INDIRES (name)   Present   Attorney (name)	ATTORNEY OR PARTY WITHOUT ATTORNEY:	STATE BAR NO.:		FOR COURT USE	ONLY
STATE ZIP CODE:  TELEPHONE NO. FAX NO.:  BANUA PLORESS:  ANTIGRIEY FOR (Name):  SUPERIOR COURT OF CALIFORNIA, COUNTY OF  STREET ADDRESS:  MAILE ADDRESS  MA	NAME:			7 011 00011 002	
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	JV-367			
NONMINOR'S NAME:	CASE NUMBER:			
BASED ON THE FOREGOING AND ON ALL OTHER EVIDENCE RECEIVED, THE COURT FINDS AND ORDERS				
Findings				

BA	SED ON THE FOREGOING AND ON ALL OTHER EVIDENCE RECEIVED, THE COURT FINDS AND ORDERS
Fin	dings
8.	Notice of the date, time, and location of the hearing was given as required by law.
9.	Nonminor is not present.
	a. The nonminor expressed a wish to not appear for hearing and did not appear.
	b. The nonminor's current location is unknown and reasonable efforts were made to locate the youth.
10.	The nonminor had the opportunity to confer with his or her attorney about the issues currently before the court.
11.	Remaining under juvenile court jurisdiction is is in the nonminor's best interests. The facts supporting this determination were stated on the record.
12.	a. The nonminor does not meet the eligibility criteria in Welfare and Institutions Code, § 11403(b), to remain in foster care as a nonminor dependent under juvenile court jurisdiction at this time.
	b. The nonminor does satisfy the following criteria in Welfare and Institutions Code, § 11403(b), to remain in foster care as a nonminor dependent under juvenile court jurisdiction.
	(1) The nonminor attends high school or a high school equivalency certificate (GED) program.
	(2) The nonminor attends a college, a community college, or a vocational education program.
	(3) The nonminor attends a program or takes part in activities that will promote employment or overcome barriers to employment.
	(4) The nonminor is employed at least 80 hours per month.
	(5) The nonminor is incapable of doing any of the activities in (b)(1)–(4) due to a medical condition.
13.	The nonminor has an in-progress application pending for title XVI Supplemental Security Income benefits, and the continuation of juvenile court jurisdiction until a final decision has been issued to ensure continued assistance with the application process is in the nonminor's best interest.
	<ul><li>a is in the child's best interest.</li><li>b is not in the child's best interest as it is not necessary.</li></ul>
14.	The nonminor has an in-progress application pending for Special Immigrant Juvenile Status or other application for legal residency for which an active juvenile court case is required.
15.	The nonminor was informed of the options available to assist with the transition from foster care to independence.
16.	The potential benefits of remaining in foster care under juvenile court jurisdiction were explained to the nonminor, and the nonminor has stated that he or she understands those benefits.
17.	The nonminor was informed that, if juvenile court jurisdiction is continued, he or she may have the right to have that jurisdiction terminated and that the court will maintain general jurisdiction for the purpose of resuming jurisdiction over him or her as a nonminor dependent.
18.	The nonminor was informed that if juvenile court jurisdiction is terminated, he or she has the right to file a petition to have the court resume dependency jurisdiction or transition jurisdiction over him or her so long as he or she is within the eligible age range for status as a nonminor dependent.
19.	a. The nonminor was provided with the information, documents, and services required under Welfare and Institutions Code,§ 391(e), and a completed <i>Termination of Juvenile Court Jurisdiction—Nonminor</i> (form JV-365) was filed with this court.
	b. The nonminor cannot be located, reasonable efforts were made to locate him or her, and for that reason the nonminor was not provided with the information, documents, services, and form specified in item 19a.
20.	For a nonminor who is subject to delinquency jurisdiction, the requirements of Welfare and Institutions Code, § 607.5, were were not met.

NC	DNMINOR'S NAME:	CASE NUMBER:
21.	For a nonminor who is an Indian child under the Indian Child Welfare Act, he or provided with information regarding the right to continue to be considered an Indian pplication of the Indian Child Welfare Act as a nonminor dependent.	
22.	a. The Transitional Independent Living Case Plan includes a plan for a placement his or her need to gain independence, reflects agreements made to obtain in benchmarks that indicate how the nonminor and social worker or probation achieved.	ndependent living skills, and sets out
	b. The Transitional Independent Living Plan (TILP) identified the nonminor's le specific skills he or she needs to prepare to live independently upon leaving	
	c. The 90-day Transition Plan is a concrete individualized plan that specifically insurance, education, local opportunities for mentors and continuing supportunities are mentors and continuing supportunities for mentors and continuing supportunities for mentors and continuing supportunities.	t services, workforce supports and
Ore	ders	
23.	The nonminor meets at least one of the conditions listed in item 12(b)(1)–(5) and a. dependency jurisdiction transition jurisdiction over the nonminor and	
	b. The nonminor's permanent plan is:	
	(1) Independence after a period of placement in supervised settings specified	ed in Welfare and Institutions Code, § 11402
	(2) Other (specify):	
	c The nonminor is an Indian child and has has not elected to h	ave the Indian Child Welfare Act apply.
	d. The matter is continued for a hearing set under Welfare and Institutions Code, § 36 rule 5.903, on the date set in item 29, which is within six months of the nonminor's	
24.	The nonminor does not meet and does not intend to meet the eligibility criteria for otherwise eligible to and will remain under the juvenile court's jurisdiction in a for for a status review hearing on the date indicated in item 29, which is within six recent status review hearing.	ster care placement, and the matter is set
25.	Reasonable efforts were made to locate the nonminor under the court's jurisdict dependent, and his or her current location remains unknown. The juvenile court terminated. The nonminor remains under the general jurisdiction of the juvenile petition filed under Welfare and Institutions Code, § 388(e), to resume dependent transition jurisdiction over him or her as a nonminor dependent.	's jurisdiction over the nonminor is court for the purpose of its considering a
26.	The nonminor	
	a. does not meet the eligibility criteria for status as a nonminor dependent and juvenile court jurisdiction;	is not otherwise eligible to remain under
	b. does meet the eligibility criteria for status as a nonminor dependent but does jurisdiction as a nonminor dependent; or	s not wish to remain under juvenile court
	<ul> <li>does meet the eligibility criteria for status as a nonminor dependent but is no appropriate Transitional Independent Living Case Plan; and</li> </ul>	
	the nonminor was given an endorsed, filed copy of the <i>Termination of Juvenile Court</i> the findings required in items 10, 16, 19a, and 22c were made. The juvenile court's jur The nonminor remains under the general jurisdiction of the juvenile court for the purpowelfare and Institutions Code, § 388(e), to resume dependency jurisdiction or to assu him or her as a nonminor dependent.	risdiction over the nonminor is terminated. use of its considering a petition filed under

NONMINOR'S NAME:			CASE NUMBER:	
findings req		nade. Juvenile court jurisc	urisdiction of the juvenile court undeliction over the nonminor is dismisse	
28. Other findi	ngs and orders			
a. See attachmen	t 28a.			
b. Other (specify)	:			
29. Other findi	ngs and orders			
Hearing date:	Time:	Dept:	Room:	
a. Nonming	or dependent review hearing (We	lf. & Inst. Code, § 366(f);	Cal. Rules of Court, rule 5.903)	
30. Number of pages a				
D .				
Date:				
			JUDICIAL OFFICER	