ATTORNEY OR PARTY WITHOUT ATTORNEY:	STATE BAR NO.:	FOR COURT USE ONLY		
NAME:		7 0.1. 000 1.1.		
FIRM NAME:				
STREET ADDRESS:				
CITY:	STATE: ZIP CODE:			
TELEPHONE NO.:	FAX NO.:			
EMAIL ADDRESS:				
ATTORNEY FOR (name):				
SUPERIOR COURT OF CALIFORNIA, COUNTY	OF			
STREET ADDRESS:				
MAILING ADDRESS: CITY AND ZIP CODE:				
BRANCH NAME:				
NONMINOR'S NAME:		-		
NONMINOR'S DATE OF BIRTH:				
HEARING DATE AND TIME:				
	FER NONMINOR DEPENDENT IEW HEARING	CASE NUMBER:		
Judicial Officer:	Court Clerk:	Court Reporter:		
Bailiff:	Other Court Personnel:	1		
Ballin.	Other Court Fersonner.	Interpreter: Language:		
		Language.		
1 Party name	Duranut	Att		
1. Party name	Present	Attorney name Present		
a. Nonminor dependent:				
b. Probation officer:				
c. County agency social worker:				
d. Other (specify):				
2. Tribal representative (name):				
3. Others present in courtroom				
a. Other (specify):				
b. Other (specify):				
c. Other (specify):				
d. Other (specify):				
4. The court has read and considered and	d admits into evidence			
a. report of social worker dated:				
b. report of probation officer dated	1:			
c. Other (specify):				
d. Other (specify):				
BASED ON THE FOREGOING AND ON ALL OTHER EVIDENCE RECEIVED, THE COURT FINDS AND ORDERS				
5. Notice of the date, time, and location of the hearing was given as required by law.				
6. The nonminor dependent's continued placement is necessary.				
7. The nonminor dependent's continued placement is no longer necessary.				
8. The nonminor dependent's current placement is appropriate.				
9. The nonminor dependent's current collaboratively to locate an appropri		ency and the nonminor dependent must work		
has considered the evidence and do	n a short-term residential therapeutic program ocumentation submitted under Welf. & Inst. C y for and appropriateness of the placement.	n or community treatment facility, the court code, § 366.31(b)(4) or § 706.5(c)(1)(B) when		

NONMINOR'S NAME:	CASE NUMBER:
11. The nonminor dependent's Transitional Independent Living Case Plan includes a criteria in Welf. & Inst. Code, § 11403(b) to remain in foster care under juvenile or	
<ul> <li>a. Attending high school or a high school equivalency certificate (GED) program</li> <li>b. Attending a college, a community college, or a vocational education program.</li> <li>c. Attending a program or participating in an activity that will promote or help rer</li> <li>d. Employed at least 80 hours per month.</li> <li>e. The nonminor dependent is not able to attend a high school, a high school education program, or an employr per month due to a medical condition.</li> </ul>	move a barrier to employment.  Juivalency certificate (GED) program, a
12. The county agency has has not made reasonable efforts and dependent establish and maintain compliance with one of the conditions in Welf.	provided assistance to help the nonminor & Inst. Code, § 11403(b).
13. The nonminor dependent was provided with the infor required under Welf. & Inst. Code, § 391.	mation, documents, and services as
14. The Transitional Independent Living Case Plan was dependent and the county agency.	eveloped jointly by the nonminor
15. For the nonminor dependent who has elected to have the Indian Child Welfare At their tribe was was not consulted during the development of the Independent Living Case Plan.	
16. The nonminor dependent's Transitional Independent Living Case Plan do situation and services consistent, in the nonminor dependent's opinion, with what and set out benchmarks that indicate how both the county agency and nonminor adulthood can be achieved.	
17. The nonminor dependent's Transitional Independent Living Case Plan and meaningful independent living skill services that will help the youth transition	nes does not include appropriate from foster care to successful adulthood.
18. The county agency has has not made reasonable efforts to c Transitional Independent Living Case Plan, including efforts to finalize the youth's independence.	omply with the nonminor dependent's spermanent plan and prepare them for
19. The county agency has has not made ongoing and intensive	efforts to finalize the permanent plan.
20. The nonminor dependent did did not sign and receive a copy Case Plan.	of their Transitional Independent Living
<ul> <li>21. a. The extent of progress made by the nonminor dependent toward meeting the Transhas been excellent satisfactory minimal.</li> <li>b The modifications to the Transitional Independent Living Case Plan goals need in their efforts to attain those goals were stated on the record.</li> </ul>	
·	cate an appropriate relative with whom the agency has has not been
23. The county agency has has not made reasonable efforts to m nonminor dependent and individuals who are important to them, including efforts caring and committed adults who can serve as lifelong connections.	naintain relationships between the to establish and maintain relationships with
24. The county agency has has not made reasonable efforts to edependent's relationship with their siblings who are under juvenile court jurisdictions.	stablish or maintain the nonminor on.

NONMINOR'S NAME:			CASE NUMBER:	
25. The	e likely da	te by which it is anticipated the nonminor dependent will achieve successfu	ul adulthood is:	
26.	26. It appears that juvenile court jurisdiction over the nonminor may no longer be necessary, and a hearing to consider termination of juvenile court jurisdiction under rule 5.555 of the California Rules of Court is ordered.			
27.	and or	earing under rule 5.555 of the California Rules of Court held on the date be ders as recorded on the <i>Findings and Orders After Hearing to Consider Teminor</i> (form JV-367), and juvenile court jurisdiction is terminated under thos	rmination of Juvenile Court Jurisdiction Over	
28.	Juveni	le court jurisdiction over the youth as a nonminor dependent is continued a	and	
	а. 🗀	the youth's permanent plan is		
	(1)	return home.		
	(2)	adoption.		
	(3)	tribal customary adoption.		
	(4)	placement with a fit and willing relative.		
	(5)	another planned permanent living arrangement.		
	(6)	Other (specify):		
	b	For nonminors placed in another planned permanent living arrangement, before it and finds that another planned permanent living arrangement is		
	(1)	the nonminor is 18 or older.		
	(2)	Other (specify):		
	The	e compelling reasons why other permanent plan options are not in the noni	minor's best interest are	
	(1)	the nonminor wants to live independently.		
	(2)	Other (specify):		
	c	Family reunification services are continued.		
		e matter is continued for a hearing set under Welf. & Inst. Code, $\S$ 366.31, urt within the next six months.	and rule 5.903 of the California Rules of	
29. a.	Th	e social worker or probation officer has done all of the following:		
	(1)	Verified that the nonminor dependent has received comprehensive sexure requirements of Education Code section 51930 et seq. through the schononminor will receive the instruction.		
	(2)	Informed the nonminor dependent that they may access age-appropriate reproductive and sexual health care including but not limited to unplanne birth control, abortion, and the prevention and treatment of sexually trans	ed pregnancy prevention, abstinence, use of	
	(3)	Informed the nonminor dependent, in an age and developmentally approconsent to sexual and reproductive health services and the nonminor's c		
	(4)	Informed the nonminor dependent how to access reproductive and sexu to that care, including by assisting with any identified barriers to care, as		
b.	Th	e social worker or probation officer is ordered to complete any of the above	e requirements that have not been completed	

and to submit to the court an updated case plan within 30 days of the date of this hearing.

NONMINOR'S NAME:	CASE NUMBER:	CASE NUMBER:	
(1) an individual postsecondar (2) the name of the	nents of Welf. & Inst. Code, § 16501.1(g)(22) or individuals have been identified to assist the y education, including career and technical ene support person(s) to assist the nonminor derson's relationship(s) to the nonminor deper	he nonminor dependent with applications for education, and related financial aid. dependent is:	
	or individuals have not been identified to assis y education, including career and technical e	st the nonminor dependent with applications for ducation, and related financial aid.	
case plan and	provide the services the record.	ondary education, the county agency must add to	o the
technical education	n.	rsue postsecondary education, including career	or
-	lict with this order remain in full force and	l effect.	
32. Other findings and or a. See attachment 32 b. (Specify):			
33. Additional findings and	orders for nonminor dependent with case pla	an of continued family reunification services	
The agency has     for the nonminor dependent		plan by making reasonable efforts to create a sa eps are necessary to finalize the permanent plan	
<ul> <li>b. The extent of progress m</li> <li>been</li> </ul>	ade toward alleviating or mitigating the cause	es necessitating the current out-of-home placem	nent has
(1) by the father:			
<ul><li>(2)  by the mother:</li><li>(3)  by the nonmine</li></ul>			
(4) Other (specify)			
(5) Other (specify)	:		
		n the family home or achieve independence or, for tation with the child's tribe, be placed for tribal cu	
d. (1) The nonminor	can safely reside in the family home and may	y return to the family home.	
` ,	maintains jurisdiction under Welf. & Inst. Cod 6.31 is ordered.	e, § 303(a), and a review hearing under Welf. &	Inst.
consider te		inor may no longer be necessary, and a hearing Welf. & Inst. Code, § 391 and rule 5.555 of the 0	
` ,	cannot safely reside in the family home, and		
	ependent and parent(s) or guardian(s) are in fication services are in the best interest of the	agreement with the continuation of reunification	services.
	antial probability that the nonminor depender	nt will be able to safely reside in the family home	by the
(d) The matter is co	_	nst. Code, § 366.31 and rule 5.903 of the Californ	nia Rules

NONMINOR'S NAME:			CASE NUMBER:
22 d (2) Dounification o	ervices are terminated (chec	k all that apply)	
· , <u> </u>	ninor cannot safely reside in t		
(b) The nonm	-	•	greement with the continuation of
(c) Continued	d reunification services are no	ot in the best interest of the r	nonminor dependent.
	ot a substantial probability th the next review hearing.	at the nonminor dependent	will be able to safely reside in the family
(e) The time to Code, § 3		fication services exceeds the	e time frames as stated in Welf. & Inst.
34. Additional findings and	orders for nonminor residing	in the home of a parent or fo	ormer legal guardian
	uvenile court jurisdiction und		er be necessary, and a hearing to consider and rule 5.555 of the California Rules of
Welf. & Inst. C		continued for a review hearir	ary. The court maintains jurisdiction undering under Welf. & Inst. Code, § 366.31 and rule
b. The county agency maintain a safe fan	has has no has no halv home for the nonminor.	t complied with the case	plan by making reasonable efforts to
c. The county agency Plan, including effo	has has no has no has no rts to prepare the nonminor f		inor's Transitional Independent Living Case
35. The next hearings are sche	duled as follows:		
a. Nonminor depende	nt status review hearing (We	lf. & Inst. Code, § 366.31; C	al. Rules of Court, rule 5.903)
Hearing date:	Time:	Dept:	Room:
b. Hearing to conside	r termination of jurisdiction (V	Velf. & Inst. Code, § 391; Ca	I. Rules of Court, rule 5.555).
Hearing date:	Time:	Dept:	Room:
c. Other (specify):			
Hearing date:	Time:	Dept:	Room:
36. Number of pages attached: _			
Date:			
			Judicial Officer