ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar n	umber, and address):	FOR COURT USE ONLY
Γ		
TELEPHONE NO.:	FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):		
ATTORNEY FOR (Name):		
SUPERIOR COURT OF CALIFORNIA, COUNTY O	F	
STREET ADDRESS:		
MAILING ADDRESS:		
CITY AND ZIP CODE:		
BRANCH NAME: CHILD'S NAME:		1
CHIED S NAIVIE.		
FINDINGS AND ORDERS AFTER		CASE NUMBER:
PARENTAL RIGHTS TERMINATED; (Welf. & Inst. C		
Postpermanency hearing		
a. Date:	e. Court reporter (name):	
b. Department:	f. Bailiff (name):	
c. Judicial officer (name):	g. Interpreter (name and l	anguage):
d. Court clerk (name):	g (t	
	Dropont Attornov	Appointed
h. Party (name):	Present Attorney	(name): Present today
(1) Child:		
(2) Legal guardian:(3) Indian custodian:	H	
(4) De facto parent:		
(5) County agency social worker:	Ħ	
(6) Other (specify):		
i. Others present in courtroom:		
(1) Court Appointed Special Advocate (CASA) volunteer (name):	
(2) Other (name):		
(3) Other (name):		
2 -		
2. The court has read and considered and	admits into evidence:	
a. Report of social worker dated:		
b. Report of CASA volunteer dated:		
c. Other (specify):		
d. Uther (specify):		
BASED ON THE FOREGOING AND ON ALL	OTHER EVIDENCE RECEIVED, THE COURT	FINDS AND ORDERS:
O - Nation of the Control of the Con	then of the benefit words	
	tion of the hearing was given as required by la	
	ler who is not present: The child received pro	pper notice of his or her right to
attend the hearing.		
4. A Court Appointed Special Advocate	is appointed for the child	
	appointed for the office.	
5. The child's out-of-home placement is ne	cessary.	
6. The child's current placement is a	ppropriate.	

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JV-445 CHILD'S NAME: CASE NUMBER The child's current placement is not appropriate. The county agency must locate an appropriate placement for the child. The matter is continued to the date and time indicated in item 22 for a written county agency on the progress made in locating an appropriate placement. Other (specify): The child is placed outside the state of California and that out-of-state placement does continue to be the most appropriate placement for the child and is in the best interest of the child. does not continue to be the most appropriate placement for the child and is not in the best interest of the child. The matter is continued to the date and time indicated in item 22 for a written oral report by the county agency on the progress made toward returning the child to California and locating an appropriate placement within California locating an out-of-state placement that is the most appropriate placement for the child and in the best interest of the child. other (specify): **Efforts** The county agency has has not complied with the case plan by making reasonable efforts, including whatever steps are necessary to make and to finalize the permanent placement of the child. Child not yet placed with prospective adoptive parent or a guardian a. The child has identified the following as an individual important to him or her: (1) (name): (2) (name): (3) (name): b. The county child and family services agency has has not made efforts to identify individuals who are important to the child, consistent with the child's best interest. c. The county child and family services agency has has not made efforts to maintain the child's relationships with the individuals who are important to the child, consistent with the child's best interest. The county child and family services agency has has not made efforts to identify a prospective adoptive parent or a legal guardian for the child. To identify individuals who are important to the child and to maintain the child's relationships with those individuals, the agency must provide the services as stated on the record. (1)(2)as follows: To identify a prospective adoptive or a legal guardian for the child, the agency must provide the services as stated on the record. as follows: 11. The services provided to the child have been adequate.

not adequate.

CHILD'S NAME: —			CASE NUMBER:									
12. Child 16 years of age and ov	Child 16 years of age and over:											
b. The services set for transition from foste c. To assist the child ir provide the services	th in the case plan do not include those r r care to independent living. n making the transition to independent liv d on the record.	needed to as	sist the child in making the									
Siblings												
13. The child does not have sib	ings under the court's jurisdiction.											
a. The nature of the relations (1) stated on the relations (2) described in the relations of the relations	ne social worker's report. It is maintaining the sibling relationship with the sibling relation	the siblings in (name): (name): he siblings in (name):	named below is not appropriate.									
(1) stated on the re												
(2) described in the (3) other (specify):	social worker's report.											
	's siblings under the court's jurisdicti	on are plac	ed together in the same home.									
16. The child and all of the child	's siblings under the court's jurisdicti	on are not r	placed together in the same home.									
	ade to place the child and the following si	-	-									
(a) stat (b) des	(d) (e)	(name): (name): (name): together and	d the efforts being made to do so are									

															JV-445
CH	IILD'S N	IAM	E:									CASE NU	MBER:		
_															
16.		b.		(1) C (2) T (2) (3)	child's sib a) (name b) (name c) (name he reaso a) b) equency stat des	lings: a): a): a): a): as that e stated o describ other (s and natu ed on th	efforts to point the reced in the specify): ure of the record in the social three social	olace the cl cord. social work	nild with the ser's repo		gs are r				together are
				` , _		o. (opco.									
Perr	nanen	t pla	an												
17.		a.	The p	ermane	nt plan o	adoptio	n is appr	opriate and	is ordere	d to continu	ue as tl	ne perma	nent plan	٦.	
		b.	The li	ikely da	ite by wh	ich the c	child's add	option will b	e finalize	d is <i>(specif</i> y	y date).				
18.			The child's permanent plan of adoption may or may not be appropriate, and the matter is ordered set for a hearing under Welf. and Inst. Code, § 366.26 to select the most appropriate permanent plan for the child. The county agency and the licensed county adoption agency or the California Department of Social Services, acting as an adoption agency, will prepare and serve an assessment report as described in Welf. & Inst. Code, § 366.22(b). The likely date by which the child may be placed for adoption, for legal guardianship, or in an identified placement with a specific goal is (specify date):												
19.		a. b. c.	ontact v	Natact with the child is ordered as follows (check appropriate box and attach indicated form): Visitation Attachment: Parent, Legal Guardian, Indian Custodian, Other Important Person (form JV-400) Visitation Attachment: Sibling (form JV-401) Visitation Attachment: Grandparent (form JV-402)											
20.	All pr	ior	orders	not in	conflict	with this	s order r	emain in fu	III force a	nd effect.					
21.				dings a	nd orders tached.										
22.		Th	e next	hearin	g is sche	duled a	s follow	s:							
		H	Hearing	g date:			Time:		Dept:					Room:	
		Щ а.		Postne	rmanano	v hearin	a (\Malf)	& Inst. Code	8 366 3	(f))					
		b.	\Box	-		-			-	ode, § 366.	26)				
		c.			(specify):	пристист	itation ne	aring (vveii	. a mat. c	oue, 3 500.	.20)				
23.		oer o	of page	s attach	ned:										
Date) .									JUDGE	JUD	GE PRO TEMPO	ORE C	OMMISSIONER	REFEREE