ATTORN	IEY OR PARTY WITHOUT ATTORNEY	STATE BAR NU	IMBER:		FOR COURT	USE ONLY	
NAME:							
FIRM NA	ME:						
STREET	ADDRESS:						
CITY:		STATE:	ZIP CODE:				
	ONE NO.:	FAX NO.:					
	DDRESS:						
	IEY FOR (name):	NTV OF			-		
	RIOR COURT OF CALIFORNIA, COU T ADDRESS:	NIT OF					
	G ADDRESS:						
CITY AN	D ZIP CODE:						
BR	ANCH NAME:						
CHIL	D'S NAME:						
	FINDINGS AND ORDERS	S AFTER DETENTION	ON HEARI	NG	CASE NUMBER:		
	(110.11)						
	is matter came before the court on original petition subse	the quent petition	supplemen	tal petition [other (specify):		
2. De	tention hearing						
a.	Date:		e.	Court reporter (name):		
b.	Department:			Bailiff <i>(name):</i>	•		
C.	Judicial officer (name):				ne and language):		
d.	Court clerk (name):		· ·		3 3 7		
	Party (name):		Present	Attorney (na	<u>me):</u>	Present	Appointed today
	(1) Child:						
	(2) Mother:						
	(3) Father—presumed:(4) Father—biological:						
	(5) Father—alleged:						
	(6) Legal guardian:						
	(7) Indian custodian:						
	(8) De facto parent:						
	(9) County agency social worker	:					
	(10) Tribal representative:						
	(11) Other (specify):						
I.	Others present in courtroom:	4 - (0,000)	()				
	(1) Court Appointed Special Adv	ocate (CASA) voluntee	er (name):				
	(2) Other (name):(3) Other (name):						
3. Th	e court has read and considered	and admits the follo	wing into c	widonco:			
a.	Report of social worker date		wing into e	eviderice.			
b.	Report of CASA volunteer	ualeu.					
C.	Other (specify):						
d.	Other (specify):						
BA	ASED ON THE FOREGOING AND					RDERS	
4. a.	Notice of the date, time, an		-	n as required by	/ law.		
b.	For a child 10 years of ag		=				
	(1) The child was properly opportunity to be prese						s given an

C	CHILD'S NAME:	CASE NUMBER:
4.	b. (2) The child was not properly notified under Welf. & Inst. Code, § 349(d) of the wished to be present and was not given an opportunity to be present and	he right to attend the hearing or the child
	 there is good cause for a continuance for a period of time necessal presence of the child to enable the child to be present. 	ry to provide notice and secure the
	(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 a Prevention and Treatment Act guardian ad litem.	also appointed as the child's Child Abuse
6.	a. The child will not benefit from representation by an attorney and, for the reason	ons 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 with the court, other of workers, and other professionals involved in the case; and	counsel, other parties, including social
	(3) under the circumstances of the case, the child would not gain any benefit from	being represented by counsel.
	 A Court Appointed Special Advocate is appointed for the child, and that person is al Prevention and Treatment Act guardian ad litem. 	so appointed as the child's Child Abuse
7.	A Court Appointed Special Advocate is appointed for the child.	
8.	Parentage	
	a. The court inquired of the child's parents present at the hearing and other approand addresses of all presumed or alleged parents of the child. All alleged parents previously submitted a <i>Statement Regarding Parentage</i> (form JV-505) were provided by 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):	
	(3) alleged parent (name):	
9.	ICWA Inquiry	
	On the record, the court has	
	a. asked each participant present at the hearing	
	 whether the participant is aware of any information indicating that the child membership or citizenship in an Indian tribe or Alaska Native village and if 	<u> </u>
	 whether the residence or domicile of the child, either of the child's parents, an Alaska Native village and if yes, the name of the tribe or village; 	or Indian custodian is on a reservation or in
	 whether the child is or was ever a ward of a tribal court, and if yes, the name 	ne of the tribe or village; and
	 if the child, either of the child's parents, or the child's Indian custodian poss membership or citizenship in a tribe or Alaska Native village, and if so, the 	
	b. instructed the participants to inform the court if they receive any information in citizen or eligible for membership or citizenship in a tribe or Alaska Native villa	•
10	. ICWA Status	
	a The court finds there is no reason to believe or reason to know the child is an	Indian child and ICWA does not apply; or
	b The court finds there is reason to believe the child is an Indian child; and	
	(1) the agency has completed further inquiry as required by Welf. & Inst. Co- know that the child is an Indian child. ICWA does not apply; or	de, § 224.2(e), and there is no reason to
	(2) the agency is ordered to complete further inquiry as required by Welf. & I evidence of this inquiry, including all contacts with extended family members with, the Bureau of Indian Affairs, the California Department of Social Se	pers, tribes that the child may be affiliated
	c The court finds that there is reason to know that the child is an Indian child, at	nd
	(1) the agency has presented evidence in the record that it has exercised du	ue diligence to identify and work with all of

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

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10. c. (2) the agency is required to exercise due diligence to identify and work with member or eligible for membership to verify the child's status and provid Code, § 224.3 and file proof of due diligence and notice with the court; a	le notice in accordance with Welf. & Inst.
(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	e record that the child is not an Indian child.
d. The court finds that the child is an Indian child and a member of the	tribe.
11. ICWA Jurisdiction	
 a. It is known or there is reason to know that the child is an Indian child. The court find (1) that it has jurisdiction over the proceeding because 	s (select one)
(a) the court finds that the residence and domicile of the child are not on a res jurisdiction; and	ervation where the tribe exercises exclusive
(b) the court finds that the child is not already under the jurisdiction of a tribal	court; or
(2) the court finds that it does not have jurisdiction because the child is undo or	•
(3) the court finds that the child is under the exclusive jurisdiction of the tribe emergency jurisdiction in accordance with section 1922 of title 25 of the	
Advisements and waivers	
12. The court has informed and advised the	
mother biological father legal guardian	child
presumed father alleged father Indian custodian	
Other (specify): Other (specify):	
of the following:	
a. The right of the child and each parent, legal guardian, and Indian custodian to be prevery stage of the proceedings. The court may appoint counsel subject to the court individual is entitled to appointed counsel and the individual is financially unable to	's right to seek reimbursement, if an
b. The right to be informed by the court of the following:	
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 has been detention.	nearing if the child is detained;
 The right to have a child who is detained immediately returned to the home of the if the petition is not sustained; 	parent, legal guardian, or Indian custodian
 That if the petition is sustained and the child is removed from the care of the pare time for services will commence on the date the petition is sustained or 60 days f 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 the for the member of a sibling group that includes such a child if the parent, legal gue participate regularly and make substantive progress in any court-ordered treatment 	ardian, or Indian custodian fails to
c. The right to a hearing by the court on the issues presented by the petition.	
d. The right to assert the privilege against self-incrimination; to confront and cross-exa documents submitted to the court by the petitioner and the witnesses called to testi Indian custodian; to subpoena witnesses; and to present evidence on their own bel	fy against the parent, legal guardian, or
13. The mother biological father legal guardiar presumed father alleged father Indian custod Other (specify):	
Other (specify): has knowingly and intelligently waived the right to a court trial on the issues,	the right to assert the privilege against solf
incrimination, the right to confront and cross-examine adverse witnesses, the right	

present evidence on one's own behalf.

CHI	IILD'S NAME:	CASE NUMBER:					
14. [CHILD NOT DETAINED						
а							
b	o The child is returned to the custody of						
	mother biological father legal guardian presumed father alleged father Indian custodian	Other (specify): Other (specify):					
15. [CHILD DETAINED						
a	a. Services that would prevent the need for further detention are not available.						
b	o. A prima facie showing has been made that the child comes within Welf. & Inst. Cod	le, § 300.					
C.	c. Continuance in the parent's or legal guardian's home is contrary to the child's welfa	re AND (select at least one)					
	(1) there is a substantial danger to the physical health of the child or the child there are no reasonable means by which the child's physical or emotions the child from the physical custody of the parent or legal guardian.						
	(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 pl damage or harm.						
	(3) the child has left a placement in which they were placed by the juvenile of	court.					
	(4) the child has been physically abused by a person residing in the home a	nd is unwilling to return home.					
	(5) the child has been sexually abused by a person residing in the home and	d is unwilling to return home.					
d	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.	the county child and family services agency					
е	e. The initial removal of the child from the home was necessary for the reasons stated	on the record.					
f.	The facts on which the court bases its decision to order the child detained are state	d on the record.					
g	g. The child is placed in						
	(1) the approved home of a relative.						
	(2) an emergency shelter.						
	(3) other suitable licensed place.						
	(4) a place exempt from licensure designated by the juvenile court.						
	(5) the approved home of a nonrelative extended family member as defined	in Welf. & Inst. Code, § 362.7.					
	(6) a short-term residential therapeutic program or community treatment facture under Welf. & Inst. Code, § 361.22 is set for (date):	ility. A hearing to review the placement					
h	 Services, including those set forth in item 17, are to be provided to the family as so family. 	on as possible to reunify the child with their					
i.	. Reasonable efforts were made to prevent or eliminate the need for removal f	from the home.					
j.	. Reasonable efforts were not made to prevent or eliminate the need for remove	val from the home.					
k.	There is a relative who is able, approved, and willing to care for the child.						
I.	A relative who is able, approved, and willing to care for the child is not availa not preclude later placement with a relative under Welf. & Inst. Code, § 361.3						
16. 🗌	CHILD DETAINED AND THERE IS REASON TO KNOW CHILD IS AN INDIAN	CHILD					
a	a. The evidence includes all of the requirements of Welf. & Inst. Code, § 319(b)).					

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16. b. As detailed in the record, the agency has designed to prevent the breakup of the lumpus unsuccessful;					nd rehabilitati successful	ve programs or	
the agency has not made active efforts to breakup of the Indian family; the agency					ams designed	I to prevent the	
c. For the reasons stated on the record, de	tention is nece	essary to pr	event immine	ent physical d	amage or har	m to the child.	
d. The child's placement complies with the placed	The child's placement complies with the placement preferences set forth in Welf. & Inst. Code, § 361.31. The child is placed						
with a member of the child's extend	ed family;						
in a foster home licensed, approved	-	-					
in an Indian foster home licensed or				_	-		
in an institution for children approve suitable to meet the Indian child's n		n tribe or op	erated by an	Indian organ	zation that ha	as a program	
OR							
for the reasons stated on the record follow the placement preferences.	I, the court find	ds by clear	and convinci	ng evidence t	hat there is go	ood cause not to	
17. The services below will be provided pending	g further proce	edings:					
		Presumed	Biological	Legal	Indian	Other	
Service	<u>Mother</u>	<u>father</u>	<u>father</u>	<u>guardian</u>	<u>custodian</u>	(specify):	
a. Alcohol and drug testing b. Substance abuse treatment							
c. Parenting education							
d. (Specify):							
e. (Specify):							
f. (Specify):							
18. Contact with the child is ordered as state	· ·				•		
a. Visitation Attachment: Parent, Legal Gubb. Visitation Attachment: Sibling (form JV-2		Custodian,	Otner Import	ant Person (I	orm JV-400).		
c. Visitation Attachment: Sibling (form JV-2	•						
	ogical father		gal guardian				
	ged father		gai guaidiaii dian custodia	n			
Other (specify):	,						
Other (specify):							
must disclose to the county agency social w maternal or paternal relatives of the child.	orker the nam	nes, residen	nces, and an	y known ident	ifying informa	ition of any	
20. The mother biolo	ogical father	le	gal guardian				
	ged father	In-	dian custodia	n			
Other (specify):							
Other (specify):		\ (005)				-	
must complete Your Child's Health and Edu social worker to complete the form.	cation (form J	v-225) or p	rovide the ne	cessary infor	mation for the	county agency	
21. There is reason to know the child is an India § 224.3 for any hearings that may result in t							
preadoptive placement, or adoptive placement						J ,	
22. Other findings and orders							
a. See attached.							
b. (Specify):							

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current addresses and telephon parents, legal guardians, and In <i>Mailing Address</i> (form JV-140) of submit it to the court before leaves	e numbers and dian custodians or its equivalent ring the courtho	provide written notification present during the hearing were provided with and ord	he agency, and their attorneys adv of any changes to their mailing add who had not previously submitted lered to complete the form or its eq	lresses. The a <i>Notification of</i>
24. The next hearing is scheduled Hearing date:	I as follows: Time:	Dept.:	Room:	
 a Jurisdictional hearing b Dispositional hearing c Settlement conference d Mediation e Other (specify): 25. All prior orders not in conflict with t 26. Number of pages attached: 		iin in full force and effect.		
Date:			Judicial Officer	
Countersignature for detention orders (if n	ecessary):			
Date:			Judae	