IN THE DISTRICT COURT OF _____ COUNTY, KANSAS IN THE INTEREST OF Name ______A \square male \square female Case No. ____ *INDIAN CHILD WELFARE ACT QUALIFIED RESIDENTIAL TREATMENT PROGRAM PLACEMENT PERMANENCY HEARING JOURNAL ENTRY AND ORDER Pursuant to K.S.A. 38-2203(a), 38-2264, 42 U.S.C. 671 et seq. and 25 U.S.C. § 1901 et seq. (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 custody from a parent or Indian custodian, complete and attach Form 209.) NOW on this _____ day of _____, 20____, the above-captioned matters come before the Court to determine progress being made to achieve the current permanency plan goal(s) of . 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. The child is 14 years of age or older and has been given notice of the time and place of the permanency hearing. The Court finds that □ each child named above or □ the child _____ is an Indian child as defined by the Indian Child Welfare Act (ICWA) \square the Court has the following reason to know the child is an Indian child: Copies of the petition, reports, other information concerning the child, and notice of this hearing as required by ICWA have been timely provided to the Tribe. The Tribe has been given a full opportunity to participate in this proceeding. The petitioner appears by _____ County/District Attorney П or designee \square other . The child appears \square in person, and \square not in person, but by the child guardian *ad litem*, П _____, the mother \square appears in person pro se \square appears in person, and through her attorney, _____ appears not in person, but by and through her attorney _____ \square does

not appear.

	, the \square father \square putative father of
	through his attorney, appears not in person, but by and
	through his attorney, \pi does not appear.
	(Other parent appearances)
	The
	attorney/representative or \square does not appear.
	Interested parties appearing are:
	The Secretary appears through:
	Also present:
The C	Court has received and considered evidence. A request to transfer of jurisdiction to the Tribe:
	\square has not been made.
	□ was made on by
	and the transfer of jurisdiction was declined by the Tribe.
	□ was made on by and the transfer of jurisdiction was denied by the Court because:
	the following parent(s) object(s) to the transfer:
	after receiving arguments from all parties, the Court finds good cause exists for denying the transfer. (Document specific findings that good cause exists.)
	see findings of fact and conclusion of law in the court's order filed
	□ was made on by and
	the transfer towas granted. See
	attached Order Transferring Jurisdiction (Form 214).

,	either a., b., or c.) Appropriate public or private agencies have made reasonable and active efforts to assist and support the family to accomplish the current permanency goal(s) set out in the permanency plan. (Specify what active efforts have been made to provide remedial services and rehabilitative programs designed to prevent the breakup of the Indian family and to eliminate the need for our of home placement and whether the efforts were successful.)
OR □ t	Appropriate public or private agencies have made reasonable but not active efforts to assist and support the family to accomplish the current permanency goal(s) set out in the permanency plan.
_	
OR □	c. Appropriate public or private agencies have not made reasonable or active efforts to assist and support the family to accomplish the current permanency goal(s) set out in the permanency plan.
_	efforts to assist and support the family to accomplish the current permanence

7.	The child \square has had \square has not had regular, on-going opportunities to engage in age of developmentally appropriate activities.
8.	Custody The above named child \square shall be \square shall remain placed in the custody of:
	☐ 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 or emotional or sexual abuse. (Complete the placement section below.)
	(If this is the first order removing custody from a parent or Indian custodian, complete and attach Form 209.)
	Placement (It is unlikely that the placement of the child in a QRTP will fall within the ICWA or Tribe's placement preference categories. Therefore, this form assumes the court must make the findings regarding whether there is good cause for the child not to be placed within the placement preferences.)
	Child is not in a preferred placement (complete all subsections)
	(1) The child is placed, a qualified residential treatment program.
	(2) The court, after considering evidence and arguments from all parties, finds that there is clear and convincing evidence that there is good cause to deviate

	the placement preferences based on one or more of the following derations:
	The request of one or both of the Indian child's parents, if they attest that they have reviewed the placement options, if any, that comply with the order of preference.
	The request of the child, if the child is of sufficient age and capacity to understand the decision that is being made.
	The presence of a sibling attachment that can be maintained only through a particular placement.
	The extraordinary physical, mental, or emotional needs of the Indian child, such as specialized treatment services that may be unavailable in the community where families who meet the placement preferences live.
	The unavailability of a suitable placement after a determination by the court that a diligent search was conducted to find suitable placements meeting the preference criteria, but none has been located.
Specific	findings of fact must be written here)
3) □ a.	The child is currently placed in a qualified residential treatment program. The ongoing assessment of the strengths and needs of the child continues to support that the needs of the child cannot be met through placement in a foster family home; placement in a qualified residential treatment program provides the most effective and appropriate level of care for the child in the least restrictive environment; and the placement is consistent with the short-term and long-term goals for the child, as specified in the permanency plan for the child.
	i. Treatment or service needs are being or will be met in the qualified residential treatment program. The child is expected to need the treatment or services for more months.
	ii. The Secretary has made the following efforts to prepare the child to be placed in a family home setting (return home or be placed with a fit and willing relative, a legal guardian, or an adoptive parent, or in a foster home):

OR

		□ b.	The child is currently placed in a qualified residential treatment program. The ongoing assessment of the strengths and needs of the child does not support continued placement in a qualified residential treatment program.
9.	a.	Reinte	gration continues to be a viable goal and: the child should not be reintegrated until further order of the Court as returning the child to the custody of the parent or Indian custodian is likely to result in serious emotional or physical damage to the child.
			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 (consistent with the ICWA adoptive placement preferences). □ permanent custodianship. □ placement with a relative.
			OR
	b.	of the	gration is no longer a viable goal as returning the child to the custody parent or Indian custodian is likely to result in serious emotional or al damage to the child and (<i>Check choice(s)</i> .)
			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 with measurable goals, objectives and time frames to achieve \square adoption \square permanent custodianship.

		not in th prepared and tim	and permanent custodians are child's best interest at this and submitted to the Court are frames to achieve another of (<i>Identify</i>)	s time, and a new plan with measurable goals, other planned permane	should be objectives ent living
10. The child is 14 years of age or older and the court finds that the Secr made the following efforts to help the child prepare for the transit custody to a successful adulthood.					
11.	hereby	modified \square are her	Court shall continue in strength shall continue in strength shall continue in strength shall be shall continue in strength shall be shall	lowing orders are here	eby issued
THE	COURT	FURTHER FINDS:			
THE	COURT	ORDERS:			
herei entity distri the e provi and o 1232	ces, treat n, to providi y providi ect attorn extent ne ide appro- complies g; 34 C.I	ment, education or ca vide information income ng services to the chi ey, appointed CASA, eded to ensure the se priate treatment, care with the provisions	ORDERS all providers of are of the child and family, cluding any and all education and family, counsel for the child, prevent and services to the child and of the Family Education R cy Rule of the Health Insura 64.512(e)(1).	even if not specifically conal records to the secretary the parties including the others, the court, and each further abuse or negled family. This order engights and Privacy Act (referred to retary, any county or ch other to ect, and to compasses (20 U.S.C.
	□ The	Secretary □ Court S	Services 🗆		shall
com	olete repo	rts and submit them t	to the Court by	•	

THE COURT FURTHER ORDE	ERS this matter set for	hearin	g
before \square the Court \square the CRB on	the day of	, 20, a	at
: 🗆 a.m 🗖 p.m.			
IT IS SO ORDERED THIS	day of	. 20	