STATE OF MICHIGAN
JUDICIAL CIRCUIT - FAMILY DIVISION
COUNTY

ORDER OF DISPOSITION (CHILD PROTECTIVE PROCEEDINGS) ORDER OF

CASE NO.
PETITION NO.

	ORDER OF	JUDGE	
Court address			ourt telephone no.
In the matter of ${}$ First and last name(s), alias	(es)		
1. Date of hearing:			
2. Removal date:	((Specify for each child if different.)	
3. An adjudication was held and the c	child(ren) was/were found to come wit	thin the jurisdiction of the court.	
\square 4. Release of the parental rights to	Name(s) of child(ren)	W	as executed by
	pursuant to	the adoption code on	_
Name(s) of parent(s)	paredam to	Date	
☐ 5. This hearing is being conducted Indian child removal hearing☐ is scheduled for	was held with this hearing. \square was		ne home. The
THE COURT FINDS: ☐ 6. Notice of hearing was given as r	equired by law.		
7. The lawyer-guardian ad litem \Box h	nas \Box has not $$ complied with the re	equirements of MCL 712A.17d.	
☐ 8. ☐ a. There is probable cause to (Name each child, his/her father,	<u> </u>	/are:	
	tified as required by law and failed to vaives all rights to further notice, include		ne set by the
9. The court has considered the case case and are based upon this hear ☐ the following report(s): ☐ Identify re	ring and	sented. The findings below are s	specific to this
Identify re	port(s) and date(s) of report(s)		
 a. compliance with the case service guardian, or legal custodian are from those services. 	ne record as required by MCL 712A.1 ce plan with respect to services provide and whether the parent(s), guardian, or the plan with respect to parenting times	ed or offered to the child and his on the complied with a second with a	and benefited
not occur or was infrequent an		and and mounts part	

- c. the extent to which the parent(s), guardian, or legal custodian complied with each provision of the case service plan, prior court orders, and any agreement between the parent(s), guardian, or legal custodian and the agency.
- d. likely harm to the child if the child continued to be separated from his or her parent(s), guardian, or legal custodian.
- e. likely harm to the child if the child was returned to his or her parent(s), guardian, or legal custodian.

Use Note: Use this form when a release has been executed under the adoption code after adjudication and before the dispositional hearing.

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Note: If it comes to the court's attention or new allegations are made done in accordance with MCR 3.974.	during this hearing that require the removal of the child(ren), removal must be
10. Return of the juvenile to his or her parent ☐ would or society.	d \square would not cause a substantial risk of harm to the juvenile
the home were made as determined in a problem b. Consistent with the circumstances, reasonate child(ren) from the home. Those efforts incomplete c. The child(ren) is/are Indian, and the court of the qualified expert witness who has knowledged active efforts have have not been designed to prevent the breakup of the Indian successful, the continued custody of	able efforts were made to prevent or eliminate removal of the clude: (Specify below.) OR inds by clear and convincing evidence and the testimony of a e about the child-rearing practices of the Indian child's tribe, that in made to provide remedial services and rehabilitative programs ian family. These efforts have proved unsuccessful, if the child(ren) by the parent or Indian custodian is onal or physical damage to the child(ren), and the child(ren)
The efforts for 11b or 11c are: (Specify the efforts from by MCR 3.002[1] and MCL 712B.3[a].)	om 11b or 11c here. If the child is an Indian child, specify active efforts as defined
□ e. Reasonable efforts to prevent or eliminate□ 12. a. Reasonable efforts are not required to prevent	removal of the child(ren) from the home were not made. removal were not required as determined in a prior order. It or eliminate the child(ren)'s removal from the home due to the ojecting the child(ren) to the aggravated circumstance(s) of as provided in section MCL 722.638(1) and (2), and as
evidenced by	
 mother's mother's dather's da	nviction for felony assault that resulted in serious bodily injury to . oluntary termination of parental rights to a sibling of the child(ren)
	family to make it possible for the child(ren) to safely return home are the child or another child of the parent to one of the circumstances

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☐ 13. ☐ a. Reasonable efforts shall be ma safely return home.	de to preserve and reunify the family to ma	ake it possible for the child(ren) to
	made to preserve and reunify the family b	ecause it would be detrimental to
the child(ren)'s health and safety. ☐ c. Reasonable efforts to preserve and reunify the family were not previously required, but due to a change circumstances, reasonable efforts are now required. Those reasonable efforts have begun and include: (Specify reasonable efforts, and if applicable, the reasons for return.)		
\Box The child(ren) should be rele	eased to Name(s) of parent(s), guardian, or legal co	ustodian .
☐ 14. Because reasonable efforts to prever		
•	conducted. (Use and attach form JC 19, Order Af	. ,
15. Custody of the child(ren) with the paren	t/quardian/legal custodian	
\square a. presents a substantial risk of harm	to the child(ren)'s life, physical health, or	
	arrangement except removal of the child(ren)'s ren) from the risk of harm to the child(ren)'s	
	cement away from the home and with the	individual with whom the child(ren)
is/are placed are adequate to s	afeguard the child(ren)'s health and welfar	e.
	of harm to the child(ren)'s life, physical hent(s) released the child(ren) pursuant to the	
☐ 16. ☐ a. All siblings are in joint placement ☐ b. All siblings are not in joint place		
Sibling contact	according to law. \square is not occurring bec	ause (see item 24 to order sibling contact):
☐ 17. Parenting time with child(ren).	, even if super	vised, may be harmful to the
IT IS ORDERED:		
☐ 18	is warned an	d the jurisdiction of the court is
Name		,
terminated.		
☐ 19. Notice is to be given to the legal/puta appear at the next hearing. ☐ The part days.	ntive father(s) as required by law. \Box The solution The father was present at the hearing a	

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IT IS ORDERED: (continued) 20. The child(ren) a. is/are in the temporary custody of this court and is/are placed with the department for care and supervision, and 1) the parent, guardian, or legal custodian shall execute all documents necessary to release confidential information regarding the child(ren), including medical, mental, and educational reports, and shall also, within 7 days, provide the department with the name(s) and address(es) of the medical provider(s) for the child(ren). Any medical provider of the child(ren) shall release the medical records of the child(ren) to the department. 2) if a home study has not yet been completed, then one shall be performed by the department and a copy of the home study submitted to the court not more than 30 days after the placement. 3) upon request, the department shall release to the foster parent the information concerning the child(ren) in accordance with MCL 712A.13a(18).				
\Box b. is/are in the temporary custod	ly of this	s court and remain home with or is/are	e released to	
		under	the supervision of the department.	
Name(s) of parent(s), guardian, or le	•	lian	·	
\Box The following terms and co	nditions	s apply to the parent(s)/guardian/legal	custodian:	
	0.203 for	care and supervision, and the child(re r permanency planning, supervision, on inated.		
П			under MCL 710.29 for	
Child-placing agency/Michigan D	epartment	of Health and Human Services		
the purpose of adoption be	cause th	he parent(s) released the child(ren) p	ursuant to the adoption code.	
☐ other:				
A posttermination review hea	ring will !	be held		
21. While the child(ren) is/are placed ou assign or redirect child support pur			he necessary steps to appropriately	
22. The director of the department is a child(ren) from the government of t			efits now due or to become due the	
☐ 23. The adjudicated respondent(s)				
shall comply with, and benefit from \Box In addition,				
\square 24. Sibling contact shall be as follows:				
☐ 25. ☐ a. Parenting time of ☐ unsupervised. ☐ The department has discre		supervised until further sallow unsupervised or supervised pare	is order of the court. enting time by its designee.	
\Box b. Parenting time of			is	
☐ unsupervised.☐ The department has discrete	etion to a	\square supervised until further allow unsupervised or supervised pare	order of the court. enting time by its designee.	

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IT IS ORDERED: (continued)	
□ c. Parenting time of□ unsupervised.□ The department has discretion to allow uns□ d.	is □ supervised until further order of the court. supervised or supervised parenting time by its designee.
☐ 26. Reimbursement:	
27. Other: (Attach separate sheet if needed.) (An order for child su	upport must comply with MCR 3.973[F][5] and MCR 3.211.)
\square 28. Prior orders remain in effect except as modified by t	this order.
another matter is pending. MCL 712A.19a provides that the perm of removal of the child and every 12 months thereafter.) dispositional review hearing The supervising agency shall provide documentation	ber of days required regardless whether a petition to terminate parental rights or manency planning hearing shall not be delayed beyond 12 months from the date dispositional review hearing permanency planning hearing on of progress relating to all aspects of the last court-ordered therapy reports and verification of parenting time, no less
\square 30. \square Notice of the next hearing has been provided as re	equired by law. Notice of the next hearing shall be provided.
Recommended b	y: Referee signature and date
	Judge signature and date