	IN THE DISTRICT COURT OF	COUNTY, KANSAS
IN TI	HE INTEREST OF	
Name	e	Case No.
Year	of Birth A $\square$ male	<b>□</b> female
	QUALIFIED RESIDENTIAL TREA ERMANENCY HEARING ORDER BA	WELFARE ACT TMENT PROGRAM PLACEMENT SED ON THE CITZEN REVIEW BOARD
Pu	(ONLY USE FOR CHILDREN 1 rsuant to K.S.A. 38-2203(a), 38-2264, 42 U CRB report mi	PERMANENT LIVING ARRANGEMENT 6 YEARS OF AGE OR OLDER.) U.S.C. 671 et seq. and 25 U.S.C. § 1901 et seq. ast be attached. de findings specific to each child listed in the caption.)
		zen Review Board (CRB) permanency hearing
partie	THE COURT FINDS jurisdiction and s and those required to receive notice has be	venue are proper. Notice to parties, interested been given as required by law.
	The child has been given notice of the required by law.	e time and place of the permanency hearing as
	The Court finds that □ each child name Indian child as defined by the Indian Chiving reason to know the child is an Indian	ild Welfare Act (ICWA) 🗆 the Court has the
as req		n concerning the child, and notice of this hearing ed to the Tribe. The Tribe has been given a full
A	and the transfer of jurisdiction wa	by as declined by the Tribe. by
	$\Box$ the following parent(s) obj	ect(s) to the transfer:

			guments from all parties, the Cou transfer. (Document specific fi	_
		□ see findings of	fact and conclusion of law in	the court's order filed
		was made on	 by	and
	t a	he transfer to attached Order Transfer	ring Jurisdiction (Form 214).	was granted. See
ГНЕ	COURT F	INDS:		
1.	parent o	_	evidence that the continued cuskely to result in serious emotion (ings.)	•
)	(Select e	either a., b., or c.)		
	`	Appropriate public of efforts to assist and signal(s) set out in the programs designed to previous of the programs designed to previous	or private agencies have made support the family to accomplish permanency plan.  Its have been made to provide remedition the breakup of the Indian family an another the efforts were successful.)	n the current permanency ial services and rehabilitative
	<b>OR</b>		r private agencies have made <b>re</b> support the family to accomplish permanency plan.	

OR

Ш	efforts to assist and support the family to accompling goal(s) set out in the permanency plan.	
The p	rogress of the parents or child to achieve the pe	
	nild's needs $\square$ are $\square$ are not being adequately met. (met, explain.)	
The re	asonable and prudent parenting standard 🗆 has been 🗆	
	nild  has had has not had regular, on-going opportunity appropriate activities.	
stody The al	bove named child $\square$ <b>shall be</b> $\square$ <b>shall remain</b> placed in	the custody of:
	is compliant with ICWA.	, a parent. This placement
	•	, an Indian custodian. This
	extended family. (Complete the placement section below)	
	approved or specified by the Tribe with close emotiona (Complete the placement section below.)	, an unlicensed person al ties to the child.
	(compress the processes seemen seems)	
	shelter facility approved or specified by the Tribe or operanization. (Complete the placement section below.)	, a youth residential or perated by an Indian

(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.)

(1) The o	hild is placed, a qualified residential ment program.
that t	court, after considering evidence and arguments from all parties, finds here 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) \( \sigma \)	The child is currently placed in a qualified residential treatment program. The ongoing assessment of the strengths and needs of the child <b>continues to support</b> 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

		<ul> <li>i. Treatment or service needs are being or will be met in residential treatment program. The child is expected treatment or services for more residential.</li> </ul>	to need the
		ii. The Secretary has made the following efforts to prepare be placed in a family home setting (return home or be p fit and willing relative, a legal guardian, or an adoptiv in a foster home):	laced with a
		OR	
		b. The child is currently placed in a qualified residential program. The ongoing assessment of the strengths and a child <b>does not support</b> continued placement in a qualified treatment program.	needs of the
8.	a.	Reintegration $\square$ may be $\square$ continues to be a viable goal and:	
		the child should not be reintegrated until further order of returning the child to the custody of the parent or Indian likely to result in serious emotional or physical damage to	custodian is
		the child may return home   immediately   with a tan day of, 20,   if the conditions are met:	rget date of e following
		within 30 days, a new plan for reintegration should be p submitted to the Court with measurable goals, objectiv frames.	_
		the new plan for reintegration shall include a concurrent go adoption (consistent with the ICWA adoptive preferences).	
		<ul><li>□ permanent custodianship.</li><li>□ placement with a relative.</li></ul>	
		OR	
	b.	Reintegration <b>is no longer</b> a viable goal as returning the child to of the parent or Indian custodian is likely to result in serious enhysical damage to the child and ( <i>Check choice(s)</i> .)	•

long-term goals for the child, as specified in the permanency plan for the child.

		⊔ the	e child is in a stable placement with a relative.		
		int neo the Co par wi Co	her adoption or permanent custodianship might be in the best erests of the child; services set out in the permanency plan cessary for the safe return of the child have been made available to e parent(s) with whom reintegration was planned; the bunty/District Attorney or designee shall file a pleading to terminate rental rights or a pleading to establish a permanent custodianship thin 30 days; a new plan should be prepared and submitted to the purt with measurable goals, objectives and time frames to achieve adoption $\square$ permanent custodianship.		
		no pre and	option and permanent custodianship have been considered but are t in the child's best interest at this time, and a new plan should be epared and submitted to the Court with measurable goals, objectives d time frames to achieve another planned permanent living rangement of ( <i>Identify</i> )		
9.		fit and willi	ds that at this time the child cannot return home or be placed with a ng relative, a legal guardian or an adoptive parent because fforts have been unsuccessful. ( <i>Identify unsuccessful efforts</i> )		
10.		The Court finds the permanency plan to be another planned permanent living arrangement. It continues to not be in the best interest of the child to return home or be placed with a fit and willing relative, a legal guardian or an adoptive parent due to the following compelling reasons: (List finding of facts)			
11.		prepare for th	e Court finds that the Secretary has made the following efforts to help the child spare for the transition from custody to a successful adulthood. ( <i>List finding of its</i> )		
12.		The child was	as provided the opportunity to provide input on the preferred outcome.		
13.	hereb	y modified $\square$ :	of this Court $\square$ shall continue in full force and effect $\square$ except as are hereby rescinded and the following orders are hereby issued 8-2255:		
	-				

THE COURT FURTHER FINDS:	THE COURT FURTHER ORDERS that the following CRB recommendations, set out in ched report, are adopted as the order of the Court: (List the adopted recommendations in by the numbers corresponding to those in the report.)			
the attached report, are adopted as the order of the Court: (List the				
THE COURT FURTHER ORDERS all providers of ser services, treatment, education or care of the child and family, even herein, to provide information including any and all educational rentity providing services to the child and family, counsel for the padistrict attorney, appointed CASA, Citizen Review Board members the extent needed to ensure the safety of the child, prevent further provide appropriate treatment, care and services to the child and family and complies with the provisions of the Family Education Rights 1232g; 34 C.F.R. 99 and the Privacy Rule of the Health Insurance Pact of 1996 (HIPAA), 45 C.F.R. 164.512(e)(1).	if not specifically referred to records to the secretary, any arties including the county or , the court, and each other to her abuse or neglect, and to nily. This order encompasses and Privacy Act (20 U.S.C.			
☐ The Secretary ☐ Court Services ☐	shall			
complete reports and submit them to the Court by				
THE COURT FURTHER ORDERS this matter set for before \( \precedef \) the Court \( \precedef \) the CRB on the day of \( \precedef \) \( \precedef \) a.m \( \precedef \) p.m.				
IT IS SO ORDERED THIS day of	, 20			