	IN THE DISTRICT COURT OF		COUNTY, KANSAS			
IN T	THE INTEREST OF					
Nam	ne		Case No.			
Year	r of Birth A $\square$ mal	le □ fema	le			
Pur	OURNAL ENTRY AND ORDER OF TE suant to K.S.A. 38-2243, 42 U.S.C. § 671 of Orders pertaining to more than one child must incl	et seq., 25	U.S.C. §1901 et seq., and 25 C.F.R. 23			
	On this day of	, 20	this matter comes before the Court.			
Indi	The Court asked each participant if the list an Indian child. The Court has some sum an child as defined in the Indian Child list an Indian child:	ufficient e				
	Therefore, the	e Indian C	hild Welfare Act (ICWA) applies.			
Tribe	Petitioner □ <b>has given</b> □ <b>shall give</b> the or Tribes that may be the Indian child's T	-	d ICWA notice of the proceeding to the parents, and Indian custodians, if any.			
givei	The Court finds that jurisdiction and van as required by law to parties, interested p		proper. Notice of the hearing has been those required to receive notice.			
	The petitioner appears by or designee □ other		County/District Attorney			
	The child appears □ in person and □ not in person, but by the child guardian <i>ad litem</i> ,					
			appears in person <i>pro se</i> □ appears in □ appears not in □ does			
	,	□ fath	ner $\Box$ putative father of on <i>pro se</i> $\Box$ appears in person, and			

	through his attorney,	$\square$ appears not in person, but by and			
	through his attorney,	\Box does not appear.			
	Interested parties appearing are:				
	Also present:				
TH	IE COURT FINDS AND ORDERS  There is probable cause to believe that the	allegations in the application for custody are true			
1.	and:	anegations in the application for custody are true			
	failed to maintain the family and prevent t	eve made reasonable and active efforts but have the removal of the child from the child's home <b>or</b> safety of the child as follows: ( <i>Specific findings</i>			
	AND				
	damage or harm pursuant to 25 C.F.R.	at the child is likely to sustain imminent physical 23.113 and remaining in the home would be lows: (Specific findings of facts must be written			

2. [	☐ 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.						
3. THI	E COURT FURTHER FINDS	S:					
4. The	court orders that the above n	amed child <b>shall be</b> placed in the temporary custody of:					
		, a parent					
		, an unlicensed person with close emotional ties to the child.					
		, a youth residential facility.					
		, a shelter facility.					
		, a staff secure facility.					
		, a juvenile crisis intervention center.					
		nild is 15 years of age or younger, or if the child is 16 or 17 no identifiable parental or family resources or shows signs of or sexual abuse.					
5. □	A child support order shall i	issue.					
	☐ Each parent shall subm	it information to the child support office for a child support present documentation of a current child support order within					
provide attorned extent appropriate complement 34 C.F.	ent, education or care of the le information including and ling services to the child and ey, appointed CASA, Citizer needed to ensure the safety priate treatment, care and ser ies with the provisions of the	all providers of services including educational services, child and family, even if not specifically referred to herein, to y and all educational records to the secretary, any entity family, counsel for the parties including the county or district in Review Board members, the court, and each other to the of the child, prevent further abuse or neglect, and to provide rvices to the child and family. This order encompasses and a Family Education Rights and Privacy Act (20 U.S.C. 1232g; of the Health Insurance Portability and Accountability Act of e)(1).					

7. THI	E COURT FURTHER ORDERS:		
8. 🗆	A restraining order shall be prepared byserved upon		, filed, and
9. 🗆	The Secretary  Court Services   complete reports and submit them to the Court by		
before □ a.m	THE COURT FURTHER ORDERS this matter set for day of day of a. □ p.m.	, 20	hearing , at:
	IT IS SO ORDERED THIS day of	, 20	·