ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State B	ar number, and address):	FOR COURT USE ONLY
-		
TELEPHONE NO.:	FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):		
ATTORNEY FOR (Name):		
SUPERIOR COURT OF CALIFORNIA, COUNT	Y OF	
STREET ADDRESS:		
MAILING ADDRESS:		
CITY AND ZIP CODE:		
BRANCH NAME:		
CHILD'S NAME:		
ORDERS UNDER WELFA	RE AND INSTITUTIONS CODE	CASE NUMBER:
1	6.26, 727.3, 727.31	
020110110 00		
Child's name:		
Date of birth:	Age:	
Parent's name (if known):		Nother Father
Parent's name (if known):		Nother Father
Tarente hame (ii ninewit).		
1. a. Hearing date: Tim	e: Dept.:	Room:
b. Judicial officer:		
c. Parties and attorneys present:		
o. Tantoo and attorneyo procent.		
The court has read and considered	d the accomment propored upder Molfers and In	atitutions Code section 266 24(i) or
	d the assessment prepared under Welfare and In	Stitutions Code Section 366.21(I) of
366.22(b) and the report and recor		
social worker probati	on officer and other evidence.	
3. The court has considered the wish	es of the child, consistent with the child's age, an	d all findings and orders of the court are
made in the best interest of the chi	•	
THE COURT FINDS AND ORDERS		
4. a. Notice has been given as require	ed by law.	
b. This case involves an Indian chi	ld and the court finds that notice has been given	to the parents. Indian custodian. Indian
· · · · · · · · · · · · · · · · · · ·	ndian Affairs (BIA) in accordance with Welfare ar	
	eturn cards, copies of all notices, and any respons	
The shild is 40 years or alder and i		non-only modified of the minks to be
	is not present; the court finds that the child was p	ropeny notinea of the right to be
present.		
6. The court takes judicial notice of all prior findings, orders, and judgments in this proceeding.		
7. The court previously made a finding denying or terminating reunification services under Welfare and Institutions Code		
sections 361.5, 366.21, 366.22, 72	7.2, or 727.3, for	
Parent (name):		Mother Father
Parent (name):		Mother Father

CHILD'S NAME:	CASE NUMBER:	
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8. a. There is clear and convincing evidence that it is likely the child will be adopted.		
b. This case involves an Indian child and the court finds by evidence beyond a one or more qualified expert witnesses, that continued custody of the child be result in serious emotional or physical damage to the child. (If item 8a or 8b or 12 is applicable. If item 8a or 8b is not checked, go to item 14 or 15.) The preadoptive home or with a person or family prepared to adopt the child child is unlikely to be adopted.	reasonable doubt, including the testimony of y the parent or Indian custodian is likely to is checked, go to item 9 unless item 10, 11, fact that the child is not placed in a	
9. The parental rights of		
 a. Parent (name): b. Parent (name): c. Alleged fathers (names): d. Unknown mother All unknown fathers are terminated, adoption is the child's permanent plan, and the child is Social Services or a local licensed adoption agency for adoptive place e. The adoption is likely to be finalized by (date): (If item 9 is checked, go to items 16, 17, 18, 19, and 20.) 	-	
(II Item 9 is checked, go to items 10, 11, 10, 13, and 20.)		
10. The child is living with a relative who is unable or unwilling to adopt the child bec an unwillingness to accept legal or financial responsibility for the child, but who is with a stable and permanent environment through legal guardianship. Removal or relative would be detrimental to the emotional well-being of the child. (If item 10 in the child)	s willing and capable of providing the child of the child from the custody of his or her	
11. Termination of parental rights would be detrimental to the child for the following reasons (If item 11 is checked, check reasons below and go to item 14 or 15):		
 a The parents or guardians have maintained regular visitation and contact from continuing the relationship. 		
b. The child is 12 years or older and objects to termination of parental rig		
c. The child is placed in a residential treatment facility, adoption is unlikel parental rights will not prevent a permanent family placement if the par residential care is no longer needed.	-	
d. The child is living with a foster parent or Indian custodian who is unable exceptional circumstances that do not include an unwillingness to acceptional circumstances that do not include an unwillingness to acceptional child, but who is willing and capable of providing the child with a stable the child from the physical custody of the foster parent or Indian custody well-being of the child. This clause does not apply to any child who is expected.	ept legal or financial responsibility for the and permanent environment. Removal of dian would be detrimental to the emotional	
(1) under the age of 6; or(2) a member of a sibling group with at least one child under the age placed together.	of 6 and the siblings are or should be	
e. There would be substantial interference with the child's sibling relations	ship.	
f. The child is an Indian child and there is a compelling reason for determ not be in the best interest of the child, including, but not limited to:		
(1) Termination of parental rights would substantially interfere with th community or the child's tribal membership rights.		
(2) The child's tribe has identified guardianship or another permanen	t plan for the child.	
12. Termination of parental rights would not be detrimental to the child, but no adoptive parent has been identified or is available, and the child is difficult to place because the child (if item 12 is checked, check reasons below and go to item 13):		
 a is a member of a sibling group that should stay together. b has a diagnosed medical, physical, or mental disability. c is 7 years or older. 		

CHILD'S NAME: —	CASE NUMBER:
13. a. Termination of parental rights is not ordered at this time. Adoption is the perm be made to locate an appropriate adoptive family. A report to the court is due date of this order): (If item 13a is checked, provide for visitation in items 13b and 13c as appropriate adoptive family.)	by (date, not to exceed 180 days from the
b. Visitation between the child and Parent (name): Parent (name): Legal guardian (name): Other (name): is scheduled as follows (specify):	Mother Father Mother Father
c. Visitation between the child and (names): is detrimental to the child's physical or emotional well-being and is terminated. 14. The child's permanent plan is legal guardianship. (Name): is appointed legal guardian of the child, and Letters of Guardianship will issue. (If items 14a and 14b as appropriate, and go to item 14c or 14d.) a. Visitation between the child and Parent (name): Parent (name): Cher (name): Other (name): is scheduled as follows (specify):	
The juvenile court retains jurisdiction of the guardianship under Welfare and Ir 15. a. The child's permanent plan is an identified placement with (name of placement with a specific goal of (specify): (1) returning home (2) adoption (5) a less restrictive foster car	mination of the dependency or wardship is necked, go to items 16, 17, 18, 19, and 20.) Institutions Code section 366.4. In a fit and willing relative
(If item 15a is checked, provide for visitation in items 15b and 15c as appropri	ate, and go to items 16, 17, 18, 19, and 20.)

CHILD'S NAME:	CASE NUMBER:
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b. Visitation between the child and Parent (name): Parent (name): Legal guardian (name): Other (name): is scheduled as follows (specify):	Mother Father Mother Father
c. Visitation between child and (names): is detrimental to the child's physical or emotional well-being and is terminated	
16. The child's placement is necessary.	
17. The child's placement is appropriate.	
18. The agency has complied with the case plan by making reasonable efforts, incluto finalize the permanent plan. If this case involves an Indian child, the court find efforts to provide remedial and rehabilitative programs designed to prevent the buthese efforts have been proven unsuccessful.	ds that the agency has made active
19. The services set forth in the case plan include those needed to assist the child a transition from foster care to independent living. (This finding is required only for	-
20. The child remains a dependent ward of the court. (If this box is chand items 23 and 24.)	necked, go to items 21 and 22 if applicable,
21. All prior orders not in conflict with this order will remain in full force and effect.	
22. Other (specify):	
23. Next hearing date: Time: Dept.: a. Continued hearing under section 366.26 for receipt of report on attempts. Six-month postpermanency review	Room: pts to locate an adoptive family
24. The Parent (name):	Mother Father
24. The Parent (name): Parent (name):	Mother Father Mother Father
Child	Woulei Fattiei
Other (name):	
have been advised of their appeal rights (under Cal. Rules of Court, rule 5.585).	
Date:	
	JUDICIAL OFFICER