	JV-431
CHILD'S NAME:	CASE NUMBER:
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SIX-MONTH PREPERMANENCY ATTACHMENT: CHILD REUNIFIED (Welf. & Inst. Code, § 366.21(e))	
1. The return of the child to his or her parent or legal guardian would not creat protection, or physical or emotional well-being of the child, and the child's appropriate. The factual basis for this conclusion is as stated on the record	placement in foster care is no longer necessary or
Permanent plan	
2. The permanent plan of reunification is appropriate.	
<ul> <li>a. The child is placed, effective immediately, in the care and custod mother biological father Indian presumed father legal guardian other (specify):</li> <li>b. The county agency will provide family maintenance services, an stated in the family's case plan.</li> <li>c. The family is not in need of further services, and the person spe custody of the child under the custody order and final judgment stated in the <i>Visitation Order—Juvenile</i> (form JV-205). The cler a completed <i>Custody Order—Juvenile—Final Judgment</i> (form JV-205).</li> </ul>	n custodian nd the family will participate in those services, as ecified in item 2a is granted physical and legal entered this day. Visitation with the child will be as rk of the juvenile court must file with the family court
Education	
3. The mother biological father Indian cust presumed father legal guardian other ( <i>specify</i> ): must ensure the child's regular school attendance and make reasonable encessary to meet the child's specific needs.	
4. The right of the mother biological father legal guardian other (specify): to make educational decisions for the child is limited as set forth in the Or Decisions for the Child and Appointing Responsible Adult as Educational matter.	
5. Child 16 years of age or older: The child was in foster care at 16 years of living services. The county agency will provide those services as stated in Independent Living Plan.	