence regarding the prevailing social and cultural practices of the child's tri	ibe was provided; and
c.	there is clear and convincing evidence that continued physical custody by the emotional or physical damage to the child: Mother Biological father Legal guardian Presumed father Indian custodian Other (specify): Other (specify):	following person is likely to cause serious
12. [Reunification services terminated: Child under age of three years at time of	f removal or member of sibling group
a.	The child was under the age of three years on the date of the initial removal fi	rom the home.
b.	 The child and the child's siblings listed below form a sibling group in which on age of three years at the time of the initial removal, and all children in the siblic custody at the same time and are placed together. (1) (name): (2) (name): 	
	(3) (name): (4) (name): (5) (name):	
	(6) (name):	
C.	mother biological father Indian custodian presumed father legal guardian Other (specify):	
	Other (specify): failed to participate regularly and make substantive progress in a court-ordered treating probability of return within six months. Reunification services are terminated	atment plan and there is not a substantial

CH	ILD'S NAME:	CASE NUMBER:
12. d	. Scheduling a hearing under Welf. & Inst. Code, § 366.26 for this child and some child's best interest. The factual basis for this finding is stated on the record.	or all members of the sibling group is in the
13. 🗆	Reunification services terminated: Child of any age	
а	mother biological father Indian custodi presumed father legal guardian Other (specify Other (specify): because the child was initially removed from the person indicated under Wo	<i>):</i>
	convincing evidence, (1) the person's whereabouts remain unknown. (2) the person has not had contact or visited with the child for six more	onths.
b	Reunification services are terminated for the mother biological father Indian custodia presumed father legal guardian Other (specify) other (specify): because, by clear and convincing evidence, that person has been convicte	r
C.		n
C	he county agency has has not exercised due diligence to locate ould be placed. Each relative whose name has been submitted to the agency	an appropriate relative with whom the child has has not been evaluated.
15. a		
b		contact the child's kin. iduals the agency has determined to be
	(2) The county agency must submit a report to the court on or before (date): efforts made and the results of such efforts.	detailing the diligent
mpo	rtant individuals	
16.	Child in out-of-home placement for six months or longer	
а	The county agency has made reasonable efforts to identify individuals who child's relationship with those individuals, consistent with the child's best in	The state of the s
b	. The county agency has not made reasonable efforts to identify individuals the child's relationship with those individuals, consistent with the child's best	·
C	county agency must provide the services (1) as stated on the record.	ild's relationships with those individuals, the
	(2) as follows:	

a potential legal guardian has not been identified.

The child's permanent plan is permanent placement with (name):

The likely date by which the child's permanent plan will be achieved is (date):

19.

By clear and convincing evidence, there is a compelling reason for determining that a hearing under Welf. & Inst.

Code, § 366.26 is not in the best interest of the child because the child is not a proper subject for adoption at this time and

, a fit and willing relative.

CHIL	LD'S NAME:	CASE NUMBER:	
19. b.	(1) return home. (2) adoption. (3) tribal customary adoption. (4) legal guardianship. (5) placement with a fit and willing relative. The child is 16 years of age or older, there is a compelling reason best interest, and the child is ordered placed in another planned efforts to return home. establish legal guardian place for adoption. place with a relative. Other (specify):	on that no other preferred permanent plan is in the chil I permanent living arrangement with ongoing and inten ianship.	
d.	The likely date by which the child's permanent plan will be achieved in the court finds that the barriers to achieving the child's permanent plan will be achieved in the court finds that the barriers to achieving the child's permanent plan will be achieved in the court finds that the barriers to achieving the child's permanent plan will be achieved in the court finds that the barriers to achieve the child's permanent plan will be achieved in the child will be achie		
<mark>20.</mark> a.	For children 16 years of age or older placed in another planned the court asked the child where the child wants to live, and the child p		
b.	the court has considered the evidence before it and finds that another permanent plan because (describe):	r planned permanent living arrangement is the best	
c.	the compelling reasons why the other permanent plan options are not	t in the child's best interests are <i>(describe):</i>	
	permanent plan because (describe):		

					JV-435
	RNEY OR PARTY WITHOUT ATTORNEY	STATE BAR NO.:		FO	R COURT USE ONLY
NAME					
FIRM					
CITY:	ET ADDRESS:	STATE:	ZIP CODE:		
			ZIP CODE:		
	PHONE NO.:	FAX NO.:			DRAFT
	ADDRESS:			Niat	
	RNEY FOR (name):				approved by
	ERIOR COURT OF CALIFORNIA, COUNT	/ OF		the J	udicial Council
	EET ADDRESS:				
	ING ADDRESS: AND ZIP CODE:				
	BRANCH NAME:				
	HILD'S NAME:				
	IIED 3 IVAIVIE.				
	FINDINGS AND O	RDERS AFTER		CASE NUMBER:	
	12-MONTH PERMA	NENCY HEARIN	IG		
	(Welf. & Inst. Cod	de, § 366.21(f))			
1. T	welve-month permanency hearing				
а	a. Date:		e. Court re	eporter <i>(name):</i>	
b	Department:		f. Bailiff (name):	
C	c. Judicial officer (name):		g. Interpre	eter (name and language	e):
d	I. Court clerk (name):				
					Appointed
h	n. <u>Party <i>(name):</i></u>		<u>Present</u>	Attorney (name):	<u>Present</u> <u>today</u>
	(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 (specify):				
	` '				
	(12) Other (specify):				
i.	<u>.</u>				
	(1) Court Appointed Special Advoca	ate (CASA) volunte	eer (name):		
	(2) Other (name):				
	(3) Other (name):				
2 T	The court has read and considered a	nd admits into ov	idence the		
2. I			Mende life		
b		zu.			
C	<u> </u>				
d	(-1 7)				
е	e. Other (specify):				

BASED ON THE FOREGOING AND ON ALL OTHER EVIDENCE RECEIVED, THE COURT FINDS AND ORDERS 3. a. Notice of the date, time, and location of the hearing was given as required by law. b. For a child 10 years of age or older who is not present, (1) the child was properly notified of the right to attend the hearing under Welf. & Inst. Code, § 349(d) and was giver opportunity to be present, and there is no good cause for a continuance to enable the child to be present. (2) the child was not properly notified of the right to attend the hearing under Welf. & Inst. Code, § 349(d), or the child 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 to provide notice and secure the prese of the child. (b) it is in the best interest of the child not to continue the hearing. 4. A Court Appointed Special Advocate is appointed for the child. 5. Parentage a. The court inquired of the child's parents present at the hearing and other appropriate persons present as to the identition and addresses of all presumed or alleged parents of the child. All alleged parents present during the hearing who had previously submitted a Statement Regarding Parentage (Juvenile) (form JV-505) were provided with and ordered to complete form JV-505 and submit it to the court. b. The clerk of the court is ordered to provide the notice required by Welf. & Inst. Code, § 316.2 to (1) alleged parent (name): (3) the court has inquired of each participant present who has not already been asked whether the participant has any information indicating that the child is a member or citizen of or eligible for membership or citizenship in an Indian tibe or Alaska Native villure viewed the evidence of the affirmative and ongoing inquiry by the agency to determine whether the child is or may be an Indian child, and Indian child. The county agency is ordered to		CHILD'S NAME:	СНІ
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The court has inquired of each participant present who has not already been asked whether the participant has any information indicating that the child is a member or citizen of or eligible for membership or citizenship in an Indian tribe or Alaska Native villareviewed the evidence of the affirmative and ongoing inquiry by the agency to determine whether the child is or may be an Indiachild, and finds (select one) a there is no reason to believe or know that the child is an Indian child. The county agency is ordered to continue to inquabout the child's possible Indian status and to report all inquiry efforts to the court. b there is reason to believe the child is an Indian child; and (1) the agency has completed further inquiry as required by Welf. & Inst. Code, § 224.2(e), and there is no reason to know that the child is an Indian child; or (2) the agency is ordered to complete further inquiry as required by Welf. & Inst. Code, § 224.2(e) and file with the center of this inquiry, including all contacts with extended family members, tribes that the child may be affiliated with, the Bureau of Indian Affairs, the California Department of Social Services, and/or others.			
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 about the child's possible Indian status and to report all inquiry efforts to the court. there is reason to believe the child is an Indian child; and the agency has completed further inquiry as required by Welf. & Inst. Code, § 224.2(e), and there is no reason to know that the child is an Indian child; or the agency is ordered to complete further inquiry as required by Welf. & Inst. Code, § 224.2(e) and file with the cevidence of this inquiry, including all contacts with extended family members, tribes that the child may be affiliated with, the Bureau of Indian Affairs, the California Department of Social Services, and/or others. 	or Alaska Native village,	indicating that the child is a member or citizen of or eligible for membership or citizensl reviewed the evidence of the affirmative and ongoing inquiry by the agency to determine	in re
 the agency has completed further inquiry as required by Welf. & Inst. Code, § 224.2(e), and there is no reason to know that the child is an Indian child; or the agency is ordered to complete further inquiry as required by Welf. & Inst. Code, § 224.2(e) and file with the cevidence of this inquiry, including all contacts with extended family members, tribes that the child may be affiliate with, the Bureau of Indian Affairs, the California Department of Social Services, and/or others. 	ed to continue to inquire		a.
know that the child is an Indian child; or (2) the agency is ordered to complete further inquiry as required by Welf. & Inst. Code, § 224.2(e) and file with the cevidence of this inquiry, including all contacts with extended family members, tribes that the child may be affiliated with, the Bureau of Indian Affairs, the California Department of Social Services, and/or others.			b.
evidence of this inquiry, including all contacts with extended family members, tribes that the child may be affiliate with, the Bureau of Indian Affairs, the California Department of Social Services, and/or others.	there is no reason to		
c. there is reason to know that the child is an Indian child, and	child may be affiliated	evidence of this inquiry, including all contacts with extended family mem	
			C.
(1) the agency has presented evidence in the record that it has exercised due diligence to identify and work with all the tribes where the child may be a member or eligible for membership to verify the child's status; or		(1) the agency has presented evidence in the record that it has exercised d the tribes where the child may be a member or eligible for membership.	
(2) the agency is required to exercise due diligence to identify and work with all of the tribes where the child may be member or eligible for membership to verify the child's status an provide notice in accordance with Welf. & Inst. (§ 224.3 and file proof of due diligence and notice with the court; and	ere the child may be a	(2) the agency is required to exercise due diligence to identify and work wit member or eligible for membership to verify the child's status an provide § 224.3 and file proof of due diligence and notice with the court; and	
 (3) notice has been provided as required by law; and (4) the court will treat the child as an Indian child until it is determined on the record that the child is not an Indian child. 	ld is not an Indian shild		
	tribe.		d.

(CHILD'S NAME:	ASE NUMBER:
Ad	dvisements and waivers	
7.	. The court has informed and advised the	
	mother biological father legal guardian presumed father alleged father Indian custodian Other (specify): of the following: the right to assert the privilege against self-incrimination; the right to confront prepared the reports or documents submitted to the court by the petitioner and the witness right to subpoena witnesses; the right to present evidence on one's own behalf; and the riguardian, and Indian custodian to be present and to be represented by counsel at every st appoint counsel subject to the court's right to seek reimbursement, if an individual is entitle is financially unable to retain counsel.	ront and cross-examine the persons who ses called to testify at the hearing; the ight of the child and each parent, legal tage of the proceedings. The court may
8.	The mother biological father legal guardian presumed father alleged father Indian custodian Other (specify): Other (specify) Other (specify) thas knowingly and intelligently waived the right to a court trial on the issues, the right incrimination, the right to confront and cross-examine adverse witnesses, the right to subperiodence on their own behalf.	to assert the privilege against self-
Са	ase plan development	
9.	Other (specify): Description: Other (specify): The following were not actively involved in the case plan development, including placement: Child Mother Father Representative of Other (specify): The county agency is ordered to actively involve them and submit an updated can hearing. C. The following were not actively involved in the case plan development, including placement:	of child's identified Indian tribe ecify): g the child's plan for permanent of child's identified Indian tribe ecify): ase plan within 30 days of the date of this g the child's plan for permanent of child's identified Indian tribe ecify):
Eff	fforts	
10	0. The county agency	
	 a has b has not complied with the case plan by making reasonable efforts to return the child to a safe hom services designed to aid in overcoming the problems that led to the initial removal and commaking reasonable efforts to complete whatever steps are necessary to finalize the permanents. 	ntinued custody of the child and by
11	1. The child is an Indian child or there is reason to know that the child is an Indian child	ld, and as set out in detail in the record,
	 a. affirmative, active, thorough, and timely efforts have have not bee rehabilitative programs designed to prevent the breakup of the Indian family; 	en made to provide remedial services and
	b. these efforts did did not include assisting the parent(s) or Indian cu	ustodian through the steps of the case plan

CHIL	D'S NAME:			CASE NUMBER:		
<mark>11.</mark> c.	to the maximum extent possible, the efforts way of life			ded in a manne	er consistent with	the
d.	these efforts and the case plan have possible in partnership with the Indian child, the parer the available resources of the Indian child's extended Indian caregiver service providers; and	nts, extended fa	amily members	, Indian custodi		and utilized
e.	the active efforts have proved successful	unsuc	cessful.			
	e following persons have made the indicated level acement:	of progress to	oward alleviati	ng or mitigatii	ng the causes ne	ecessitating
a.b.c.d.e.f.g.	Mother Presumed father Biological father Legal guardian Indian custodian Other (specify): Other (specify):	None	Minimal 4	Adequate	Substantial	Excellent
The child does not have siblings under the court's jurisdiction. 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 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) can be obtained from the California Courts website at courts.ca.gov/cms/rules/index/five/rule5_650, or from the court's self-help center.						
b.	A limitation on the right of the parents to make a limited as stated in <i>Order Designating Education</i> and responsibilities of the educational represent A copy of rule 5.650(e) and (f) can be obtained rule5_650, or from the court's self-help center.	<i>nal Rights Hold</i> tative are descr	<i>ler</i> (form JV-53 ribed in rule 5.6	5) filed in this n 650(e) and (f) o	natter. The educa f the California Ru	tional rights ules of Court.
b. c.	The child's educational needs are The child's physical needs are The child's mental health needs are The child's developmental needs are	are not are not are not are not are not	being met. being met. being met. being met.			
17. The child does does not have an order authorizing psychotropic medication. The next hearing to review the psychotropic medication order is on <i>(date):</i>						
18.	The additional services, assessments, and/or eval other concerns are	uations the chil	d requires to m	eet the unmet	needs specified ir	n item 16 or
a. b.	stated in the social worker's report. specified here:					
1	<u> </u>					

CHILD'S NAME:	CASE NUMBER:
19. The following persons are ordered to take the steps necessary for the child to be and/or evaluations identified in item 18:	egin receiving the services, assessments,
a. Social worker	
b. Parent (name):	
c. Surrogate parent <i>(name):</i>	
d. Educational representative (name):	
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 disabilit within two business days of the request to enroll and those records were provingly new school within two business days of the receipt of the educational records.	vided by the child's former school to the
b. The child is enrolled in school.	
c. The child is attending school.	
For a child who is 10 years of age or older; is in junior high, middle, or high scho juvenile court for a year or longer, Status Review Attachment: Sexual and Reprohas 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.	- 12/1
(2) the name of the support person(s) to assist the child is: to the child is:	, and the relationship(s)
(3) an individual or individuals have not been identified to assist the child wi including career and technical education, and related financial aid.	ith 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 perfect career or technical education.	oursue postsecondary education, including
Child 14 years of age or older:	
a. The services stated in the case plan include those needed to assist the child successful adulthood.	in making the transition from foster care to
b. The services stated in the case plan do not include those needed to assist the care to successful adulthood.	e child in making the transition from foster
 To assist the child in making the transition to successful adulthood, the count provide the services 	y agency must add to the case plan and
(1) stated on the record.(2) as follows:	

CHILD'S NAME:			CASE NUMBER:
24. Placement and services are o	ordered as stated in (ch	eck appropriate boxes and a	ttach indicated forms)
a. Twelve-Month Perma and incorporated by r		Reunified (Welf. & Inst. Code	e, § 366.21(f)) (form JV-436), which is attached
	nency Attachment: Reun incorporated by reference		(Welf. & Inst. Code, § 366.21(f)) (form JV-437),
	nency Attachment: Reun ched and incorporated b		f (Welf. & Inst. Code, § 366.21(f)) (form
25. Contact with the child	is ordered as stated in	(check appropriate box and a	attach indicated form)
a. Visitation Attachment	: Parent, Legal Guardian	, Indian Custodian, Other Imp	portant Person (form JV-400).
b. Visitation Attachment	Sibling (form JV-401).		
c. Visitation Attachment	Grandparent (form JV-	402).	
26. All prior orders not in conflic	t with this order remair	in full force and effect.	
27. Other findings and ord	ers		
a. See attached.			
b. (Specify):			
28. The next hearing is scl Hearing date:	neduled as follows:	Dept.:	Room:
			T.COIII.
	hearing (Welf. & Inst. C	- '	
	anency hearing (Welf. &	- ,	
	entation hearing (Welf. 8 f. & Inst. Code, § 366.3 s	anst. Code, § 366.26) tatus review hearing within s	ix months.)
Hearing date:	Time:	Dept.:	Room:
d. Postpermanency hea	ring (Welf. & Inst. Code,	§ 366.3)	
e. Nonminor dependent	status review (Welf. & In	st. Code, § 366.31)	
f. Other (specify):			
29. The petition is dismiss further representation.	ed. Jurisdiction of the co	urt is terminated. All appointe	ed counsel are relieved of the duty to provide
30. Number of pages attached:			
Date:			
			JUDICIAL OFFICER

DRAFT Not approved b	the Judicial Council	JV-437.v7.022625.jh
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- 1	w	-	4	-5	•

CHILD'S NAME:	CASE NUMBER:

TWELVE-MONTH PERMANENCY ATTACHMENT: REUNIFICATION SERVICES CONTINUED (Welf. & Inst. Code, § 366.21(f))

1. By a preponderance of the evidence, the return of the child to their parent or legal guardian would create a substantial risk of detriment to the safety, protection, or physical or emotional well-being of the child. The factual basis for this conclusion is stated on the record.

	the recor	d.
Pla	acement	
2.	The chile	d's out-of-home placement is necessary.
3.	Th	e child's current placement is appropriate.
4.	the	r a child placed in a short-term residential therapeutic program or community treatment facility, the court has considered evidence and documentation submitted under Welf. & Inst. Code, § 366.1(/) when determining the continuing necessity and appropriateness of the placement.
5.	Th	e child's current placement is not appropriate. The county agency must locate an appropriate placement for the child.
	a	The matter is continued to the date and time indicated in form JV-435, item 28, for a written oral report by the county agency on the progress made in locating an appropriate placement.
	b	Other (specify):
6.	Th	e child has left their placement, and their whereabouts are unknown. Out-of-home placement continues to be necessary. e placement was was not appropriate. The county agency has has not de reasonable efforts to locate the child.
7.	Th	e child is currently detained in juvenile hall. Out-of-home placement continues to be necessary. The placement was mot appropriate.
8.		ere has been a change in the child's placement, and the child is an Indian child or there is reason to know that the child is Indian child. Currently <i>(choose one)</i> ,
	a	the child is placed with a member of the child's extended family as defined by 25 U.S.C. § 1903; or
	b	a diligent search was made for a placement with a member of the child's extended family, the efforts are documented in detail in the record, and the child is placed in a foster home licensed, approved, or specified by the Indian child's tribe; or
	c	a diligent search was made for a placement with a member of the child's extended family or in a foster home licensed, approved, or specified by the Indian child's tribe; the efforts are documented in detail in the record; and the child is placed in an Indian foster home licensed or approved by an authorized non-Indian licensing authority; or
	d	a diligent search was made for a placement with a member of the child's extended family, in a foster home licensed, approved, or specified by the Indian child's tribe, or in an Indian foster home licensed or approved by an authorized non-Indian licensing authority; the efforts are documented in detail in the record; and the child is placed in an institution for children approved by an Indian tribe or operated by an Indian organization that has a program suitable to meet the Indian child's needs; or
	e	the child is placed in accordance with the preferences established by the tribe; or
	f	the court finds by clear and convincing evidence that there is good cause to depart from the placement preferences based on the reasons set out in the record.

Page 1 of 3

- b. The county agency has not exercised due diligence to identify, locate, and contact the child's kin.
 - The county agency is ordered to make such diligent efforts, except for individuals the agency has determined to be (1)inappropriate to contact because of their involvement with the family or domestic violence.
 - The county agency must submit a report to the court on or before (date): (2)efforts made and the results of such efforts.

detailing the diligent

CHILD'S NAME:	CASE NUMBER:
Important individuals 14. Child 10 years of age or older	
a. The county agency has made efforts to identify individuals who are important relationships with those individuals, consistent with the child's best interest.	to the child and to maintain the child's
 The county agency has not made efforts to identify individuals who are import relationships with those individuals, consistent with the child's best interest. 	ant to the child and to maintain the child's
 c. To identify individuals who are important to the child and to maintain the child' county agency must provide the services (1) as stated on the record. (2) as follows: 	's relationships with those individuals, the
Health 15. The mother biological father Indian custodian presumed father legal guardian Other (specify). Other (specify): is unable unwilling unavailable to make decisions surgical, dental, or other remedial care, and the right to make these decisions is and vested with the county agency.	: regarding the child's needs for medical,
Advisement	
16. The court informed all parties present at the time of the hearing and further advises all phome at the 18-month permanency hearing set on a date within 18 months from the dat home, the case may be referred to a selection and implementation hearing under Welf. the termination of parental rights and adoption of the child and other members of Indian child for whom tribal customary adoption under Welf. & Inst. Code, § 366.2 modification of parental rights and the adoption of the child and other members of the child and other members.	te the child was initially removed from their & Inst. Code, § 366.26 that may result in the sibling group or, in the case of an 4 is selected as the permanent plan goal,
Eighteen-month permanency hearing date:	

DRAFT Not approved by the	Judicial Council	JV-438.v8.022625.jh
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CHILD'S NAME:	CASE NUMBER:

TWEIVE MONTH DEDMANENCY ATTACHMENT.

	REUNIFICATION SERVICES TERMINATED (Welf. & Inst. Code, § 366.21(f))
1.	By a preponderance of the evidence, the return of the child to their parent or legal guardian would create a substantial risk of detriment to the safety, protection, or physical or emotional well-being of the child. The factual basis for this conclusion is stated on the record.
2.	Reunification services are terminated.
3.	The child is an Indian child or there is reason to know that the child is an Indian child, and as set out in detail in the record, a. affirmative, active, thorough, and timely efforts have have have not been made to provide remedial services and rehabilitative programs designed to prevent the breakup of the Indian family; b. these efforts did did not include assisting the parent(s) or Indian custodian through the steps of the case plan and with accessing or developing the resources necessary to satisfy the case plan;
	c. to the maximum extent possible, the efforts were prevailing social and cultural conditions and way of life of the child's tribe;
	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 unsuccessful.
4.	The child is an Indian child or there is reason to know that the child is an Indian child, and
	a. qualified expert witness testimony was provided by (name): ; and
	b. evidence regarding the prevailing social and cultural practices of the child's tribe was provided; and
	c there is clear and convincing evidence that continued physical custody by the following person is likely to cause serious emotional or physical damage to the child:
	Mother Biological father Legal guardian Presumed father Indian custodian Other (specify):
DI	Other (specify):
Pli	acement
5.	The child's out-of-home placement is necessary.
6.	The child's current placement is appropriate.
7.	For a child placed in a short-term residential therapeutic program or community treatment facility, the court has considered th evidence and documentation submitted under Welf. & Inst. Code, § 366.1(/) when determining the continuing necessity for and appropriateness of the placement.

The child has left their placement, and their whereabouts are unknown. Out-of-home placement continues to be necessary. The placement was was not appropriate. The county agency has has not made reasonable efforts to locate the child.

The child is currently detained in juvenile hall. Out-of-home placement continues to be necessary. The placement was was not appropriate.

The child's current placement is not appropriate. The county agency must locate an appropriate placement for the child.

The matter is continued to the date and time indicated in form JV-435, item 28, for a report by the county agency on the progress made in locating an appropriate placement.

Other (specify):

Page 1 of 4

CHILD'S NAME:		CASE NUMBER:
	een a change in the child's placement, and the child is an Indian child hild. Currently, <i>(check one)</i>	d or there is reason to know that the child is
a the child	d is placed with a member of the child's extended family as defined by	25 U.S.C. § 1903; or
	nt search was made for a placement with a member of the child's extern the record, and the child is placed in a foster home licensed, approve	
approve	nt search was made for a placement with a member of the child's extend and, or specified by the Indian child's tribe; the efforts are documented dian foster home licensed or approved by an authorized non-Indian lic	in detail in the record; and the child is placed
approve Indian li children	nt search was made for a placement with a member of the child's extended, or specified by the Indian child's tribe, or in an Indian foster home locensing authority; the efforts are documented in detail in the record; a approved by an Indian tribe or operated by an Indian organization the needs; or	licensed or approved by an authorized non- and the child is placed in an institution for
e the child	d is placed in accordance with the preferences established by the tribe	e; or
	rt finds by clear and convincing evidence that there is good cause to ceasons set out in the record.	depart from the placement preferences based
12. The child is	s placed outside the state of California, and that out-of-state plac	ement
a continue	es to be the most appropriate placement for the child and is in the bes	st interest of the child.
continue county a (1) ret	nger the most appropriate placement for the child and is not in the best and to the date and time indicated in form JV-435, item 28, for a gency on the progress made toward urning the child to California and locating an appropriate placement wating an out-of-state placement that is the most appropriate placement.	written oral report by the vithin California.
13. The county agenc	· ·	an appropriate relative with whom the child
could be placed. E	Each relative whose name has been submitted to the agency	has has not been evaluated.
Family finding and e	<mark>engagement</mark>	
	inty agency has exercised due diligence to identify, locate, and contact or possible placement, and the names of the kin and results of the di	
(1) The coun	inty agency has not exercised due diligence to identify, locate, and co ty agency is ordered to make such diligent efforts, except for individua iate to contact because of their involvement with the family or domest	als the agency has determined to be
	ty agency must submit a report to the court on or before <i>(date):</i> ade and the results of such efforts.	detailing the diligent
Important individual	s	
15. For a child	who is 10 years of age or older,	
	nty agency has made reasonable efforts to identify individuals who are elationships with those individuals, consistent with the child's best into	
	nty agency has not made reasonable efforts to identify individuals who d's relationships with those individuals, consistent with the child's bes	

CHILD'S NAME:	CASE NUMBER:
15. c to identify individuals who are important to the child and to maintain the child's county agency must provide the services (1) as stated on the record. (2) as follows:	s relationships with those individuals, the
Health 16. The mother biological father Other (special father unable unwilling unavailable to make decisions is surgical, dental, or other remedial care, and the right to make these decisions is and vested with the county agency.	ify): regarding the child's needs for medical,
Selection of permanent plan	
17. By clear and convincing evidence, there is a compelling reason for determine Code, § 366.26 is not in the best interest of the child because the child is not a a potential legal guardian has not been identified.	
a. The child's permanent plan is permanent placement with (name): The likely date by which the child's permanent plan will be achieved is (date)	, a fit and willing relative.
 b The child is ordered to remain in foster care with a permanent plan of (1) return home. (2) adoption. (3) tribal customary adoption. (4) legal guardianship. (5) placement with a fit and willing relative. 	
c. The child is 16 years of age or older, there is a compelling reason that no other best interest, and the child is ordered placed in another planned permanent live florts to return home. establish legal guardianship. place for adoption. place with a relative. Other (specify):	
The likely date by which the child's permanent plan will be achieved is (date)	ı:
d. The court finds that the barriers to achieving the child's permanent plans are	(describe):
18. For children 16 years of age or older placed in another planned permanent I a. the court asked the child where the child wants to live, and the child provided the fol	

CHII	_D'S I	NAME:	CASE NUMBER:
18. b.		court has considered the evidence before it and finds that another planned perr nanent plan because <i>(describe):</i>	nanent living arrangement is the best
C.	the	compelling reasons why the other permanent plan options are not in the child's	best interest are <i>(describe):</i>
19.	a.	The matter is ordered set for hearing under Welf. & Inst. Code, § 366.26 to plan for the child.	o select the most appropriate permanent
	b.	By clear and convincing evidence, reasonable services have been provided or guardian, or Indian custodian.	offered to the child's parents, legal
	C.	The county agency and the licensed county adoption agency or the California adoption agency, will prepare and serve an assessment report as described in agency report must include evidence of all inquiry done throughout the life of the may an Indian child, including evidence that inquiry has been made of the child members and the results of that inquiry.	Welf. & Inst. Code, § 366.21(i). The county ne case to determine whether the child is or
	d.	The court advised all parties present in court that to preserve any right to revie an extraordinary writ by filing a notice of intent to file a writ petition and a reque on <i>Notice of Intent to File Writ Petition and Request for Record to Review Orde Institutions Code Section 366.26 (California Rules of Court, Rule 8.450)</i> (form which may be submitted on <i>Petition for Extraordinary Writ</i> (form JV-825). A copy The court advised all parties present in court that, as to them, a notice of intentional be filed with the juvenile court clerk within seven days of the date of this havitten notice as stated in rule 5.590(b)(2) of the California Rules of Court to an	est for the record, which may be submitted er Setting a Hearing Under Welfare and JV-820), and a petition for extraordinary writ py of each form is available in the courtroom to file a writ petition and request for record nearing. The clerk of the court must provide
	e.	The court advised each parent present in court of the date, time, and place of t § 366.26; their right to counsel; the nature of the proceedings; and the requirer select and implement a plan of adoption, guardianship, placement with a fit are permanent living arrangement, or in the case of an Indian child, in consultation adoption for the child. The court ordered each parent present in court to appear Code, § 366.26 and directed that each parent be notified hereafter by first-class business only.	ment that at the proceedings the court must d willing relative, or another planned with the child's tribe, tribal customary or for the hearing set under Welf. & Inst.
	f.	The court orders that no notice of the hearing set under Welf. & Inst. Conamed below, who is a mother, a presumed father, or an alleged father adoption where the relinquishment has been accepted and filed with not alleged father who has denied paternity and has executed section 2 of 3 (form JV-505). (1) (name): (2) (name):	and who has relinquished the child for tice under Family Code section 8700, or an
	g.	The likely date by which the child may be placed for adoption, tribal customar and willing relative is (specify date):	y adoption, legal guardianship, or with a fit

					Г		J V -440
ATTOR	NEY OR PARTY WITHOUT ATTORNEY	STATE BAR N	JMBER:		FOR CO	URT USE ONLY	
NAME:							
FIRM N	IAME:						
STREE	T ADDRESS:						
CITY:		STATE:	ZIP CODE:				
TELEP	HONE NO.:	FAX NO.:					
EMAIL	ADDRESS:				D	RAFT	
ATTOR	NEY FOR (name):				Not ap	proved b	у
SUPE	RIOR COURT OF CALIFORNIA, COUNTY OF		<u></u>		-	cial Coun	-
STRE	ET ADDRESS:						· • · ·
	NG ADDRESS:						
	ND ZIP CODE:						
BF	RANCH NAME:						
CHII	LD'S NAME:						
F	INDINGS AND ORDERS AFTER 18-M	ONTH PERI	MANENCY	/ HEARING	CASE NUMBER:		
'	(Welf. & Inst. Code		, 1				
	(, , , ,					
1. E	ighteen-month permanency hearing						
a.	Date:		e.	Court reporter (I	name):		
b.			f.	Bailiff (name):	,		
C.			g.		ne and language):		
d.			9.	mitorprotor (mann	io ana languago).		
u.	Sourt Giorit (Harrie).						
h	Party (name)		Drocont	Attornov (no	ma):	Drecont	Appointed
11.	Party (name):		Present	Attorney (nar	<u>пе).</u>	<u>Present</u>	today
	(1) Child:						
	(2) Mother:						
	(3) Father—presumed:						
	(4) Father—biological:						
	(5) Father—alleged:						
	(6) Legal guardian:						
	(7) Indian custodian:						
	(8) De facto parent:		一			一	一
	(9) County agency social worker:		一			一	一
	(10) Tribal representative:						\equiv
	(11) Other (specify):						
	(12) Other (specify):						
_	• • • • • • • • • • • • • • • • • • • •						
i.	Others present in courtroom						
	(1) Court Appointed Special Advocate (C	(ASA) volunte	er (name):				
	(2) Other (name):						
	(3) Other (name):						
2. T I	he court has read and considered and ad	mits into evi	dence the				
a.							
b.							
C.	case plan dated:						
d.	Other (specify):						
e.	Other (specify):						

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C	HILD'S NAME:	CASE NUMBER:	
ВА	SED ON THE FOREGOING AND ON ALL OTHER EVIDENCE RECEIVED, THE COU	RT FINDS AND ORDERS	
3.	a. Notice of the date, time, and location of the hearing was given as required by	law.	
	b. For a child 10 years of age or older who is not present,		
	(1) the child was properly notified of the right to attend the hearing under Wel opportunity to be present, and there is no good cause for a continuance to		
	(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.	to provide notice and secure the presence	
	(b) it is in the best interest of the child not to continue the hearing.		
4.	A Court Appointed Special Advocate is appointed for the child.		
5.	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	
	b The clerk of the court is ordered to provide the notice required by Welf. & Inst.	Code, § 316.2 to	
(1) alleged parent (name): (2) alleged parent (name):			
6.	ICWA inquiry		
	The court has inquired of each participant present who has not already been asked who indicating that the child is a member or citizen of or eligible for membership or citizenshi has reviewed the evidence of the affirmative and ongoing inquiry by the agency to deter Indian child, and finds (check one):	i <mark>p in an Indian tribe or Alaska Native vill</mark> age,	
	a. there is no reason to believe or know that the child is an Indian child. The cour about the child's possible Indian status and to report all inquiry efforts to the co		
	b. there is reason to believe the child is an Indian child, and		
	(1) the agency has completed further inquiry as required by Welf. & Inst. Cod know that the child is an Indian child; or		
	(2) the agency is ordered to complete further inquiry as required by Welf. & Ir evidence of this inquiry, including all contacts with extended family members, and the California Department of Social	ers, tribes that the child may be affiliated	
	c. there is reason to know that the child is an Indian child, and		
	(1) the agency has presented evidence in the record that it has exercised due tribes where the child may be a member or eligible for membership to veri		
	(2) the agency is required to exercise due diligence to identify and work with a member or eligible for membership to verify the child's status an provide r § 224.3 and file proof of due diligence and notice with the court; and		
	(3) notice has been provided as required by law; and	record that the shild is not an Indian shild	
	(4) the court will treat the child as an Indian child until it is determined on the		
	d. the child is an Indian child and a member of the:	tribe.	

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	J V -44(
CHILD'S NAME:	CASE NUMBER:
Advisements and waivers	
7. The court has informed and advised the mother biological father legal guardian presumed father alleged father Indian custodian Other (specify): Other (s of the following: the right to assert the privilege against self-incrimination; the right prepared the reports or documents submitted to the court by the petitioner and the right to subpoena witnesses; the right to present evidence on one's own behalf; ar guardian, and Indian custodian to be present and to be represented by counsel at appoint counsel subject to the court's right to seek reimbursement, if an individual is financially unable to retain counsel.	to confront and cross-examine the persons who e witnesses called to testify at the hearing; the nd the right of the child and each parent, legal every stage of the proceedings. The court may
8. The mother biological father legal guardia presumed father alleged father Indian custod Other (specify): Other has knowingly and intelligently waived the right to a court trial on the issues, to incrimination, the right to confront and cross-examine adverse witnesses, the right evidence on their own behalf.	dian er (specify): he right to assert the privilege against self-
Case plan development	
Dother (specify): Dother (specify): Dother (specify): The following were not actively involved in the case plan development, placement: Child Mother Father Representa	tive of child's identified Indian tribe her (specify): including the child's plan for permanent tive of child's identified Indian tribe her (specify):
	tive of child's identified Indian tribe ner (specify):
Efforts	
 10. The county agency a has b has not complied with the case plan by making reasonable efforts to return the child to a s services designed to aid in overcoming the problems that led to the initial removal making reasonable efforts to complete whatever steps are necessary to finalize the 	and continued custody of the child and by
11. The child is an Indian child or there is reason to know that the child is an Ind	lian child, and as set out in detail in the record,
 a. affirmative, active, thorough, and timely efforts have have not rehabilitative programs designed to prevent the breakup of the Indian family; 	

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CHII	LD'S NAME:			CASE NUMBER:		
11. b.	these efforts did did not include assisting the parent(s) or Indian custodian through the steps of the case plan and with accessing or developing the resources necessary to satisfy the case plan;					
C.	to the maximum extent possible, the efforts prevailing social and cultural conditions and way	were of life of the chil		provided in a ma	nner consistent wi	th the
	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					
	the active efforts have proved successful su			viating or mitiga	ting the causes	necessitating
	acement:		5 toward anev	_	_	
a. b. c. d. e. f. g.	Mother Presumed father Biological father Legal guardian Indian custodian Other (specify): Other (specify):	None	Minimal	Adequate	Substantial	Excellent
13 14	The child does not have siblings under the The child has siblings under the court's jur attached and incorporated by reference.	-		Contact and Plac	cement (form JV-4	03) is
Healtl	n and education					
15. a.	A limitation on the right of the parents to meducational rights and responsibilities in responsibilities in responsibilities in responsibilities in responsibilities. A copy of the California Rules of Court. A copy of courts.ca.gov/cms/rules/index/five/rule5_6	egard to the child f rule 5.650(e) ar	l's education, i nd (f) <mark>can be ol</mark>	ncluding those declaring the other than the other t	escribed in rule 5.6	550(e) and (f)
b.	A limitation on the right of the parents to m limited as stated in <i>Order Designating Edu</i> and responsibilities of the educational reproduct. A copy of rule 5.650(e) and (f) can index/five/rule5_650, or from the court's se	<i>icational Rights</i> resentative are o be obtained fron	Holder (form J\ escribed in rul	√-535) filed in thi e 5.650(e) and (f	s matter. The educ) of the California I	cational rights Rules of
16. a. b. c. d.	The child's educational needs are The child's physical needs are The child's mental health needs are The child's developmental needs are	are not are not are not are not	being me being me being me being me	et. et.		
	e child does does not have a ychotropic medication order is on <i>(date):</i>	an order authoriz	zing psychotrop	oic medication. T	he next hearing to	review the
18.	The additional services, assessments, and/or other concerns are	evaluations the o	child requires to	meet the unme	t needs specified i	n item 16 or
a. b.	stated in the social worker's report. specified here:					

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CHILD'S NAME:	CASE NUMBER:
19 The following persons are ordered to take the steps necessary for and/or evaluations identified in item 18:	r the child to begin receiving the services, assessments,
a. Social worker	
b. Parent (name):	
c. Surrogate parent (name):	
d. Educational representative (name):	
e. Other (name):	
20. The child's education placement has changed since the last revie	w hearing.
a. The child's educational records, including any evaluation regard within two business days of the request to enroll and those re child's new school within two business days of the receipt of the	ecords were provided 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 juvenile court for a year or longer, <i>Status Review Attachment: Sex</i> been completed and is attached.	
22. a. The child is 16 years of age or older, and under the requirement	ents of Welf. & Inst. Code. § 16501.1(a)(22).
(1) an individual or individuals have been identified to assist including career and technical education, and related fina	the child with applications 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 assincluding career and technical education, and related fina	sist the child with applications for postsecondary education, ancial aid.
(4) to assist the child in preparing for postsecondary education the services	on, the county agency must add to the case plan and provide
(a) stated on the record.(b) as follows:	
b The child is 16 years of age or older and has stated that they career or technical education.	do not want to pursue postsecondary education, including
23. Child 14 years of age or older	
The services stated in the case plan include those needed to successful adulthood.	assist the child in making the transition from foster care to
 The services stated in the case plan do not include those need care to successful adulthood. 	eded to assist the child in making the transition from foster
c. To assist the child in making the transition to successful adult provide the services	thood, the county agency must add to the case plan and
(1) stated on the record.(2) as follows:	

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CHILD'S NAME:			CASE NUMBER:
24. Placement and services are ordere	ed as stated in (ch	eck appropriate boxes and	attach indicated forms)
a. Eighteen-Month Permanen attached and incorporated	•	ild Reunified (Welf. & Inst.	Code, § 366.22) (form JV-441), which is
b. Eighteen-Month Permanen JV-442), which is attached			ated (Welf. & Inst. Code, § 366.22) (form
c. Eighteen-Month Permanen JV-443), which is attached			ued (Welf. & Inst. Code, § 366.22) (form
25. Contact with the child is orde	ered as stated in (check appropriate box and	attach indicated form)
a. Visitation Attachment: Pare	ent, Legal Guardian	, Indian Custodian, Other I	mportant Person (form JV-400).
b. Visitation Attachment: Sibli	ng (form JV-401).		
c. Visitation Attachment: Gran	ndparent (form JV-	402).	
26. All prior orders not in conflict with	this order remain	in full force and effect.	
27. Other findings and orders			
a. See attached.			
b. (Specify):			
28. The next hearing is schedule Hearing date:	d as follows:	Dept.:	Room:
a. In-home status review hear	ring (Melf & Inst C	`ode 8 364)	
b. Twenty-four-month permar	- '	- ,	
c. Selection and implementat		- ,	
	- ,	status review hearing within	n six months.)
Hearing date:	Time:	Dept.:	Room:
d. Postpermanency hearing (Welf. & Inst. Code,	§ 366.3)	
e. Nonminor dependent statu	s review (Welf. & Ir	nst. Code, § 366.31)	
f. Other (specify):			
29. The petition is dismissed. Jur further representation.	isdiction of the cou	rt is terminated. All appoint	ed counsel are relieved of the duty to provide
30. Number of pages attached:			
Date:			

JV-442	J	۱	/.	4	4	2
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CHILD'S NAME:	CASE NUMBER:

	EIGHTEEN-MONTH PERMANENCY ATTACHMENT: REUNIFICATION SERVICES TERMINATED (Welf. & Inst. Code, § 366.22)
1.	By a preponderance of the evidence, the return of the child to their parent or legal guardian would create a substantial risk of detriment to the safety, protection, or physical or emotional well-being of the child. The factual basis for this conclusion is stated on the record.
2.	Reunification services are terminated.
3.	The child is an Indian child or there is reason to know that the child is an Indian child, and as set out in detail in the record,
	a. affirmative, active, thorough, and timely efforts have have not been made to provide remedial services and rehabilitative programs designed to prevent the breakup of the Indian family;
	b. these efforts did did notinclude assisting the parent(s) or Indian custodian through the steps of the case pla and with accessing or developing the resources necessary to satisfy the case plan;
	c. to the maximum extent possible, the efforts were were not provided in a manner consistent with the prevailing social and cultural conditions and way of life of the child's tribe;
	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 unsuccessful.
4.	The child is an Indian child or there is reason to know that the child is an Indian child, and
	a. qualified expert witness testimony was provided by <i>(name):</i> ; and
	b. evidence regarding the prevailing social and cultural practices of the child's tribe was provided; and
	c. there is clear and convincing evidence that continued physical custody by the following person is likely to cause serious emotional or physical damage to the child: Mother Biological father Legal guardian Presumed father Indian custodian Other (specify):
Pla	acement
5.	The child's out-of-home placement is necessary.
6.	The child's current placement is appropriate.
7.	For a child placed in a short-term residential therapeutic program or community treatment facility, the court has considered the evidence and documentation submitted under Welf. & Inst. Code, § 366.1(/) when determining the continuing necessity for and appropriateness of the placement.
8.	The child has left their placement, and their whereabouts are unknown. Out-of-home placement continues to be necessary. The placement was was not appropriate. The county agency has has not made reasonable efforts to locate the child.
9.	The child is currently detained in juvenile hall. Out-of-home placement continues to be necessary. The placement was was not appropriate.
10.	The child's current placement is not appropriate. The county agency must locate an appropriate placement for the child.
	a. The matter is continued to the date and time indicated in form JV-440, item 28, for a written oral report by the county agency on the progress made in locating an appropriate placement.
	b. Other (specify):
	Page 1 of

CHILD'S NAME:	CASE NUMBER:
11. There has been a change in the child's placement, and the child is an Indian child an Indian child. Currently (check one):	d or there is reason to know that the child is
a the child is placed with a member of the child's extended family as defined by	25 U.S.C. § 1903; or
 a diligent search was made for a placement with a member of the child's extended and the child is placed in a foster home licensed, approve 	
c. a diligent search was made for a placement with a member of the child's exter approved, or specified by the Indian child's tribe; the efforts are documented in in an Indian foster home licensed or approved by an authorized non-Indian licensed.	n detail in the record; and the child is placed
d. a diligent search was made for a placement with a member of the child's exterapproved, or specified by the Indian child's tribe, or in an Indian foster home lindian licensing authority; the efforts are documented in detail in the record; a children approved by an Indian tribe or operated by an Indian organization that child's needs; or	icensed or approved by an authorized non- nd the child is placed in an institution for
e the child is placed in accordance with the preferences established by the tribe	e; or
f. the court finds by clear and convincing evidence that there is good cause to d on the reasons set out in the record.	epart from the placement preferences based
12. The child is placed outside the state of California, and that out-of-state placed	cement
a continues to be the most appropriate placement for the child and is in the bes	t interest of the child.
 is no longer the most appropriate placement for the child and is not in the bes continued to the date and time indicated in form JV-440, item 28, for a agency on the progress made toward 	t interest of the child. The matter is written oral report by the county
(1) returning the child to California and locating an appropriate placement with	ithin California.
(2) locating an out-of-state placement that is the most appropriate placemen child.	nt for the child and in the best interest of the
(3) Other (specify):	
	appropriate relative with whom the child nas has not been evaluated.
The county agency has exercised due diligence to identify, locate, and contact support or possible placement, and the names of the kin and results of the diligence to identify.	•
 b. The county agency has not exercised due diligence to identify, locate, and control (1) The county agency is ordered to make such diligent efforts, except for in inappropriate to contact because of their involvement with the family or determined. 	dividuals the agency has determined to be lomestic violence.
(2) The county agency must submit a report to the court on or before (date): efforts made and the results of such efforts.	detailing the diligent
Important individuals	
15. For a child who is 10 years of age or older,	
 the county agency has made reasonable efforts to identify individuals who are child's relationships with those individuals, consistent with the child's best inte 	
b the county agency has not made reasonable efforts to identify individuals who the child's relationships with those individuals, consistent with the child's best	

CHILD'S NAME:	CASE NUMBER:
15. c. to identify individuals who are important to the child and to maintain the child's county agency must provide the services (1) as stated on the record. (2) as follows:	relationships with those individuals, the
Health	
16. The mother biological father Indian customer legal guardian Other (specify):	egarding the child's needs for medical,
Selection of permanent plan	
17. By clear and convincing evidence, there is a compelling reason for determine Code, § 366.26 is not in the best interest of the child because the child is not a and a potential legal guardian has not been identified.	
a The child's permanent plan is permanent placement with (name):	, a fit and willing relative.
The likely date by which the child's permanent plan will be achieved is (date):	
 b The child is ordered to remain in foster care with a permanent plan of (1) return home. (2) adoption. (3) tribal customary adoption. (4) legal guardianship. (5) placement with a fit and willing relative. 	
c. The child is 16 years of age or older, there is a compelling reason that no othe best interest, and the child is ordered placed in another planned permanent livefforts to establish legal guardianship. place for adoption. place with a relative. Other (specify): The likely date by which the child's permanent plan will be achieved is (date):	
d. The court finds that the barriers to achieving the child's permanent plans are (c	
18. For children 16 years of age or older placed in another planned permanent I a. The court asked the child where the child wants to live, and the child provided the fo	

(1) (name):

business only.

- (2) (name):
- g. **The likely date** by which the child may be placed for adoption, tribal customary adoption, legal guardianship, or with a fit and willing relative is *(date):*

DRAFT Not approved b	the Judicial Council	JV-443.v7.022725.jh
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CHILD'S NAME:	CASE NUMBER:

EIGHTEEN-MONTH PERMANENCY ATTACHMENT: REUNIFICATION SERVICES CONTINUED (Welf. & Inst. Code, § 366.22)

1.	By a preponderance of the evidence, the return of the child to their parent or legal guardian would create a substantial risk of detriment to the safety, protection, or physical or emotional well-being of the child. The factual basis for this conclusion is stated on the record.			
Pla	acem	ent		
2.	The	child	's out-of-home placement is necessary.	
3.] The	e child's current placement is appropriate.	
4.		the	a child placed in a short-term residential therapeutic program or community treatment facility, the court has considered evidence and documentation submitted under Welf. & Inst. Code, § 366.1(<i>I</i>) when determining the continuing necessity and appropriateness of the placement.	
5.		The	e child has left their placement, and their whereabouts are unknown. Out-of-home placement continues to be necessary. e placement was was not appropriate. The county agency has has not made sonable efforts to locate the child.	
6.] The	e child is currently detained in juvenile hall. Out-of-home placement continues to be necessary. The placement was not appropriate.	
7.		The	e child's current placement is not appropriate. The county agency must locate an appropriate placement for the child.	
	a. [The matter is continued to the date and time indicated in form JV-440, item 28, for a written oral report by the county agency on the progress made in locating an appropriate placement.	
	b. [Other (specify):	
8.			ere has been a change in the child's placement and the child is an Indian child, or there is reason to know that the child is Indian child. Currently <i>(choose one),</i>	
	а. [the child is placed with a member of the child's extended family as defined by 25 U.S.C. § 1903; or	
	b. [a diligent search was made for a placement with a member of the child's extended family, the efforts are documented in detail in the record, and the child is placed in a foster home licensed, approved, or specified by the Indian child's tribe; or	
	c. [a diligent search was made for a placement with a member of the child's extended family or in a foster home licensed, approved, or specified by the Indian child's tribe; the efforts are documented in detail in the record; and the child is placed in an Indian foster home licensed or approved by an authorized non-Indian licensing authority; or	
	d. [a diligent search was made for a placement with a member of the child's extended family, in a foster home licensed, approved, or specified by the Indian child's tribe, or in an Indian foster home licensed or approved by an authorized non-Indian licensing authority; the efforts are documented in detail in the record; and the child is placed in an institution for children approved by an Indian tribe or operated by an Indian organization that has a program suitable to meet the Indian child's needs; or	
	e. [the child is placed in accordance with the preferences established by the tribe; or	
	f. [the court finds by clear and convincing evidence that there is good cause to depart from the placement preferences based on the reasons set out in the record.	

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continues to be the most appropriate placement for the child and is in the best interest of the child.

9. The child is placed outside the state of California, and that out-of-state placement

JV-443 CASE NUMBER CHILD'S NAME: 9. b. is no longer the most appropriate placement for the child and is not in the best interest of the child. The matter is continued to the date and time indicated in form JV-440, item 28, for a written oral report by the county agency on the progress made toward returning the child to California and locating an appropriate placement within California. locating an out-of-state placement that is the most appropriate placement for the child and in the best interest of the child. Other (specify): (3)**Reunification services** 10. By clear and convincing evidence, it is in the best interest of the child to provide additional reunification services to the mother biological father Indian custodian presumed father legal guardian Other (specify): Other (specify): who is making significant and consistent progress in a substance abuse treatment program. (1) who is recently discharged from incarceration, institutionalization, or the custody of the Department of Homeland (2) Security and making significant and consistent progress in establishing a safe home for the child's return. who was a minor parent or a nonminor dependent parent at the time of the initial hearing and is making significant and consistent progress in establishing a safe home for the child's return. and b. There is a substantial probability that the child may be returned to the biological father presumed father Other (specify): legal guardian Other (specify): by the date set for the 24-month permanency hearing under Welf. & Inst. Code, § 366.25 because the person has (1) consistently and regularly contacted and visited the child; (2) made significant and consistent progress in the prior 18 months in resolving the problems that led to the child's removal from the home; and (3) demonstrated the capacity and ability to provide for the safety, protection, physical and emotional health, and special needs of the child and to complete the objectives of their substance abuse treatment plan as evidenced by reports from a substance abuse provider. to complete a treatment plan postdischarge from incarceration or institutionalization. (b) The court finds reasonable reunification services have not been provided. Based on this finding and other relevant factors, including the likelihood of success of further reunification services and the child's need for a prompt resolution of dependency status, the court finds good cause under Welf. and Inst. Code, § 352 to continue the 18-month status review to (date): 11. Reunification services are continued for the mother biological father Indian custodian

presumed father Other (specify):

as modified

as previously ordered.

on the record. in the case plan. legal guardian

Other (specify):

								J V -440
	RNEY OR PARTY WITHOUT ATTORNEY:	STATE BAR NO.:				FOR	COURT USE ONLY	
NAME: FIRM N								
	TADDRESS:							
CITY:	TABBILEOG.	STATE:	ZIP CODE:					
	HONE NO.:	FAX NO.:					DRAFT	
EMAIL	ADDRESS:							
ATTOR	RNEY FOR (name):						approved by	-
SUPF	ERIOR COURT OF CALIFORNIA, COUN	TY OF					dicial Coun	
	ET ADDRESS:					JV-446	6.v7.022725	.jh
MAILIN	NG ADDRESS:							
CITY A	ND ZIP CODE:							
BF	RANCH NAME:							
CHI	ILD'S NAME:							
	FINDINGS AND ORDERS AFTE PERMANENT PLAN (Welf. & In			ARING	;—	CASE NUMBER:		
1. P	ostpermanency hearing							
a.	Date:		e.	Court r	eporter	(name):		
b.	. Department:		f.	Bailiff ((name):			
C.	. Judicial officer <i>(name):</i>		g.	Interpr	eter (nai	me and language):	•	
d.	. Court clerk (name):							
	Б		5		A 11		Б.,	Appointed
h.	-		<u>P</u>	<u>resent</u>	Attorne	<u>ey name</u>	Present	today
	(1) Child:							
	(2) Mother:							
	(3) Father—presumed:							
	(4) Father—biological:							
	(5) Father—alleged:			\square				
	(6) Legal guardian:							
	(7) Indian custodian:							
	(8) De facto parent:							
	(9) County agency social worker:							
	(10) Tribal representative:							
	(11) Other (specify):							
	(12) Other (specify):							
i.	Others present in courtroom							
	(1) Court Appointed Special Advo	ocate (CASA) volunt	eer (name):					
	(2) Other (name):							
	(3) Other (name):							
2. T I	he court has read and considered	and admits into ev	ridence					
a.	report of social worker (date	d):						
b.	report of CASA volunteer (da	ated):						
C.	case plan (dated):							

С	HILD'S NAME:	CASE NUMBER:
2.	d Other (specify):	
	e Other (specify):	
ВА	SED ON THE FOREGOING AND ON ALL OTHER EVIDENCE RECEIVED, THE COU	IRT FINDS AND ORDERS
3.	a. Notice of the date, time, and location of the hearing was given as required by	law.
	b. For a child 10 years of age or older who is not present, (1) the child was properly notified of the right to attend the hearing under Woopportunity to be present, and there is no good cause for a continuance 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 necessar	to enable the child to be present. r Welf. & Inst. Code, § 349(d) or the child d
	of the child.	, 10 p. 0.1.40
	(b) it is in the best interest of the child not to continue the hearing.	
4.	a The child is may be an Indian child, and notice of the pro- was provided as required by law. Proof of such notice was filed with this cour	oceeding and the right of the tribe to intervene t.
	b. There is reason to believe that the child may be of Indian ancestry, and notice Bureau of Indian Affairs as required by law. Proof of such notice was filed with	
5.	A Court Appointed Special Advocate is appointed for the child.	
6.	Parentage	
	a. The court inquired of the child's parents present at the hearing and other app and addresses of all presumed or alleged parents of the child. All alleged par previously submitted a <i>Statement Regarding Parentage</i> (form JV-505) were p JV-505 and submit it to the court.	ents present during the hearing who had not
	 b The clerk of the court is ordered to provide the notice required by Welf. & Instantial (1) alleged parent (name): (2) alleged parent (name): (3) alleged parent (name): 	t. Code, § 316.2 to
Aď	visements and waivers	
	The court has informed and advised the	
	mother biological father legal guardian presumed father alleged father Indian custodian Other (specify): Other (specify): of the following: the right to assert the privilege against self-incrimination; the right to exprepared 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 ever appoint counsel subject to the court's right to seek reimbursement, if an individual is en	nesses called to testify at the hearing; the e right of the child and each parent, legal y stage of the proceedings. The court may

is financially unable to retain counsel.

С	:HILD'	D'S NAME:	CASE NUMBER:
8.	incri	presumed father alleged father Indian custodian Other (specify): Other (specify): sknowingly and intelligently waived the right to a court trial on the issues, the right imination, the right to confront and cross-examine adverse witnesses, the right to substitution.	
		dence on their own behalf.	
	cem		
9.		Continued out-of-home placement is in the best interest of the child.	
10.		The child's out-of-home placement is necessary.	
11.	a. [Continued out-of-home placement is no longer necessary. The child is order the mother father legal guardian Other (specific specific sp	
	b. [The family does not need further services, and the person(s) specified in item custody of the child under the custody order and final judgment entered this da in the Visitation Order—Juvenile (form JV-205). The clerk of the juvenile court Custody Order—Juvenile—Final Judgment (form JV-200) and Visitation Order.	y. Visitation with the child will be as stated must file with the family court a completed
12.		The child's current placement is appropriate.	
13.		For a child placed in a short-term residential therapeutic program or community tre evidence and documentation submitted under Welf. & Inst. Code, § 366.1(/) when and appropriateness of the placement.	
14.		The child has left their placement, and their whereabouts are unknown. Out-of-hor The placement was was not appropriate. The county agency reasonable efforts to locate the child.	ne placement continues to be necessary. has has not made
15.		The child is currently detained in juvenile hall. Out-of-home placement continues to was was not appropriate.	be necessary. The placement
16.		The child's current placement is not appropriate. The county agency must loca	ate an appropriate place for the child.
	a. [The matter is continued to the date and time indicated in item 45 for a agency on the progress made in locating an appropriate placement.	written oral report by the county
	b. [Other (specify):	
17.		The child is placed outside the state of California, and that out-of-state place	ement
	а. [continues to be the most appropriate placement for the child and is in the best	interest of the child.
	b. [is no longer the most appropriate placement for the child and is not in the best continued to the date and time indicated in item 45 for a written progress made toward	oral report by the county agency on the
		 returning the child to California and locating an appropriate placement wit locating an out-of-state placement that is the most appropriate placement child. 	

CHILD'S NAME:	CASE NUMBER:
17. b. (3) Other (specify):	
18. The county agency has has not exercised due diligence to locate a could be placed. Each relative whose name has been submitted to the agency	an appropriate relative with whom the child has has not been evaluated.
Case plan development	
19. a The child was actively involved in the case plan development, including the c	hild's plan for permanent placement.
 b The child was not actively involved in the case plan development, including the county agency is ordered to actively involve the child in the case plan permanent placement, and to submit to the court an updated case plan to the county agency is not required to actively involve the child in the case unable, unavailable, or unwilling to participate. 	n development, including the plan for within 30 days of the date of this hearing.
20. Child 14 years of age or older	
 The services stated in the case plan include those needed to assist the child successful adulthood. 	in making the transition from foster care to
 The services stated in the case plan do not include those needed to assist the care to successful adulthood. 	e child in making the transition from foster
 To assist the child in making the transition to successful adulthood, the count provide the services (1) stated on the record. (2) as follows: 	ty agency must add to the case plan and
21. For a child who is 10 years of age or older; is in junior high, middle, or high school juvenile court for a year or longer, <i>Status Review Attachment: Sexual and Repro</i> been completed and is attached.	
Efforts	
22. The county agency	
a has	
 b has not complied with the case plan by making reasonable efforts, including whatever steps ar permanent placement of the child. 	e necessary to make and to finalize the
23. The services provided to the child have been	
a. adequate.	
b. <mark>in</mark> adequate.	
Family finding and engagement	
24. a. The county agency has exercised due diligence to identify, locate, and conta support or possible placement, and the names of the kin and results of the di	
b. The county agency has not exercised due diligence to identify, locate, and co	ontact the child's kin.

CHILD'S NAME:	CASE NUMBER:
24. b. (1) The county agency is ordered to make such diligent efforts, except for incinappropriate to contact because of their involvement with the family or d	
(2) The county agency must submit a report to the court on or before (date): efforts made and the results of such efforts.	detailing the diligen
25. Child is 10 years of age or older and has been in an out-of-home placement	for six months or longer.
a. The child has identified the following as an individual important to the child:(1) (name):(2) (name):	
	als who are important to the child, consistent
c. The county agency has has not made efforts to maintain the are important to the child, consistent with the child's best interest.	child's relationships with the individuals who
 d. The county agency has has not made efforts to identify a prosp for the child. 	ective adoptive parent or a legal guardian
 e. To identify individuals who are important to the child and to maintain the child county agency must provide the services (1) as stated on the record. (2) as follows: 	's relationships with those individuals, the
 f To identify a prospective adoptive parent or a legal guardian for the child, the (1) as stated on the record. (2) as follows: 	county agency must provide the service
Siblings	
26. The child does not have siblings under the court's jurisdiction.	
27. The child has siblings under the court's jurisdiction. Sibling Attachment: Con attached and incorporated by reference.	tact and Placement (form JV-403) is
28. The child has siblings. A postadoption sibling contact agreement has court has inquired into the status of the development of a voluntary postadoption	has not been developed. If not, the sibling contact agreement.
Education	
29. a. The child's educational needs are are not being met. b. The child's physical needs are are not being met. c. The child's mental health needs are are not being met. d. The child's developmental needs are are not being met.	
30. The additional services, assessments, and/or evaluations the child requires to me other concerns are	eet the unmet needs specified in item 28 or
a stated in the social worker's report. b specified here:	

CHILD'S NAME:	CASE NUMBER:
31. The following persons are ordered to take the steps necessary for the child to be and/or evaluations identified in item 29:	egin receiving the services, assessments,
a. Social worker	
b. Parent (name):	
c. Surrogate parent <i>(name):</i>	
d. Educational representative (name):	
e. Other (name):	
32. 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 prochild's new school within two business days of the receipt of the educational	ovided by the child's former school to the
b. The child is enrolled in school.	
c. The child is attending school.	
33. a The child is 16 years of age or older, and under the requirements of Welf. & (1) an individual or individuals have been identified to assist the child with a including career and technical education, and related financial aid. (2) the name of the support person(s) to assist the child is:	(6),
The supportperson's relationship(s) to the child is:	
(3) an individual or individuals have not been identified to assist the child w	ith applications for postsecondary education,
including career and technical education, and related financial aid. (4) to assist the child in preparing for postsecondary education, the county	agency must add to the case plan and
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 career or technical education.	pursue postsecondary education, including
34. Child 12 years of age or older	
a. The child was given the opportunity to review the case plan, sign it, and rece	ive a copy
 the child was not given the opportunity to review the case plan, sign it, and the county agency is ordered to provide the child with the opportunity to copy. The agency is further ordered to submit to the court within 30 day confirmation that the child was provided with this opportunity. 	review the case plan, sign it, and receive a
(2) the county agency is not required to give the child this opportunity beca unwilling to participate.	use the child was unable, unavailable, or
lleelth.	
Health	
35. The child does does not have an order authorizing psychotropic r psychotropic medication order is on (date):	nedication. The next hearing to review the
36. The mother biological father Indian custo	dian
presumed father legal guardian Other (speci	
Other (specify):	•
is unable unwilling unavailable to make decisions resurgical, dental, or other remedial care, and the right to make these decisions is and vested with the county agency.	garding the child's needs for medical, suspended under Welf. & Inst. Code, § 369

CHILI	D'S NAME:	CASE NUMBER:
Perma	nent plan	
37. a.	It is ordered that (1) the child's permanent plan is legal guardianship. The likely date by which is (date):	th the child's permanent plan will be achieved
	(2) the child's permanent plan is permanent placement with a fit and willing remanent plan will be achieved is (date):	relative. The likely date by which the child's
b.	It is ordered that the child remain in foster care with a permanent plan of	
	(1) return home.(2) adoption.	
	(3) tribal customary adoption.	
	(4) [legal guardianship.	
	(5) placement with a fit and willing relative.	
C.	The child is 16 years of age or older, there is a compelling reason that no other best interest, and the child is ordered placed in another planned permanent liversefforts to	
	return home. establish legal guardianship.	
	place for adoption. place with a relative. Other (specify):	
	The likely date by which the child's permanent plan will be achieved is (date):	
d.	The court finds that the barriers to achieving the child's permanent plan are <i>(describ)</i> .	nol:
		,
38 a.	For a child 16 years of age or older placed in another planned permanent live the placing agency has made the following ongoing and intensive efforts to return the permanent plan:	
b.	the court asked the child where the child wants to live, and the child provided the fo	llowing information (describe):
C.	the court has considered the evidence before it and finds that another planned pern permanent plan because (describe):	nanent living arrangement is the best

CHILD'S NAME:	CASE NUMBER:
38. d. the compelling reasons why the other permanent plan options are n	ot in the child's best interest are (describe):
	ordered for the parent for a period of six ropriate, and the mother father
Other (specify): is ordered to particip	pate in the case plan.
40. By clear and convincing evidence, there is a compelling reas Code, § 366.26 is not in the best interest of the child because a potential legal guardian has not been identified.	
41 The child's permanent plan identified in item 36 is appropriate and	d continues as the permanent plan.
42a. The child's permanent plan identified in item 36 may not be app Welf. & Inst. Code, § 366.26 to select the most appropriate per	
 The county agency and the licensed county adoption agency or adoption agency, will prepare and serve an assessment report 	
c. The court advised all parties present in court that to preserve at an extraordinary writ by filing notice of intent to file a writ petition. Notice of Intent to File Writ Petition and Request for Record to Institutions Code Section 366.26 (Cal. Rules of Court, rule 8.45 may be submitted on Petition for Extraordinary Writ (form JV-82 court further advised all parties present in court that, as to them record must be filed with the juvenile court clerk within seven dadirected to provide written notice as stated in rule 5.590(b)(2) or	n and a request for the record, which may be submitted on Review Order Setting a Hearing Under Welfare and (0) (form JV-820), and a petition for extraordinary writ, which (25). A copy of each form is available in the courtroom. The is, a notice of intent to file a writ petition and request for any of the date of this hearing. The clerk of the court is
d. The court advised each parent present in court of the date, time § 366.26; their right to counsel; the nature of the proceedings; a select and implement a plan of adoption, guardianship, placeme permanent living arrangement, or in the case of an Indian child, adoption for the child. The court ordered each parent present in Code, § 366.26 and directed that each parent be notified herea business only.	and the requirement that at the proceedings the court must ent with a fit and willing relative, or another planned in consultation with the child's tribe, tribal customary court to appear for the hearing set under Welf. & Inst.
e. The court orders that no notice of the hearing set under Welf. below, who is a mother, a presumed father, or an alleged fath the relinquishment has been accepted and filed with notice undenied paternity and has executed section 2 of Statement Res	er and who has relinquished the child for adoption where der Family Code, § 8700, or an alleged father who has
(1) <i>(name)</i> :	
(2) (name):	
(3) (name):	
(4) (name):	
43. Contact with the child is ordered as stated in (check appropria	nte box and attach indicated form)
a. Visitation Attachment: Parent, Legal Guardian, Indian Custodi	an, Other Important Person (form JV-400).
b. Visitation Attachment: Sibling (form JV-401).	
c. Visitation Attachment: Grandparent (form JV-402).	

CHILD'S NAME:		CASE NUMBER:			
44. All prior orders not in conflict with this order remain in	full force and effect.				
45. Other findings and orders					
a. See attached.					
b. (Specify):					
46. The next hearing is scheduled as follows:					
Hearing date: Time:	Dept:	Room:			
a. Selection and implementation hearing (Welf. & In	st. Code, § 366.26)				
b. Postpermanency hearing (Welf. & Inst. Code, § 3	366.3)				
c. Nonminor dependent status review (Welf. & Inst.	Code, § 366.31)				
d. Other (specify):					
47. Number of pages attached:					
Date:					

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h. Party (name): (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 (specify): (12) Other (specify): (1) Court Appointed Special Advocate (CASA) volunteer (name): (2) Other (name): (3) Other (name): (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 (specify): (12) Other (specify): (13) Other (name): (2) Other (name): (3) Other (name): (4) Father—biological: (5) Father—presumed: (6) Legal guardian: (7) Indian custodian: (9) County agency social worker: (10) Tribal representative: (11) Other (specify):		· · ·		9.	(
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b. report of CASA volunteer dated: c. case plan dated: d. Other (specify):	2. T	The court has read and considered an	d admits into ev	idence			
c. case plan dated: d. Other (specify):	а	a. report of social worker dated:					
d. Other (specify):	b	c. report of CASA volunteer dated					
d. Other (specify):	С	case plan dated:					
	d						
	е						

			JV-45
1	CHILD'S NAME:	CASE NUMBER:	
В	BASED ON THE FOREGOING AND ON ALL OTHER EVIDENCE RECEIVED, THE C	OURT FINDS AND ORDERS	
	8. a. Notice of the date, time, and location of the hearing was given as required		
	 b. For a child 10 years of age or older who is not present, (1) the child was properly notified of the right to attend the hearing under opportunity to be present, and there is no good cause for a continuant. 		
	(2) the child was not properly notified of the right to attend the hearing ur wished to be present and was not given an opportunity to be present.		I) or the child
	(a) there is good cause for a continuance for a period of time necess of the child.	sary to provide notice and secu	re the presence
	(b) it is in the best interest of the child not to continue the hearing.		
4.	A Court Appointed Special Advocate is appointed for the child.		
5.	. Parentage		
	a. The court inquired of the child's parents present at the hearing and other a and addresses of all presumed or alleged parents of the child. All alleged previously submitted a Statement Regarding Parentage (form JV-505) we JV-505 and submit it to the court.	parents present during the hear	ring who had not
	b The clerk of the court is ordered to provide the notice required by Welf. &	Inst. Code, § 316.2 to	
	(1) alleged parent (name):		
	(2) alleged parent (name):		
	(3) alleged parent (name):		
6.	C. ICWA inquiry		
	The court has inquired of each participant present who has not already been asked indicating that the child is a member or citizen of or eligible for membership or citize reviewed the evidence of the affirmative and ongoing inquiry by the agency to deter child, and finds (check one)	nship in an Indian tribe or Alask	ka Native village,
	a. there is no reason to believe or know that the child is an Indian child. The about the child's possible Indian status and to report all inquiry efforts to the		ntinue to inquire
	b. there is reason to believe the child is an Indian child; and		
	(1) the agency has completed further inquiry as required by Welf. & Inst. know that the child is an Indian child; or	Code, § 224.2(e), and there is	<mark>no reason to</mark>
	(2) the agency is ordered to complete further inquiry as required by Welf evidence of this inquiry, including all contacts with extended family m with, the Bureau of Indian Affairs, the California Department of Social	embers, tribes that the child ma	

(4) ____ the court will treat the child as an Indian child until it is determined on the record that the child is not an Indian child.

the child is an Indian child and a member of the:

tribe.

tribes where the child may be a member or eligible for membership to verify the child's status; or

the agency has presented evidence in the record that it has exercised due diligence to identify and work with all of the

member or eligible for membership to verify the child's status an provide notice in accordance with Welf. & Inst. Code,

the agency is required to exercise due diligence to identify and work with all of the tribes where the child may be a

there is reason to know that the child is an Indian child, and

notice has been provided as required by law; and

§ 224.3 and file proof of due diligence and notice with the court; and

(1)

(2)

(3)

CHILD'S NAME: CASE NUMBER:				
Advisements and waivers				
7. The court has informed and advised the				
mother biological father legal guardian of the following: the right to assert the privilege against self-incrimination; the right to corprepared 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 ever appoint counsel subject to the court's right to seek reimbursement, if an individual is en is financially unable to retain counsel.	onfront and cross-examine the persons who nesses called to testify at the hearing; the e right of the child and each parent, legal y stage of the proceedings. The court may			
3. The mother biological father legal guardian presumed father alleged father Indian custodian Other (specify): Other (shakknowingly and intelligently waived the right to a court trial on the issues, the right present evidence on their own behalf.	ght to assert the privilege against			
Case plan development				
 Other (specify): The following were not actively involved in the case plan development, include placement: 	f child's identified Indian tribe pecify): ling the child's plan for permanent			
Child Mother Father Representative of Other (specify): The county agency is ordered to actively involve them and submit an updated hearing.				
c. The following were not actively involved in the case plan development, included placement: Child Mother Father Representative of Other (specify): The county agency is not required to involve them because these persons are participate.	f child's identified Indian tribe pecify):			
Efforts				
10. The county agency				
 a has b has not complied with the case plan by making reasonable efforts to return the child to a safe has services designed to aid in overcoming the problems that led to the initial removal and making reasonable efforts to complete whatever steps are necessary to finalize the permanent. 	continued custody of the child and by rmanent placement of the child.			
11 The child is an Indian child or there is reason to know that the child is an Indian of a. affirmative, active, thorough, and timely efforts have have not rehabilitative programs designed to prevent the breakup of the Indian family;	child, and as set out in detail in the record, been made to provide remedial services and			
b. these efforts did did not include assisting the parent(s) or I plan and with accessing or developing the resources necessary to satisfy the case	ndian custodian through the steps of the case plan;			

stated in the social worker's report.

specified here:

a.

b.

Page 5 of 6

CHILD'S NAME:	CASE NUMBER:
19. The following persons are ordered to take the steps necessary for the child and/or evaluations identified in item 18:	to begin receiving the services, assessments,
a. Social worker	
b. Parent (name):	
c. Surrogate parent (name):	
d. Educational representative (name):	
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 dis within two business days of the request to enroll and those records were child's new school within two business days of the receipt of the education	provided by the child's former school to the
b. The child is enrolled in school.	
c. The child is attending school.	
21. Child 14 years of age or older	
 The services stated in the case plan include those needed to assist the c successful adulthood. 	child in making the transition from foster care to
 The services stated in the case plan do not include those needed to assi care to successful adulthood. 	ist the child in making the transition from foster
 To assist the child in making the transition to successful adulthood, the c provide the services 	county agency must add to the case plan and
(1) stated on the record.(2) as follows:	
Programmer 22. For a child who is 10 years of age or older; is in junior high, middle, or high significantly juvenile court for a year or longer, Status Review Attachment: Sexual and Representation been completed and is attached.	
 23. a. The child is 16 years of age or older, and under the requirements of Wel (1) an individual or individuals have been identified to assist the child w including career and technical education, and related financial aid. 	(5)()
(2) the name of the support person(s) to assist the child is:	
The support person's relationship(s) to the child is:	
(3) an individual or individuals have not been identified to assist the chil including career and technical education, and related financial aid.	ld with applications for postsecondary education,
(4) to assist the child in preparing for postsecondary education, the couthe services	inty agency must add to the case plan and provide
(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 wan	nt to pursue postsecondary education, including
career or technical education.	

JV-455 [Rev. January 1, 2026]

CHILD'S NAME:		CASE NUMBER:	
24. Placement and services are ordered as stated in <i>(ched</i>	ck appropriate boxes and	attach indicated forms)	
a Twenty-Four-Month Permanency Attachment: C attached and incorporated by reference.			ich is
b Twenty-Four-Month Permanency Attachment: R JV-457), which is attached and incorporated by		ninated (Welf. & Inst. Code, § 366.25)	(form
25. Contact with the child is ordered as stated in (ch	neck appropriate box and	attach indicated form)	
a. Visitation Attachment: Parent, Legal Guardian, I	ndian Custodian, Other In	portant Person (form JV-400).	
b. Visitation Attachment: Sibling (form JV-401).			
c. Visitation Attachment: Grandparent (form JV-40	02).		
26. All prior orders not in conflict with this order remain i	n full force and effect.		
27. Other findings and orders			
a. See attached.			
b. (Specify):			
28. The next hearing is scheduled as follows: Hearing date: Time:	Dept.:	Room:	
	·	Noom.	
a. In-home status review hearing (Welf. & Inst. Coo	- ,		
b. Selection and implementation hearing (Welf. & Inst. Code, § 366.3 sta	- ,	six months.)	
Hearing date: Time:	Dept.:	Room:	
c. Postpermanency hearing (Welf. & Inst. Code, § 3	366.3)		
d. Nonminor dependent status review (Welf. & Inst	. Code, § 366.31)		
e. Other (specify):			
29. The petition is dismissed. Jurisdiction of the court further representation.	t is terminated. All appoint	ed counsel are relieved of the duty to	provide
30. Number of pages attached:			
Date:		JUDICIAL OFFICER	

DRAFT Not approved by the Judicial Council JV-457.v9.022725.j	DRAFT Not approve	ed by the Judicial	Council JV-457	v9.022725.il
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CHILD'S NAME:	CASE NUMBER:

TWENTY-FOUR-MONTH PERMANENCY ATTACHMENT: REUNIFICATION SERVICES TERMINATED

(Welf. & Inst. Code, § 366.25)

- 1. By a preponderance of the evidence, the return of the child to their parent or legal guardian would create a substantial risk of detriment to the safety, protection, or physical or emotional well-being of the child. The factual basis for this conclusion is stated on the record.
- 2. The child's out-of-home placement is necessary.

3.	Re	eunification services are terminated.
4.		The child is an Indian child or there is reason to know that the child is an Indian child, and as set out in detail in the record,
	a.	affirmative, active, thorough, and timely efforts have have been made to provide remedial services and rehabilitative programs designed to prevent the breakup of the Indian family;
	b.	these efforts did did not include assisting the parent(s) or Indian custodian through the steps of the case plan and with accessing or developing the resources necessary to satisfy the case plan;
	C.	to the maximum extent possible, the efforts were were not provided in a manner consistent with the prevailing social and cultural conditions and way of life of the child's tribe;
	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 unsuccessful.
5.		The child is an Indian child or there is reason to know that the child is an Indian child, and
	a.	qualified expert witness testimony was provided by <i>(name):</i> ; and
	b.	evidence regarding the prevailing social and cultural practices of the child's tribe was provided; and
	C.	there is clear and convincing evidence that continued physical custody by the following person is likely to cause serious emotional or physical damage to the child:
		mother Biological father Legal guardian
		Presumed father Indian custodian Other (specify): Other (specify):
		Other (specify).
6.		There has been a change in the child's placement, and the child is an Indian child or there is reason to know that the child is an Indian child. Currently (check one):
	a.	the child is placed with a member of the child's extended family as defined by section 1903 of the title 25 of the United States Code; or
	b.	a diligent search was made for a placement with a member of the child's extended family, the efforts are documented in detail in the record, and the child is placed in a foster home licensed, approved, or specified by the Indian child's tribe; or
	C.	a diligent search was made for a placement with a member of the child's extended family or in a foster home licensed, approved, or specified by the Indian child's tribe; the efforts are documented in detail in the record; and the child is placed in an Indian foster home licensed or approved by an authorized non-Indian licensing authority; or
	d.	a diligent search was made for a placement with a member of the child's extended family, in a foster home licensed, approved, or specified by the Indian child's tribe, or in an Indian foster home licensed or approved by an authorized non-Indian licensing authority; the efforts are documented in detail in the record; and the child is placed in an institution for children approved by an Indian tribe or operated by an Indian organization that has a program suitable to meet the Indian child's needs; or
	۵	the child is placed in accordance with the preferences established by the tribe; or

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CHILD'S NAME:	CASE NUMBER:
6. f the court finds by clear and convincing evidence that there is good cause to clear based on the reasons set out in the record.	depart from the placement preferences
7. The child's current placement is appropriate.	
8. For a child placed in a short-term residential therapeutic program or community the evidence and documentation submitted under Welf. & Inst. Code, § 366.1(<i>I</i>) for and appropriateness of the placement.	
9. The child has left their placement, and their whereabouts are unknown. Out-of-he The placement was appropriate. The county ager reasonable efforts to locate the child.	
10. The child is currently detained in juvenile hall. Out-of-home placement continues was mot appropriate.	to be necessary. The placement
11. The child's current placement is not appropriate. The county agency must lo	cate an appropriate placement for the child.
a. The matter is continued to the date and time indicated in form JV-455, item 2 report by the county agency on the progress made in locating an appropriate	
b. Other (specify):	
 The child is placed outside the state of California, and that out-of-state place a continues to be the most appropriate placement for the child and is in the best continued to the date and time indicated in form JV-455, item 28 for a agency on the progress made toward (1) returning the child to California and locating an appropriate placement with (2) locating an out-of-state placement that is the most appropriate placement child. (3) Other (specify): 	st interest of the child. st interest of the child. The matter is written oral report by the county thin California.
Selection of permanent plan	
13. The county agency has has not exercised due diligence to locate could be placed. Each relative whose name has been submitted to the agency	e an appropriate relative with whom the child has has has not been evaluated.
14. By clear and convincing evidence, there is a compelling reason for determine Code, § 366.26 is not in the best interest of the child because the child is not and a potential legal guardian has not been identified.	
a. The child's permanent plan is permanent placement with (name): The likely date by which the child's permanent plan will be achieved is (date)	a fit and willing relative.
 b The child is ordered to remain in foster care with a permanent plan of (1) return home. (2) adoption. (3) tribal customary adoption. (4) legal guardianship. (5) placement with a fit and willing relative. 	

CHILD'S NAME:	CASE NUMBER:
14. c. The child is 16 years of age or older, there is a compelling reason best interest, and the child is ordered placed in another planned pefforts to establish legal guardians place for adoption. place with a relative. Other (specify):	permanent living arrangement with ongoing and intensive
The likely date by which the child's permanent plan will be achieved is d The court finds that the barriers to achieving the child's permanent plan will be achieved is d The court finds that the barriers to achieving the child's permanent plan will be achieved is d The court finds that the barriers to achieving the child's permanent plan will be achieved is d The court finds that the barriers to achieve the child's permanent plan will be achieved is d The court finds that the barriers to achieve the child's permanent plan will be achieved is d The court finds that the barriers to achieve the child's permanent plan will be achieved is d The court finds that the barriers to achieve the child's permanent plan will be achieved is d The court finds that the barriers to achieve the child's permanent plan will be achieved in the child be achieved in the child's permanent plan will be achieved in the child's per	
15. For a child 16 years of age or older placed in another planned portage. The court asked the child where the child wants to live, and the child pro	
b. the court has considered the evidence before it and finds that another p permanent plan because (describe):	planned permanent living arrangement is the best
c. the compelling reasons why the other permanent plan options are not ir	n the child's best interest are (describe):
16a. The matter is ordered set for hearing under Welf. & Inst. Code, plan for the child.	, § 366.26 to select the most appropriate permanent
b. By clear and convincing evidence, reasonable services have been guardian, or Indian custodian.	provided or offered to the child's parents, legal

- c. The county agency and the licensed county adoption agency or the California Department of Social Services, acting as an adoption agency, will prepare and serve an assessment report as described in Welf. & Inst. Code, § 366.25(b). The county agency report must include evidence of all inquiry done throughout the life of the case to determine whether the child is or may an Indian child, including evidence that inquiry has been made of the child, the parents, and available extended family members, and the results of that inquiry.
- d. The court advised all parties present in court that to preserve any right to review on appeal of this order, a party must seek an extraordinary writ by filing a notice of intent to file a writ petition and a request for the record, which may be submitted on Notice of Intent to File Writ Petition and Request for Record to Review Order Setting a Hearing Under Welfare and Institutions Code Section 366.26 (California Rules of Court, Rule 8.450) (form JV-820), and a petition for extraordinary writ, which may be submitted on Petition for Extraordinary Writ (form JV-825). A copy of each form is available in the courtroom. The court advised all parties present in court that, as to them, a notice of intent to file a writ petition and request for record must be filed with the juvenile court clerk within seven days of the date of this hearing. The clerk of the court must provide written notice as stated in rule 5.590(b)(2) of the California Rules of Court to any party not present.
- e. The court advised each parent present in court of the date, time, and place of the hearing set under Welf. & Inst. Code, § 366.26; their right to counsel; the nature of the proceedings; and the requirement that at the proceedings the court must select and implement a plan of adoption, guardianship, placement with a fit and willing relative, or another planned permanent living arrangement, or, in the case of an Indian child, in consultation with the child's tribe, tribal customary adoption for the child. The court ordered each parent present in court to appear for the hearing set under Welf. & Inst. Code, § 366.26 and directed that each parent be notified hereafter by first-class mail to their usual place of residence or business only.

CHILD'S NAME:	CASE NUMBER:
16. f. The court orders that no notice of the hearing set under Welf. & Inst. Code, § below, who is a mother, a presumed father, or an alleged father and who has the relinquishment has been accepted and filed with notice under Family Coodenied paternity and has executed section 2 of Statement Regarding Parents (1) (name): (2) (name): (3) (name):	relinquished the child for adoption where de, § 8700, or an alleged father who has
g. The likely date by which the child may be placed for adoption, tribal customary as and willing relative is (date):	doption, legal guardianship, or with a fit
Family finding and engagement	
17. a. The county agency has exercised due diligence to identify, locate, and contasupport or possible placement, and the names of the kin and results of the di	
 the county agency has not exercised due diligence to identify, locate, and county agency is ordered to make such diligent efforts, except for individing inappropriate to contact because of their involvement with the family or dome 	luals the agency has determined to be
(2) The county agency must submit a report to the court on or before <i>(date)</i> : efforts made and the results of such efforts.	detailing the diligent
Important individuals	
18. Child is 10 years of age or older	
 The county agency has made reasonable efforts to identify individuals who a child's relationships with those individuals, consistent with the child's best into 	
b. The county agency has not made reasonable efforts to identify individuals when the child's relationships with those individuals, consistent with the child's best	
 c To identify individuals who are important to the child and to maintain the child county agency must provide the services (1) as stated on the record. (2) as follows: 	l's relationships with those individuals, the
Health	
19. The mother biological father Indian customer legal guardian Other (specify): is unable unwilling unavailable to make decisions is surgical, dental, or other remedial care, and the right to make these decisions is and vested with the county agency.	ecify): regarding the child's needs for medical,