CHILD'S NAME: CASE NUMBER:	
FINDINGS AND ORDERS AFTER POSTPERMANENCY HEARING—DELINQUENCY	
1. The court has read and considered and admits into evidence	
a. The probation officer's report dated:	
b. Other (<i>specify</i>):	
BASED ON THE FOREGOING AND ON ALL OTHER EVIDENCE RECEIVED, THE COURT FINDS AND ORDERS	
 2. a. Notice of the date, time, and location of the hearing was given as required by law. b. <i>For child who is not present:</i> The child received proper notice of their right to attend the hearing and voluntarily gave. 	Vo
up that right to attend this hearing.	ve
3. a. The child is may be an Indian child, and notice of the proceeding and the right of the tribe to interver was provided as required by law. Proof of such notice was filed with this court.	ne
b. There is reason to believe that the child may be of Indian ancestry, and notice of the proceedings was provided to the	
Bureau of Indian Affairs as required by law. Proof of such notice was filed with this court.	
Child returned home	
4. The return of the child to their parent or legal guardian would not create a substantial risk of detriment to the safety, protection, or physical or emotional well-being of the child. Out-of-home placement is no longer necessary or appropriate.	
The probation department has complied with the case plan by making reasonable efforts to return the child safely home ar	nd
to complete whatever steps are necessary to finalize the permanent placement of the child.	
Child remaining in out-of-home placement	
5. Continued out-of-home care is in the best interest of the child. Reunification services are terminated.	
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 a report by the probation officer on the progress made to locate an appropriate placement.	
8. For a child placed in a short-term residential therapeutic program or community treatment facility, the court has considered	d the
evidence and documentation submitted under Welf. & Inst. Code, § 706.5(c)(1)(B) when determining the continuing neces	
for and appropriateness of the placement.	
9. The child is missing or has run away from placement. Out-of-home placement continues to be necessary. The placement was was not appropriate. The probation department has has not made reasonable	
efforts to locate the child.	
10. The child is currently detained in juvenile hall. Out-of-home placement continues to be necessary. The placement	
was was not appropriate.	
11. The child is placed outside the state of California, and that out-of-state placement	
a continues to be the most appropriate placement and is in the child's best interest.	
b. is no longer the most appropriate placement for the child and is not in the best interest of the child. The matter is continued for a report by the county agency on the progress made toward finding an appropriate placement for the child and is not in the best interest of the child.	ld.
12. The probation department has has not exercised due diligence to locate an appropriate relative with with with (name of child) could be placed. Each relative with with a could be placed.	
name has been submitted to the department has has not been evaluated. (Family Code section 7950	
13. The probation department has has not complied with the case plan by making reasonable efforts,	
including whatever steps are necessary to finalize the permanent placement of the child.	5
For a child 16 years of age or older in another planned permanent living arrangement, the court finds that the probation department has has not made the following ongoing and intensive efforts to return the child to a s	
home or finalize the permanent plan <i>(specify):</i>	

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CHILD'S NAME:	CASE NUMBER:
14. The child is an Indian child, and by clear and convincing evidence active efforts provide remedial services and rehabilitative programs designed to prevent the bre	
15. The child has no known Indian heritage.	
16. a The following is appropriate and ordered as the permanent plan:	
 (1) The child is returned home immediately. (2) Adoption. A hearing under Welf. & Inst. Code, § 727.31 is scheduled for (adoption assessment report is ordered. 	<i>(date):</i> and an
(3) Legal guardianship.	
b. The court finds by clear and convincing evidence that <i>(name of child):</i> proper subject for adoption and there is no one willing to accept legal guardiar	nship.
(1) The permanent plan is placement in foster care with a permanent plan of legal guardianship, or placement with a fit and willing rela	
(2) The child is 16 years of age or older, there is a compelling reason that no child's best interest, and the child is ordered placed in another planned po and intensive efforts to	
 return home. establish legal guardianship. place with a relative. emancipation. Other (<i>specify</i>): 	place for adoption.
17. The likely date by which the permanent plan will be achieved is:	
18. The court finds that the barriers to achieving the child's permanent plan are (desci	ribe):
 19. For a child 16 years of age or older placed in another planned permanent liv a. the court asked the child where the child wants to live, and the child provided to the child provided to the child wants to live. 	
b the court has considered the evidence before it and finds that another planned permanent plan because <i>(describe):</i>	I permanent living arrangement is the best
c the compelling reasons why the other permanent plan options are not in the ch	nild's best interest are <i>(describe):</i>

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CHILD'S NAME:	CASE NUMBER:
Case planning and visitation	
20. Child 14 years of age or older	
a The services stated in the case plan include those needed to assist the child successful adulthood.	in making the transition from foster care to
 b. The services stated in the case plan do not include those needed to assist the care to successful adulthood. 	e child in making the transition from foster
c. To assist the child in making the transition to successful adulthood, the proba and provide the services	ation department must add to the case plan
 (1) stated on the record. (2) as follows: 	
 21. a. The child was actively involved in the development of their case plan, includin b. The child was not actively involved in the development of their case plan, inc (1) The probation department is ordered to involve the child and submit an u (2) The probation department is not required to involve the child because the participate. 	luding the plan for permanent placement. updated case plan within 30 days.
 22. The court finds that the child's a. developmental needs are are not being met. b. mental health needs are are not being met. c. physical needs are are not being met. d. education needs are are not being met. 	
 23. The additional services, assessments, and/or evaluations the child requires and t steps necessary for the child to receive these services, assessments, and/or evaluations at the record. b. as follows: 	
 24. The child has siblings under the court's jurisdiction, and all of the siblings are not a. Visitation between the child and child's siblings who are not placed together is b. The court finds by clear and convincing evidence that visitation between the sible contrary to the safety and well-being of at least one of the children. No visitation between the children is a safety and well-being of at least one of the children. 	s appropriate and ordered. siblings who are not placed together would
 25. Visitation with the child is ordered a. as stated in <i>Visitation Attachment: Parent, Legal Guardian, Indian Custodian,</i> b. as stated in <i>Visitation Attachment: Sibling</i> (form JV-401). c. as follows (<i>specify</i>): 	, Other Important Person (form JV-400).
Health and education	
26. The child does does not have an order authorizing psychotropic psychotropic medication order is on <i>(date):</i>	medication. The next hearing to review the
27. For a child who is 10 years of age or older; is in junior high, middle, or high school juvenile court for a year or longer, <i>Status Review Attachment: Sexual and Repro-</i> has been completed and is attached.	
28. The parents legal guardians Other (<i>specify</i>): unwilling unavailable to make decisions regarding the child's other remedial care, and the right to make these decisions is suspended under V the probation department.	-
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CHILD'S NAME:	CASE NUMBER:				
29. A limitation on the parents legal guardians Other (<i>sp</i> to make educational decisions for the child	ecify):				
a. is not necessary. The parents or legal guardian hold educational rights and California Rules of Court, rule 5.650(e) and (f).	responsibilities, including those listed in				
 b. is necessary. Those rights are limited as ordered and as stated in Order Des JV-535). 	signating Educational Rights Holder (form				
30. 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 wire including career and technical education, and related financial aid.	th applications for postsecondary education,				
(4) to assist the child in preparing for postsecondary education, the probatio provide the services	n department must add to the case plan and				
(a) stated on the record.(b) as follows:					
 The child is 16 years of age or older and has stated that they do not want to career or technical education. 	pursue postsecondary education, including				
31. The child's school placement has changed since the last review hearing.					
a. The child's educational records, including any evaluation regarding a disabil placement within two business days since the placement change.	ity, were transferred to the new school				
b The child is enrolled in attending school.					
Parentage					
32. a The court inquired of the mother others (names and rela	ationships):				
as to the identity and address of all presumed or alleged fathers. All alleged father previously submitted a <i>Statement Regarding Parentage</i> (form JV-505) were provide the form to the court.					
b The court clerk probation department shall provide the to	notice required by Welf. & Inst. Code, § 726.4				
(1) alleged father <i>(name):</i>					
(2) alleged father <i>(name):</i>					
Advisement					

- 33. The court informed all parties present at the time of the hearing and further advises all parties that if the child is not returned to the home at the permanency hearing set on a date within 12 months from the date the child entered foster care, the case may be referred under Welf. & Inst. Code, § 727.31 to a selection and implementation hearing **that could result in the termination of parental rights and the adoption of the child.**
- 34. All prior orders not in conflict with this order remain in full force and effect.

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CHILD'S NAME:		CASE NUMBER:			
35.	Other findings and order	S:			
а. Г	See attached.				
b. [(Specify):				
36.	The date the child entered	ad faster care is (specify).		
50.).		
37.	The next hearing will be	9:			
	Date:	Time:	Dept:	Type of hearing:	
	Date:	Time:	Dept:	Type of hearing:	
38.	The petition is dismisse	ed. Jurisdiction of the co	urt is terminated. All ap	pointed counsel are relieved.	
39.	The sealing process has	been explained to the cl	nild. and the child has r	eceived any materials relevant to the	sealing process
	and the name of their atte			,	

40. Number of pages attached:

Date:

Judicial Officer