ATTORNEY OR PARTY WITHOUT ATTORNEY:	STATE BAR NO.:	FOR COURT USE ONLY		
NAME:		TON COOK! COE ONE!		
FIRM NAME:				
STREET ADDRESS:				
CITY:	STATE: ZIP CODE:			
TELEPHONE NO.:				
E-MAIL ADDRESS:				
ATTORNEY FOR (name):				
SUPERIOR COURT OF CALIFORNIA, COUNTY	OF			
STREET ADDRESS: MAILING ADDRESS:				
CITY AND ZIP CODE:				
BRANCH NAME:				
NONMINOR'S NAME:		1		
NONMINOR'S DATE OF BIRTH:				
HEARING DATE AND TIME:				
FINDINGS AND ORDERS AFT STATUS REV	CASE NUMBER:			
Judicial Officer:	Court Clerk:	Court Reporter:		
		, i		
Bailiff:	Other Court Personnel:	Interpretor		
Bailin.	Other Court Cracinici.	Interpreter: Language:		
		Languago.		
1. Parties (name):	Present	Attornov (nama):		
a. Nonminor dependent:	<u>i resent</u>	Attorney (name): Present		
b. Probation officer:				
c. County agency social worker:				
d. Other (specify):				
2. Tribal representative (name):				
3. Others present in courtroom				
a. Other (specify):				
b. Other (specify):				
c. Other (specify):				
d. Other (specify):				
4. The court has read, and considered, a	nd admits into evidence:			
a. Report of social worker dated:				
b. Report of probation officer date	d:			
c. Other (specify):				
d. Other (specify):				
BASED ON THE FOREGOING AND ON AL	L OTHER EVIDENCE RECEIVED, THE CO	URT FINDS AND ORDERS:		
5. Notice of the date, time, and location of the	ne hearing was given as required by law.			
6. The nonminor dependent's conti	•			
7. The nonminor dependent's continued placement is no longer necessary.				
8. The nonminor dependent's current placement is appropriate.				
The nonminor dependent's current collaboratively to locate an appropr		ency and the nonminor dependent must work		
10. For a nonminor dependent placed i documentation submitted under We continuing necessity for and appropriate the continuing necessity for and appropriate the continuing necessity for and appropriate the continuing necessity for an appropriate the continuing necessity for a necessity	elfare and Institutions Code section 366.31(b)	m, the court has considered the evidence and $y(4)$ or $y(5)$ 0(1)(B) when determining the		

NONMINOR'S NAME:	CASE NUMBER:			
11. The nonminor dependent's Transitional Independent Living Case Plan does include a plan for him or her to satisfy at least one of the criteria in Welfare and Institutions Code section 11403(b) to remain in foster care under juvenile court jurisdiction as indicated below:				
a. Attending high school or a high school equivalency certificate (GED) program	L			
b. Attending a college, a community college, or a vocational education program.				
c. Attending a program or participating in an activity that will promote or help rer				
d. Employed at least 80 hours per month.	novo a samor to omproyment.			
e. The nonminor dependent is not able to attend a high school, a high school ed college, a community college, a vocational education program, or an employr per month due to a medical condition.				
12. The county agency has has not made reasonable efforts an dependent establish and maintain compliance with one of the conditions in Welfa	d provided assistance to help the nonminor re and Institutions Code section 11403(b).			
13. The nonminor dependent was was not provided with the information required under Welfare and Institutions Code section 391(c).	ormation, documents, and services as			
14 The Transitional Independent Living Case Plan was was not dependent and the county agency.	developed jointly by the nonminor			
15. For the nonminor dependent who has elected to have the Indian Child Welfare A his or her tribe was consulted during the development Independent Living Case Plan.	ct continue to apply, the representative from ent of the nonminor dependent's Transitional			
16. The nonminor dependent's Transitional Independent Living Case Plan do situation and services consistent, in the nonminor dependent's opinion, with what adulthood and set out benchmarks that indicate how both the county agency and successful adulthood can be achieved.				
17. The nonminor dependent's Transitional Independent Living Case Plan and meaningful independent living skill services that will help the youth transition	pes does not include appropriate from foster care to successful adulthood.			
18. The county agency has has not made reasonable efforts to Transitional Independent Living Case Plan, including efforts to finalize the youth's independence.	o comply with the nonminor dependent's spermanent plan and prepare him or her for			
19. The county agency has made ongoing and intensive	e efforts to finalize the permanent plan.			
20. The nonminor dependent did did not sign and receive a cop Living Case Plan.	y of his or her Transitional Independent			
21. a. The extent of progress made by the nonminor dependent toward meeting the Transhas been excellent satisfactory minimal.	sitional Independent Living Case Plan goals			
<ul> <li>The modifications to the Transitional Independent Living Case Plan goals need in his or her efforts to attain those goals were stated on the record.</li> </ul>	eded to assist the nonminor dependent			
22. The county agency has has not exercised due diligence to nonminor could be placed. Each relative whose name has been submitted to the been evaluated.	locate an appropriate relative with whom the department has has not			
23. The county agency has has not made reasonable efforts to dependent and individuals who are important to him or her, including efforts to escaring and committed adults who can serve as lifelong connections.	o maintain relations between the nonminor stablish and maintain relationships with			
24. The county agency has has not made reasonable efforts to e dependent's relationship with his or her siblings who are under juvenile court juris	stablish or maintain the nonminor sdiction.			
25. The likely date by which it is anticipated the nonminor dependent will achieve successf	ul adulthood is:			
26. It appears that juvenile court jurisdiction over the nonminor may no longer be necessary termination of juvenile court jurisdiction under rule 5.555 of the California Rules of				

NON	MINOR'S NAME:	CASE NUMBER:
27.	At a hearing under rule 5.555 of the California Rules of Court held on the date be and orders as recorded on the <i>Findings and Orders After Hearing to Consider To a Nonminor</i> (form JV-367), and juvenile court jurisdiction is terminated under the	ermination of Juvenile Court Jurisdiction Ove
28.	Juvenile court jurisdiction over the youth as a nonminor dependent is continued	and
	a. The youth's permanent plan is:	
	(1) Return home	
	(2) Adoption	
	(3) Tribal customary adoption	
	(4) Placement with a fit and willing relative	
	(5) Another planned permanent living arrangement	
	(6) Other (specify):	
	b. For nonminors placed in another planned permanent living arrangement before it and finds that another planned permanent living arrangement	
	(1) The nonminor is 18 or older.	
	(2) Other (specify):	
	The compelling reasons why other permanent plan options are not in the nonmi	nor's best interest are:
	(1) The nonminor wants to live independently.	
	(2) Other (specify):	
	c. Family reunification services are continued.	
	d. The matter is continued for a hearing set under Welfare and Institutions Cod California Rules of Court within the next six months.	e section 366.31, and rule 5.903 of the
29. <b>All</b>	prior orders not in conflict with this order remain in full force and effect.	
30.	Other findings and orders	
a.	See attachment 29a.	
b.	(Specify):	
04 -		
31.	Additional findings and orders for nonminor dependent with case plan of continu	-
a.	The agency has has not complied with the case plan by making for the nonminor dependent to reside in and to complete whatever steps are necessary.	ng reasonable efforts to create a safe home ssary to finalize the permanent plan.
b.	The extent of progress made toward alleviating or mitigating the causes necessitate	ing the current out-of-home placement has
	(1) by the father:	
	(2) by the mother:	
	(3) by the nonminor:	
	(4) other (specify):	
C.	The likely date by which the nonminor dependent may safely reside in the family he	ome or achieve successful adulthood is:
d.	(1) The nonminor can safely reside in the family home and may return to the	e family home.
	(a) The court maintains jurisdiction under Welfare and Institutions Code	-
	Welfare and Institutions Code section 366.31 is ordered.	-
	(b) It appears that juvenile court jurisdiction over the nonminor may no I consider termination of juvenile court jurisdiction under Welfare and of the California Rules of Court is ordered.	

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NONMINOR'S NAME:			CASE NUMBER:			
(a) The nonmir (b) Continued (c) There is a senext review (d) The matter California F (3) The nonmical The no	<ul> <li>(a) The nonminor dependent and parent(s) of guardian(s) are in agreement with the continuation of reunification services.</li> <li>(b) Continued reunification services are in the best interest of the nonminor dependent.</li> <li>(c) There is a substantial probability that the nonminor dependent will be able to safely reside in the family home by the next review hearing.</li> <li>(d) The matter is continued for a review hearing under Welfare and Institutions Code section 366.31 and rule 5.903 of the California Rules of Court within the next six months.</li> <li>3) The nonminor cannot safely reside in the family home and reunification services are terminated (check all that apply).</li> </ul>					
(b) Continuo						
a. (1) It appears terminatio California  (2) Court sup	former legal guardian  ger be necessary, and a hearing to consider Code section 391 and rule 5.555 of the  sary. The court maintains jurisdiction under					
b. The county ag maintain a saf	s Code section 366.31 and rule 5 ency has has no e family home for the nonminor.	<ul><li>i.903 of the California Rules</li><li>ot complied with the cas</li><li>ot complied with the nor</li></ul>	for a review hearing under Welfare and of Court within the next six months. se plan by making reasonable efforts to aminor's Transitional Independent Living Case			
33. The next hearings are	scheduled as follows:					
a. Nonminor dep	Nonminor dependent status review hearing (Wel. & Inst. Code, § 366.31; Cal. Rules of Court, rule 5.903)					
Hearing date:	Time:	Dept:	Room:			
b. Hearing to cor	nsider termination of jurisdiction u	under rule 5.555 of the Califo	ornia Rules of Court.			
Hearing date:	Time:	Dept:	Room:			
c. Other (specify	):					
Hearing date:	Time:	Dept:	Room:			
34. Number of pages attach						
Date:			JUDICIAL OFFICER			

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FINDINGS AND ORDERS AFTER NONMINOR DEPENDENT STATUS REVIEW HEARING
For your protection and privacy, please press the Clear

**Clear this form** 

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