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AOC-DNA-16 Rev. 5-14 Page 1 of 3 Commonwealth of Kentucky Court of Justice www.courts.ky.gov KRS Chapter 610 and 620, FCRPP 30(1), FCRPP 30(2), 42 U.S.C. § 675(5)(G)	 ORDER <input type="checkbox"/> Review – General (REV) <input type="checkbox"/> 6 Month Permanency Progress Review (PPR) <input type="checkbox"/> Independent Living Review (ILR) <input type="checkbox"/> Post-TPR 90 Day Review (NEEDS CODE)	Case No. _____ Court: <input type="checkbox"/> Family <input type="checkbox"/> District County _____ Division _____
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NOTE: This form may be used for general Pre-Disposition Review for which there is otherwise no form; and, for any Post-Disposition Review other than the Annual Permanency Hearing (APR), including those specified above. Also note that not all sections of this form are applicable for every review hearing listed above.

IN THE INTEREST OF: _____, **A CHILD**

DOB	Sex	Race	SSN
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The following persons were present at today’s hearing:

- Mother Father Child County Attorney CHFS Worker Counsel for Child Counsel for Mother
- Counsel for Father Counsel for Other Person Exercising Custodial Control or Supervision (PECCS)
- Stepparent _____
- PECCS _____
- Foster Parent(s) _____
- Person(s)/Agency providing care _____
- Pre-Adoptive Parent(s), if any _____
- CASA volunteer Other Family Member _____
- Other _____

ORDER

WHEREAS, the above-named child has been brought before this Court pursuant to KRS 610.010, the Court finds its jurisdiction has been properly sought and based upon the findings of fact and conclusions of law which follow this **ORDER**,

IT IS HEREBY ORDERED THE ABOVE-NAMED CHILD SHALL:

Doc. Code:

- OCOM** Be committed, or remain committed, to the Cabinet for Health and Family Services (CHFS);
 OTR Be placed or continue remaining out of home of removal with relatives or other appropriate person(s) or agency; _____
 ORC Be returned/released to home of removal;
 OREM Remain in the home.

NOTE: An Order of Temporary Custody to CHFS **IS NOT** a permissible dispositional alternative. KRS 620.140(2).

Name and address of person(s) to whom custody is granted (if other than CHFS):

Name: _____

Address: _____

- It is further **ORDERED** that parents, guardians or other PECCS cooperate with the Cabinet for Health and Family Services and actively participate in any treatment or social service program. KRS 610.160.

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3. Child Support **ORDERED.** (Use AOC-152 Uniform Child Support Order And/Or Wage /Income Withholding Order).
KRS 610.170.

4. **OTHER ORDERS:**

FINDINGS OF FACT / CONCLUSIONS OF LAW

NOTE: If additional space is needed for findings attach as an addendum.

The Court **has** **has not** previously made a Finding of Dependency / Neglect or Abuse, and the Court further Finds:

- 1. The Court **has** **has not** received an AOC-DNA-12 Dispositional Report of recommendations concerning disposition of the child.
- 2. The child's best interests **require** **do not require** the Court to order a change of custody of the child.
- 3. Continuation in the home **is** **is not** contrary to the welfare of the child.

4. REASONABLE EFFORTS:

- Reasonable efforts were made to prevent the child's removal from the home.
- Reasonable efforts to prevent removal were not provided, but are being made to reunify the family.
- Reasonable efforts to preserve or reunify child with his/her family are not required pursuant to KRS 610.127.
- ICWA Cases Only.** Active efforts have been made to provide services to the family to prevent removal of an American Indian child from his/her parent or American Indian custodian and to reunify the American Indian child with his/her parent or American Indian custodian (if removed).

5. The Court finds:

- a) There **are** **are no** less restrictive alternatives available for the child than removal at this time.
- b) There are reasonable grounds to believe it continues to be contrary to the child's welfare in that the child would be dependent, or neglected or abused if returned to or left in the custody of his/her parent(s) or other person(s) exercising custodial control or supervision and said parent(s) or other person(s) is/are unable or unwilling to protect the child as supported by:

affidavit and/or

in-court testimony

of _____.

6. The Court makes the following child-specific findings of fact in support of continued removal of the child:

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7. The Court makes the following **written findings** why it is in the best interest of the child to extend the time for the adjudication and disposition beyond forty-five (45) days of the removal of the child as authorized by KRS 620.090(5) and also finds that the time limits are waived for good cause shown as follows:

8. For commitment under KRS 620.140: Child needs protection extraordinary services (KRS 600.050)

9. For independent living reviews: The Court makes the following specific findings of fact regarding the child’s independent living plan:

10. APPOINTMENT OF COUNSEL: Counsel, as provided for in KRS 620.100(1)(a)-(c), has been/will be appointed by separate order, DNA-10, Order Appointing Counsel.

NEXT HEARING WILL BE HELD _____, 2____, at _____ a.m. p.m. **at this location:**

Next Hearing Type: Temporary Removal Hearing (TRH) Adjudication (AH) Disposition (D) Review (REV)
 6 Month Permanency Progress Review (PPR) Annual Permanency Hearing (APR) Independent Living Review (ILR)
 Post-TPR 90-Day Review (NEEDS CODE) Other (OH) _____

The following persons shall be present:

- Mother Father Child County Attorney CHFS Worker Counsel for Child Counsel for Mother
- Counsel for Father Counsel for Other Person Exercising Custodial Control or Supervision (PECCS)
- Stepparent _____
- PECCS _____
- Foster Parent(s) _____
- Person(s)/Agency providing care _____
- Pre-Adoptive Parent(s), if any _____
- CASA volunteer Other Family Member _____
- Other _____

Date: _____, 2____. _____ Judge

Distribution:

- Court file
- Cabinet for Health and Family Services or facility or agency where child is placed.
- All counsel of record and/or parents/custodians of child not represented by counsel.