	J V-33U
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO.: FAX NO. (Optional): E-MAIL ADDRESS (Optional):	
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	
STREET ADDRESS: MAILING ADDRESS:	
CITY AND ZIP CODE:	
BRANCH NAME:	
CASE NAME:	
JUVENILE COURT TRANSFER ORDERS	CASE NUMBER:
§ 300 For Disposition Of Dependency	
§ 601 S 602 For Disposition Of Wardship	
1. Child's name:	Date of birth:
2. a. Date of hearing: Dept.b. Judicial officer (name):	Room:
c. Persons present:	
Child Child's attorney Mother Mother's attorney	Father Father's attorney
Guardian Deputy district attorney	Probation officer/Social worker
Deputy county counsel CASA 3. The court has read and considered the report of the social worker the	Other: report of the probation officer
other relevant evidence.	
	75 750 and rule 5.610:
a. The legal residence of the child is that of Parents Mother Other with whom the WARD resides with approval of the court (name and rela	Father Guardian
(address):	uonsnip).
b. Transfer of the child's case is in the child's best interests.	
c. The child currently resides (specify name and address):	
WITH Parents Mother Father Guardian	Foster home (name):
Group home Residential facility (name):	
Relative (name and relationship): Other (name):	
d. The child is detained placed.	
e. The child's case is ordered transferred to the county of (specify):	
f. (1) The child shall remain at the present address.	on tradicial days
 (2) The child shall be transported in custody to the receiving county within seven (3) Under prior orders of this court. 	en judiciai days.
(i) The child was detained on <i>(date)</i> :	
(ii) The child was found to be described by section 300	
(a) (b) (c) (d) (e) (f)	(g) (h) (i) (j)
on <i>(date)</i> : (iii) Dependency was declared on <i>(date)</i> :	
(iv) The child was found to be described by section 601	602 on (date):
(v) Wardship was declared on (date):	
(vi) The last hearing was on <i>(date)</i> : For: (vii) A hearing has been set on <i>(date)</i> : For:	
g. A hearing should be set for disposition review other	:
h. Other	
Date:	
JUDI	CIAL OFFICER OF THE JUVENILE COURT

See important information on reverse.

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CASE NAME:	CASE NUMBER:
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NOTICE

California Rules of Court, rule 5.610 requires that:

- (1) A child who is ordered transferred in custody must be delivered to the receiving county within seven court days. All court files and other documents must be delivered with the child;
- (2) The court files and other documents for a child whose case is transferred, but who is not transported in custody, must be transmitted to the receiving county within ten court days.

California Rules of Court, rule 5.612 requires that:

- (1) For a child who is transported in custody, the receiving court must conduct a transfer-in hearing within two court days after the child is delivered to the receiving county, if the child remains in custody;
- (2) For a child who is not detained in custody, the receiving court must conduct a transfer-in hearing within ten court days after the documents are received by the clerk of the receiving county.