JIS Code: DSP

STATE OF MICHIGAN
JUDICIAL CIRCUIT - FAMILY DIVISION
COUNTY

ORDER OF DISPOSITION (CHILD PROTECTIVE PROCEEDINGS) ORDER OF

CASE NO.
PETITION NO.

ORDER ____ OF ____ JUDGE Court address Court telephone no. In the matter of First and last name(s), alias(es) 1. Date of hearing: ___ Judge/Referee: □ 2. Removal date: __ (Specify for each child if different.) 3. An adjudication was held and the child(ren) was/were found to come within the jurisdiction of the court. \Box 4. Release of the parental rights to $\frac{}{\text{Name(s) of child(ren)}}$ ___ was executed by pursuant to the adoption code on $\frac{}{Date}$ Name(s) of parent(s) ☐ 5. This hearing is being conducted under MCR 3.974(D)(1) for an Indian child who was removed from the home. The Indian child removal hearing \quad \text{was held with this hearing.} \quad \text{was previously held.} is scheduled for _____ THE COURT FINDS: ☐ 6. Notice of hearing was given as required by law. 7. The lawyer-quardian ad litem \square has \square has not complied with the requirements of MCL 712A.17d. \square 8. \square a. There is probable cause to believe the legal/putative father(s) is/are: (Name each child, his/her father, and whether legal or putative.) □ b. The putative father of ____ _ is unknown and cannot be identified. c. The putative father was notified as required by law and failed to establish paternity within the time set by the court. The putative father waives all rights to further notice, including the right to notice of termination of parental rights and the right to an attorney. 9. The court has considered the case service plan and other evidence presented. The findings below are specific to this case and are based upon this hearing and \square the following report(s): Identify report(s) and date(s) of report(s) Specific conditions reviewed on the record as required by MCL 712A.18f(4) were a. compliance with the case service plan with respect to services provided or offered to the child and his or her parent(s), quardian, or legal custodian and whether the parent(s), quardian, or legal custodian complied with and benefited from those services.

- b. compliance with the case service plan with respect to parenting time with the child and whether parenting time did not occur or was infrequent and the reasons why.
- c. the extent to which the parent(s), guardian, or legal custodian complied with each provision of the case service plan, prior court orders, and any agreement between the parent(s), guardian, or legal custodian and the agency.
- d. likely harm to the child if the child continued to be separated from his or her parent(s), guardian, or legal custodian.
- e. likely harm to the child if the child was returned to his or her parent(s), guardian, or legal custodian.

Note: If it comes to the court's attention or new allegations are made during this hearing that require the removal of the child(ren), removal must be done in accordance with MCR 3.974.

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10. Return of the juvenile to his or her parent □ would □ would not society.	cause a substantial risk of harm to the juvenile or
	oR e made to prevent or eliminate removal of the ow.) OR d convincing evidence and the testimony of a d-rearing practices of the Indian child's tribe, that de remedial services and rehabilitative programs e efforts have proved dy of the child(ren) by the parent or Indian custodian ohysical damage to the child(ren), and the child(ren) Specify below.)
	ot required as determined in a prior order. e child(ren)'s removal from the home due to the d(ren) to the aggravated circumstance(s) of ovided in section MCL 722.638(1) and (2), and as
mother's	child of the parent. y assault that resulted in serious bodily injury to the ation of parental rights to a sibling of the child(ren) to that termination. egister under the Sex Offender Registration Act.
 b. Reasonable efforts to preserve and reunify the family to make it and not required because the parent subjected the child or and stated above. OR still recommended because: 	

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	nable efforts shall be mad return home.	de to preserve and reunify the family to m	ake it possible for the child(ren) to
☐ b. Reason	nable efforts shall not be r	made to preserve and reunify the family b	pecause it would be detrimental to
the child(ren)'s health and safety. c. Reasonable efforts to preserve and reunify the family were not previously required, but due to a change ir circumstances, reasonable efforts are now required. Those reasonable efforts have begun and include: (Specify reasonable efforts, and if applicable, the reasons for return.)			
☐ The	child(ren) should be relea	ased to Name(s) of parent(s), guardian, or legal c	eustodian
		at or eliminate removal or to reunite the ch	
	cy planning hearing was o	conducted. (Use and attach form JC 19, Order A	. ,
15. Custody of the	child(ren) with the parent	/guardian/legal custodian	
		to the child(ren)'s life, physical health, or	mental well-being.
		arrangement except removal of the child(ren) from the risk of harm to the child(ren)	
	ions of custody at the plac	cement away from the home and with the	individual with whom the child(ren)
is/are p	placed are adequate to sa	afeguard the child(ren)'s health and welfa	re.
		of harm to the child(ren)'s life, physical hat(s) released the child(ren) pursuant to the	
	ings are in joint placemen ings are not in joint placer		
Sibling	contact is occurring a	according to law. $\ \square$ is not occurring bed	cause (see item 24 to order sibling contact):
☐ 17. Parenting tir child(ren).	ne with	, even if supe	rvised, may be harmful to the
IT IS ORDERED:			
☐ 18		is warned ar	nd the jurisdiction of the court is
Name			, 2. 202
terminated.			
		tive father(s) as required by law.	
appear at the days.	∍ next hearing. ⊔The pu	utative father was present at the hearing a	and shall establish paternity within 14

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IT IS ORDERED: (continued)		
20. The child(ren) is/are in the temporary custody of this court and		
☐ a. is/are placed with the department for care and supervision		
1) the parent, guardian, or legal custodian shall execute all documents necessary to release confidential		
information regarding the child(ren), including medical		
within 7 days, provide the department with the name(s		
child(ren). Any medical provider of the child(ren) shall release the medical records of the child(ren) to the department.		
the home study submitted to the court not more than 3		
3) upon request, the department shall release to the fost	er parent the information concerning the child(fen) in	
accordance with MCL 712A.13a(15).		
☐ b. remain home with or is/are released to	guardian, or legal custodian under the supervision of	
Name(s) of parent(s),	guardian, or legal custodian	
the department. \Box The following terms and conditions	apply to the parent(s)/guardian/legal custodian:	
\Box c. because the parent(s) released the child(ren) pursuant to	o the adoption code, the child(ren) is/are	
committed to the department for permanency planning		
MCL 400.203.		
☐ other:		
A posttermination review hearing will be held	·	
☐ 21. While the child(ren) is/are placed out of the home, the friend of	f the court shall redirect current support due on behalf	
of the child(ren) to the person with whom the child(ren) is/are		
care maintenance payments. Unpaid child support that charge		
redirected unless otherwise assigned.	during the unfulded placement shall also be	
realisated ariless otherwise assigned.		
\Box 22. The director of the department is appointed special guardian t	o receive any benefits now due or to become due the	
child(ren) from the government of the United States.		
(,		
23. \square a. The parent(s), guardian, or legal custodian shall comply wit	h, and benefit from, the case service plan.	
\square In addition,		
\square b. The parent(s) need not comply with, and benefit from, the ca	se service plan because parental rights were released	
pursuant to the adoption code.		
 c. The parent(s) need not comply with, and benefit from, the of terminated. 	ase service plan because jurisdiction of the court is	
24. Sibling contact shall be as follows:		
☐ 25. ☐ a. Parenting time of ☐ unsupervised. ☐ super	is	
unsupervised. super	vised until further order of the court.	
☐ The department has discretion to allow unsupervised		
_		
☐ b. Parenting time of	is	
	vised until further order of the court.	
☐ The department has discretion to allow unsupervised	or supervised parenting time by its designee.	

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IT IS ORDERED: (continued)	
□ c. Parenting time of□ unsupervised. □ supervised until further o□ The department has discretion to allow uns□ d.	rder of the court. supervised or supervised parenting time by its designee.
☐ 26. Reimbursement:	
27. Other: (Attach separate sheet if needed.) (An order for child so	upport must comply with MCR 3.973[F][5] and MCR 3.211.)
\square 28. Prior orders remain in effect except as modified by	this order.
another matter is pending. MCL 712A.19a provides that the perror of removal of the child and every 12 months thereafter.) dispositional review hearing The supervising agency shall provide documentation	ber of days required regardless whether a petition to terminate parental rights or manency planning hearing shall not be delayed beyond 12 months from the date dispositional review hearing permanency planning hearing on of progress relating to all aspects of the last court-ordered therapy reports and verification of parenting time, no less
30. \square Notice of the next hearing has been provided as red	quired by law. Notice of the next hearing shall be provided.
Recommended b	y: Referee signature and date
	Judge signature and date