PCS Code: PT/OAT TCS Code: PTH/OFPL

## STATE OF MICHIGAN

## ORDER AFTER PRETRIAL HEARING

CASE NO.

COUNTY	(CHILD PROTECTIVE PROCEEDINGS)  ORDER OF	PETITION NO.
	ORDER OF	JUDGE
Court address		Court telephone no.
In the matter of	(es)	
First and last name(s), allas	(65)	
1. Date of hearing:	Judge/Referee:	
2. Removal date:	(Specify for each child	d if different.)
THE COURT FINDS:		
3. A petition has been submitted alleg	ing that the above child(ren) come(s) within th	ne provisions of MCL 712A.2(b).
4. The child(ren) ☐ is/are ☐ i	is not/are not subject to the continuing juri	sdiction of another court
, ,	,	
Court:		
5.  Notice of hearing was given as r	equired by law. $\square$ Notice of proceedings i	s to be given as required by law.
6. The lawyer-guardian ad litem	$\square$ has $\square$ has not complied with the req	uirements of MCL 712A.17d.
7. $\square$ a. There is probable cause to be putative.)	elieve the legal/putative father(s) is/are: (Name	each child, his/her father, and whether legal or
h. The putative fether of		is unknown and connot be identified
	ed as required by law and failed to establish pa	
	rights to further notice, including the right to r	
and the right to an attorney.		
8. The child(ren) has not/have not custody is necessary because:	been removed prior to this hearing and an ord	er to take the child(ren) into protective
	ntial risk of harm or is/are in surroundings that	present an imminent risk of harm and
` ,	noval from those surroundings is necessary to	•
b. the circumstances warrant iss	suing this order; and	
· · · · · · · · · · · · · · · · · · ·	ive custody is reasonably available to protect	
(If item 8 is checked, contrary to the well	fare and reasonable efforts findings must be made. See i	tems 10 and 11.)
Reference Note: The term "department" refers	to the Michigan Department of Health and Human Servic	es.

Order After Pretrial Hearing (Child Pro Page 2 of 5	tective Proceedings) (10/20)	Case	No
Page 2 or 5 ☐ 9. The child(ren) is/are Indiar	as defined in MCR 3.002(12).	Γhe petitioner ☐ has	☐ has not given notice
The pretrial hearing mus	equired by MCR 3.920(C)(1). st be adjourned pending conclus quired by MCR 3.967 was cond		
item 11). A qualified expert,			_ , testified as required by law.
☐ 10. ☐ a. Contrary to the welf☐ b. It is contrary to the v	are findings were made in a pric velfare of the child(ren) to remai		ach separate sheets as necessary.)
<ul> <li>□ b. Consistent with the child(ren) from the hold c. The child(ren) is/are qualified expert with active efforts</li> <li>□ programs designed</li> <li>□ unsuccessful,</li> <li>□ is</li> <li>□ is not</li> <li>□ should</li> <li>□ should</li> </ul>	s determined in a prior order. circumstances, reasonable effor nome. Those efforts include: (Specific Indian, and the court finds by cless who has knowledge about thave have have not been to prevent the breakup of the Insuccessful, the continued likely to result in serious emotional of the included of	or ts were made to prevent or pecify below.) clear and convincing eviden the child-rearing practices of made to provide remedial so dian family. These efforts had custody of the child(ren) by ponal or physical damage to the the home. (Specify below.)	celiminate removal of the OR ce and the testimony of a of the Indian child's tribe, that ervices and rehabilitative ave proved the parent or Indian custodian he child(ren), and the child(ren)
□ d. Reasonable efforts	to prevent or eliminate removal	of the child(ren) from the ho	ome were not made.

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_	teasonable effor ☐ mother	ts are not required t ☐ father	o prevent or eliminate the child(ren)'s removal from the hos subjecting the child(ren) to the aggravated circumstand	
			as provided in section MCL 722.638(1) and (2), an	nd as evidenced
	by			
			conviction for murder of another child of the parent. conviction for voluntary manslaughter of another child conviction for aiding or abetting in the murder or manslanurder the child(ren) or another child of the parent, or cons	ughter of another
	mother's child(ren) or ar	$\Box$ father's nother child of the p	ren) or another child of the parent. conviction for felony assault that resulted in serious boarent.	dily injury to the
L			involuntary termination of parental rights to a sibling of t conditions that led to that termination.	, ,
L	mother	father	being required to register under the Sex Offender Re	gistration Act.
b. R			eunify the family to make it possible for the child(ren) to safely ubjected the child or another child of the parent to one of the	
	still recommen	ded because:		
(Whe	en item 12 is checke	d, either complete item 1	4 below or schedule a permanency planning hearing within 28 days of th	is determination.)
☐ 13. ☐ a			to preserve and reunify the family to make it possible for the	ne child(ren) to
□b			ade to preserve and reunify the family because it would be	detrimental to the
perr			or eliminate removal or to reunite the child(ren) and family a ducted. (Use and attach form JC 19, Order After Dispositional Review/P	
	resents a substa No provision o adequately sat	antial risk of harm to f service or other ar	uardian/legal custodian the child(ren)'s life, physical health, or mental well-being. rangement except removal of the child(ren) is reasonably a n) from the risk of harm to the child(ren)'s life, physical hea	
□ b. d	is/are placed a	re adequate to safe	ment away from the home and with the individual with who guard the child(ren)'s health and welfare. harm to the child(ren)'s life, physical health, or mental wel	, ,

Order After Pretrial Hearing (Child Protective Proceedings) (10/20) Page 4 of 5	Case No
☐ 16. ☐ a. All siblings are in joint placement. ☐ b. All siblings are not in joint placement because:	
Sibling contact $\square$ is occurring according to law.	is not occurring because (see item 23 to order sibling contact):
☐ 17. Parenting time with	, even if supervised, may be harmful to the child(ren).
$\square$ 18. A motion has been made to dismiss the petition.	
IT IS ORDERED:	
$\square$ 19. The petition is dismissed.	
<ul><li>20. Notice is to be given to the legal/putative father(s) as reappear at the next hearing.</li><li>The putative father was 14 days.</li></ul>	equired by law. $\Box$ The father was not present and must as present at this hearing and shall establish paternity within
information regarding the child(ren) including med 7 days, provide the department with the name(s). Any medical provider for the child(ren) shall releat 2) if the child(ren) is/are placed in the home of a relate a copy of the home study submitted to the court name	xecute all documents necessary to release confidential dical, mental, and educational reports, and shall also, within and address(es) of the medical provider(s) for the child(ren). se the medical records of the child(ren) to the department. tive, a home study shall be performed by the department and
	dy. To effect this order,
is authorized to enter the premises located at This authorization to enter the premises and take ☐ Enter on LEIN	the child(ren) into protective custody expires
$\square$ b. remain home with or is/are released to ${Name(s)}$ of pare	under the supervision
of the department. $\Box$ The following terms and cond	
□ 22. The child(ren) named	
shall have $\begin{tabular}{l} \square \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ $	nseling to determine appropriateness and conditions of
$\square$ 23. Sibling contact shall be as follows:	

Order After Pretrial Hearing (Child Protective Proceedings) (10/20) Page 5 of 5	Case No
IT IS ORDERED: (continued)  ☐ 24. ☐ a. Parenting time of	is
□ 24. □ a. Parenting time of □ supervised until further □ The department has discretion to allow unsup	order of the court. pervised or supervised parenting time by its designee.
<ul><li>□ b. Parenting time of</li><li>□ unsupervised.</li><li>□ supervised until further</li><li>□ The department has discretion to allow unsupervised.</li></ul>	order of the court. pervised or supervised parenting time by its designee.
<ul><li>□ c. Parenting time of</li><li>□ unsupervised □ supervised until further of □</li><li>□ The department has discretion to allow unsupervised.</li></ul>	order of the court. pervised or supervised parenting time by its designee.
$\square$ d.	
25. Until further order of the court, placement shall continue	pending $\square$ resumption of the pretrial $\square$ trial
On Date and time	·
27. Prior orders remain in effect except as modified by this of	order.
Recommended by:	Referee signature and date
	Judge signature and date