Superior Court of Washington, County of								
Juvenile Court								
In re the Dependency of:				NO.				
DOB:				Legally Free - Order after Hearing [] Dependency Review (DPRHO) [] Permanency Planning (ORPP) [] Clerk's Action Required. Paragraphs 3.1, 3.2, and the boxes below.				
		II hear [] interim review [] depend	-					
				date) at a.m./p.m.				
				Room/Department:,				
loca	ted at: _							
About today's hearing: Was adequate and timely notice given to the child's caregiver? [] Yes (CGATN) [] No (CGNATN) Did the court receive a caregiver report? [] Yes (CGRR) [] No [] The caregiver appeared. Did the court give the caregiver an opportunity to be heard? [] Yes [] No								
		I.	Hear	ing				
1.1	The c	ourt held a hearing on:						
1.2		The following persons appeared at the hearing:						
	[]	•	[]	Child's Lawyer				
	įį		[]	GAL/CASA's Lawyer				
	[]		[]	Assistant Attorney General				
	[]	-	[]	Current Caregiver				
	[]	Other						
1.3	[]	Testimony was taken. See Clerk	c's Min	utes.				
1.4	[] Ot	ourt has considered the reports of [her W 13.34.130, .136, Legally Free		YF [] CASA/GAL [] Child [] Caregiver				
Juch	7 3.9, RU	vv 13.34.130, .136, Legally Free	OI. AIT	ы пеанну. Бер				

II. Findings

		3-				
2.1	Indian status:					
	[]	There is reason to know the child 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. 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 no reason to know the child is 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.				
2.2		ild's current caregiver was informed of this proceeding and their right to be heard by the s required by chapter 13.34 RCW.				
2.3	[]	The child is 12 years or older, and the court made the inquiry required by RCW 13.34.100(6).				
2.4	mother	rder terminating the parent-child relationship was entered on as to the er and on as to the father. The child has been legally free for months. [] Child has been legally free for six months or greater and an attorney as been appointed [] has not been appointed.				
2.5 Primar	[] y:	In the previous review period, the permanent plan of care in effect for the child has been: Alternative:				
	[]	 [] Adoption. [] Guardianship of a Minor under RCW 11.130.215 or the equivalent laws of another state or a federally recognized Indian Tribe. [] Title 13 Guardianship. 				
	[]	[] Long-term [] relative or [] foster care for children between 16 and 18 years of age with a written agreement.				
	[]	[] Responsible living skills program; and/or				
	[]	[] Independent living for children age 16 and older.				
2.6	The pla	acement and permanent plan:				
	[]	are still necessary and appropriate for the safety and well-being of the child.				
	[]	are no longer necessary and appropriate, and the placement shall be modified as stated in paragraph 3.4.				
	[]	are no longer necessary and appropriate, and the permanent plan shall be modified as stated in paragraph 3.6.				
	[]	have been accomplished because the court entered an adoption or guardianship decree, which is in the child's best interests and implements the permanent plan of care.				
	[]	long-term foster or relative care has been achieved.				
2.7	[]	The primary permanent plan of care for the child [] has [] has not been achieved:				
		[] For the reasons set forth in the agency's report; and/or				
		[] Other:				
2.8	[]	The permanency plan [] is [] is not appropriate.				

	[]	The circumstances that prevent achieving a permanency plan for the child are:				
		[]	appeal.			
		[]	as set forth in DCYF's report.			
		[]	Other:			
			is the projected data for:			
	lacament	for odor	is the projected date for:			
	lacement					
			guardianship.			
[] in	nplement	ation of t	the following alternate plan of care:			
Retu	rn Home,	Adoptio	rs old or older, and the court has approved a permanency plan other than on, Title 13 Guardianship, or Guardianship of a Minor under RCW owing compelling reasons:			
[]	The child is 14 years old or older and the court makes the following findings:					
	[] The child was present for today's hearing. The court consulted with the child in an age appropriate manner regarding ongoing opportunities to engage in age or developmentally appropriate activities.					
	[] The child was not present for today's hearing.					
	The child [] does [] does not have regular, ongoing opportunities to engage in age or developmentally appropriate activities.					
	DCYF has taken the following steps to ensure the child's placement is following the reasonable and prudent parent standard as defined in 42 U.S.C. § 675(10)(A):					
Page		fforts []	have [] have not been made by DCYF to implement and finalize the			
			e for the child as detailed in the agency's report.			
in ou	child is presently under the care, custody, and control of DCYF. The child has been residing it-of-home care since The child has been residing in [] foster care elative care [] with a suitable person. There is a continuing need for out-of-home ement because the permanent plan has not been finalized.					
[]	The child remains placed in a Qualified Residential Treatment Program.					
	[]	deterr	ing assessment of the child's strengths and needs continues to support the mination that the child's needs cannot be met through placement in a foster home.			
	[]		hild's placement provides the most effective and appropriate level of care in ast restrictive environment.			
	[]		ment in a Qualified Residential Treatment Program is consistent with the short and long term goals as stated in the child's permanency plan.			

	[]	[]	The Qualified Residential Treatment Facility will meet the following treatment or service needs of the child:			
		[]	[] months [] days is the expected time the child will need the treatment or services provided by the Qualified Residential Treatment Program.			
		[]	The Department has made the following efforts to prepare the child for placemen with a fit and willing relative, legal guardian, adoptive parent, or foster family home:			
2.15	[]	The chi	Id is in an adoptive placement and is expected to remain there until adopted.			
2.16	[]					
2.17	[]	DCYF [] has [] has not considered out-of-state placement for the child.			
		[] []	There are no appropriate out-of-state placements at this time. Other:			
2.18	The ag	ency[]	has [] has not complied with the court-ordered services and responsibilities.			
2.19	The child [] has [] has not complied with the court-ordered services and responsibilities.					
2.20	The agency report [] was [] was not timely submitted. The agency plan [] is [] is not contested.					
2.21	The yo	uth is 17	years old, and a transition plan meeting [] has occurred [] has not occurred.			
2.22	[] The court has considered the child's relationships with the child's siblings in accordance with RCW 13.34.130(3). [] Reasonable efforts to ensure visits and contact between siblings [] have [] have not been made. [] Reasonable efforts to ensure visits and contact between siblings have not been made because there is reasonable cause to believe that the best interests of the child or siblings would be jeopardized.					
2.23	[]		urt has considered the child's relationships with others and visits e been []have not been ordered.			
2.24	Other:					
PERM	IANENC	Y PLANN	ING HEARING (to be used only as specified in RCW 13.34.145).			

2.25	The court [] has [] has not consulted with the child in an age-appropriate manner about the proposed permanency or transition plan.								
2.26	[] The child is 14 years old or older and the court makes the following findings:								
	[] The child was present for today's hearing. The court asked the child about the child's desired permanency outcome and consulted with the child in an age-appropriate manner about the proposed permanency and transition plan.								
		[] The child was not present for today's hearing. DCYF consulted with the child regarding the child's proposed permanency and transition plan.							
	The	following services ar	e needed to assist the child in transitioning to successful adulthood:						
2.27	assist t manag [] has	he child in making a their financial, pers	fies independent living as a goal. Services should be provided to transition from foster care to independent living and allow the child to onal, social, educational, and non-financial affairs. DCYF d specific services to be provided to assist the child in making a independent living.						
			III. Order						
The c	ourt orde	ers that:							
3.1	[]	Dependency in this	s cause number has been dismissed by separate order.						
3.2	[]	(Name) for the child/youth.	is appointed as attorney						
3.3	[]	The attorney shall	be notified of this appointment by						
3.4	[]	shall continue and the child shall remain in:							
		care.	ustody of DCYF for placement of the child in foster care or relative						
2 5	г 1	[] the home of a suitable person (name)							
3.5	[] Visits or contact between the child and the child's siblings shall be provided:								
	[] as previously ordered; [] as set forth in the attached [] agency's [] GAL's report; [] as follows:								
3.6	PERMANENCY PLANNING HEARING (to be used only as specified in RCW 13.34.145).								
	The permanency plan for the child shall be:								
	Prima	ry: Alternative:							
	[]	[]	Adoption: The court shall be notified when an adoption decree is entered.						
	[]	[]	Guardianship of a Minor under RCW 11.130.215 or the equivalent laws of another state or a federally recognized Indian Tribe. The court shall be notified when a RCW 11.130.215 guardianship order is entered.						

	[]	[]	Title 13 Guardianship: The court shall guardianship order is entered.	be notified when a Title 13	
	[]	[]	Long term [] relative or [] foster care and 18 years of age with a written agre		
	[]	[]	Responsible living skills program and/o	or	
	[]	[]	Independent living for children age 16	and older.	
3.7	The person or agency having custody of the child shall have full power to authorize and provall necessary, routine, and emergency medical, dental, or psychological care as recommend the child's treating doctor or psychologist.				
3.8	All service providers shall make all records and all reports available to DCYF, the attorney for child, and the guardian ad litem(s). Such information shall be provided immediately upon record 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 open court, unless specifically prohibited by state or federal law or regulation.				
	or other share in	suitable person formation about	ake reasonable efforts to locate and investion who is available and willing to care for the charter child, as necessary, with potential relative etermine their suitability and willingness as	nild, and who is authorized to e or other suitable person	
3.9	Failure of a party to comply with this court order may be contempt of court, as provided in RCW 13.24.165.				
3.10	Any party who subsequently receives information that provides a reason to know the child is ar Indian child under 25 C.F.R. § 23.107 shall inform the court.				
3.11	Other:				
3.12	2 All parties shall appear at the next scheduled hearing (see page one).				
Dated:					
Presen	ted by:		Judge/Commission	oner	
Signatu	ıre				
Print N	ame/Title		WSBA No.		
Copy F	Received;	Approved for Er	ry; Notice of Presentation Waived:		
Signatu	ure of Chi	ld	[] Signature of Child's La	wyer	
			Print Name	WSBA No.	
[] Sigr	nature of	Child's GAL	[] Signature of Lawyer fo	r the Child's GAL	

Print Name	Print Name	WSBA No
[] Signature of DCYF Representative	[] Signature of DCYF Rep	resentative's Lawyer
Print Name	Print Name	WSBA No
Signature of Tribal Representative	[] Signature	
Print Name	Print Name	WSBA No
	Lawyer for	