IN	N THE DISTRICT COURT OF	COUNTY, KANSAS
IN THE I	INTEREST OF	
Name_ Year of B	Birth A	Case No
	JOURNAL ENTRY OF ADJUDICATION A Pursuant to K.S.A. 38-2251, 38-2253, 3	AND DISPOSITION
No comes on	ow on this day of for hearing.	,, the above-captioned matter
	ne Court finds that the Indian Child Welf is reason to know the child is an Indian ch	` / 11
	ne Court finds that jurisdiction and venue required to receive notice has been given	are proper. Notice to parties, interested parties as required by law.
	etitioner appears bysignee	□ County/District Attorney
	hild appears □ in person and □ not 	in person, but by the child's guardian ad
in per	rson, and through her attorney, n, but by and through her attorney	appears in person <i>pro se</i> □ appears □ appears not in □ does not
	the $\Box$ fath, $\Box$ appears	er
	hrough his attorney,	□ appears not in person, but by □ does not appear.
☐ Interes	sted parties appearing:	

	The	e Secretary appears through
	Als	so present:
1.	ТН	E COURT FURTHER FINDS:
	sta Up	the guardian <i>ad litem</i> and parents of the child did submit to the Court a stipulation or tement of no contest to the petition pursuant to K.S.A. 38-2248, filed in the captioned matter. on inquiry the Court finds that it is knowingly and voluntarily offered and that there is a tual basis and accepts it.
	b.	OR  The Court received evidence and considered statements from the parties.
2.	WI	HEREUPON, THE COURT FINDS:
	a.	the evidence is clear and convincing that the child (Show name of child on line): is without adequate parental care, control or subsistence and the condition is not due solely to the lack of financial means of the child's parents or other custodian;
		is without the care or control necessary for the child's physical, mental or emotional health;
		has been physically, mentally or emotionally abused or neglected, or sexually abused;
		has been placed for care or adoption in violation of law;
		has been abandoned or does not have a known living parent;
		is not attending school as required by K.S.A. 72-3421 or 72-3120, and amendments thereto;
		except in the case of a violation of K.S.A., 41-727, K.S.A. 74-8810(j) or of K.S.A. 79-3321(m) or (n), and amendments thereto, or, except as provided in K.S.A. 38-

prohibited by state law, city ordinance or county resolution but which is not prohibited when done by an adult;
while less than 10 years of age, committed an act which if done by an adult would constitute the commission of a felony or misdemeanor as defined by K.S.A. 21-5102, and amendments thereto;
is willfully and voluntarily absent from the child's home without the consent of the
child's parent or other custodian;
is willfully and voluntarily absent at least a second time from a court ordered or designated placement, or a placement pursuant to court order, if the absence is without the consent of the person with whom the child is placed or, if the child is placed in a facility, without the consent of the person in charge of such facility or such person's designee;
has been residing in the same residence with a sibling or another person under 18 years of age, who has been physically, mentally or emotionally abused or neglected, or sexually abused;
while less than 10 years of age committed the offense defined in K.S.A. 21-6301(a)(14), and amendments thereto;
has had a permanent custodian appointed and the permanent custodian is no longer able or willing to serve;
has been subjected to an act which would constitute human trafficking or aggravated human trafficking, as defined by K.S.A. 21-5426, and amendments thereto, or commercial sexual exploitation of a child, as defined by K.S.A. 21-6422, and amendments thereto, or has committed an act which, if committed by an adult, would constitute selling sexual relations, as defined by K.S.A. 21-6419, and amendments thereto;

and the child named above is a Child in Need of Care.

or

□ b.	Th	There is not sufficient evidence to support the petition as to		
	HA	HAVING SO FOUND, the Court ORDERS the following parties disch	uarged:	
The C	ourt	ert proceeds to enter dispositional orders, forthwith.		
3.	TH	THE COURT FURTHER FINDS THAT the Court's previous findings	and orders:	
	a. b.		nconsistent with	
_	oerr	The Court $\square$ approves and adopts the proposed permanency pland rmanency in the present matter or $\square$ does not approve the proposin and orders a new permanency plan submitted to the Court with	sed permanency	
5.		☐ THE COURT FURTHER FINDS:		
6	TI	THE COLUMN THEREFORE FINING AND ORDERG.		
6.		THE COURT THEREFORE FINDS AND ORDERS:	attached Form 107)	
(	II th	this is the first order removing a child from parental custody, complete and	attached Form 107.)	
	an co the	A grandparent has requested custody and, in evaluating what cund residency arrangements are in thebest interests of thechild, substantial onsideration is given to the wishes of the parents, child, and grandpare the grandparent has cared for thechild; theintent and circumstances unhild is placed; and the physical and mental health of all involved incomes.	antial ent; the extent that nder which the	
The al	ove	ve name child $\square$ shall be $\square$ shall remain placed in custody of:		
		a pare		
		a relat		
	\	uith close emotional ties to the child.	licensed person	
			th residential	
	fac	acility.		

	a shelter facility.
	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
	<ul> <li>□ A child support order shall issue.</li> <li>□ Each parent shall submit information to the child support office for a child support order to be prepared, or present documentation of a current child support order within days.</li> </ul>
to here entity provide the ext provide and conditions and conditions.	THE COURTFURTHER ORDERS all providers of services including educational es, treatment, education or care of the child and family, even if not specifically referred in, to provide information including any and all educational records to the secretary, any providing services to the child and family, counsel for the parties including the county or tattorney, appointed CASA, Citizen Review Board members, the court, and each other to ent needed to ensure the safety of the child, prevent further abuse or neglect, and to e appropriate treatment, care and services to the child and family. This order encompasses emplies with the provisions of the Family Education Rights and Privacy Act (20 U.S.C. 34 C.F.R. 99 and the Privacy Rule of the Health Insurance Portability and Accountability 1996  A), 45 C.F.R. 164.512(e)(1).
9.	☐ Arestraining order shall be filed against
shall c	☐ The Secretary ☐ Court Services ☐
□ p.m	THE COURT FURTHER ORDERS this matter set for review hearing before   the CRB on the day of, at at a.m.  a. and for permanency hearing before   the Court   the CRB on the day of, at day of, at at at
	IT IS SO ORDERED THIS day of,