

SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE

INDIO 46-200 Oasis St., Rm. 120E, Indio, CA 92201
 MURRIETA 30755-G Auld Rd., Murrieta, CA 92563

RIVERSIDE 9991 County Farm Rd., Riverside, CA 92503

RI-JV020

ATTORNEY OR PARTY WITHOUT ATTORNEY (<i>Name, State Bar Number and Address</i>)		FOR COURT USE ONLY
TELEPHONE NO.: _____ FAX NO. (Optional): _____ E-MAIL ADDRESS (<i>Optional</i>): _____ ATTORNEY FOR (<i>Name</i>): _____		
CHILD'S NAME: _____		
Hearing Date: _____ Time: _____		CASE NUMBER: _____ Department: _____
STIPULATION POST PERMANENCY PLANNING HEARING AND ORDER		

IT IS HEREBY STIPULATED BY THE PARTIES TO THE ABOVE-ENTITLED MATTER THAT:

1. The parties waive their appearance and a reporter's transcript for this hearing.
2. Notice was given as required by law.
3. For the child[ren] ten years of age or older who is/are not present,

The child[ren] received proper notice of their right to attend the hearing, was/were given the opportunity to be present, and there is no good cause for a continuance to enable the child to be present.

4. The court has read and considered the social worker's report and recommendation dated _____ and report of any court appointed advocate dated _____.
5. The child[ren] shall be continued as dependent[s] of the court pursuant to Welfare and Institutions Code Section 300, subsection[s] as described below:

Name	WIC 300 Section(s)

6. The child[ren]'s care, custody and control remains with the Director of DPSS.
7. DPSS has made diligent efforts to locate an appropriate relative.
8. The child[ren] shall be continued in suitable relative care, with an able and willing non-related extended family member, licensed shelter, foster home, or suitable facility able to meet the child[ren]'s needs.
9. The child[ren]'s out-of-home placement is necessary and the current placement is appropriate.
10. The child, _____ is on runaway status. DPSS has made reasonable efforts to locate the child.

CHILD'S NAME:	CASE NUMBER:
---------------	--------------

11. The child[ren] is/are placed outside the State of California and that Out-Of-State placement does continue to be the most appropriate placement and is in the child[ren]'s best interest.
12. The court finds that DPSS has complied with the case plan by making reasonable efforts, including whatever steps are necessary to finalize the permanent placement of the child.
13. The services provided to the child[ren] have been adequate.
14. DPSS has made reasonable efforts that are consistent with the child[ren]'s best interest to maintain the relationship between the child[ren] who is/are ten years old or older and a designated important person in the child[ren]'s life.
15. Medical, mental, dental, surgical, mental health care/testing as required is authorized. DPSS is authorized to collect reimbursement pursuant to W&IC § 903 et seq.
16. The court has considered whether it is necessary to limit the right of the _____ to make educational or developmental series decisions for the _____.
 - Based on the evidence presented at the hearing, the court does not limit the right of the _____ to make educational or developmental services decisions for the _____. The parent[s] educational rights and responsibilities in regard to the child[ren]'s education.
 - The right of the _____, to make educational and developmental services decisions for the _____ is limited as set forth in the JV-535 Findings and Orders Limiting Right to Make Educational Decisions for the Child, Appointing Educational Representative, and Determining Child's Educational Needs filed in this matter.
17. The permanent plan selected below is appropriate and is ordered the permanent plan:
 - Return home Adoption Legal Guardianship Tribal Customary Adoption
 - Placement with a fit and willing relative
18. The court report/case plan includes a description of the intensive and ongoing efforts of the Department to establish a permanent plan of return home, adoption/tribal customary adoption, legal guardianship, or placement with a fit and willing relative.
19. The likely date by which the agency will finalize placement of the child[ren] and/or the child[ren]'s specific goal will be achieved is _____.
20. The extent of progress made by the mother towards alleviating or mitigating the causes necessitating placement has been not applicable parental rights terminated none minimal
 moderate substantial
21. The extent of progress made by father towards alleviating or mitigating the causes necessitating placement has been not applicable parental rights terminated none minimal
 moderate substantial
22. The child[ren] do/does have siblings under the court's jurisdiction and the sibling relationships have been maintained pursuant to W&IC § 16002.
 - The child[ren] and all siblings under the court's jurisdiction are placed together in the same home.
 - Efforts are being made to place the child[ren], _____ and the following siblings, _____ together.
 - Efforts to place the child[ren], _____, with the following siblings, _____ are not appropriate.
23. The court has read and considered the case plan and it is approved as written.
24. The case plan was developed in consideration of the recommendations of the Child and Family Team in accordance with W&IC § 16501.1(g).
25. For child[ren] twelve and over, _____ was/were actively involved in the development of the case plan including planning for the child[ren]'s permanent placement. The child[ren] was/were given the opportunity to review, sign, and receive a copy of the case plan.

CHILD'S NAME:	CASE NUMBER:
---------------	--------------

26. For children twelve and over, the child was not actively involved in the development of the case plan including planning permanent placement because the child was unable, unavailable, or unwilling to participate.
27. For children fourteen and over, the services set forth in the case plan include those needed to assist the child in making the transition from foster care to successful adulthood.
28. The child[ren], _____ was/were in foster care at 16 and remain(s) eligible for independent living program services. A Transitional Independent Living Plan (TILP) has been completed.
29. For the child[ren], _____ aged 16 or older, the court has considered the evidence contained in the report and finds that there is a compelling reason for determining that a hearing under W&IC § 366.26 is not in the best interest of the child[ren]. Another Planned Permanent Living Arrangement is recommended with a goal of:
- Return Home
 Adoption
 Legal Guardianship
 Tribal Customary Adoption
 Placement with a fit and willing relative
30. The next Post-Permanency Planning Review Hearing is set on _____ at 8:00 a.m. in Department _____
- A compelling reason exists for not setting a W&IC § 366.26 hearing in that such a hearing is not in the best interest of the child[ren] because the child[ren] is/are not a proper subject for adoption as this time and has/have no one currently willing or appropriate to accept legal guardianship.
- A permanent plan of legal guardianship or adoption may be appropriate, and the matter is ordered set for a hearing pursuant to W&IC § 366.26 on _____ in Department _____. DPSS and/or a licensed county adoption agency shall prepare an assessment report as described in W&IC § 366.22(b). The clerk's office is ordered to give notice pursuant to CRC § 5695(f)(18).
31. The court adopts the balance of the recommendations contained in the 366.3 report filed on _____ and makes those the findings and orders of the court.
32. Additional orders requested: _____
- _____
- _____
33. All prior orders not in conflict shall remain in full force and effect.

(ATTORNEY FOR CHILD[RENI])

(ATTORNEY FOR MOTHER)

(ATTORNEY FOR FATHER OF:)

(DPSS ATTORNEY/COURT OFFICER)

(ATTORNEY FOR FATHER OF:)

(ATTORNEY FOR FATHER OF:)

ORDER

BASED ON THE COURT'S REVIEW OF THE SOCIAL WORKER'S REPORT AND RECOMMENDATIONS, ADDENDUMS AND ANY COURT-APPOINTED ADVOCATE REPORT, THE COURT MAKES EACH OF THE FINDINGS AND ORDERS SPECIFIED IN THIS STIPULATION AND FURTHER ORDERS THAT THIS STIPULATION RE: POST- PERMANENCY PLANNING HEARING BE FILED AND INCORPORATED BY REFERENCE AND ATTACHED AS A PART OF THE FILE IN THIS MATTER.

(DATE)

(JUDICIAL OFFICER)

I declare under penalty of perjury under the laws of the State of California that the information above is true and correct.

Date: _____



(TYPE OR PRINT NAME OF ATTORNEY PARTY MAKING DECLARATION)

(SIGNATURE)