

CHILD'S NAME:  	CASE NUMBER:  
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**DISPOSITION—JUVENILE DELINQUENCY**

- The court has read and considered the social study prepared by the probation officer and any other relevant evidence.
- The child has been detained and is at risk of entering foster care. The probation officer believes the child will be able to return home, and the social study includes a case plan as described in section 636.1 of the Welfare and Institutions Code.
- The probation officer has recommended initial or continuing placement in foster care, and the social study includes a case plan as described in section 706.6 of the Welfare and Institutions Code.

**THE COURT FINDS AND ORDERS**

1.  Notice has been given as required by law.
2.  The court takes judicial notice of all prior findings, orders, and judgments in this proceeding.
3.  The court has previously sustained the petition alleging that the child violated the following:
 

<i>Section</i>	<i>Code</i>	
a.	of the	
b.	of the	
c.	of the	
d.	of the	
e.	of the	
4.  The maximum time the child may be confined in secure custody for the offenses sustained in the petition before the court is *(specify)*: .
5.  The maximum time the child may be confined in secure custody for the offenses sustained in the petition before the court, with the terms of all previously sustained petitions known to the court aggregated, is *(specify)*:
6.  The following counts may be considered a misdemeanor or a felony. The court finds the child's violations:
 

<i>Count Number</i>	<i>Code Section</i>	Misdemeanor	Felony
a.		<input type="checkbox"/>	<input type="checkbox"/>
b.		<input type="checkbox"/>	<input type="checkbox"/>
c.		<input type="checkbox"/>	<input type="checkbox"/>
d.		<input type="checkbox"/>	<input type="checkbox"/>
e.		<input type="checkbox"/>	<input type="checkbox"/>
7.  The child resides in *(specify)*: \_\_\_\_\_ County.
8.  The case is transferred to *(specify)*: \_\_\_\_\_ County for disposition. Form JV-550, *Juvenile Court Transfer Orders*, will be completed and transmitted.
9.  For the reasons stated on the record, the petition is dismissed  in the interests of justice  because the child does not need treatment or rehabilitation.
10.  The child is placed on probation for up to six months under section 725(a) of the Welfare and Institutions Code under conditions described in the attachment form JV-624, *Terms and Conditions*.
11.  The child is  declared  continued as a ward of the court.

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12.  The child is to reside in the custody of
- a.  parent (*name*):  mother  father
  - b.  parent (*name*):  mother  father
  - c.  legal guardian (*name*):
  - d.  without probation supervision.
  - e.  under the supervision of the probation officer.
  - f.  under terms and conditions described in the attachment form JV-624, *Terms and Conditions*.
13.  The child is to serve (*specify*):  days  months in juvenile hall
- a.  and is remanded forthwith.
  - b.  and is to report to (*name*): \_\_\_\_\_ by \_\_\_\_\_ a.m./p.m. on (*date*): \_\_\_\_\_
  - c.  with credit for (*specify*): \_\_\_\_\_ days served.
14.  The welfare of the child requires that physical custody be removed from the parent or guardian. (*Check only if applicable*):
- a.  The child's parent or guardian has failed or neglected to provide, or is incapable of providing, proper maintenance, training, and education for the child.
  - b.  The child has been on probation in the custody of the parent or guardian and has failed to reform.
15. (*Skip unless item 14 is checked.*)
- Reasonable efforts to prevent or eliminate the need for removal
- a.  have been made.
  - b.  have not been made.
16. (*Skip unless item 14 is checked.*)
- a.  The probation officer will ensure provision of reunification services, and the following will participate in the reunification services specified in the case plan:  
 Mother  Biological father  Legal guardian  Presumed father  
 Alleged father  Indian custodian  Other (*specify*): \_\_\_\_\_
  - b.  Reunification services do not need to be provided to (*name*): \_\_\_\_\_ as the court finds by clear and convincing evidence that (*check one*):
    - (1)  reunification services were previously terminated for that parent or not offered under section 300 et seq. of the Welfare and Institutions Code.
    - (2)  that parent has been convicted of  murder of another child of the parent  voluntary manslaughter of another child of the parent  aiding, abetting, attempting, conspiring, or soliciting to commit murder or manslaughter of another child of the parent  felony assault resulting in serious bodily injury to the child or another child of the parent.
    - (3)  the parental rights of that parent regarding a sibling of the child have been terminated involuntarily.
  - c.  The child is  ordered to  continued in \_\_\_\_\_ the care, custody, and control of the probation officer for placement in a suitable relative's home or in a foster or group home.
  - d.  The child is to be placed out of state at the following (*name and address*):
    - (1)  In-state facilities are unavailable or inadequate to meet the needs of the child.
    - (2)  The state Department of Social Services or its designee has performed initial and continuing inspection of the facility and has certified that it meets all California licensure standards, or has granted a waiver based on a finding that there is no adverse impact to health and safety.
    - (3)  The requirements of section 7911.1 of the Family Code are met.

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16. e.  Pending placement, the child is
- (1)  detained in juvenile hall. If being housed in another county, please specify:
  - (2)  detained on home supervision in the home of
    - (a)  parent (*name*):  mother  father
    - (b)  parent (*name*):  mother  father
    - (c)  legal guardian (*name*):
    - (d)  other (*name and address*):
    - (e)  and is subject to electronic monitoring.
- f.  The parent or legal guardian must cooperate in the completion and signing of necessary documents to qualify the child for any medical or financial benefits to which the child may be entitled.
- g.  The county is authorized to pay for care, maintenance, clothing, and incidentals at the approved rate.
- h.  The likely date by which the child may be returned to and safely maintained in the home or another permanent plan selected is (*specify*):
- i.  The right of the parent/guardian to make educational decisions for the child is specifically limited. Form JV-535, *Order Limiting Parent's Right to Make Educational Decisions for the Child and Appointing Responsible Adult as Educational Representative—Juvenile*, will be completed and transmitted.
17.  *Skip unless item 14 is checked.* The child is committed to the county juvenile ranch, camp, or forestry camp for
- a.  \_\_\_\_\_ days. \_\_\_\_\_ months.
  - b.  until the requirements of the program have been satisfactorily completed.
  - c.  If being housed in another county, please specify:
18.  *Skip unless item 14 is checked.* The child is committed to the Department of Corrections and Rehabilitation, Division of Juvenile Justice, and form JV-732, *Commitment to the California Department of Corrections and Rehabilitation, Division of Juvenile Justice*, will be completed and transmitted.
19.  The child and legal parent are to pay a restitution fine as specified on the attached form.
20.  The child, with his or her parent, is to pay restitution
- as described on the attached restitution order.
  - to each victim (*name each*):
    - a. \_\_\_\_\_ d. \_\_\_\_\_
    - b. \_\_\_\_\_ e. \_\_\_\_\_
    - c. \_\_\_\_\_ f. \_\_\_\_\_
- in the amount of \$ \_\_\_\_\_  in the amount and manner determined by the probation officer, with the opportunity for review by the court if disputed by the child or the parents.
21.  The child, with his or her parents, is to pay a fine in the amount of \$ \_\_\_\_\_, plus a penalty assessment in the amount of \$ \_\_\_\_\_, for a total of \$ \_\_\_\_\_.
22.  Terms regarding vehicles. The child must
- a.  participate in and successfully complete (*specify*):
  - b.  only drive to and from school, work, and/or counseling programs.
  - c.  surrender license to  court  probation officer.

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23.  The child's driver's license is  
 suspended.  
 revoked.  
 delayed  
 for a period of  months.  years.  
 until 18 years of age.
24. Court will notify the Department of Motor Vehicles of the judgment.
25.  Other (*specify*):
26.  Other (*specify*):
27.  The matter is continued to (*date*): \_\_\_\_\_ at \_\_\_\_\_ a.m./p.m. for  
a.  15-day review of placement order (*if child is placed before that date, the court must be notified and the matter will be dropped from calendar*).  
b.  6-month review (*within 6 months from the date the child enters foster care*).  
c.  permanency planning hearing.  
d.  other (*specify*): \_\_\_\_\_
28.  All prior orders not in conflict remain in effect.
29.  Child is advised of his or her right to appeal.

Date: \_\_\_\_\_

\_\_\_\_\_  
JUDICIAL OFFICER

The following attachments are incorporated by reference as findings and orders:

- Terms and Conditions* (JV-624)
- Juvenile Court Transfer Orders* (JV-550)
- Restraining Order—Juvenile* (JV-250)
- Commitment to the California Department of Corrections and Rehabilitation, Division of Juvenile Justice* (JV-732)
- Order for Restitution and Abstract of Judgment* (JV-790)
- Application and Order for Authorization to Administer Psychotropic Medication—Juvenile* (JV-220)
- Order Limiting Parent's Right to Make Educational Decisions for the Child and Appointing Responsible Adult as Educational Representative—Juvenile* (JV-535)
- Parentage—Findings and Judgment* (JV-501)
- Other orders

Additional attachments:

- Indian Child Welfare Act
  - Notices and Proofs of Service* (JV-135)
  - Responses from tribes or BIA
- Victim Identification Form
- Probation officer's case plan approved by the court
  - As submitted
  - As amended and stated on the record
- Other