Superior Court of Washington, County of **Juvenile Court** Dependency of: No: Order of Disposition on Dependency (ORDD) [] Agreed as to [] Parent 1 [] Parent 2 [] Other [] Contested as to [] Parent 1 [] Parent 2 [] Other D.O.B.: [] Default as to [] Parent 1 [] Parent 2 [] Other [] Clerk's Action Required. Para. 3.3 (EDL), 3.5, 3.9, 3.11, and 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 child's caregiver? [] Yes (CGATN) [] No (CGNATN) Did the court receive a caregiver report? [] Yes (CGRR) [] No (CGRR) [] The caregiver appeared. Did the court give the caregiver an opportunity to be heard? []Yes []No I. Hearing 1.1 **Dependency:** The court found the above-named child to be dependent on (date) 1.2 **Hearing:** The court held a disposition hearing on *(date)* JuCR 3.8; RCW 13.34.046, .110, Order of Disposition on Dependency (ORDD) (08/2023)

.130, .132

1.3	Appe	Appearance: The following persons appeared at the hearing:				
	[] [] []	Child Parent 1 Parent 2 Guardian or Legal Custodian	[] [] []	Child's Lawyer Parent 1's Lawyer Parent 2's Lawyer Guardian's or Legal Custodian's		
	[] [] [] []	Child's GAL/CASA DCYF Worker Tribal Representative Interpreter for [] Parent 1 [] Par Other		Lawyer GAL's Lawyer DCYF's Lawyer Current Caregiver		
1.4	Basis	s: [] The court heard testimony. [] The par	ties submitted an Agreed Order.		
1.5	Appo	intment of Counsel for Child				
		[] The child is 12 years old or older and the court made the inquiry required by RCW 13.34.212.				
	[] The child is at least 8 years old and subject to appointment, under RCW 13.34.212(3), pursuant to the current implementations schedule as developed by the Washington State Office of Civil Legal Aid.					
	[] TI	ne child already has counsel.				
		II. Findings an	d Conclu	usions		
		e otherwise indicated, the following ce of evidence:	facts hav	e been established by a		
2.1	India	Indian Child Welfare Act Findings:				
	[] On this date [] On (date), the court asked each participant on the record whether the participant knows or has reason to know the child is or may be an Indian child.					
	The petitioner [] has [] has not made a good faith effort to determine whether the child is or may be an Indian child.					
	[] Based upon the following, there is not a 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:					
	_					
	ar Fe [13 C	n Indian child, as defined in RCW 13 ederal and Washington State Indian] there is reason to know the child in 3.38.040 and 25 U.S.C. § 1903(4), a	3.38.040 Child Wos or may and the Foceeding	elfare Acts apply to this proceeding, or be an Indian child, as defined in RCW ederal and Washington State Indian , unless and until it is determined on		

[]	Based on the following summary, the petitioner used due diligence to identify and work with the tribes of which there is reason to know the child may be a member or eligible for membership, to verify whether the child is in fact a member (or the biological parent is a member and the child is eligible for membership).
[]	The petitioner [] has [] has not provided notice of this proceeding, as required by RCW 13.38.070 and 25 U.S.C. § 1912(a), to all tribes to which the petitioner or court knows or has reason to know the child may be a member or eligible for membership if the biological parent is also a member.
[]	The facts establish by clear, cogent, and convincing evidence, including the testimony of a qualified expert witness that continued custody of the child by [] Parent 1 [] Parent 2 [] Indian custodian is likely to result in serious emotional or physical damage to the child.
[]	DCYF made active efforts by actively working with the parent, parents, or Indian custodian to engage them in remedial services and rehabilitative programs to prevent the breakup of the Indian family beyond simply providing referrals to such services, but those efforts have been unsuccessful.
	[] This finding is based on the following:
[]	DCYF has not made active efforts. This finding is based on the following:
	[] Releasing the child to either parent would not subject the child to substantial and immediate danger or threat of such danger, and the child must immediately be returned to the care of [] Parent 1 [] Parent 2.
	[] Although DCYF did not make active efforts, returning the child to the parent or Indian custodian would subject the child to substantial and immediate danger or threat of such danger.
[]	The Petitioner improperly removed the child under RCW 13.38.160 and the courshould decline jurisdiction over the petition and the child should be immediately returned to [] Parent 1 [] Parent 2 .
ıcen	nent:
	e child should be placed or remain in the home of [] Parent 1 [] Parent 2 legal custodian [] guardian.

2.2

[]	housing assistance, if applicable.
[]	
[]	as listed in the social study; and/or
cus it p	ecific services have been offered or provided to the parent(s), guardian or legal stodian and have failed to prevent the need for out-of-home placement and make ossible for the child to return home. The following services have been offered or byided to the child and the child's parent(s), guardian or legal custodian:
	e health, safety, and welfare of the child cannot be adequately protected in the me.
	made reasonable efforts to prevent or eliminate the need for removal of the child e child's home; but those efforts were unsuccessful because:
Reasonab	ole Efforts:
	oild is an Indian child, as defined in RCW 13.38.040, and this placement es with the placement priorities in RCW 13.38.180, and 25 U.S.C. §1915.
	because there is reasonable cause to believe that relative placement would jeopardize the safety or welfare of the child and/or hinder efforts to reunite the parent(s) and child.
[]	because there is no relative, or other suitable person who is willing, appropriate, and available to care for the child, with whom the child has a relationship and is comfortable;
= =	pending completion of DCYF investigation of relative placement options;
[] lice	ensed care:
	cement with an adoptive parent or other person with whom the child's siblings half-siblings live.
	cement with a suitable person and such placement is in the child's best erests;
[] rela	ative placement;
[] The ch	nild should be placed or remain in:
[]	the court finds by clear, cogent, and convincing evidence that a manifest danger exists that the child will suffer serious abuse or neglect if the child is not removed from the home, and an order under RCW 26.44.063 will not protect the child from danger.
[]	the parent or guardian is unwilling to take custody of the child;
[]	there is no parent or guardian available to care for the child;
placed	rrently contrary to the child's welfare to return home. The child should be or remain in the custody, control, and care of [] DCYF [] a relative other suitable person for the following reasons:

2.3

	[] The whereabouts of [] Parent 1 [] Parent 2 [] alleged Parent 3 [] guardian or [] legal custodian are unknown.			
	[] Other:			
	[] Reasonable efforts are not required at this time to attempt to reunify the child with their parents, guardian or legal custodian because:			
	[] The child has been abandoned.			
	[] The existence of aggravated circumstances makes it unlikely that services will effectuate the return of the child to the parent in the near future. In determining whether aggravated circumstances exist, the court considered and found:			
	[] that the following factor(s) listed in RCW 13.34.132, exist:			
	Other:			
	[] The court ordered the child removed from the home, pursuant to RCW 13.34.130(1)(b), and DCYF has recommended that a petition be filed seeking termination of the parent-child relationship between the child's [] Parent 1 [] Parent 2 and the child. Because of [] abandonment of the child and/or [] the existence of aggravated circumstances as set forth above, filing of a termination petition is in the child's best interest and DCYF is not required to make reasonable efforts to reunify the family.			
2.4	Sibling Contact:			
	[] The court ordered the child removed from the home and it [] is [] is not in the child's best interest to be placed with or to have contact or visits with these siblings (which could include step-siblings if there is a pre-existing relationship and the child is comfortable with the step-siblings):			
	and, a) the court has jurisdiction over the child(ren) listed above or the parents of the child(ren) for whom there is no jurisdiction are willing to agree; and b) there is no reasonable cause to believe that the health, safety, or welfare of any child would be jeopardized or that efforts to reunite the parent and child would be hindered by placement, contact, or visitation.			
2.5	Child's School:			
	[] The court ordered the child removed from the home, pursuant to RCW 13.34.130(1)(b), and placed into nonparental or nonrelative care. A placement that allows the child to remain in the same school they attended prior to the start of the dependency proceeding [] is [] is not practical and in the child's best interests.			

recom	hild meets the criteria for appointment of an educational liaison. DCYF nmends that the court appoint (name)nild's educational liaison.	as
	e parents are not able to serve as the educational liaison because:	
_		
Other:		
_		
	III. Order	
	nt: child shall be placed or remain in the home of[]Parent 1 []Parent 2 gal custodian []guardian.	2
	child is placed in the custody, control, and care of DCYF which shall having to place and maintain the child in:	ave the
[] Re	elative placement with	_ (name).
	acement with a suitable person:	
	he home of an adoptive parent or other person with whom the child's salf-siblings live.	siblings or
[] Lio	censed care:	
[]] pending completion of DCYF investigation of relative placement opt	ions.
[]] because there is no relative or other suitable person with whom the a relationship and who is willing, appropriate, and available to care thild.	
[]] because there is reasonable cause to believe that relative placemer jeopardize the safety or welfare of the child and/or hinder efforts to parent(s) and child.	
•	ood cause, DCYF shall follow the wishes of the natural parent regardint of the child in accordance with RCW 13.34.260.	ng the
	child is placed into the custody, control, and care of a relative, (name(s)), without supervisits.	sion of
·	lacement by DCYF.	
	child is placed into the custody, control, and care of another suitable permitted in the custody, control, and care of another suitable permitted in the custody, control, and care of another suitable permitted in the custody, control, and care of another suitable permitted in the custody, control, and care of another suitable permitted in the custody, control, and care of another suitable permitted in the custody, control, and care of another suitable permitted in the custody, control, and care of another suitable permitted in the custody.	
piacer	ment by DCYF.	

	DCYF is authorized to place the child with a relative or other suitable person who is willing, appropriate, and available, with prior reasonable notice to the parties, subje to review by the court.
	[] Continuation of the ordered placement is subject to the following placement conditions:
3.2	Services:
	[] Services for the parents/guardians/legal custodians ordered, pursuant to RCW 13.34.130, [any evaluation must comply with RCW 13.34.370]:
	[] see attached service plan.
	[] as follows:
	[] DCYF shall provide and the child shall participate in the following examinations, evaluations, or services [any evaluation must comply with RCW 13.34.370]:
	[] SAY evaluation, and the child was notified that they may request an attorney.
	[] The child is 12 or older and [] agrees to the services [] was notified of the services [] was notified that they may request an attorney.
3.3	[] Educational Liaison:
	(Name) is appointed as the child's educational liaison to carry out the responsibilities described in RCW 13.34.046. The educational liaison must complete criminal background checks required by DCYF.
3.4	Visitation:
	[] The specific visitation plan between the child(ren) and Parent 1 shall be:
	[] as set forth in the visitation attachment. [] as follows:
	[] The specific visitation plan between the child(ren) and Parent 2 shall be:
JuCF	3.8; RCW 13.34.046, .110, Order of Disposition on Dependency

	[] as set forth in the visitation attachment. [] as follows:			
	[] Visitation between the parent/custodian (name) and the child may be expanded upon agreement of the parties.			
	[] The specific plan for visitation or contact between the child and child's siblings shall be:			
	[] as set forth in the visitation attachment. [] as follows:			
3.5	Restraining Order: [] The court has entered a separate restraining order, pursuant to RCW 26.44.063.			
3.6	Parental Cooperation:			
	[] The parents shall cooperate with reasonable requests by DCYF and provide DCYF with income and asset information necessary to establish and maintain the child's eligibility for medical care, evaluations, counseling, and other remedial services, foster care reimbursement, and other related services and benefits.			
3.7	Healthcare: If a child is placed in the custody of DCYF, DCYF shall have full power to authorize and provide all necessary, routine, and emergency medical, dental, or psychological care as recommended by the child's treating doctor or psychologist, subject to review by the court, as needed.			
3.8	Release of Information: Parties and their counsel are authorized to receive court-ordered service providers' records and reports. Unless specifically prohibited by state or federal law, parties are permitted to discuss and present to the court information, reports, records, etc., in their possession relating to the provision of, participation in, or parties' interaction with court-ordered or voluntary services.			
	[] Parents shall sign releases of information and allow all court-ordered service providers to make all records available to DCYF and the guardian ad litem or attorney for the child. Such information shall be provided immediately upon request.			
	[] Except as follows:			
	DCYF may continue to make reasonable efforts to locate and investigate an appropriate relative or other suitable person who is available and willing to care for the child, and is			

other suitable person placement resources to determine their suitability and willingness as a placement for the child.

3.9 Reports: DCYF shall submit a report for the next review hearing to the court and to the

authorized to share information about the child, as necessary, with potential relative or

9 Reports: DCYF shall submit a report for the next review hearing to the court and to the parties in a timely manner.

3.10	existence of aggravated circumstance is in the child's best interests and DC reunify the family. DCYF shall file with	e [] abandonment of the child and/or ces as found by this court, filing of a ter CYF is not required to make reasonable thin days a petition to terming [] Parent 1 [] Parent 2 and the child divithin 30 days.	mination petition e efforts to inate the parent-
3.11		ho subsequently receives information n child, under 25 C.F.R. § 23.107, sha	
	[] Parents shall provide any known descent from an Indian tribe.	n information regarding possible mem	bership in or
3.12	All parties shall appear at the next s	scheduled hearing (see page 1).	
3.13	[] Other:		
Dated	d:	Judge/Commissioner	
Prese	ented by:	Judge/Commissioner	
Signa	ture	_	
Print	Name/Title WSBA N	lo.	
	e: A petition for permanent termina child is placed out-of-home under		
Сору	Received; Approved for Entry; Notice	e of Presentation Waived:	
Signa	ture of Child	[] Signature of Child's Lawyer	
		Print Name	WSBA No.
	gnature of Parent 1 o Se, Advised of Right to Counsel	[] Signature of Parent 1's Lawyer	<u> </u>
	3.8; RCW 13.34.046, .110, Order of Dis	sposition on Dependency	

[] Signature of Parent 2 [] Pro Se, Advised of Right to Counsel	[] Signature of Parent 2's Lawy	/er	
	Print Name	WSBA No.	
[] Signature of Guardian or Legal Custodian [] Pro Se, Advised of Right to Counsel	[] Signature of Guardian or Legal Custodian's Lawyer		
	Print Name	WSBA No.	
[] Signature of Child's GAL	[] Signature of Lawyer for the Child's GAL		
Print Name	Print Name	WSBA No.	
Signature of DCYF Representative	Signature of DCYF Representative's Lawyer		
Print Name	Print Name	WSBA No.	
[] Signature of Tribal Representative	[] Signature of Tribal Representative's Lawyer		
Print Name	Print Name	WSBA No.	
	Lawyer for		