				JV-367
ATTORNEY OR PARTY WITHOUT ATTORNEY:	STATE BAR NO .:		FOR COURT USE	ONLY
NAME:				
FIRM NAME:				
STREET ADDRESS:				
CITY:	STATE:	ZIP CODE:		
TELEPHONE NO.:	FAX NO.:			
E-MAIL ADDRESS:				
ATTORNEY FOR (name):				
SUPERIOR COURT OF CALIFORNIA, COUNT STREET ADDRESS:	Y OF			
MAILING ADDRESS:				
CITY AND ZIP CODE:				
BRANCH NAME:				
NONMINOR'S NAME: NONMINOR'S DATE OF BIRTH:		DEDT		
HEARING DATE AND TIME:		DEPT:		
FINDINGS AND ORDERS AFTER HE OF JUVENILE COURT JURI			CASE NUMBER:	
Judicial Officer:	Court Clerk:		Court Reporter:	
Bailiff:	Other Court Perso	onnei:	Interpreter:	
			Language:	
1. Parties <i>(name)</i>		Present	Attorney <i>(name)</i>	Present
a. Nonminor:			, (,	
b. Probation officer:				
c. County agency social worker:				
d. Other <i>(specify):</i>				
2. Parent				
a Father Mother (name	e):			
b Father Mother <i>(name</i>	e):			
3. Legal guardian (name):				
4. Indian custodian (name):				

6. Others present

5.

a. Other (name):

Tribal representative (name):

- b. Other (name):
- c. Other (name):

7. The court has read and considered and admits into evidence

- а. [The report of the social worker dated:
- The report of the probation officer dated: b. [
- Other (specify): c. [
- d. [Other (specify):
- Other (specify): e. [

FINDINGS AND ORDERS AFTER HEARING TO CONSIDER TERMINATION OF JUVENILE COURT JURISDICTION OVER A NONMINOR

Welfare & Institutions Code, §§ 391, 607.2, 607.3; Cal. Rules of Court, rule 5.555

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NONMINOR'S NAME:	CASE NUMBER:
BASED ON THE FOREGOING AND ON ALL OTHER EVIDENCE RECEIVED, THE COU	JRT FINDS AND ORDERS
Findings	
8. Notice of the date, time, and location of the hearing was given as required by la	w.
9. The nonminor is neither present in court nor participating by telephone and	
a the nonminor expressed a wish not to appear for the hearing and did not app	
b the nonminor's current location is unknown. Reasonable efforts were	were not made to find him or her.
10. The nonminor had the opportunity to confer with his or her attorney about the is	sues currently before the court.
11. Remaining under juvenile court jurisdiction is is not in the nonminor's determination were stated on the record.	best interests. The facts supporting this
12. a. The nonminor does not now meet any of the eligibility criteria in Welfare and foster care as a nonminor dependent under juvenile court jurisdiction.	I Institutions Code, § 11403(b), to remain in
b. The nonminor meets the following criteria in Welfare and Institutions Code, nonminor dependent under juvenile court jurisdiction.	§ 11403(b), to remain in foster care as a
(1) The nonminor attends high school or a high school equivalency certifica	te (GED) program.
(2) The nonminor attends a college, a community college, or a vocational e	
(3) The nonminor attends a program or takes part in activities that will prom to employment.	ote employment or overcome barriers
(4) The nonminor is employed at least 80 hours per month.	
(5) The nonminor is incapable of doing any of the activities in (1)–(4) due to	a medical condition.
13. The nonminor has an application pending for title XVI Supplemental Security Ind juvenile court jurisdiction until a final decision has been issued to ensure continu is is not in the nonminor's best interests.	
14. The nonminor has an application pending for Special Immigrant Juvenile status active juvenile court case is required.	or other immigration relief for which an
15. The nonminor was informed of the options available to make the transition from successful adulthood.	foster care to independence and
16. The potential benefits of remaining in foster care under juvenile court jurisdiction nonminor has stated that he or she understands those benefits.	n were explained to the nonminor, and the
17. The nonminor was informed that if juvenile court jurisdiction is continued, he or jurisdiction terminated and that if jurisdiction is then terminated, the court will ma of reviewing a request to resume jurisdiction over him or her as a nonminor dep	aintain general jurisdiction for the purpose
18. The nonminor was informed that if juvenile court jurisdiction is terminated, he or the court to resume dependency jurisdiction or transition jurisdiction over him or he or she has not yet reached 21 years of age.	
19. a. The nonminor was provided with the information, documents, and services r Code, § 391(d), and a completed <i>Termination of Juvenile Court Jurisdiction</i> - this court.	
b. The nonminor cannot be located despite the department's reasonable efforts provided with the information, documents, services, and form specified in ite	
20. The nonminor is subject to delinquency jurisdiction and either was previously a was placed in foster care under section 727. The requirements of Welfare and line were were not met.	

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	DNMINOR'S NAME:	CASE NUMBER:
	INMINOR S NAME.	
21.	The nonminor is an Indian child under the Indian Child Welfare Act and right to choose whether the Act will continue to apply to him or her as a nonmin	was was not informed of his or her or dependent.
	The nonminor wants does not want the Indian Child We	Ifare Act to continue to apply.
22.	a. The Transitional Independent Living Case Plan includes a plan for a placem his or her need to gain independence, reflects agreements made to obtain in benchmarks that indicate how the nonminor and social worker or probation achieved.	ndependent living skills, and sets out
	b. The Transitional Independent Living Plan identifies the nonminor's level of fusion specific skills he or she needs to prepare for successful adulthood upon leave	
	c. The 90-day Transition Plan is a concrete, individualized plan that specificall education, local opportunities for mentors and continuing support services, services, and information that explains how and why to designate a power of	workforce supports and employment
Or	ders	
23.	The nonminor dependent's continued placement is necessary.	
24.	The nonminor dependent's continued placement is no longer necessary.	
25.	The nonminor dependent's current placement is appropriate.	
26.	The nonminor dependent's current placement is not appropriate. The county ag collaboratively to locate an appropriate placement.	ency and the nonminor dependent must work
27.	The nonminor dependent's Transitional Independent Living Case Plan appropriate and meaningful independent living skill services that will help the yo adulthood.	does does not include outh transition from foster care to successful
28.	The county agency has has not made reasonable efforts Transitional Independent Living Case Plan, including efforts to finalize the youth independence.	to comply with the nonminor dependent's 's permanent plan and prepare him or her for
29.	a. The extent of progress made by the nonminor dependent toward meeting the Trar has been excellent satisfactory minimal.	nsitional Independent Living Case Plan goals
	b. The modifications to the Transitional Independent Living Case Plan goals ne or her efforts to attain those goals were stated on the record.	eeded to assist the nonminor dependent in his
30.	The likely date by which it is anticipated the nonminor dependent will achieve success	sful adulthood is:
31.	The nonminor meets at least one of the conditions listed in item 12(b)(1)–(5) an a nonminor dependent is continued.	nd juvenile court jurisdiction over the youth as
	The nonminor'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):	
	a. For a nonminor placed in another planned permanent living arrangement, the it and finds that another planned permanent living arrangement is still the be	
	(1) The nonminor is 18 or older.	
	(2) Other (specify):	

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NONM	IINOR'S NAME:	CASE NUMBER:
L	 The compelling reasons why other permanent plan options are not in the nonmino (1) The nonminor wants to live independently. (2) Other (<i>specify</i>): 	r's best interest are:
b.	Family reunification services are continued.	
c. d.	The Indian Child Welfare Actdoesdoescontinue to apply.The matter is set for further hearing.	
32. 🗌	The nonminor does not meet and does not intend to meet the eligibility criteria for otherwise eligible to and will remain under the juvenile court's jurisdiction in a for for a status review hearing on the date indicated in item 37, which is within six n review hearing.	ster care placement, and the matter is set
33. 🗌	Reasonable efforts were made to find the nonminor, and his or her location rema over the nonminor is terminated. The nonminor remains under the general jur purpose of its considering a petition filed under Welfare and Institutions Code, § jurisdiction or to assume or resume transition jurisdiction over him or her as a no	isdiction of the juvenile court for the 388(e) or 388.1, to resume dependency
34. 🗌	The nonminor	
a.	does not meet the eligibility criteria for status as a nonminor dependent and juvenile court jurisdiction;	is not otherwise eligible to remain under
b.	meets the eligibility criteria for status as a nonminor dependent but does not jurisdiction as a nonminor dependent; or	t wish to remain under juvenile court
C.	meets the eligibility criteria for status as a nonminor dependent but is not pa Transitional Independent Living Case Plan; and	rticipating in a reasonable and appropriate
	the findings required in items 10, 16, 19a, and 22c of this form were made, and the copy of the <i>Termination of Juvenile Court Jurisdiction—Nonminor</i> (form JV-365). J nonminor is terminated. The nonminor remains under the general jurisdiction of considering a petition filed under Welfare and Institutions Code, § 388(e) or 388.1, assume or resume transition jurisdiction over him or her as a nonminor dependent	Iuvenile court jurisdiction over the the juvenile court for the purpose of its , to resume dependency jurisdiction or to
35. 🗌	The nonminor is 21 years of age or older and no longer subject to the jurisdictio The findings required by items 19 and 22c were made. Juvenile court jurisdic The attorney for the nonminor is relieved 60 days from today's date.	

- 36. Other findings and orders
 - a. See attachment 36a.

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NONMINOR'S NAME:	CASE NUMBER:	

b. Other (specify):

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57.	

The next hearing is scheduled as follows:

Hearing date:	Time:	Dept.:	Room:
a. Nonminor dependent r	eview hearing (We	lf. & Inst. Code, § 366(f);	Cal. Rules of Court, rule 5.903)
b. Other (specify):			

38. Number of pages attached: _____

Date:

JUDICIAL OFFICER