PCS Code: OCP TCS Code: ADH/OFAH

STATE OF MICHIGAN

ORDER OF AD HIDICATION

CASE NO.

COUNTY	(CHILD PROTECTIVE PROCEEDINGS) ORDER OF	PETITION NO.
Court address		JUDGE Court telephone no.
In the matter of First and last name(s), alias((es)	
	Judge/Referee:	
2. Removal date:	(Specify fo	r each child if different.)
THE COURT FINDS:		
3. A petition has been submitted alleg	ing that the above child(ren) come(s) within the	ne provisions of MCL 712A.2(b).
4. The child(ren) ☐ is/are ☐ is not	/are not subject to the continuing jurisdiction	of another court.
Court:		
5. Notice of hearing was given as r	equired by law. Notice of proceedings is	to be given as required by law.
6. a. Based on testimony, there is μ (Name each child, his/her father, and	probable cause to believe the legal/putative fa whether legal or putative.)	ather(s) is/are:
c. The natural father was notified	is is as required by law and failed to establish parting the right to not ghts to further notice, including the right to not	aternity within the time set by the court.
7. The respondent(s) Name(s)		
☐ did not appear ☐ appeared in €	court in person or by	
and \square was/were represented by a	an attorney. \square waived representation by an	attorney.
\square 8. The plea by ${Name(s)}$		
is knowingly, understandingly, ar	nd voluntarily made.	
	court conducts the dispositional hearing immediately foll to the Michigan Department of Health and Human Servic	

Order of Adjudication (Child Protective Proceedings) (4/21)	Case No
Page 2 of 5	
9. After Utrial, U admission of plea, U no contest plea, and by	ing avidence
\Box a preponderance of the evidence, \Box clear and convinc \Box a. there are no statutory grounds to exercise jurisdiction over the	
□ b. there are statutory grounds to exercise jurisdiction over the ch	
is/are:	ma(ren) (mez r nz. mz[s]). The statutery greatia(s)
failure to provide, when able to do so, support, education, no or morals.	medical, surgical, or other necessary care for health
substantial risk of harm to mental well-being.	
\Box abandonment by parents, guardian, or other custodian.	
☐ lack of proper custody or guardianship.	
\sqcup an unfit home or environment, by reason of neglect, cruelty	
of a parent, guardian, nonparent adult, or other custodian.	
 ☐ failure to comply with a limited guardianship placement pla ☐ failure to comply with a court-structured guardianship plan. 	
 □ when a guardianship is in place, failure to provide support of 	
child(ren) for a period of 2 years, either before or after a guardi the juvenile is in danger of substantial physical or psycholo	ianship petition was filed and a support order entered.
$oxedsymbol{oxed}$ the juvenile is homeless or not domiciled with a parent o	
\Box the juvenile has repeatedly run away from home and is by	beyond the control of a parent or other legally
responsible person.	
the juvenile is alleged to have committed a commercial s	· · · · · · · · · · · · · · · · · · ·
MCL 750.462a or a delinquent act that is the result of for parent or other adult.	rce, fraud, coercion, or manipulation exercised by a
☐ the juvenile's custodial parent or legally responsible pers	son has died or has become permanently
incapacitated and no appropriate parent or legally respo	· · · · · · · · · · · · · · · · · · ·
the juvenile.	
10. Specific findings of facts and law are \square on the record. \square in	the attached written opinion. \square as noted below.
\square 11. \square a. Contrary to the welfare findings were made in a prior order	
b. It is contrary to the welfare of the child(ren) to remain in the	
, , ,	
	OR
 □ b. Consistent with the circumstances, reasonable efforts were 	
child(ren) from the home. Those efforts include: (Specify belo	
☐ c. The child(ren) is/are Indian, and the court finds by clear an	
qualified expert witness who has knowledge about the child	
	de to provide remedial services and
rehabilitative programs designed to prevent the breakup of	•
	of the child(ren) by the parent or Indian custodian
\sqcup is \sqcup is not likely to result in serious emotional or pl \square should \square should not be removed from the home	hysical damage to the child(ren), and the child(ren)
The efforts for 12.b or 12.c are: (Specify the efforts from 12.b or 12.c her	
by MCR 3.002[1] and MCL 712B.3[a].)	e. If the child is all indian child, specify active chorts as defined
y the state of the	
d. Reasonable efforts to prevent or eliminate removal of the c	
e. Reasonable efforts to prevent or eliminate removal of the c	child(ren) from the home were not required as
determined in a prior order. Note: If the child(ren) were not removed before adjudication and the country to the child of the child	urt determines at trial that removal is necessary tha
court must make the required findings regarding contrary to the welfare	
	· · · · · · · · · · · · · · · · · · ·

Order of Adjudication (Child Protective Proceedings)	(4/21) Case No
Page 3 of 5 ☐ 13. a. Reasonable efforts are not required to ☐ mother ☐ father	o prevent or eliminate the child(ren)'s removal from the home due to the subjecting the child(ren) to the aggravated circumstance(s) of as provided in section MCL 722.638(1) and (2), and as evidenced
by	as provided in section with 122.030(1) and (2), and as evidenced
☐ mother's ☐ father's ☐ father's ☐ father's	conviction for murder of another child of the parent. conviction for voluntary manslaughter of another child of the parent.
soliciting to commit the murder of t \square mother's \square father's	conviction for aiding or abetting in the murder or manslaughter of sting to murder the child(ren) or another child of the parent, or conspiring or the child(ren) or another child of the parent. conviction for felony assault that resulted in serious bodily injury to the
child(ren) or another child of the pa ☐ mother's ☐ father's and failure by that parent to rectify ☐ mother ☐ father	arent. involuntary termination of parental rights to a sibling of the child(ren) the conditions that led to that termination. being required to register under the Sex Offender Registration Act.
	cunify the family to make it possible for the child(ren) to safely return home are ubjected the child or another child of the parent to one of the circumstances
(When item 13 is checked, either complete item 18	5 below or schedule a permanency planning hearing within 28 days of this determination.)
safely return home.	to preserve and reunify the family to make it possible for the child(ren) to de to preserve and reunify the family because it would be detrimental to the
child(ren)'s health and safety. ☐ 15. Because reasonable efforts to prevent o	r eliminate removal or to reunite the child(ren) and family are not required, a
permanency planning hearing was cond Planning Hearing.) 16. Custody of the child(ren) with the parent/gi	ucted. (Use and attach form JC 19, Order Following Dispositional Review/Permanency uardian/legal custodian
□ a. presents a substantial risk of harm to□ No provision of service or other an	the child(ren)'s life, physical health, or mental well-being. rangement except removal of the child(ren) is reasonably available to n) from the risk of harm to the child(ren)'s life, physical health, or mental
Conditions of custody at the placed is/are placed are adequate to safe	ment away from the home and with the individual with whom the child(ren) guard the child(ren)'s health and welfare. harm to the child(ren)'s life, physical health, or mental well-being.
☐ 17.☐ a. All siblings are in joint placement.☐ b. All siblings are not in joint placement.	ent because:
Sibling contact \square is occurring ac	cording to law. is not occurring because (see item 24 to order sibling contact):
☐ 18. Parenting time with	, even if supervised, may be harmful to the child(ren).

19. The petition is dismissed, the child(ren) is/are released to	Order of Adjudication (Child Protective Propage 4 of 5	ceedings) (4/21)		Case No.
and the jurisdiction of this court is terminated except that the court reserves the right to enforce orders for reimbursement of court costs, altomey fees, and other assessments that have accrued up to and including the d of this order. 20. Notice is to be given to the legal/putative father(s) as required by law. The father was not present and must appear at the next hearing. The putative father was present at this hearing and shall establish paternity with 14 days. 21. The child(ren) a. is/are placed with the department for care and supervision, and 1) the parent(s), guardian, or legal custodian shall execute all documents necessary to release confidential information regarding the child(ren), including medical, mental, and educational reports, and shall also, within 7 days, provide the department with the name(s) and address(es) of the medical provider(s) for the child(ren). Any medical provider of the child(ren) shall release the medical records of the child(ren) to the department. 2) if the child(ren) is/are placed in the home of a relative, a home study shall be performed by the department and a copy of the home study submitted to the court not more than 30 days after the placement. 3) upon request, the department shall release to the foster parent the information concerning the child(ren) accordance with MCL 712A.13a(15). The child(ren) shall be taken into protective custody. To effect this order, is authorized to enter the premises located at this authorization to enter the premises located at this authorization to enter the premises and take the child(ren) into protective custody expires related to the department. Description of parent(s), guardian, or legal custodian the department. The following terms and conditions apply to the parent(s), guardian, or legal custodian the department. The following terms and conditions apply to the parent(s), guardian, or legal custodian the department shall also be redirected unless otherwise assigned.	IT IS ORDERED:			
 □ 20. Notice is to be given to the legal/putative father(s) as required by law. □ The father was not present and must appear at the next hearing. □ The putative father was present at this hearing and shall establish paternity with 14 days. □ 21. The child(ren) □ a. is/are placed with the department for care and supervision, and 1) the parent(s), guardian, or legal custodian shall execute all documents necessary to release confidential information regarding the child(ren), including medical, mental, and educational reports, and shall also, within 7 days, provide the department with the name(s) and address(es) of the medical provider(s) for the child(ren). Any medical provider of the child(ren) shall release the medical records of the child(ren) to the department. 2) if the child(ren) is/are placed in the home of a relative, a home study shall be performed by the department and a copy of the home study submitted to the court not more than 30 days after the placement. 3) upon request, the department shall release to the foster parent the information concerning the child(ren) accordance with MCL 712A.13a(15). □ The child(ren) shall be taken into protective custody. To effect this order, is authorized to enter the premises located at This authorization to enter the premises located at Enter on LEIN □ b. is/are released to Enter the premises and take the child(ren) into protective custody expires Enter on LEIN □ b. is/are released to Enter the following terms and conditions apply to the parent(s), guardian, or legal custodian the department. □ The following terms and conditions apply to the parent(s), guardian, or legal custodian the department. □ The following terms and conditions apply to the parent(s), guardian, or legal custodian the child(ren) is/are placed as long as that person is not receiving foste care maintenance payments. Unpaid child support that charged during the unfunded placement shall also be redirected unless otherwis	and the jurisdiction of this coureimbursement of court costs,	rt is terminated except th	nat the court reserves the	right to enforce orders for
 a. is/are placed with the department for care and supervision, and 1) the parent(s), guardian, or legal custodian shall execute all documents necessary to release confidential information regarding the child(ren), including medical, mental, and educational reports, and shall also, within 7 days, provide the department with the name(s) and address(es) of the medical provider(s) for the child(ren). Any medical provider of the child(ren) shall release the medical records of the child(ren) to the department. 2) if the child(ren) is/are placed in the home of a relative, a home study shall be performed by the department and a copy of the home study submitted to the court not more than 30 days after the placement. 3) upon request, the department shall release to the foster parent the information concerning the child(ren) accordance with MCL 712A.13a(15). □ The child(ren) shall be taken into protective custody. To effect this order, is authorized to enter the premises located at this authorization to enter the premises and take the child(ren) into protective custody expires that authorization to enter the premises and take the child(ren) into protective custody expires the enter the premises of parent(s), guardian, or legal custodian the department. □ The following terms and conditions apply to the parent(s), guardian, or legal custodian the department. □ The following terms and conditions apply to the parent(s), guardian, or legal custodian □ 22. While the child(ren) is/are placed out of the home, the friend of the court shall redirect current support due on bet of the child(ren) to the person with whom the child(ren) is/are placed as long as that person is not receiving foste care maintenance payments. Unpaid child support that charged during the unfunded placement shall also be redirected unless otherwise assigned. □ 23. The child(ren) named to determine appropriateness and conditions parenting time. 	☐ 20. Notice is to be given to the leg appear at the next hearing.			
and a copy of the home study submitted to the court not more than 30 days after the placement. 3) upon request, the department shall release to the foster parent the information concerning the child(ren) accordance with MCL 712A.13a(15). The child(ren) shall be taken into protective custody. To effect this order,	☐ a. is/are placed with the de 1) the parent(s), guardia information regarding within 7 days, provide child(ren). Any medica	n, or legal custodian sha the child(ren), including the department with the	all execute all documents medical, mental, and edu e name(s) and address(es	ucational reports, and shall also, s) of the medical provider(s) for the
is authorized to enter the premises located at	and a copy of the hon 3) upon request, the dep accordance with MCL	ne study submitted to the partment shall release to . 712A.13a(15).	e court not more than 30 the foster parent the info	days after the placement. rmation concerning the child(ren) in
□ b. is/are released to	is authorized to enter This authorization to e	the premises located at		
of the child(ren) to the person with whom the child(ren) is/are placed as long as that person is not receiving fosted care maintenance payments. Unpaid child support that charged during the unfunded placement shall also be redirected unless otherwise assigned. 23. The child(ren) named	☐ b. is/are released to Name(s			
shall have $\ \ \Box$ a psychological evaluation $\ \ \Box$ counseling to determine appropriateness and conditions parenting time.	of the child(ren) to the person care maintenance payments.	with whom the child(ren Unpaid child support tha) is/are placed as long as	s that person is not receiving foster
	shall have \square a psychologic parenting time.		unseling to determine	e appropriateness and conditions o
	•			
 □ 25. □ a. Parenting time of □ unsupervised. □ supervised until further order of the court. □ The department has discretion to allow unsupervised or supervised parenting time by its designee. 	☐ unsupervised. ☐ sup	ervised until further orde	er of the court. pervised or supervised pa	renting time by its designee.
 □ b. Parenting time of □ unsupervised. □ supervised until further order of the court. □ The department has discretion to allow unsupervised or supervised parenting time by its designee. 	unsupervised. 🗆 sup			renting time by its designee.
 □ c. Parenting time of □ unsupervised. □ supervised until further order of the court. □ The department has discretion to allow unsupervised or supervised parenting time by its designee. □ d. 	☐ unsupervised. ☐ sup ☐ The department has o	ervised until further orde discretion to allow unsup	er of the court. pervised or supervised pa	renting time by its designee.

Page 5 of 5				
IT IS ORDERED: (continued)				
26. Placement shall continue pending disposition on Date and	d time			
☐ 27. Other:				
28. Prior orders remain in effect except as modified by this order.				
Recommended by:	Referee signature and date			
	Judge signature and date			
MCL 722.638 - AGGRAVATED CIRCUMSTANCES				

Case No. _

- (1) The department shall submit a petition for authorization by the court under Section 2(b) of Chapter XIIA of 1939 PA 288, MCL 712A.2, if one or more of the following apply:
 - (a) The department determines that a parent, guardian, or legal custodian, or a person who is 18 years of age or older and who resides for any length of time in the child's home, has abused the child or a sibling of the child and the abuse included one or more of the following:
 - (i) Abandonment of a young child.
 - (ii) Criminal sexual conduct involving penetration, attempted penetration, or assault with intent to penetrate.
 - (iii) Battering, torture, or other severe physical abuse.
 - (iv) Loss or serious impairment of an organ or limb.

Order of Adjudication (Child Protective Proceedings) (4/21)

- (v) Life threatening injury.
- (vi) Murder or attempted murder.
- (b) The department determines that there is risk of harm, child abuse, or child neglect to the child and either of the following is true:
 - (i) The parent's rights to another child were terminated as a result of proceedings under Section 2(b) of Chapter XIIA of 1939 PA 288, MCL 712A.2, or a similar law of another state and the parent has failed to rectify the conditions that led to the prior termination of parental rights.
 - (ii) The parent's rights to another child were voluntarily terminated following the initiation of proceedings under Section 2(b) of Chapter XIIA of 1939 PA 288, MCL 712A.2, or a similar law of another state, the parent has failed to rectify the conditions that led to the prior termination of parental rights, and the proceeding involved abuse that included 1 or more of the following:
 - (A) Abandonment of a young child.
 - (B) Criminal sexual conduct involving penetration, attempted penetration, or assault with intent to penetrate.
 - (C) Battering, torture, or other severe physical abuse.
 - (D) Loss or serious impairment of an organ or limb.
 - (E) Life-threatening injury.
 - (F) Murder or attempted murder.
 - (G) Voluntary manslaughter.
 - (H) Aiding and abetting, attempting to commit, conspiring to commit, or soliciting murder or voluntary manslaughter.
- (2) In a petition submitted as required by subsection (1), if a parent is a suspected perpetrator or is suspected of placing the child at an unreasonable risk of harm due to the parent's failure to take reasonable steps to intervene to eliminate that risk, the department shall include a request for termination of parental rights at the initial dispositional hearing as authorized under Section 19b of Chapter XIIA of 1939 PA 288. MCL 712A.19b.
- (3) If the department is considering petitioning for termination of parental rights at the initial dispositional hearing as authorized under section 19b of chapter XIIA of 1939 PA 288, MCL 712A.19b, even though the facts of the child's case do not require departmental action under subsection (1), the department shall hold a conference among the appropriate agency personnel to agree upon the course of action. The department shall notify the attorney representing the child of the time and place of the conference, and the attorney may attend. If an agreement is not reached at this conference, the department director or the director's designee shall resolve the disagreement after consulting the attorneys representing both the department and the child.