**Commonwealth of Pennsylvania**

**In the Interest of:**

**, a Minor**

**Date of Birth**

**IN THE COURT OF COMMON PLEAS OF** **COUNTY, PENNSYLVANIA**

**JUVENILE DIVISION**

**DOCKET NO:** CP-  -DP-     -    

**FID:**   -FN-      -

# DISPOSITIONAL / PERMANENCY REVIEW ORDER

**PERSONS APPEARING AT THIS HEARING:**

|  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- |
| Child |  | Attorney for Child | Child’s GAL |  | CASA |
| Mother |  | Attorney for Mother | Caseworker |  | Attorney for Agency |
| Father |  | Attorney for Father | Police Officer |  | Attorney for Commonwealth |
| Legal Guardian |  | Attorney for Legal Guardian | Probation Officer |  | Witness |
| Victim |  | Attorney for Victim | Victim Advocate |  | Witness |
| Other | | | | | |

AND NOW, this       day of      ,      after conducting a       hearing:

# THE COURT FINDS that:

# APPROPRIATENESS OF DISPOSITION

(a) The current disposition provides balanced attention to the protection of the community, the imposition of accountability for offenses committed and the development of competencies to enable the Child to become a responsible and productive member of the community.

(b) The current disposition does not provide balanced attention to the protection of the community, the imposition of accountability for offenses committed and the development of competencies to enable the Child to become a responsible and productive member of the community, in that      .

# MEETING TERMS AND CONDITIONS OF DISPOSITION

(a) The Child is meeting the terms and conditions of the disposition, in that      .

(b) The Child is not meeting the terms and conditions of the disposition, in that      .

1. **INCARCERATED PARENT(S)/GUARDIAN(S)**

(a) The Child’s Mother is currently incarcerated.

(b) The Child’s Father is currently incarcerated.

(c) The Child’s Legal Guardian/Custodian is currently incarcerated.

# NECESSARY TREATMENT AND SERVICES

(a) The Child is receiving the necessary treatment and services.

(b) The Child is not receiving the necessary treatment and services, in that      .

# PERMANENCY PLAN - CONSULTATION WITH THE CHILD

(a) The views of the child are

(b) CONSULTATION WITH CHILD – The court has consulted with the Child regarding the Child’s permanency plan in a manner appropriate to the Child’s age and maturity.

(c) CONSULATATION WITH ANOTHER PERSON – The views of the Child regarding the permanency plan have been ascertained to the fullest extent possible and communicated to the court by the:

(i) Guardian ad Litem

(ii) Child’s Counsel

(iii) Court-Appointed Special Advocate

(iv) Other person as designated by the court:

(d) NO CONSULTATION – The court has not consulted with the Child or another person regarding the views of the Child.

# PERMANENCY PLAN – COMPLIANCE

(a) **CHILD:**

(i) Compliance with the permanency plan is not applicable to the Child.

(ii) There has been       compliance with the permanency plan as to the Child, in that:

     .

(b) **MOTHER:**

(i) Compliance with the permanency plan is not applicable to the Mother.

(ii) There has been       compliance with the permanency plan as to the Mother, in that:

     .

(c) **FATHER:**

(i) Compliance with the permanency plan is not applicable to the Father.

(ii) There has been       compliance with the permanency plan as to the Father, in that:

     .

(d) **LEGAL GUARDIAN:**

(i) Compliance with the permanency plan is not applicable to the Legal Guardian.

(ii) There has been       compliance with the permanency plan as to the Legal Guardian, in that:

# REASONABLE EFFORTS TO FINALIZE THE PERMANENCY PLAN

(a) Reasonable efforts have been made to finalize the Child’s permanency plan, in that:      .

(b) Reasonable efforts have NOT been made to finalize the Child’s permanency plan, in that:      .

# PERMANENCY PLAN – Aggravated Circumstances Exist

Having previously determined that aggravated circumstances exist and that no new or additional efforts to preserve and reunify the family are required,

(a) **COMPLETE** – Reasonable efforts have been made to place the Child in a timely manner in accordance with the permanency plan, dated      , and the steps necessary to finalize the permanency placement of the Child have been completed.

(b) **NOT COMPLETE** – Reasonable efforts have been made to place the Child in a timely manner in accordance with the permanency plan, dated      , but the following steps are necessary to finalize the permanent placement of the child:      .

(c) **REASONABLE EFFORTS NOT MADE** – Reasonable efforts HAVE NOT been made to place the Child in a timely manner in accordance with the permanency plan, and the following steps are necessary to finalize the permanent placement of the child:      .

# CURRENT PERMANENT PLACEMENT PLAN

The current placement goal for the Child is:

(a) remain with the parent or guardian.

(b) return to the parent or guardian.

(c) adoption.

(d) placement with a legal custodian (relative).

(e) placement with a legal custodian (non-relative).

(f) placement with a fit and willing relative.

(g) placement with a ready, willing and able parent who was not previously identified.

(h) placement in another living arrangement intended to be permanent in nature which is approved by the court, specify:      .

The projected date by which the goal might be achieved is:      .

# CONCURRENT PLACEMENT PLAN

The concurrent placement plan for the Child is:

(a) remain with the parent or guardian.

(b) return to the parent or guardian.

(c) adoption.

(d) placement with a legal custodian (relative).

(e) placement with a legal custodian (non-relative).

(f) placement with a fit and willing relative.

(g) placement with a ready, willing and able parent who was not previously identified.

(h) placement in another living arrangement intended to be permanent in nature which is approved by the court, specify:      .

# APPROPRIATENESS AND FEASIBILITY OF THE PLACEMENT GOAL

(a) The current placement goal is appropriate and feasible.

(b) The current placement goal is not appropriate and feasible, in that:      .

# APPROPRIATENESS AND FEASIBILITY OF THE PERMANENCY PLAN

(a) The permanency plan developed for the Child, dated      , is appropriate and feasible.

(b) The permanency plan developed for the Child, dated      , is appropriate and feasible except that it shall be modified or supplemented as follows:      .

(c) The permanency plan developed for the Child, dated      , is not appropriate and feasible, in that:      .

# CONTINUATION OF DEPENDENCY JURISDICTION – for Children age 18 and older

The Child has requested the court to retain jurisdiction and remains under the jurisdiction of the court as a dependent child because the Child is:

(a) completing secondary education or an equivalent credential;

(b) enrolled in an institution which provides post-secondary or vocational education;

(c) participating in a program actively designed to promote or remove barriers to employment;

(d) employed for at least 80 hours per month; OR

(e) incapable of doing any of the activities described in subparagraph (a), (b), (c) or (d) due to a medical or behavioral health condition, which is supported by regularly updated information in the permanency plan of the Child.

1. **ANOTHER PLANNED PERMANENT LIVING ARRANGEMENT (APPLA)**

(a) The Child has been asked about the Child’s desired permanency outcome.

(b) For the following compelling reasons, it is not in the Child’s best interest for the Child to be

*(All boxes must be checked when the permanency goal is APPLA.)*

(i) returned home because      ; and

(ii) placed for adoption because      ; and

(iii) placed with a legal guardian because      ; and

(iv) placed with a fit and willing relative because     ; and

(c) For the reasons stated above, APPLA continues to be the best permanency plan for the Child.

(d) The following is the full name of at least one identified supportive adult with whom the Child has significant connections:      .

# SERVICES FOR CHILDREN AGE 14 AND OLDER

(a) The Child has not yet attained the age 14.

(b) The Child, who is at least 14 years of age or older, is in need of services to make the transition to a successful adulthood.

(c) CURRENT SERVICES – The following specific independent living services or instructions are currently being provided to the Child:

(d) INSTRUCTION NEEDS – The following areas of need in independent living instruction have been identified by the independent living assessment completed pursuant to the Chafee Act, 42 U.S.C. 671 et seq.:

(e) INDEPENDENT SERVICES – The Child will receive the following independent services prior to the next review hearing:

(f) LEAST RESTRICTIVE SETTING – The Child is in the least restrictive, most family-like setting that will enable the Child to develop independent living skills.

(g) EFFORTS – The following efforts have been made to develop and maintain connections with supportive adults regardless of placement type:

(h) PROGRESS – The Child has made progress to graduate from high school or enroll in another specified program that will assist the Child in achieving self-sufficiency.

(i) JOB-READINESS – The following job-readiness services have been provided to the Child and the following employment/career goals have been established:

(j) PHSYICAL/BEHAVIORAL HEALTH NEEDS – The Child has the following physical health or behavioral health needs that will require continued services into adulthood

(k) STEPS TO ENSURE HOUSING – The following steps are being taken to ensure that the Child will have stable housing or living arrangements when discharged from care:

1. **REASONABLE AND PRUDENT PARENT STANDARD**

(a) Sufficient steps have been taken by the county agency to ensure the caregiver is exercising the reasonable and prudent parent standard.

(b) Sufficient steps have not been taken by the county agency to ensure the caregiver is exercising the reasonable and prudent parent standard.

1. **AGE- AND DEVELOPMENTALLY-APPROPRIATE ACTIVITIES**

(a) Sufficient steps have been taken by the county agency to ensure the child has been provided regular, ongoing opportunities to engage in age-appropriate or developmentally-appropriate activities, including consulting with the child about opportunities to participate and identifying and addressing any barriers to participation.

(b) Sufficient steps have not been taken by the county agency to ensure the child has been provided regular, ongoing opportunities to engage in age-appropriate or developmentally-appropriate activities.

# TRANSITION PLAN – to be completed for Children during the 90 day period prior to 18th birthday

(a) A transition plan, including the following, has been developed with the involvement of the Child and presented to the Court in accordance with Section 475 of the Social Security Act (49 Stat. 620, 42 U.S.C.§475(5)(H)).

(b) HOUSING – The specific plans for housing are:

(c) INCOME – The Child’s source of income is:

(d) EDUCATION AND VOCATIONAL TRAINING – The specific plans for pursuing education and vocational training goals are

(e) EMPLOYMENT – The Child’s employment status and goals are:

(f) HEALTH INSURANCE – The Child’s health insurance plan is:

(g) HEALTH AND BEHAVIORAL HEALTH NEEDS – The Child has the following continued health or behavioral health needs that will require continued services into adulthood:      .

(h) PROGRAMS – The following programs provide mentors or assistance in establishing positive adult connections:      .

(i) DOCUMENTS/RECORDS – All vital identification documents have been provided to the child.

(j) SERVICES – The following support services are needed:      .

# APPROPRIATENESS AND FEASIBILITY OF THE TRANSITION PLAN

(a) The transition plan developed for this Child, dated      , is appropriate and feasible.

(b) The transition plan developed for this Child, dated      , is NOT appropriate and feasible.

# INDIAN STATUS

(a) The Child is Indian as defined in 25 U.S.C. 1903(4), and the Indian Child Welfare Act does apply to these proceedings. All notice requirements and evidentiary requirements under the Indian Child Welfare Act have been satisfied.

(b)The Child is not Indian as defined in 25 U.S.C. 1903(4), and the Indian Child Welfare Act does not apply to these proceedings.

(c) It has not been determined whether the Child is Indian as defined in 25 U.S.C. 1903(4).

# AS TO WHETHER A PETITION TO TERMINATE PARENTAL RIGHTS HAS OR WILL BE FILED:

(a) **PETITION GRANTED** - Petition for Termination of Parental Rights has been previously granted.

(b) The Child has been in placement for 15 of the last 22 months. Specifically, the Child has been in placement for       months.

(c) The Child has NOT been in placement for 15 of the last 22 months. Specifically, the Child has been in placement for       months.

(d) **PETITION FILED** - The Agency has filed or joined a petition to terminate parental rights.

(e) **PETITION FILED (No Further Efforts)** - The court has previously determined that no further efforts to preserve and reunify the family shall be made, subsequent to a determination that aggravated circumstances exist, and the Agency has filed or joined a petition to terminate parental rights.

(f) **NO PETITION FILED** - Although the Child has been in placement for 15 of the last 22 months or will be in placement for such period consistent with the permanency plan developed for the Child, or the court has determined that aggravated circumstances exist and no further effort to reunify the family need be made, the Agency does not intend to file or join a petition to terminate parental rights because:

(i) **CARE BY RELATIVE**: The Child is being cared for by,      , a relative best suited to the welfare of the Child.

(ii) **NECESSARY SERVICES NOT PROVIDED**: The Child’s family has not been provided with necessary services to achieve the safe return of the Child to the family within the timeframes set forth in the permanency plan, to wit:

(iii) **COMPELLING REASON:** A compelling reason has been documented by the Agency that filing a petition to terminate parental rights would not serve the needs and welfare of the Child, to wit:

(1) **JUSTIFICATION**: The preceding reason constitutes adequate justification for the Agency neither filing nor joining a petition to terminate parental rights.

(2) **NO JUSTIFICATION**: The preceding reason does NOT constitute adequate justification for the Agency neither filing nor joining a petition to terminate parental rights.

# REASONS FOR DISPOSITION

The reasons for the disposition are as follows:

# FINDINGS FOR CHILDREN BEING PLACED

1. **CHILD TO BE REMOVED FROM THE HOME**

(a) It is contrary to the welfare of the Child to remain in the home of      .

(b) The Court finds that the out-of-home placement ordered is the least restrictive type of placement that is consistent with the protection of the public and best suited to the Child’s treatment, supervision, rehabilitation and welfare, because:      .

# REASONABLE EFFORTS TO PREVENT REMOVAL

(a) REASONABLE EFFORTS MADE – The Court finds that reasonable efforts were made to prevent removal of the Child from the home.

(b) EMERGENCY PLACEMENT – The Court finds that, although no services were offered to prevent the removal of the Child from the home, this level of effort was reasonable due to the emergency nature of the situation, safety considerations and circumstances of the family.

(c) REASONABLE EFFORTS UNDERWAY – The Court finds that reasonable efforts are underway to make it possible for the Child to return home, the Court having previously determined that pursuant to 42 Pa.C.S. §6332 that reasonable efforts were not made to prevent the initial removal of the Child from the home.

(d) REASONABLE EFFORTS NOT MADE –The Court finds that reasonable efforts were NOT made to prevent removal of the Child from the home.

(e) NOT APPLICABLE – Reasonable efforts not applicable.

# FINDINGS FOR CHILDREN CURRENTLY IN PLACEMENT

1. **REASONABLE EFFORTS TO COMPLY WITH FAMILY FINDING REQUIREMENTS**

(a) The Agency has satisfied the requirements of Pa.R.J.C.P.1149 regarding family finding.

(b) The Agency has not satisfied the requirements of Pa.R.J.C.P. 1149 regarding family finding.

(c) The court previously ordered that family finding efforts be discontinued.

1. **SAFETY OF CHILD IN PLACEMENT**

(a) The Child is safe in the current placement.

(b) The Child is not safe in the current placement, because      .

# NECESSITY AND APPROPRIATENESS OF CHILD’S PLACEMENT

(a) The placement of the Child continues to be necessary and appropriate.

(b) The placement of the Child is no longer necessary or appropriate, in that      .

# PROGRESS TOWARD ALLEVIATING NEED FOR PLACEMENT

(a) **CHILD:**

(i) Progress not applicable to the Child.

(ii) The Child has made            progress toward alleviating the circumstances which necessitated the original placement, in that      .

(b) **MOTHER:**

(i) Progress not applicable to the Mother.

(ii) The Mother has made       progress toward alleviating the circumstances which necessitated the original placement, in that

(c) **FATHER:**

(i) Progress not applicable to the Father.

(ii) The Father has made       progress toward alleviating the circumstances which necessitated the original placement, in that      .

(d) **LEGAL GUARDIAN:**

(i) Progress not applicable to the Legal Guardian.

(ii) The Legal Guardian has made       progress toward alleviating the circumstances which necessitated the original placement, in that      .

# REASONABLE EFFORTS TO PLACE WITH SIBLING

(a) Reasonable efforts have been made to place the Child and the sibling(s) of the Child together.

(b) NO reasonable efforts have been made to place the Child and the sibling(s) of the Child together.

(c) It has been determined that joint placement with the sibling(s) is contrary to the safety or well-being of the Child or sibling(s). Specifically      .

# VISITATION WITH SIBLING

*(Must be completed if a sibling of the Child has been removed from his home and is in a different placement setting than the Child.)*

(a) Visitation with the Child’s sibling(s) is occurring at least twice a month.

(b) Visitation with the Child’s sibling(s) is not occurring at least twice a month. Specifically,

(c) It has been determined that visitation with the sibling(s) is contrary to the safety or well-being of the Child or sibling(s). Specifically,      .

1. **VISITATION WITH GUARDIAN**

(a) **MOTHER:**

(i) Visitation with the Child’s Mother is  adequate  not adequate, in that      .

(ii) It has been determined that visitation with the Mother is contrary to the safety or well-being of the Child. Specifically,      .

(b) **FATHER:**

(i) Visitation with the Child’s Father is  adequate  not adequate, in that      .

(ii) It has been determined that visitation with the Father is contrary to the safety or well-being of the Child. Specifically,      .

(c) **GUARDIAN:**

(i) Visitation with the Child’s Guardian is  adequate  not adequate, in that      .

(ii) It has been determined that visitation with the Guardian is contrary to the safety or well-being of the Child. Specifically,      .

# FINDINGS RELATED TO AN ALLEGED PROBATION VIOLATION / FAILURE TO ADJUST

1. **ALLEGATION OF PROBATION VIOLATION**

An allegation has been filed with the court that the Child has violated the terms and conditions of probation, as follows:      .

# CHILD’S RESPONSE TO ALLEGED VIOLATION OF PROBATION

(a) ADMITTED – The Child admits to violating the terms and conditions of probation.

(b) NOT ADMITTED – The Child does not admit to violating the terms and conditions of probation.

# FINDINGS ON ALLEGED VIOLATION OF PROBATION

(a) SUSTAINED – The court finds that the Child violated the terms and conditions of probation, as follows:

     .

(b) NOT SUSTAINED – The court finds that the Child did not violate the terms and conditions of probation.

(c) WITHDRAWN – The motion for withdrawal of the allegation of probation violation, filed by      , is hereby granted.

# ALLEGATION OF FAILURE TO ADJUST

An allegation has been filed with the court that the Child has failed to adjust to the rules, regulations and conditions of the Child’s placement, as follows:      .

# CHILD’S RESPONSE TO ALLEGED FAILURE TO ADJUST

(a) ADMITTED – The Child admits to the alleged failure to adjust.

(b) NOT ADMITTED – The Child does not admit to the alleged failure to adjust.

# FINDINGS ON ALLEGED FAILURE TO ADJUST

(a) SUSTAINED – The court finds that the Child has failed to adjust to the rules, regulations and conditions of the Child’s placement, as follows:      .

(b) NOT SUSTAINED – The court finds that the Child did not fail to adjust to the rules, regulations and conditions of the Child’s placement.

(c) WITHDRAWN – The motion for withdrawal of the allegation of failure to adjust, filed by      , is hereby granted.

# FURTHER FINDINGS

THE COURT FURTHER FINDS:

Additional Findings Attached

**ORDER OF COURT –** On the basis of the preceding findings, it is hereby ordered that:

# DISPOSITION OF THE CHILD

(a) NO CHANGE – The disposition of the Child shall remain as previously ordered.

(b) CHANGE – The Child’s disposition shall be modified as follows.

# PROBATION SUPERVISION

(a) PLACE ON PROBATION – The Child is placed on probation, under and subject to the rules and regulations of the       County Juvenile Probation Office.

The Child shall be subject to the following supervision program:      .

(b) REMAIN ON PROBATION – The Child shall remain on probation, under and subject to the rules and regulations of the       County Juvenile Probation Office.

(c) REVOKE PROBATION – The Child’s probation is hereby REVOKED.

(d) In addition to any conditions of probation as may be attached to this Order, the Child is subject to the following conditions of probation:

# CUSTODY AND VISITATION

(a) LEGAL CUSTODY – Legal Custody of the Child shall  remain with  return to  transfer to:

(i) Mother and Father

(ii) Mother

(iii) Father

(iv) County Agency       (“Agency”)

(v)       County Juvenile Probation Office

(vi) Other       Relationship:      .

(b) PHYSICAL CUSTODY – Physical Custody of the Child shall  remain with  return to  transfer to:

(i) Mother and Father

(ii) Mother

(iii) Father

(iv) County Agency      (“Agency”)

(v)       County Juvenile Probation Office

(vi) Other       Relationship:      .

(c) VISITATION

(i) Visitation with the Child’s sibling shall occur at least twice a month. The condition(s) of visitation with the Child’s sibling is set forth as:      .

(ii) Visitation with the Child’s mother shall be      .

(iii) Visitation with the Child’s father shall be      .

(iv) Visitation with the Child’s guardian shall be      .

(v) Other -      .

(vi) The additional condition(s) of visitation is set forth as      .

(vii) The Agency shall continue to make reasonable efforts to place the Child with the sibling(s). Specifically,     .

(viii) No further efforts to place the Child with the Child’s sibling(s) shall be made as joint placement with the sibling(s) is contrary to the safety or well-being of the Child or sibling. Specifically,      .

(d) CONDITIONS – The custody and/or placement of the Child is subject to the following conditions      .

(e) PROTECTIVE SUPERVSION – The Child shall be under the protective supervision of the Agency.

# ADOPTION

The Agency shall move forward with the goal of adoption and the county agency shall file a petition to terminate parental rights at the appropriate time. Pending such adoption, the Child shall remain in the legal custody of the Agency, in accordance with the permanency plan as it may have been modified by this court.

# OTHER PERMANENT LIVING ARRANGEMENT

The Agency having documented that it would not serve the Child’s physical, mental or emotional health, safety or morals to return home, to be referred for termination of parental rights, to be placed for adoption, to be placed permanently with a legal custodian, or to be placed permanently with a fit and willing relative, the Child shall be placed with      , by       a living arrangement that is intended to be permanent in nature, subject to the following conditions:

# SECURE DETENTION OR SHELTER CARE

(a) The Child shall be held in secure detention. Specify location if known:

(b) The Child shall be placed in shelter care. Specify location if known:

(c) The Child, currently being held in secure detention at      , shall be released from this facility.

(d) The Child, currently placed in shelter care at      , shall be released from this facility.

# PLACEMENT

(a) NO PLACEMENT – The Child shall remain in the home.

(b) PLACEMENT – The Child shall be placed at      .

(c) REMAIN – The Child shall remain in the current placement, specifically      .

(d) MODIFY – The Child shall be discharged from the current placement, and shall be placed at      .

(e) RELEASE – The Child shall be discharged from the current placement and returned to the guardian.

(f) ABSCOND – The Juvenile shall be discharged from the current placement for the following reason(s):

(i) The Juvenile has absconded and current whereabouts are unknown.

(ii) The Juvenile has absconded and current whereabouts are      .

(iii) Other:

# CONDITIONS OF RELEASE

(a) The Child shall be subject to electronic monitoring.

(b) The Child shall be subject to in-home detention / house arrest.

(c) The Child shall be subject to the following conditions of release:

# CARE AND RESPONSIBILITY

The Child shall be under the care and responsibility of:      .

# ADDITIONAL PROGRAMS AND CONDITIONS

(a) NO CHANGE – The Child shall remain subject to the programs and conditions previously ordered on this case.

(b) NEW PROGRAMS/CONDITIONS – The Child shall be subject to the following programs and conditions in addition to the programs and conditions previously ordered on this case:

(c) VACATE PROGRAMS/CONDITIONS – The Child shall no longer be subject to the following programs and conditions:

1. **EDUCATION/EVALUATIONS**

(a) **EDUCATIONAL NEEDS** – The Child’s educational needs are  being addressed  not being addressed.

(b) **HIGH SCHOOL DIPLOMA OR GED** – The Child has attained a  high school diploma  GED.

(i) The Child is pursuing post-secondary education.

(ii) The Child is not pursuing post-secondary education.

(c) **STABILITY AND APPROPRIATENESS** – In order to ensure the stability and appropriateness of the Child’s education, the agency shall provide the following services:

(d) **EDUCATIONAL DECISION MAKER** - An educational decision maker:

(i) Shall be appointed pursuant to Rule 1147. Specify, if available:

(ii) Continues to be necessary at this time. Specify, if available:

(iii) Is not necessary at this time, in that:

(iv) Is not applicable at this time, in that:

(e) **EDUCATIONAL EVALUATIONS** – Specify any educational evaluations, tests, counseling, or treatments that are necessary:

(f) **EDUCATIONAL SETTING** – While the Child is in placement, he/she shall attend:

(i) his/her school of origin.

(ii) a public school in proximate location to the placement facility.

(iii) a school facilitated by the placement facility, as this court finds it is not in the best interest of the Child to attend school elsewhere.

1. **HEALTH/EVALUATIONS**

(a) **HEALTH CARE AND DISABILITY** – If parental consent cannot be obtained, the following evaluations and treatment are authorized:

(b) **HEALTH EVALUATIONS** – Specify any health evaluations, tests, counseling, or treatments that are necessary:

1. **FAMILY FINDING**

(a) **ENGAGE AND CONTINUE** – The court orders the Agency to engage and continue in family finding until further order of court, including, but not limited to: specialized computer searches; interviewing the child and all known family members; interviewing prior caregivers and placement providers; interviewing any previous caseworkers and probation officers; interviewing past and present service providers and therapists; checking social media sites; completing a genogram, family tree, or mapping; and all other sources that would lead to the identification of family members, kin, and fictive kin. The Agency shall present its family finding efforts at the next court hearing scheduled for this child.

(b) **ENGAGE AND CONTINUE** – The court orders the Agency to engage and continue in family finding until further order of court, specifically,     . The Agency shall present its family finding efforts at the next court hearing scheduled for this child.

(c) **DISCONTINUED** – Family finding shall be discontinued because it is determined that:

(i) it no longer serves the best interests of the child.

(ii) it is a threat to the child’s safety.

(iii) the child is in a pre-adoptive placement and the court proceedings to adopt the child have been commenced.

(d) **RESUMED** – The Agency shall resume family finding because resuming family finding is best suited to the safety, protection and physical, mental and moral welfare of the child and does not pose a threat to the child’s safety.

# MEDICAL CONSENT

It is further ORDERED that if the Child is in the legal custody of the county agency as defined by the Juvenile Act at 42 Pa.C.S. § § 6301—6365, the Agency has the authority to consent to routine treatment of the Child.

# CHANGE OF PLACEMENT GOAL

The Child’s placement goal is changed to:

(a) Remain with the guardian.

(b) Return to the guardian.

(c) Adoption

(d) Placement with a legal custodian (relative).

(e) Placement with a legal custodian (non-relative).

(f) Placement with a fit and willing relative.

(g) Placement with a ready, willing and able parent who was not previously identified.

(h) Placement in another living arrangement intended to be permanent in nature which is approved by the Court, specify:      .

The projected date by which the goal might be achieved is:      .

# MODIFICATION OF THE PERMANENCY PLAN

The Child’s permanency plan shall be modified or supplemented as follows:

# TRANSITION PLAN

(a) The Child’s transition plan is approved.

(b) The Child’s transition plan is approved, with the following modifications:

(c) The Child’s transition plan is NOT approved.

# SHARED CASE RESPONSIBILITY

Case management responsibility for the Child shall be shared by the County Juvenile Probation Office and the County Children and Youth Services Agency, specifically,      .

# FURTHER ORDERS

THE COURT FURTHER ORDERS:

Additional Orders Attached

**Next Scheduled Court Event:**

**RECOMMENDED:**

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Juvenile Court Hearing Officer

This Juvenile Court Hearing Officer's recommendation is not final until confirmed by the Court below. A party may challenge the recommendation by filing a motion with the clerk of courts within three (3) days of receipt of the recommendation.

**ORDER**

AND NOW, this \_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_, 20 \_\_\_\_, the Juvenile Court Hearing Officer's recommendation is hereby adopted as an Order of Court.

**BY THE COURT:**

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Judge

Copies To: