	JV-42 I
CHILD'S NAME:	CASE NUMBER:
DISPOSITIONAL ATTACHMENT: REMOVAL FROM CUSTODIAL PARENT—PLACEMENT (Welf. & Inst. Code, §§ 361, 361.2)	WITH 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.	y)] 300(i)] 300(j)
Circumstances justifying removal from custodial parent 2. There is clear and convincing evidence of the circumstances stated in Welf. & Ins specified below (check all that apply):	st. Code, § 361 regarding the persons
a. Mother 361(c)(1) 361(c)(2) a. Mother 361(c)(2) b. Presumed father 361(c)(2) c. Biological father 361(c)(2) d. Legal guardian 361(c)(2) e. Indian custodian 361(c)(2) f. Other (specify): 361(c)(2) g. Other (specify): 361(c)(2)	
a qualified expert witness testimony was provided by b evidence regarding the prevailing social and cultural practices of the child's tr c there is clear and convincing evidence that continued physical custody by the	; and ibe was provided; and
4. Reasonable efforts were were not made to prevent or eliminate the n	need for removal from the home.
plan and with accessing or developing the resources necessary to satisfy the ca	been made to provide remedial ian family; ian custodian through the steps of the case se plan;
 c. to the maximum extent possible, the efforts were were not prevailing social and cultural conditions and way of life of the child's tribe; and 	provided in a manner consistent with the
d. these efforts and the case plan have have not been condupossible in partnership with the Indian child, the parents, extended family membrutilized the available resources of the Indian child's extended family, tribe, tribal and individual Indian caregiver service providers.	
e. the active efforts have proved successful unsuccessful.	she ahildle walfare and where the test of the test
6. Based on the facts stated on the record, continuance in the home is contrary to t removed from (check all that apply) mother biological father legal guardian presumed father Indian custodian Other (specify): Other (specify):	ne chila's welfare and physical custody is

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JV-421 CHILD'S NAME: CASE NUMBER: Family finding and engagement The county agency has exercised due diligence to identify, locate, and contact the child's relatives. The county agency has not exercised due diligence to identify, locate, and contact the child's relatives. The county agency is ordered to make such diligent efforts, except for individuals the agency has determined to be 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): detailing the diligent efforts made and the results of such efforts. Case plan development The county agency solicited and integrated into the case plan the input of the child father mother representative of child's identified Indian tribe Other (specify): Other (specify): The county agency did not solicit and integrate into the case plan the input of the mother representative of child's identified Indian tribe father Other (specify): Other (specify): and the agency is ordered to do so and submit an updated case plan within 30 days of the date of this hearing. The county agency did not solicit and integrate into the case plan the input of the mother representative of child's identified Indian tribe Other (specify): Other (specify): and the county agency is not required to do so because these persons are unable, unavailable, or unwilling to participate. **Custody and placement** presumed father biological father did not reside with the child at the time the petition The mother does not desire custody of the child. does 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: Presumed father Mother Biological father b. The factual basis for the findings in this item is stated on the record. 10. 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. b. in the approved home of a nonrelative extended family member. the approved home of a resource family, as defined in Welf. & Inst. Code, § 16519.5 or a home that is pending approval C. under Welf & Inst. Code, § 16519.5(e)(1). d. with a foster family agency for placement in a foster family home. in a suitable licensed community care facility. e. f. in a short-term residential therapeutic program or community treatment facility. A hearing to review the placement under Welf. & Inst. Code, § 361.22 was held on or is set for (date): Placement with the child's relative, (name): has been independently considered by the court and is denied for the reasons stated on the record. 12. 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 section 1903 of title 25 of the United States

a diligent search was made for a placement with a member of the child's extended family, the efforts are documented in

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, 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

detail in the record, and the child is placed in a foster home licensed, approved, or specified by the Indian child's tribe; or 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

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b.

d.

Code: or

child's needs; or

in an Indian foster home licensed or approved by an authorized non-Indian licensing authority; or

JV-421 CHILD'S NAME: CASE NUMBER: 12. e. 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 f. based on the reasons set out in the record. 13. The child's out-of-home placement is necessary. The child's current placement is appropriate. 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. 16. The child is currently detained in juvenile hall. Out-of-home placement continues to be necessary. The placement was appropriate. was not 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-415, item 18 for a ¬ written report by the county agency on the progress made in locating an appropriate placement. Other (specify): For a child placed in 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. 19. **[** 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. is not 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-415, item 18 for a oral report by the county agency on the progress made toward returning the child to California and locating an appropriate placement within California. (1) locating an out-of-state placement that is the most appropriate placement for the child and in the best interest of the (2)child. Other (specify): (3) **Reunification services** will ∃ will not Provision of reunification services to the biological father benefit the child. The mother is incarcerated and is seeking to participate in the Department of Corrections and Rehabilitation community treatment program. a. Participation in the program is is not in the child's best interest. b. suitable to meet the needs of the mother and child. The program is not 22. The mother legal guardian Other(specify): presumed father Indian custodian Other(specify): is incarcerated and reasonable reunification services are granted. a. denied because, by clear and convincing evidence, providing reunification services would be detrimental to the b.

23.

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	AS	provided in	wen. & mst. Co	oce, g so	1.5(b), by clear	and convi	ncing evider	nce,
a.	the	moth	ner [leg	al guardian		Other(speci	fy):
		pres	umed father [Ind	ian custodian		Other (speci	fy):
	is a pe	erson describ	ed in Welf. & Ins	st. Code,	§ (choose all the	at apply)		
		361.5(b)(3)	361.5(b)	(7)	361.5(b)(9)	3	61.5(b)(11)	
		361.5(b)(4)	361.5(b)	(8)	361.5(b)(10) 3	61.5(b)(12)	

361.5(b)(16)

361.5(b)(17)

361.5(b)(13)

361.5(b)(15)

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23. a.	and reunification services are (1) granted because, by clear and convincing evidence reunification is in the (2) denied.	best interest of the child.
b.	The mother legal guardian Other (special presumed father Indian custodian Other (special presumed in Welf. & Inst. Code, § 361.5(b)(1), and a reasonably diligent Reunification services are denied.	cify):
C.	The mother legal guardian Other (specific presumed father Indian custodian Other (specific a person described in Welf. & Inst. Code, § 361.5(b)(2), and reunification services (1) granted. (2) denied because the person, even with the provision of services, is unlike	oify): s are
	the child within the statutory time limits.	iy to be capable of adequately carring for
d.	The mother legal guardian Other (specific a person described in Welf. & Inst. Code, § 361.5(b)(5), and reunification services	cify):
	 (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 because the person. 	the child is closely and positively bonded to
	(2) denied.	
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 services	s are
	(1) granted because by clear and convincing evidence reunification is in the	
(2) denied because the child or the child's sibling suffered severe sexual abuse or the by the person, and it would not benefit the child to pursue reunification with that per		
	(3) The factual basis for the findings in this item is stated on the record.	
f.	The mother legal guardian Other (spec	
	is a person described in Welf. & Inst. Code, § 361.5(b)(14). The court advised the p possible consequences of a waiver. The person executed <i>Waiver of Reunification S</i> accepts the waiver, the person having knowingly and intelligently waived the right to	Services (form JV-195), and the court
g.	The county agency must provide reunification services, and the following must stated in the case plan: Mother Biological father Presumed father O	participate in the reunification services ther (specify):
	Indian custodian Legal guardian Other (specify	
	e likely date by which the child may be returned to and safely maintained in the homoecify):	ne or another permanent plan selected is
Effort	S	
as	e county agency has has not complied with the case plan by magafe home through the provision of reasonable services designed to aid in overcomin d continued custody of the child and by making reasonable efforts to complete any st	

placement of the child.

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26. The following persons have made the indicated level of progreplacement:	ess toward alleviating or mitigating the causes necessitating		
a. Mother b. Presumed father c. Biological father d. Legal guardian e. Indian custodian f. Other (specify): g. Other (specify):	None Minimal Adequate Substantial Excellent		
Siblings 27. The child does not have siblings under the court's jurisc	diction		
28. a. The child's educational needs are are b. The child's physical needs are are c. The child's mental health needs are are d. The child's developmental needs are are	not being met. not being met. not being met.		
Health and education			
29. The mother biological father Other (specify): Other (specify): is unable unwilling unavailable to make decisions regarding the child's needs for medical, surgical, dental, or other remedial care, and the right to make these decisions is suspended under Welf. & Inst. Code, § 369 and vested with the county agency. 30. The additional services, assessments, and/or evaluations the child requires to meet the unmet needs specified in item 28 or other concerns are a. stated in the social worker's report.			
psychotropic medication order is on <i>(date):</i> 33. a. A limitation on the right of the parents to make education educational rights and responsibilities in regard to the ch	thorizing psychotropic medication. The next hearing to review the nal decisions for the child is not necessary. The parents hold nild's education, including those described in rule 5.650(e) and (f)		
as stated in Order Designating Educational Rights Holde	nal decisions for the child is necessary and those rights are limited er (form JV-535) filed in this matter. The educational rights and scribed in rule 5.650(e) and (f) of the California Rules of Court. A		
34. The following persons are ordered to take the steps necessary and/or evaluations identified in item 30: a. Social worker b. Parent (name): c. Surrogate parent (name): d. Educational representative (name): e. Other (name):	ary for the child to begin receiving the services, assessments,		

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35.	The child's education placement has changed since the date the child was physi	cally removed from the home.
а	The child's educational records, including any evaluation regarding a disabilit within two business days of the request to enroll, and those records were pro child's new school within two business days of the receipt of the educational in	vided by the child's former school to the
b	The child is enrolled in school.	
С	The child is attending school.	
36. 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 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 as provide the services	gency must add to the case plan and
	(a) stated on the record. (b) as follows:	
37. ☐ 38. ☐ a b	successful adulthood. The services stated in the case plan do not include those needed to assist the care to successful adulthood.	in making the transition from foster care to e child in making the transition from foster
Advi	(2) as follows:	
39. [Child under three years of age on the date of initial removal from the physical cus a child in a sibling group whose members were removed from parental custody a the sibling group was under three years of age on the date of initial removal from guardian.	t the same time, and in which one member of the physical custody of the child's parent or
a.	Failure to participate regularly and make substantive progress in court-ordered termination of reunification services for all or some members of the sibling group six months from the date the child entered foster care under Welf. & Inst. Code, § 3	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 consider the following factors in deciding whether to limit reunification services to six months for all or some members of the sibling group:

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39. b.	• the • the • the • the • the • the • who per • the	ether the sibling group was removed from parental care as a group; closeness and strength of the sibling bond; ages of the siblings; appropriateness of maintaining the sibling group; detriment to the child if sibling ties are not maintained; likelihood of finding a permanent home for the sibling group; ether the sibling group is currently placed in the same preadoptive home of manency in the same home; wishes of each child whose age and physical and emotional condition per best interest of each child in the sibling group.	
C.	may imple the s 366.	e six-month hearing under Welf. & Inst. Code, § 366.21(e), if the child is be referred to a selection and implementation hearing under Welf. & Inst. ementation hearing may result in the termination of parental rights and sibling group or, in the case of an Indian child for whom tribal custom 24 is selected as the permanent plan goal, modification of parental righters of the sibling group.	Code, § 366.26. The selection and ladoption of the child and other members of nary adoption under Welf. & Inst. Code, §
40	36 the is me W ar Co	nild three years of age or older who is not a member of a sibling group 1.5(a)(1)(C). The court informed all parties present at the time of the hear the child was three years of age or older with no siblings under the age of the not returned to the custody of a parent at the Welf. & Inst. Code, § 366.21 on the from the date the child entered foster care, the case may be referred the left. & Inst. Code, § 366.26. The selection and implementation hearing may all adoption of the child or, in the case of an Indian child for whom triplede, § 366.24 is selected as the permanent plan goal, modification of	ing and further advises all parties that, because ree years at the time of initial removal, if the child (f) permanency hearing set on a date within 12 d to a selection and implementation hearing under y result in the termination of parental rights bal customary adoption under Welf. & Inst.
	1	welve-month permanency hearing date:	
41	a.	The matter is ordered set for hearing under Welf. & Inst. Code, § 366 plan for the child.	5.26 to select the most appropriate permanent
	b.	By clear and convincing evidence, the court found that reunification service legal guardian, or Indian custodian under Welf. & Inst. Code, § 361.5(b).	ces were not to be provided to the child's parents,
	C.	The county agency and the licensed county adoption agency or the Califoradoption agency will prepare and serve an assessment report as describ	
	d.	The court advised all parties present in court that to preserve any right to an extraordinary writ by filing a notice of intent to file a writ petition and a on <i>Notice of Intent to File Writ Petition and Request for Record to Review Institutions Code Section 366.26 (California Rules of Court, Rule 8.450)</i> (which may be submitted on <i>Petition for Extraordinary Writ</i> (form JV-825). courtroom. The court further advised all parties present in court that, as to request for record must be filed with the juvenile court clerk within seven court is directed to provide written notice as stated in rule 5.695(g)(10) of present.	request for the record, which may be submitted of Order Setting a Hearing Under Welfare and form JV-820), and a petition for extraordinary writ, A copy of each form is available in the to them, a notice of intent to file a writ petition and days of the date of this hearing. The clerk of the
	e.	The court orders that no notice of the hearing set under Welf. & Instrument below, who is a mother, a presumed father, or an alleged father adoption where the relinquishment has been accepted and filed wire alleged father who has denied paternity and has executed section (form JV-505).	ather and who had relinquished the child for th notice under Family Code section 8700, or an
		(1) (name): (2) (name):	

f. The likely date by which the permanent plan will be achieved is (date):

(3) (name):(4) (name):