

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-JV034

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

Pursuant to the Emergency Orders of the Chief Justice and the Presiding Judge of the Superior Court, and to avoid risk of exposing parties, counsel and the Court to the COVID-19 virus and permit prompt resolution of pending matters during the Court closure, the parties stipulate as follows:

1. HEARING SET FOR _____ (DATE) TO ADDRESS THE FOLLOWING:

- Jurisdiction/Disposition
- 6-month Review (WIC 366.21e)
- 12-month Review (WIC 366.21f)
- 18-month Review (WIC 366.22)
- 24-month Review (WIC 366.25)
- Family Maintenance Review (WIC 364)
- Post-Permanency Review (WIC 366.3)
- Non-Minor Dependent Review (WIC 366.31)
- Psychotropic Medication Review
- Other: _____

2. REPRESENTATIONS AND PROCEDURAL STIPULATIONS TO REQUEST TO SUBMIT ON REPORTS

By signing below, each counsel represents that counsel has reviewed all DPSS report(s)/addendum/ CASA reports/JV-224 and all attachments and recommendations prepared for the above described hearing.

The parties stipulate that if the Court orders any party to appear at a future hearing in an order entered pursuant to this Stipulated Request, and the party receives notice of that order from the party's counsel or DPSS, the party shall appear as ordered and if they fail to appear the court may make a finding of good notice and proceed in their absence.

The parties attach to this Stipulated Request all DPSS recommendations. The parties waive any procedural irregularities in connection with the Court's granting of the parties' request. All prior orders of the Court not in conflict with these orders will remain in full force and effect.

CHILD'S NAME:	CASE NUMBER:
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The parties request that the Court decide the issues based on the attached documents, and adopt the proposed findings and orders without a hearing. The parties waive reporting of the findings and orders and waive any appellate rights in connection with the Court's adoption of the proposed findings and orders pursuant to this Stipulated Request.

- The parties acknowledge receipt of the attached amended petition, waive formal reading and advisement, stipulate their clients have been advised of their legal and constitutional rights and enter denials of all allegations.
- The Court authorizes the Department to increase visitation to include unsupervised day visits, overnight visits, weekend visits, extended visits and placement on family maintenance with one or more parents as deemed appropriate.
- The attached JV-190 for _____ (mother/father) is ordered received and filed.
- The Court authorizes the dependency case to be terminated via ex-parte order prior to the next hearing date if deemed appropriate by the court following review of an ex-parte application.
- The court finds that the medication orders of the Court are appropriate, the benefits of the medication outweigh any adverse effects, the minor is being assisted by the medication and the medication orders of the court can continue.
- Other: _____

3. REPRESENTATIONS AND PROCEDURAL STIPULATIONS TO REQUEST TO PROCEED TO CONTESTED HEARING BY SUBMISSION

By signing below, each counsel represents that they have either had contact with their client, or have after diligent efforts, been unable to contact their client and request that the Court designate the above described hearing as a Contested Hearing. All reports/addendum/attachments submitted by DPSS for the above described hearing be admitted into evidence without objection. Counsel offers no comment and requests that the Court decide the issues based upon the admitted evidence and attached recommendations.

CHILD'S NAME:	CASE NUMBER:
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4. PARTIES AND COUNSEL:

Dual Status (WIC 602 Case Number): _____

	NAME OF COUNSEL (TYPE OR PRINT)	SIGNATURE (MAY BE ELECTRONIC)	DATE
<input type="checkbox"/> County Counsel:	_____	_____	_____
<input type="checkbox"/> Minor's Counsel:	_____	_____	_____
<input type="checkbox"/> Mother's Counsel:	_____	_____	_____
<input type="checkbox"/> Father's Counsel:	_____	_____	_____
<input type="checkbox"/> Minor's Counsel (WIC 602):	_____	_____	_____
<input type="checkbox"/> District Attorney:	_____	_____	_____
<input type="checkbox"/> Probation:	_____	_____	_____
<input type="checkbox"/> Other Party/Counsel:	_____	_____	_____
	_____	_____	_____
	_____	_____	_____

ORDER ON STIPULATED REQUEST (to be completed by the Court):

The Court has reviewed this Stipulated Request, the filed reports/addendum and the attached recommendations, and finds that the report(s)/addendum fully support the recommended findings and orders. Accordingly, based on the parties' Stipulated Request and in the interest of justice, the Court adopts the recommended findings and orders as the findings and orders of the Court and vacates the hearing date listed in item 1.

Next hearing: Date: _____ Time: _____ Dept: _____

Type of hearing: _____

DPSS is ordered to give notice of the next hearing date as required by law. All adult parties are ordered to appear for the above scheduled hearing.

The Stipulated Request is denied and the matter remains set for hearing on _____ .

Dated: _____

JUDGE OF THE SUPERIOR COURT