**Superior Court of Washington, County of**

**Juvenile Court**

|  |  |
| --- | --- |
| Dependency of: D.O.B.:  | **No**: **Extended Foster Care**[ ] **Dependency Review Hearing Order****(DPRHO)** [ ] **Permanency Planning Hearing Order****(ORPP)**[ ] **Clerk’s Action Required**: The boxes below. |

|  |
| --- |
| The court will hear [ ] interim review [ ] dependency review [ ] permanency planning[ ] (type of hearing) \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ on (date) \_\_\_\_\_\_\_\_\_ at \_\_\_\_\_\_\_\_\_ a.m./p.m. at: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, Court, Room/Department: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, located at: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_. |
| **Additional Clerk’s Action Required: Enter the code(s) that apply**.*About today’s hearing:*Was adequate and timely notice given to the youth’s caregiver? [ ] Yes (CGATN) [ ] No (CGNATN)Did the court receive a caregiver report? [ ] Yes (CGRR) [ ] No [ ] The caregiver appeared. Did caregiver give an oral report? [ ] Yes (CGOR) [ ] No |

**I. Hearing**

**1.1** The court held a hearing on *(date)* .

**1.2** The following persons appeared at the hearing:

[ ] The Youth [ ] The Youth’s Lawyer

[ ] DCYF Worker [ ] DCYF’s Lawyer

[ ] Tribal Representative [ ] Current Caregiver

[ ] Other

**1.3** The order is [ ] agreed [ ] contested.

[ ] The court heard testimony from:

**II. Findings**

**General**

**2.1** The youth:

[ ] is 18 years of age or older and agrees to voluntarily participate in the extended foster care program:

The youth [ ] does [ ] does not continue to be eligible for extended foster care.

**2.2** [ ] Although not required in order to be eligible for the extended foster care program, the

youth meets the educational or employment conditions under 42 U.S.C. § 675

(8)(B) because the youth is:

[ ] enrolled and participating in a secondary education program or a secondary education equivalency program, or a postsecondary academic or postsecondary vocational program.

[ ] participating in a program or activity designed to promote employment or remove barriers to employment.

[ ] employed for 80 hours or more per month.

[ ] not able to engage in any of the above activities due to a documented medical condition.

**2.3** In the previous review period, the permanency plan in effect for the youth has been independent living.

 [ ] The permanent plan:

[ ] is still necessary and appropriate.

[ ] is not still necessary and appropriate because the youth is no longer eligible for extended foster care.

[ ] is no longer necessary because the youth has requested that the court dismiss the dependency.

**2.4** DCYF [ ] has [ ] has not made reasonable efforts to implement and finalize the permanent plan for the youth.

**2.5** Youth’s Indian status:

[ ] The youth was previously found dependent in a prior proceeding. The youth was 18 years old or older at the commencement of this proceeding. The state and federal Indian Child Welfare Acts do not apply to this proceeding.

[ ] The youth was previously found dependent in this proceeding, and the court found:

[ ] There is reason to know the youth is or may be an Indian child as defined in RCW 13.38.040 and 25 U.S.C. § 1903(4), based upon prior findings and orders in this proceeding. The federal and Washington State Indian Child Welfare Acts apply to this proceeding. All notice requirements and evidentiary requirements under the federal and Washington State Indian Child Welfare Acts have been satisfied.

[ ] There is not a reason to know the youth is or may be an Indian child as defined in RCW 13.38.040 and 25 U.S.C. § 1903(4), and the federal and Washington State Indian Child Welfare Acts do not apply to this proceeding.

[ ] Other:

**Reports**

**2.6** The DCYF report [ ] was [ ] was not timely submitted.

**2.7** The youth’s attorney [ ] has [ ] has not made a report to the court.

**2.8** [ ] The following other parties submitted reports to the court:

**Placement**

**2.9** Placement of the youth has been as follows:

The youth has been residing in:

[ ] Relative care with *(name)*

[ ] Relative placement, although preferred, is not in the best interest of the youth and the youth shall continue or be placed in:

[ ] Foster home.

[ ] Placement with a suitable person *(name)*

[ ] Placement with an adoptive parent or other person with whom the youth’s siblings or half-siblings live.

[ ] Supervised independent living setting as follows:

[ ] Other:

There is a continuing need for out-of-home placement for the youth and it would be contrary to the youth's welfare to return home. The youth should remain in the care and custody of DCYF for placement in

[ ] Relative care with *(name)*

[ ] Relative placement, although preferred, is not in the best interest of the youth and the youth shall continue or be placed in:

[ ] Foster home.

[ ] Placement with a suitable person *(name)*

[ ] Placement with an adoptive parent or other person with whom the youth’s siblings or half-siblings live.

[ ] Supervised independent living setting as follows:

[ ] Other:

DCYF recommends a change in placement for the following reasons:

The court considered whether or not the placement is developmentally appropriate for the youth and whether or not the youth is safe in their placement.

**Compliance and Progress**

**2.10** DCYF [ ] has [ ] has not made reasonable efforts to provide services to the youth.

[ ] This finding is based on the following:

**A.** **Compliance with Court Order**

Agency [ ] yes [ ] no [ ] partial:

Youth [ ] yes [ ] no [ ] partial:

Other [ ] yes [ ] no [ ] partial:

**Visitation**

**2.11** The court has considered the youth’s placement, contact and visits with the youth’s siblings in accordance with RCW 13.34.130(3). Placement with, contact or visits between siblings:

[ ] has occurred (specify):

[ ] has not occurred because:

[ ] There is reasonable cause to believe that the best interests of the youth or siblings would be jeopardized,

[ ] The court does not have jurisdiction over the siblings in question, or

[ ] Other:

**Permanency Planning Findings – Required at Permanency Planning Hearing**

**2.12** The permanent plan for the youth [ ] has [ ] has not been achieved.

**2.13** Service providers [ ] have [ ] have not been involved in planning to meet the special needs of the youth.

**2.14** is the projected date for the youth to complete secondary education or a secondary education equivalency program.

**2.15** The court has considered the youth’s development of independent living skills and the youth’s overall progress toward transitioning to full independence and the projected date for achieving such transition.

**2.16** **Other**:

**III. Order**

**Dependency Status**

**3.1** [ ] The youth remains a dependent child pursuant to RCW 13.34.030(6). Court supervision shall continue.

**3.2** [ ] An Order Dismissing Dependency shall be entered.

**Placement**

**3.3** [ ] The youth shall be in the care and custody of DCYF for placement in foster care in:

[ ] Foster home.

[ ] Relative placement with (name)

[ ] The home of a suitable person (name)

[ ] Supervised independent living setting as follows:

**General**

**3.4** All service providers shall make all records and all reports available to DCYF and the attorney for the youth. All information, reports, records, etc., relating to the provision of, participation in, or parties’ interaction with services ordered by the court or offered by DCYF shall be subject to disclosure in open court unless specifically prohibited by state or federal law or regulation.

**3.5** The report of DCYF for the next review hearing shall be submitted to the court and to the parties at least 10 days prior to the hearing.

**Services**

**3.6** Any evaluation ordered by the court must comply with RCW 13.34.370.

**3.7** Services for the youth are:

[ ] as set forth in the attached service plan.

[ ] as follows:

**Visitation**

**3.8** [ ] The specific plan for visitation or contact between the youth and youth’s siblings shall be:

[ ] as set forth in the visitation attachment.

**3.9** Other:

**Permanency Planning Order – Required at Permanency Planning Hearing**

**3.10** The permanency plan for the youth is:

 Primary: Alternative:

 [ ] [ ] Independent living.

**3.11** The court orders the following actions to be taken to move the case toward permanency:

**3.12** All parties shall appear at the next scheduled hearing (see page 1).

Dated:

 **Judge/Commissioner**

Presented by:

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

Signature

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

Print Name/Title WSBA No.

Copy Received; Approved for Entry; Notice of Presentation Waived:

Signature of **Youth** [ ] Signature of Youth’s Lawyer

 Print Name WSBA No.

[ ] Signature of **DCYF Representative** [ ] Signature of DCYF Representative’s Lawyer

Print Name Print Name WSBA No.