	JV-674
CHILD'S NAME:	CASE NUMBER:
FINDINGS AND ORDERS AFTER PERMANENCY HEARING	G—DELINQUENCY
12-MONTH 18-MONTH (only if reunification	n services extended at 12 months)
 1. The court has read and considered and admits into evidence a report of probation officer dated: b Other (specify): 	
BASED ON THE FOREGOING AND ON ALL OTHER EVIDENCE RECEIVED, THE COU	RT FINDS AND ORDERS
 a. Notice of the date, time, and location of the hearing was given as required by b. For child who is not present, the child received proper notice of their right gave up that right to attend this hearing. 	
 a. The child is may be an Indian child, and notice of the process was provided as required by law. Proof of such notice was filed with this court 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 	e of the proceedings was provided to the
Child returned home	
4. The return of the child to their parent or legal guardian would not create a substant protection, or physical or emotional well-being of the child. Out-of-home placement The probation department has complied with the case plan by making reasonable to complete whatever steps are necessary to finalize the permanent placement of	nt is no longer necessary or appropriate. e efforts to return the child safely home and
Child remaining in out-of-home placement	
5. By a preponderance of the evidence, the return of the child to their parent or lega detriment to the safety, protection, or physical or emotional well-being of the child stated on the record.	
6 The child's out-of home placement is necessary.	
 7. a. The child's out-of-home placement is appropriate. b. The child's current placement is not appropriate. This hearing is continued for progress made to locate an appropriate placement. 	a report by the probation officer on the
8. For a child placed in a short-term residential therapeutic program or community tr evidence and documentation submitted under Welf. & Inst. Code, § 706.5(c)(1)(B for and appropriateness of the placement.	
9. The child has left their placement, and their whereabouts are unknown. Out-of-ho The placement was was not appropriate. The probation office reasonable efforts to locate the child.	
10. The child is currently detained in juvenile hall. Out-of-home placement continues was was not appropriate.	to be necessary. The placement
11. The child is placed outside the state of California, and that out-of-state placement	t
a continues to be the most appropriate placement and is in the child's best inter	rest.
b. is no longer the most appropriate placement for the child and is not in the bes continued for a report by the probation officer on the progress made toward fi	
12. The probation officer has has not complied with the case platchild to a safe home through the provision of reasonable services designed to aid initial removal and continued custody of the child, and by making reasonable efforencessary to finalize the permanent plan.	
For a child 16 years of age or older in another planned permanent living arran probation department has has not made the following one to a safe home or finalize the permanent plan:	ngement, the court finds that the going and intensive efforts to return the child

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CHIL	D'S NAME:	CASE NUMBER:
13. 🗌	The child is an Indian child, and by clear and convincing evidence act provide remedial services and rehabilitative programs designed to preve	
14.	The child has no known Indian heritage.	
15.	The following persons have made the indicated level of progress toward placement:	d alleviating or mitigating the causes necessitating
a. b. c. d. e. f.	Child Mother Father Legal guardian Other (specify): Other (specify):	Minimal Adequate Substantial Excellent Image: Substantial Image: Subs
16. a.	 Reunification services are continued (Welf. & Inst. Code, § 727.3(b)((1) There is a substantial probability that the child may be returned legal guardian Other (<i>specify</i>): permanency hearing because the mother. fathe Other (<i>specify</i>): and ability to complete the objectives of the case plan. Reunification father legal guardian Other (<i>specify</i>): (2) The probation department has not provided reasonable services legal guardian Other (<i>specify</i>): 	to the mother father by the date set for the 18-month er legal guardian. the child have demonstrated the capacity and n services are continued to the mother
b.	 (3) The probation department is ordered to provide reasonable reunification legal guardian Other (<i>specify</i>): Reunification services are terminated. 	ion services to the mother father
D.	 (1) The probation department has provided or offered reasonable s 	services, but the mother father
	legal guardian Other (specify): has not participated regularly and has not demonstrated the cap case plan. Reunification services are terminated.	pacity and ability to complete the objectives of the
	 (2) The probation department has provided or offered reasonable s the child may be returned to the mother father Other (specify): by services are terminated. 	
	(3) At 18-month review: Reunification services are terminated bec was originally removed from the physical custody of their parent	
	(4) The probation department has has not exe with whom the child could be placed. Each relative whose name has has not been evaluated.	ercised due diligence to locate an appropriate relative e has been submitted to the department
17. a.	The following is appropriate and ordered as the permanent plar	n:
	 (1) The child is returned home immediately. (2) Continuation of rounification convices and cotting of a further particular conversion. 	rmononou booring If the shild is not activated have at
	(2) Continuation of reunification services and setting of a further pe the next permanency hearing, the court will set a hearing that co adoption of the child.	

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CHIL	D'S NAME:	CASE NUMBER:
17. a.	(3) Adoption. A hearing under Welf. & Inst. Code, § 727.31 is scheduled for and an adoption assessment report is ordered.	(date):
	(4) Legal guardianship.	
b.	The court finds by clear and convincing evidence that <i>(name of child):</i> subject for adoption and there is no one willing to accept legal guardianship.	is not a proper The permanent plan is
	(1) permanent placement with <i>(name)</i> , a	fit and willing relative.
	(2) placement in foster care with a permanent plan of return home, or placement with a fit and willing relative.	adoption, legal guardianship,
C.	Another planned permanent living arrangement. The child is 16 years of age that no other preferred permanent plan is in the child's best interest, and the planned permanent living arrangement with ongoing and intensive efforts to	
	 return home. establish legal guardianship. place with a relative. other (<i>specify</i>): 	place for adoption.
18. a.	The likely date by which the permanent plan will be achieved is:	
b.	The likely date by which the child may be returned to and safely maintained is selected is: . (Use this finding only when the under item 16a.)	in the home or another permanent plan ne court continues reunification services

C.		The court finds	that the barrier	s to achieving	the child's	permanent plan	are (describe):
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For child 16 years of age or older placed in another planned permanent living arrangement,

19. a. the court asked the child where they want to live, and the child provided the following information (describe):

b. the court has considered the evidence before it and finds that another planned permanent living arrangement is the best permanent plan because (*describe*):

c. ____ the compelling reasons why the other permanent plan options are not in the child's best interest are (describe):

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Case planning and visitation	
20. The child is 14 years of age or older.	
 The services stated in the case plan include those needed to assist the ch successful adulthood. 	lid in making the transition from foster care to
b. The services stated in the case plan do not include those needed to assist care to successful adulthood.	the child in making the transition from foster
c. To assist the child in making the transition to successful adulthood, the pro and provide the services	obation department must add to the case plan
(1) stated on the record.	
(2) as follows:	
21. a. The following were actively involved in the case plan development, includin Child Mother Father Legal guardian Other : Other:	ng the plan for permanent placement: Tribal representative
b. The following were not actively involved in the case plan development, inc Child Mother Father Legal guardian Other: Other: Other: The probation officer is ordered to actively involve them and submit an up	Tribal representative
c. The following were not actively involved in the case plan development, inc Child Mother Father Legal guardian Other: The probation officer is not required to involve them because they are unal	Tribal representative
22. The court finds that the child's	
a. developmental needs are are not being met. c. physical r b. mental health needs are are not being met. d. education	
 23. The additional services, assessments, and/or evaluations the child requires, a steps necessary for the child to receive these services, assessments, and/or ea. a. stated on the record. 	
 a stated on the record. b as follows: 	
24. a The following are ordered by the court to participate with the child in a court the probation officer: Mother Father Le	unselling or education program as directed by gal guardian
b. The participation by the following is deemed by the court to be inappropria their participation with the child in a counseling or education program is no Mother Father Legal guardian Other (speci	ot ordered:
 25. The child has siblings under the court's jurisdiction, and all of the siblings are name. a. Visitation between the child and child's siblings who are not placed together. b. The court finds by clear and convincing evidence that visitation between the contrary to the safety and well-being of at least one of the children for the finds. 	er is appropriate and ordered. ne siblings who are not placed together would be

No visitation is ordered.

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26. Visitation with the child is ordered:

- a. As stated in Visitation Attachment: Parent, Legal Guardian, Indian Custodian, Other Important Person (form JV-400).
- b. As follows (specify):

Health and education

27. 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> :
28. For a child who is 10 years of age or older; is in junior high, middle, or high school; and has been under the jurisdiction of the juvenile court for a year or longer, <i>Status Review Attachment: Sexual and Reproductive Health Services</i> (form JV-459(A)) has been completed and is attached.
29. The parents legal guardians Other (<i>specify</i>): are unable 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, § 739 and vested with the probation department.
30. A limitation on the parents legal guardians Other <i>(specify):</i> to make educational decisions for the child
a is not necessary. The parents or legal guardian hold educational rights and responsibilities, including those listed in California Rules of Court, rule 5.650(e) and (f).
 b. is necessary. Those rights are limited as ordered and as stated in Order Designating Educational Rights Holder (form JV-535).
31 The child's school placement has changed since the last hearing.
a The child's educational records, including any evaluation regarding a disability, were transferred to the new school placement within two business days since the placement change.
b The child is enrolled in attending <i>(specify school):</i>
32. 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 child with applications for postsecondary education, including career and technical education, and related financial aid.
 (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 applications for postsecondary education, including career and technical education, and related financial aid.
(4) to assist the child in preparing for postsecondary education, the probation department must add to the case plan and provide the services
(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 pursue postsecondary education, including career or technical education.

CHILD'S NAME:		CASE NUMBER:				
Parent	tage					
33. a.	The court inquired of	the mother c	thers (names and relat	ionships):		
b.			m JV-505) were provide	present during the hearing who had not ed with and ordered to complete and submit otice required by Welf. & Inst. Code, § 726.4		
5.	 (1) alleged father (name): (2) alleged father (name): 	p				
Advise	ement					
hoi ref	me at the permanency hearing	set on a date within 12 month § 727.31 to a selection and i	s from the date the chil	parties that if the child is not returned to the d entered foster care, the case may be that could result in the termination of		
35. All	prior orders not in conflict w	ith this order remain in full	force and effect.			
36. a. b.	a. See attached.					
37.	The date the child entered for	oster care is <i>(specify):</i>				
38. 📃	The next hearing will be					
	Date:	Time:	Dept:	Type of hearing:		
	Date:	Time:	Dept:	Type of hearing:		
39.	The petition is dismissed.	Jurisdiction of the court is ter	minated. All appointed of	counsel are relieved.		
40. 🗌		en explained to the child, and ey who can assist with sealing		any materials relevant to the sealing process		
41. Nu	mber of pages attached:					

Date:

Judicial Officer