PCS Code: IDR/SRE/PPH-ORH/OPP

TCS Code: SRE/PPH

STATE OF MICHIGAN JUDICIAL CIRCUIT - FAMILY DIVISION

ORDER AFTER DISPOSITIONAL REVIEW/

CASE NO.

COUNTY	(CHILD PROTECTIVE PROCEEDINGS)	PETITION NO.
	ORDER OF	JUDGE
Court address		Court telephone no.
In the matter of ${\text{First and last name(s), alias(}}$	es)	
1. Date of hearing:		
☐ 2. Removal date:	(Specify for	each child if different.)
Last permanency planning heari	ng date: (Specify for	each child if different.)
	amed above was/were in the protective/tempos/were placed with the department.	orary custody of the court, and
4. Notice of hearing for the hearing was served as required by		
	under MCR 3.974(D)(2) for an Indian child what was held with this hearing. \Box was previous	
THE COURT FINDS: 6. The lawyer-guardian ad litem	$oxed{oxed}$ has not $oxed{oxed}$ complied with the req	uirements of MCL 712A.17d.
7. \square a. There is probable cause to be (Name each child, his/her father, and	lieve the legal/putative father(s) is/are: whether legal or putative.)	
	is used as required by law and failed to establish parights to further notice, including the right to n	
8. The court has considered the case	service plan and other evidence presented. T ng and \Box the following report(s): ${ \text{Identify report}}$	the findings below are specific to this rt(s) and date(s) of report(s)
a. compliance with the case service	record as required by MCL 712A.19(6) were plan with respect to services provided or offer whether the parent(s), guardian, or legal custo	

- 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.

Approved, SCAO Form JC 19, Rev. 4/21 MCL 712A.17d(1)(c), MCL 712A.18f, MCL 712A.19, MCL 712A.19a, MCL 712A.20, MCL 722.123a, MCR 3.002, MCR 3.921(C), MCR 3.974(A)(3), MCR 3.975, MCR 3.976, MCR 3.979 Page 1 of 5

Use Note: Do not use this form for review or permanency planning hearings after termination. Use form JC 76 instead.

Reference Note: The term "department" refers to the Michigan Department of Health and Human Services.

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9. Returning the child(ren) to the parent(s), guardian, c	•	would not cause a
substantial risk of harm to the child(ren)'s life, physic		
☐ 10. The child(ren) should not be returned to the pare	ent(s), guardian, or legal custo	dian. (State reasons for a. or b. in the space
below.)		
☐ a. The agency ☐ should ☐ should not	initiate proceedings to termina	ate the parental rights to the child(ren)
because:		
\sqcup b. The child has been in foster care for 15 mc		
should initiate proceedings to terminate	the parental rights to the child	(ren).
\sqcup should not initiate proceedings to termin	nate the parental rights to the o	child(ren) for the following compelling
reasons:		
\square 11. \square a. Reasonable efforts \square were \square were not	made to preserve and reunit	fy the family to make it possible for
child(ren) to safely return to the child(ren)'s		
1) Reasonable efforts for reunification s		elow, and it applicable, the reasons for return.)
		he relegand to
☐ 2) Those reasonable efforts were succe	essiui and the child(ren) should	be released to
Name(s) of parent(s), guardian, or legal custo	dian	·
The reasonable efforts include: (Specify.)		
_		
\sqcup b. Reasonable efforts to preserve and reunify		for the child(ren) to safely return to
the child(ren)'s home are not required base	ed on a prior order.	
☐ 12. In accordance with MCL 712A.19(7), progress to	oward alleviating or mitigating t	the conditions that caused the
child(ren) to be placed or to remain in temporary		
(•	
☐ was made by		
List names		
was not made by		
was not made by List names		·
_	essary and appropriate and is	meeting the child(ren)'s needs.
is no longer necessary or appropriate.	cosary and appropriate and is	meeting the child(terr) 3 ficeds.
☐ 14. The needs of the child		
	ant of the shild in a sublified	aidential treatment program provides
cannot be met in a foster family home, placem		
the most effective and appropriate level of ca		rictive environment, and is consistent
with the goals in the permanency plan for the		
\square can be met in a foster family home, placemer	nt of the child in a qualified resi	dential treatment program does not
provide the most effective and appropriate lev		ast restrictive environment, and is not
consistent with the goals in the permanency	olan for the child.	

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☐ 16. ·	The child(ren) is/are Indian as defined in MCR 3.002(12), and paperopriate and does does not comply with M The child(ren) is/are Indian and the court finds that active effort remedial services and rehabilitative programs designed to prevent a return to the parent for the child(ren) named b. adoption for the child(ren) named c. legal guardianship for the child(ren) named d. placement with a fit and willing relative for the child(ren) named e. placement in another planned permanent living arrangement.	CR 3.967(F). s	an family. ermanency plan of
	due to the compelling reasons that: (Specify the compelling reasons that corresponds to the number[s] from the list or		ent living arrangement by
	The reasonable efforts made to finalize the court-approved per (Specify the permanency plan for each child and the reasonable efforts made to	· .	ove include:
□ 18.	 □ Because adoption is the court-approved permanency plan, the to terminate parental rights. The permanency planning goal in item 17 □ is appropriate 	·	,
	The appointment of a juvenile guardian is in the best interest of has received and considered the information required by MCR appointed.		
□ 20.	The department, foster home, or institutional placement parenting standard that the child(ren) has/have regular opportunactivities.		
□ 21.	□ a. All siblings are in joint placement.□ b. All siblings are not in joint placement because:		
	Sibling contact $\ \square$ is occurring according to law. $\ \square$ is n	ot occurring because (see ite	em 31 to order sibling contact):
☐ 22 .	Parenting time with,	even if supervised, may be	harmful to the child(ren).
	A juvenile guardian was appointed and jurisdiction overunder MCL 712A.2(b) should be terminated. (This finding is conside		
□ 24.	A juvenile guardianship for	was ro	evoked under

Note: *MCL 712A.19a provides that these reasonable efforts findings must be made within 12 months from when the child was removed from his/her home and every 12 months thereafter.

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	DRDERED:		
	Notice is to be given to the legal/putative father (appear at the next hearing. \square The putative father		
□ 26.	 14 days. The child(ren) is/are continued in the protective/ □ a. is/are placed with the department for care 1) the parent, guardian, or legal custodian 	and supervision, and shall execute all docu	ments necessary to release confidential
	within 7 days, provide the department w child(ren). Any medical provider of the c department.	vith the name(s) and a child(ren) shall release	I, and educational reports, and shall also, ddress(es) of the medical provider(s) for the the medical records of the child(ren) to the
	the home study submitted to the court n	not more than 30 days	
	accordance with MCL 712A.13a(15). 4) the child's placement in a qualified re		nt the information concerning the child(ren) in
	\square b. remain home with or is/are released to $__$		
	custodian: c. the current placement with the department		
		ntral registry clearance	of the residents of the home of the proposed
	2) perform a home study with a copy subm	nitted to the court withi	•
	\square d. placed under guardianship under MCR 3.9	979(B). (See separate orde	er form JC 91)
□ 27.	While the child(ren) is/are placed out of the hom of the child(ren) to the person with whom the ch care maintenance payments. Unpaid child supp	ne, the friend of the cou nild(ren) is/are placed a	art shall redirect current support due on behalf as long as that person is not receiving foster
	redirected unless otherwise assigned.		
	The department shall comply with MCR 3.967(F		
	The department shall initiate proceedings to term date of this hearing.		•
□ 30.	 □ a. The parent(s), guardian, or legal custodian □ In addition, □ b. The parent(s) need not comply with, and be 		·
	released pursuant to the adoption code. C. The parent(s) need not comply with, and be		
□31.	terminated. Sibling contact shall be as follows:	onone nom, and dade o	or vice plan because junction of the court is
_ • • • • • • • • • • • • • • • • • • •	g		
□ 32.	□ a. Parenting time of□ unsupervised. □ supervised until further	or order of the court	is
	☐ The department has discretion to allow	unsupervised or super	rvised parenting time by its designee.
	☐ b. Parenting time of		is
	☐ unsupervised.☐ supervised until furthe☐ The department has discretion to allow		rvised parenting time by its designee.
	□ c. Parenting time of□ unsupervised. □ supervised until furthe	er order of the court	is
	☐ The department has discretion to allow		rvised parenting time by its designee.
	\square d.		

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 IT IS ORDERED: (continued) □ 33. Jurisdiction of this court is terminated. The court resaccrued up to and including the date of this order. 34. Previous reimbursement orders shall continue. 		
☐ 35. Other: (Attach separate sheets as necessary.)		
26. Drier orders remain in effect except as modified in this	o ordor	
36. Prior orders remain in effect except as modified in this 37. Review hearings shall be held as follows: (Note: The review hearing shall not be delayed beyond the num or another matter is pending. MCL 712A.19a provides that the pattern of removal of the child and every 12 months thereafter.)	nber of days required permanency planning	hearing shall not be delayed beyond 12 months from the
dispositional review hearing		
☐ dispositional review hearing to terminate jurisdic The supervising agency shall provide documentation treatment plan, including copies of evaluations and than 7 days before the scheduled hearing.	on of progress rel	lating to all aspects of the last court-ordered
\square 38. A hearing to appoint the juvenile guardian under M	CR 3.979(B) shal	ll be held
39. \square Notice of the next hearing has been provided as rec	uired by law.	☐ Notice of the next hearing shall be provided.
Recommended b	oy:	e and date
	Referee signature	e and date
	Judge signature a	and date

The following are examples of compelling reasons for a permanency plan other than return to parent, legal guardianship, placement with a fit and willing relative, or adoption.

- 1. No relative has been identified who is appropriate or available to assume the permanent custody of the child.
- 2. The current caregiver is not an adoptive resource.
- 3. Reasonable efforts to recruit an adoptive home have been unsuccessful.
- 4. The child does not want to be adopted and is of an age where due consideration must be given to his/her wishes.
- 5. It is contrary to the child's best interests to break the child's attachment to the current caregivers.
- 6. The current caregiver is committed to providing a permanent placement for the child.
- 7. The placement allows the siblings to remain together.
- 8. The child's special needs can best be met in this placement.
- 9. The child wants to remain in the current placement, which is only available as foster care.
- 10. The placement is preparing the child for transition into independent living (specify the services being provided to the child to assist with transition such as referral to an independent living skills program, enrollment in a vocational program, referral for a mentor, continued out-of-home placement in foster care beyond age 18 to allow the child to complete secondary school, placement in a resource that provides on-site training for independent living, and other similar services).
- 11. The child comes under the Indian Child Welfare Act and Michigan Indian Family Preservation Act, and the child's tribe recommends permanent placement in long-term foster care.
- 12. Other (specify in the findings in item 17e).