

# Review of Voluntary Admission of Child to Psychiatric Residential Treatment Facility

Clerk stamps date here when form is filed.

- 1**
- Hearing date: \_\_\_\_\_ Time: \_\_\_\_\_ Dept.: \_\_\_\_\_  
Room: \_\_\_\_\_
  - Judicial officer: \_\_\_\_\_
  - Parties and attorneys present:  
\_\_\_\_\_  
\_\_\_\_\_

- 2** The court has read and considered the following:
- The report from the  social worker  probation officer filed on (date): \_\_\_\_\_
  - CASA report dated: \_\_\_\_\_
  - Other (specify): \_\_\_\_\_
  - Other (specify): \_\_\_\_\_
  - Other (specify): \_\_\_\_\_

Fill in court name and street address:

**Superior Court of California, County of**

Fill in child's/nonminor's name and date of birth:

**Child's/Nonminor's name:**

**Child's/Nonminor's date of birth:**

Court fills in case number when form is filed.

**Case Number:**

## THE COURT FINDS AND ORDERS

- 3**
- Notice requirements were met. The people requiring notice under Welfare and Institutions Code section 361.23(b)(3) or 727.13(b)(3) were notified as required by California Rules of Court, rule 5.619.
  - Notice requirements were not met. The following people were not noticed as required by law:  
\_\_\_\_\_  
\_\_\_\_\_
- 4**
- The  parent  guardian  Indian custodian  does  does not continue to consent to the voluntary admission to a psychiatric residential treatment facility.
- 5**
- The child continues to consent to the voluntary admission to a psychiatric residential treatment facility.
  - The child does not continue to consent to the voluntary admission to a psychiatric residential treatment facility.
    - (1) The  social worker  probation officer must work immediately with the facility for discharge to a different setting with the appropriate and necessary supports in place.
    - (2)  The court makes the following orders to ensure that the  child welfare agency  probation department makes all necessary arrangements for the child's discharge promptly and that all services and supports are in place for the child's successful transition to a different setting:  
\_\_\_\_\_  
\_\_\_\_\_

**5** b. (3) The  social worker  probation officer must work with the facility on the child's aftercare plans as appropriate based on the child's progress.

(4) The  child welfare agency  probation department must file a Welfare and Institutions Code  section 388  section 778 petition within two court days of notice of the revocation of consent, requesting an order vacating the court's authorization of the child's admission to the facility.

(5) A hearing to verify that the child has been discharged is scheduled on (*specify date that is no later than 30 days from today*): \_\_\_\_\_ at (*specify time*): \_\_\_\_\_ in dept. (*specify*): \_\_\_\_\_

**6** a.  The child does continue to suffer from a mental disorder that may reasonably be expected to be cured or ameliorated by a course of treatment offered by the facility.

b.  The child does not continue to suffer from a mental disorder that may reasonably be expected to be cured or ameliorated by a course of treatment offered by the facility.

(1) The  social worker  probation officer must work immediately with the facility for discharge to a different setting with the appropriate and necessary supports in place.

(2)  The court makes the following orders to ensure that the  child welfare agency  probation department makes all necessary arrangements for the child's discharge promptly and that all services and supports are in place for the child's successful transition to a different setting: \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_

(3)  The  social worker  probation officer must work with the facility on the child's aftercare plans as appropriate based on the child's progress.

(4) A hearing to verify that the child has been discharged is scheduled on (*specify date that is no later than 30 days from today*): \_\_\_\_\_ at (*specify time*): \_\_\_\_\_ in dept. (*specify*): \_\_\_\_\_

**7** a.  There are no other available less restrictive hospital, program, facility, or community-based mental health services that might better serve the child's medical needs and best interests.  The child has been at the facility for over 30 days. The court finds that the following facts overcome the presumption that the facility is not the least restrictive alternative to serve the child's medical needs and best interests: \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_

b.  There are other available less restrictive hospital, program, facility, or community-based mental health services that might better serve the child's medical needs and best interests.

(1)  The  social worker  probation officer must work immediately with the facility for discharge to a different setting with the appropriate and necessary supports in place.

- 7** b. (2)  The court makes the following orders to ensure that the  child welfare agency  
 probation department makes all necessary arrangements for the child's discharge promptly and  
 that all services and supports are in place for the child's successful transition to a different setting: \_\_\_\_\_
- 
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(3)  The  social worker  probation officer must work with the facility on the child's aftercare plans as appropriate based on the child's progress.

(4) A hearing to verify that the child has been discharged is scheduled on (*specify date that is no later than 30 days from today*): \_\_\_\_\_ at (*specify time*): \_\_\_\_\_  
 in dept. (*specify*): \_\_\_\_\_

(5) A hearing to ensure that other services have been provided to the child is scheduled on (*specify date that is no later than 60 days from the child's discharge*): \_\_\_\_\_ at (*specify time*): \_\_\_\_\_  
 in dept. (*specify*): \_\_\_\_\_

- 8**  As indicated in items **5** **7** above the child continues to consent to admission, continues to suffer from a mental disorder that may reasonably be expected to be cured or ameliorated by a course of treatment offered by the facility, and there are no other available less restrictive hospital, program, facility, or community-based mental health services that might better serve the child's medical needs and best interests. The court authorizes the child's continued admission to the psychiatric residential treatment facility.

A review hearing on the child's placement in the facility based upon the medical necessity of that placement is scheduled on (*specify date that is no later than 30 days from today*): \_\_\_\_\_  
 at (*specify time*): \_\_\_\_\_ in dept. (*specify*): \_\_\_\_\_

- 9**  The psychiatric residential treatment facility has failed to meet its legal obligation to provide services to the child (*describe*): \_\_\_\_\_

- a.  The  social worker  probation officer must engage with the facility to ensure the child is receiving all necessary services.
- b.  The court has issued *Notice of Hearing on Joinder—Juvenile* (form JV-540).

Date: \_\_\_\_\_

*Judicial Officer*