ATTORNEY OR P.	ARTY WITHOUT ATTORNEY	STATE BAR NUMBER:			FOR COURT USE ONLY	
NAME:		OTATE BATCHOMBER.				
FIRM NAME:						
STREET ADDRES	SS:					
CITY:		STATE: ZIP C	ODE:			
TELEPHONE NO.:	:	FAX NO.:				
E-MAIL ADDRESS	S:					
ATTORNEY FOR	(name):					
SUPERIOR C	COURT OF CALIFORNIA, COUNTY OF					
STREET AD	DRESS:					
MAILING AD						
CITY AND ZIP CODE: BRANCH NAME:						
CHILD'S NA						
_	ATE OF BIRTH:					
OTHED O'DA	TIE OF BIRTH.				CASE NUMBER:	
ORDER DESIGNATING EDUCATIONAL RIGHTS HOLDER					CASE NUMBER:	
	Rights Holder for Child or Youth					
1 Th	ne rights of					
a. <i>Nam</i>	ne 1:		b.	Name 2:		
	parent 1			parent 1		
	parent 2			parent 2		
	guardian Indian custodian			guardian	ata di an	
to m		opmental-services	de	Indian cust locations for the c		
		•	ue	CISIONS IOI ME C	Tilld of youth	
_	ck one for each named educational rig	gni noider.				
(1)	are retained.			(1) are ret		
(2)	are fully restored.	olf 8 Inst Code		` ' 🖳	ly restored.	
(3)	are temporarily limited under We section 319(j).			section	nporarily limited under Welf. & Inst. Code n 319(j).	
(4)	are limited under Welf. & Inst. Co or 726(b).			or 726		
(5)	have been terminated under Wel section 366.26 or 727.31.	If. & Inst. Code		` ' 🖳	een terminated under Welf. & Inst. Code n 366.26 or 727.31.	
(6)	transferred to the youth on their of their of their of their Educational Rights Holders—	-		(6) transfe	erred to the youth on their 18th birthday.	
2 Th			riaht	ts holders, as de	fined in California Rules of Court, rule 5.502.	
a. Nan		ras ino oddodionar	b.	Name 2:	miles in Camerina Naice of Court, rule 0.502.	
Ado	dress:		υ.	Address:		
7 luc	1000.			Addicss.		
Tele	ephone:			Telephone:		
Ema	ail:			Email:		
Rela	ationship to child or youth:			Relationship to	child or youth:	
		dential Address			tial Name Confidential Address	
	Other Educational Rights Holders—s			Common	da Name	
3. The adu	3. The adult(s) identified in item 2 Name 1 Name 2 is/are (check all that apply):					
 a. The <i>first</i> educational rights holder(s) identified by the court for this child or youth. b. The <i>same</i> educational rights holder(s) as last identified by the court, with new contact information in item 2, about 10 miles. 						
						C
NOTICE						
equiv		n(s), or Indian custo	odian	(s) named in 1 и	JV-537, JV-538, JV-539, JV-540, or any vill create a safety risk (for example, because rent, guardian, or Indian custodian.	

JV-535

СНІ	LD'S NAME: CASE NUMBER:
3.	d. The successor guardian or conservator and, as such, holds decisionmaking rights.
	e. The caregiver in a planned permanent living arrangement and holds decisionmaking rights under Welf. & Inst. Code section 361(a)(1)(E). See item 6 for limitation of parental decisionmaking rights.
Hav	ring considered the evidence and made the findings required by law, THE COURT ORDERS that
4.	The responsible adults identified in 2 are appointed the educational rights holders for the child or youth and are authorized to make educational developmental-services decisions for the child or youth to the extent permitted by law.
5.	(Check only if 2, 3, and 4 do not apply.) The court cannot identify a parent, guardian, Indian custodian, or other responsible adult to act as the educational rights holder.
	a. The court hereby refers the child to the local educational agency for appointment of a surrogate parent under section 7579.5 of the Government Code.
	b. The court, with input from any interested person, will make decisional developmental-services decisions.
	The appointment of a surrogate parent is not warranted.
	(Before the dispositional hearing) The child's attorney and the social worker or probation officer must make every effort to identify a responsible adult to make future educational or developmental-services decisions for the child.
6.	The appointment of any previous educational rights holder or developmental-services decision maker is terminated.
App	pointed Educational Rights Holder—Rights and Duties
7.	The appointed educational rights holder is authorized to have access to the child's or youth's educational developmental-services records and information to the extent permitted by law.
8.	The appointed educational rights holder may authorize the release of educational developmental-services records to the child's attorney or CASA volunteer to the extent permitted by law.
9.	The appointed educational rights holder must comply with all applicable state and federal confidentiality laws, including Welf. & Inst. Code sections 362.5, 827, 4514, and 5328 and Government Code section 7579.5(f), and may share information only to the extent necessary to further the interests of the child or youth.
10.	The appointed educational rights holder must meet with the child or youth; investigate the child's or youth's educational and developmental-services needs and whether those needs are being met; and, before each scheduled review hearing, provide information and recommendations to the social worker or probation officer OR make written recommendations to the court OR attend the review hearing and participate in any part of the hearing that concerns the child's education or development OR do all of these. The rights holder may submit written recommendations on <i>Educational Rights Holder Statement</i> (form JV-537) or in any other suitable format. To the greatest extent possible, the educational rights holder must consult and collaborate with the educational liaison or regional center service coordinator, as applicable, to gather information needed to meet the needs and protect the rights of the child or youth.
Ser	vice of Order
11.	If this is the first form JV-535 completed in this case or it includes any information different from information on the previous JV-535, the clerk will provide a copy of this form, form JV-535(A), and any other attachments to: the child (if 10 years old or older) or youth; the attorney for the child or youth; the social worker or probation officer; the Indian child's tribe, if applicable; the local foster youth educational liaison; the county office of education foster youth services coordinator; the regional center service coordinator, if applicable; and the educational rights holder or surrogate parent in person or by first-class mail no later than five court days after the order is signed. The clerk may also make the form available to the parent or guardian (unless otherwise indicated on this form, or parental rights have been terminated, or the child has reached 18 years of age and reunification services have been terminated), to the CASA volunteer, and if requested, to any other person entitled to notice under Welf. & Inst. Code section 293.
12.	The assigned social worker or probation officer must notify the educational rights holder of the date, time, and location of each court hearing.
	s order applies to any local educational agency, school, school district, or regional center serving the child or youth in the e of California.
	Related findings and orders are attached on form JV-535(A) or its equivalent.
Date	e:
	JUDICIAL OFFICER