

CHILD'S NAME:

CASE NUMBER:

DISPOSITIONAL ATTACHMENT: APPOINTMENT OF GUARDIAN
(Welf. & Inst. Code, § 360(a))

1. The child is a person described under Welf. & Inst. Code, § 300 (*check all that apply*):
 300(a) 300(c) 300(e) 300(g) 300(i)
 300(b) 300(d) 300(f) 300(h) 300(j)
2. The child is is not adjudged a dependent of the court.
3. a. Reasonable efforts were were not made to prevent or eliminate the need for removal from the home; or
b. The child is an Indian child, and active efforts, as detailed in the record, were were not made to provide remedial services and rehabilitative programs designed to prevent the breakup of the Indian family. If active efforts were made, those efforts have proved successful unsuccessful.
4. a. The county agency solicited and integrated into the case plan the input of the child mother father representative of child's identified Indian tribe other (specify): _____
b. The county agency did not solicit and integrate into the case plan the input of the child mother father representative of child's identified Indian tribe other (specify): _____, and the agency is ordered to do so and submit an updated case plan within 30 days of the date of this hearing.
c. The county agency did not solicit and integrate into the case plan the input of the child mother father representative of child's identified Indian tribe other (specify): _____, and the county agency is not required to do so because these persons are unable, unavailable, or unwilling to participate.
5. The court advised the
 mother biological father legal guardian
 presumed father Indian custodian other (specify): _____
that no reunification services will be provided as a result of the guardianship of the child established in this matter.
6. The mother biological father legal guardian
 presumed father Indian custodian other (specify): _____
signed a *Guardianship (Juvenile)—Consent and Waiver of Rights* (form JV-419), agreeing to the guardianship of the child, the waiver of his or her rights to family maintenance services and family reunification services, and, in the case of an Indian child, the waiver of his or her rights under the Indian Child Welfare Act. A signed form JV-419 for each individual indicated above was filed with the court.
7. a. The child signed a *Guardianship (Juvenile)—Child's Consent and Waiver of Rights* (form JV-419A), agreeing to the establishment of the guardianship and the waiver of his or her rights to family maintenance services and family reunification services. The child's signed form JV-419A was filed with the court.
b. The child is prevented from providing a meaningful response to the request for guardianship and a waiver of his or her rights to family maintenance services and family reunification services because of the child's
(1) age.
(2) physical condition.
(3) emotional condition.
(4) mental condition.
8. The child is an Indian child, and an authorized representative of the child's tribe signed form JV-419 confirming the tribe's agreement to the establishment of guardianship of the child, the waiver of the tribe's interests in family maintenance services and family reunification services, and the waiver of the tribe's rights under the Indian Child Welfare Act.
9. The court has read and considered the assessment specified in section 361.5(g). Based on that assessment and all other relevant evidence before the court, the court finds that the establishment of a guardianship and the appointment of the person named in item 10 are in the child's best interest.
10. The court appoints (name):
to be the guardian of the child's person and estate and orders the clerk to issue letters of guardianship once the guardian has signed the required oath or affirmation. This appointment is not effective until letters have issued.
11. The county agency is ordered to release the child to the person named in item 10.