

CASE NAME:	CASE NUMBER: JUVENILE: FAMILY:
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REASONS FOR NO OR SUPERVISED VISITATION—JUVENILE

Attachment to Custody Order—Juvenile—Final Judgment ([form JV-200](#))
 Visitation (Parenting Time) Order—Juvenile ([form JV-205](#))

1. This order applies to the following children (*name each*):
 2. This parent (*name*): was ordered to have no visitation only supervised visitation with the child or children named in 1 because
 - a. this parent has not completed has not made substantial progress in the following court-ordered programs:
 - Sexual abuse treatment or awareness program for offenders for victims
 - Drug abuse treatment program with random testing
 - Alcohol abuse treatment program with random testing
 - Domestic violence treatment program for offenders for victims
 - Anger management training
 - Parenting classes
 - Individual counseling
 - Other (*specify*):
 - b. The court denied services to this parent on (*date*): based on a finding, by clear and convincing evidence, that
 - he or she was responsible for severe sexual abuse of the child as described in section 361.5(b)(6) of the Welfare and Institutions Code.
 - he or she was responsible for severe physical abuse of or severe physical harm to the child as described in section 361.5(b)(5)–(6) of the Welfare and Institutions Code.
 - his or her whereabouts were unknown on that date and remain unknown.
 - other (*specify*):

Completion of one of the programs above *might*, but need not, constitute a significant change of circumstances for purposes of modifying this final custody order. (Welf. & Inst. Code, § 302(d).)

THIS IS A COURT ORDER.

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