	IN THE DISTRICT COURT OF	COUNTY, KANSAS			
IN '	THE INTEREST OF				
Name		Case No.			
	ar of Birth A \square male \square fema	ale			
	*ORDER FOR CONTINUANCE AND IN Pursuant to K.S.A. 38-2244 and 42 (Orders pertaining to more than one child must include finding	U.S.C. § 671 et seq.			
ord	NOW, on this day ofers of continuance and informal supervision.	,, this matter comes on for			
is a	The Court finds \Box the Indian Child Welfare Applicable, the tribe has been given notice.	Act (ICWA) is not applicable. □ ICWA			
	The petitioner appears by	□ County/District Attorney			
	or designee $\ \square$ other				
	The child appears □ in person and □ not in person.	erson, but by the child guardian ad litem,			
	Name of Mother, the mother \Box appears in person pro se \Box appears in				
	person, and through her attorney,	appears not in			
	person, but by and through her attorney	□ does not			
	appear.				
	Name of Father, the \square father \square put	ative father of <u>Name of child</u> ,			
	\Box appears in person <i>pro se</i> \Box appears	in person, and through his attorney,			
	appears not in per	rson, but by and through his attorney,			
	□ does not appe	ar.			

(Other parent appearances)		
Interested parties appearing are:		
The Secretary is present through:		
Also present:		
The Court finds that no party or interested party ob informal supervision by the Court. The Court find inued for a period no longer than six (6) months litions:	s that the captioned matter should be	
THE COURT THEREFORE ORDERS:		
(If this is the first order removing a child complete and attach Form	·	
A grandparent has requested custody and, in evaluating what custody, visitation and residency arrangements are in the best interests of the child, substantial consideration is given to (1) the wishes of the parents, child, and grandparent; (2) the extent that the grandparent has cared for the child; the intent and circumstances under which the child is placed; and (3) the physical and mental health of all involved individuals.		
The above named child \square shall be \square shall remain	placed in the custody of:	
close emotional ties to the child.	, a relative, an unlicensed person with, a youth residential facility.	
	Interested parties appearing are: The Secretary is present through: Also present: The Court finds that no party or interested party ob informal supervision by the Court. The Court find inued for a period no longer than six (6) months litions: THE COURT THEREFORE ORDERS: (If this is the first order removing a child complete and attach Form.) A grandparent has requested custody and, in every residency arrangements are in the best interests of given to (1) the wishes of the parents, child, and grandparent has cared for the child; the intent and of placed; and (3) the physical and mental health of all in the above named child shall be shall remain close emotional ties to the child.	

□ The Secretary, if the child is 15 years of age or younger, or 16 or 17 years of age if the child has no identifiable parental or family resources or shows signs of physical, mental, emotional or sexual abuse.

and

	A child support order shall issue.			
	Each parent shall submit informate be prepared, or present document			
entindistration the provential the line the line the line line line line line line line lin	THE COURT ORDERS all pily, even if not specifically referred ty providing services to the child a rict attorney, appointed CASA, Cit extent needed to ensure the safet vide appropriate treatment to the child appropriate treatment to the child Privacy Rule of the Health Insurance. R. 164.512(e)(1).	ed to herein, to and family, co izen Review land and the chill wild and family	to provide information to bunsel for the parties include Board members, the court, d, prevent further abuse by. This order encompasses	the Secretary, any ding the county of and each other to or neglect, and to s the provisions of
	A restraining order shall be filed	against		·
□ com	☐ The Secretary ☐ Court Service plete reports and submit them to the			shal
	THE COURT FURTHER O			
	IT IS SO ORDERED THIS	day of		·
			Judge of the District Court	<u> </u>
App	proved:			
Peti	tioner, S.Ct.#			
Gua	rdian <i>ad Litem</i> , S.Ct.#			

Agreeing to the terms and conditions:
Mother
Counsel for Mother, S.Ct.#
Father
Counsel for Father, S.Ct.#
Other