170.2

IN THE DISTRICT COURT OF _____ COUNTY, KANSAS IN THE INTEREST OF Name _____ A \square male \square female Case No. *PERMANENCY HEARING ORDER BASED ON THE CITIZEN REVIEW BOARD **RECOMMENDATIONS HEARING** Pursuant to K.S.A. 38-2264 and 42 U.S.C. 671 et seq. CRB report must be attached (Orders pertaining to more than one child must include findings specific to each child listed in the caption.) (If this is the first order removing a child from parental custody, complete and attach Form 107.) NOW on this _____ day of _____, 20_____, the above-captioned matters come on for consideration of the Citizen Review Board permanency hearing recommendations which are attached. THE COURT FINDS jurisdiction and venue are proper. Notice to parties, interested parties and those required to receive notice has been given as required by law. П The child is 14 years of age or older and has been given notice of the time and place of the permanency hearing as required by law. The Court finds that the Indian Child Welfare Act (ICWA) is not applicable. (If there is reason to know the child is an Indian child, use the appropriate ICWA form.) THE COURT FURTHER FINDS: a. Appropriate public or private agencies have made reasonable efforts to assist 1. П and support the family to accomplish the current permanency goal(s) set out in the permanency plan. OR b. Appropriate public or private agencies have not made reasonable efforts to assist and support the family to accomplish the current permanency goal(s) set out in the permanency plan. The progress of the parents or child to achieve the permanency goal(s) of _____ 2. \square is \square is not adequate. 3. The child's needs \square are \square are not being adequately met. (If the child's needs are not being met, explain.)

| | | | s had \square has not had regular, on-going opportunities to engage in age or appropriate activities. |
|-------|-----|--------|---|
| child | □is | s □ is | considered in-state and out-of-state permanent placement options. The not in out-of-state placement, and such placement □ continues □ does be appropriate and in the best interest of the child. |
| | a. | Rein | tegration continues to be a viable goal and (Check choice(s).) |
| | | | the child should not be reintegrated until further order of the Court. |
| | | | the child may return home \square immediately \square with a target date of day of, 20, \square if the following conditions are met: |
| | | | within 30 days, a new plan for reintegration should be prepared and submitted to the Court with measurable goals, objectives and time frames. |
| | | | the new plan for reintegration shall include a concurrent goal of: adoption. |
| | | | □ permanent custodianship.□ placement with a relative. |
| | | | OR |
| | b. | Rein | tegration is no longer a viable goal and (Check choice(s).) |
| | | | the child is in a stable placement with a relative. |
| | | | either adoption or permanent custodianship might be in the best interests of the child; services set out in the permanency plan necessary for the safe return of the child have been made available to the parent(s) with whom reintegration was planned; the County/District Attorney or designee shall file a pleading to terminate parental rights or a pleading to establish a permanent custodianship within 30 days; a new plan should be prepared and submitted to the Court within 30 days with measurable goals, objectives and time frames to achieve \square adoption \square permanent custodianship. |

| | | Ц | adoption and permanent custodianship have been considered not in the child's best interest at this time, and a new plan s prepared and submitted to the Court within 30 days with me goals, objectives and time frames to achieve another permanent living arrangement of (<i>Identify</i>) | hould be easurable planned |
|---|--|--|--|--|
| 8. | | made the | d is 14 years of age or older and the court finds that the Secrete following efforts to help the child prepare for the transition a successful adulthood. | on from |
| 9. | here | by modified | ders of this Court shall continue in full force and effect ed are hereby rescinded and the following orders are herebes. A. 38-2255: | y issued |
| ТНЕ | COUR | T FURTHE | ER FINDS: | |
| attac | hed repo | ort, are adop | ER ORDERS that the following CRB recommendations, set o pted as the order of the Court: (List the adopted recommendation exponding to those in the report.) | |
| | | | | _ _ _ |
| herei entity distri the e prove and co 1232 | ces, trea in, to provide y provide ict attorn xtent ne ide appropries complies g; 34 C. | atment, eduction of the control of t | URTHER ORDERS all providers of services including education cation or care of the child and family, even if not specifically referantion including any and all educational records to the secretary, is to the child and family, counsel for the parties including the couted CASA, Citizen Review Board members, the court, and each caure the safety of the child, prevent further abuse or neglect, and the timent, care and services to the child and family. This order encourovisions of the Family Education Rights and Privacy Act (20 U. dthe Privacy Rule of the Health Insurance Portability and Accounts C.F.R. 164.512(e)(1). | erred to any anty or other to oo ompasses S.C. |
| | □ Th | ne Secretary | ✓ □ Court Services □ | shall |
| comi | olete rer | orts and sul | hmit them to the Court by | |

| THE COURT FURTHER ORDI | hearing | |
|---|------------|----------|
| before \square the Court \square the CRB on | the day of | , 20, at |
| : a.m | | |
| IT IS SO ORDERED THIS | day of | . 20 |