	J	V-1/4	Admissio	n to Psych	n for Voluntary niatric ent Facility	Clerk stamps date here when form is filed.			
1	a.	Hearing date: Room:		Time:	Dept.:				
	b.	Judicial officer:							
		Parties and attorn							
						Fill in court name and street address:			
						Superior Court of California, County of			
(2)	Tł	ne court has read an	nd considered	the following:					
\bigcirc	a.	The report fro filed on <i>(date)</i> :							
	b.	CASA report	dated:		Fill in child's/nonminor's name and date of birth:				
	c.	\Box Other <i>(specify</i>)	<i>י</i>):			Child's/Nonminor's name:			
	d.								
		\Box Other <i>(specify</i>)				Child's/Nonminor's date of birth:			
T						Court fills in case number when form is filed.			
		OURT FINDS A		K3		Case Number:			
3	 3 a. □ Notice requirements were met. The people requiring notice in Welfare and Institutions Code section 361.23(b)(3), 361.23(e)(3), 727.13(b)(3), or 727.13(e)(3) were notified as required by California Rules of Court, rule 								
	b.	□ Notice require	ements were n	ot met. The fol	lowing people were not	noticed as required by law:			
4		The court	has 🗌	has not in		sent to the child's admission. position on admission. The child's position			
5									
	a.	granted.							
		(1) The court fin	nds by clear ar	nd convincing e	evidence all of the follow	ving:			

(a) The child suffers from a mental disorder that may reasonably be expected to be cured or ameliorated by a course of treatment offered by the hospital, facility, or program in which the child wishes to be placed.

- (b) The psychiatric residential treatment facility is the least restrictive setting needed to treat the child's mental disorder.
- (c) There is no other available hospital, program, or facility that might better serve the child's medical needs and best interests, including community-based mental health services.
- (d) The child has given knowing and intelligent consent to admission to the facility, and the consent was not made under fear of detention or initiation of conservatorship proceedings.
- (e) The child, and where appropriate, the parent, legal guardian, or Indian custodian have been advised of the nature of inpatient psychiatric services, patient's rights, and their right to contact a patient rights advocate.
- (3) A court order is not needed to discharge a child if the parent, guardian, Indian custodian, or child subsequently withdraws their consent for admission.
- b. D not granted. The request is not granted becuase *(specify):*______
- **6** The request for voluntary admission of a nonminor or nonminor dependent to the psychiatric residential treatment facility identified in the placing agency's request is:
 - a. \Box granted.
 - (1) The court finds that the nonminor or nonminor dependent has given knowing and intelligent consent to admission. A court order is not needed to discharge the nonminor or nonminor dependent if the nonminor or nonminor dependent subsequently withdraws their consent.
 - (2) To ensure that the child welfare agency probation department promptly makes all necessary arrangements to ensure the nonminor or nonminor dependent is discharged in a timely manner and with all services and supports in place as necessary for a successful transition into a less restrictive setting, the court orders the following *(specify)*:

b. \Box not granted.

(1) The nonminor or nonminor dependent has not given knowing and intelligent consent to admission. The social worker probation officer is ordered to inform the facility of this finding, direct the facility to discharge the nonminor dependent in accordance with the nonminor dependent's aftercare plan, and ensure that the aftercare plan is implemented to ensure integration with the nonminor dependent's family, school, and community upon discharge.

New January 1, 2024

6 b. (2) A hearing to verify that the nonminor dependent has been discharged is scheduled on (specify date no later than 30 days from today's hearing date): ______ (specify time): ______ in dept. (specify): ______

7	$\overline{)}$	☐ The	□ parent's	🗌 legal guardian's	Indian custodian's	conduct may have contributed to

- a. The child welfare agency must take appropriate action including but not limited to taking the child into protective custody and filing a petition under Welfare and Institutions Code section 342 or 387.
- b. The probation department must asses the child pursuant to Welfare and Institutions Code section 241.1, making a report to the county child welfare services agency's suspected child abuse and neglect hotline, or proceeding to modify court orders pursuant to Article 20 (commencing with Welfare and Institutions Code section 775).
- 8 A review hearing on the child's, nonminor's, or nonminor dependent's placement in the facility based on the medical necessity of that placement is scheduled on (*specify date that is no later than 60 days after the admission of the child, nonminor, or nonminor dependent to the psychiatric residential treatment facility*): ______ at (*specify time*): _______ in dept. (*specify*): _______

Date: _____

Judicial Officer