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**IN THE DISTRICT COURT OF** **\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ COUNTY, KANSAS**

**IN THE INTEREST OF:**

**Name** **\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Case No.** **\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

**Year of Birth** **\_\_\_\_\_\_\_\_\_\_\_\_ A** **minor child**

**JOURNAL ENTRY OF REVIEW HEARING**

NOW, on this \_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, \_\_\_\_\_\_, the captioned matter comes on for review before Judge \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, as previously scheduled. The Court finds that due notice has been given, and the Court has jurisdiction to proceed.

**☐** The petitioner appears by \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ **☐ County/District Attorney or designee ☐ other \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.**

**☐ The child appears ☐ in person and ☐ not in person, but** by the child’s guardian *ad litem*, \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.

**☐** \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, the mother **☐ appears in person *pro se* ☐ appears in person, and through her attorney, \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ ☐ appears not in person, but by and through her attorney \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ ☐ does not appear.**

**☐** \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, the **☐ father ☐ putative father of** **, ☐ appears in person *pro se* ☐ appears in person, and through his attorney, \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ ☐ appears not in person, but by and through his attorney, \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ ☐ does not appear.**

**☐** *(Other parent appearances)* \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**☐** Interested parties appearing are: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**☐** The Secretary is present through \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**☐** Also present is/are: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

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☐ THE COURT FURTHER FINDS:

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☐ The prior orders of the Court shall remain of full force and effect so far as they are not inconsistent with any specific order contained herein.

☐ Reintegration may not be a viable alternative for the child named below, and, pursuant to K.S.A. 38-2264(), a permanency hearing shall be held within 30 days. Name(s): \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

☐ THE COURT FURTHER ORDERS:

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**☐** The Secretary ☐ Court Services **☐** \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ shall complete reports and submit them to the Court by \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.

THE COURT FURTHER ORDERS this matter set for \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ hearing on

the \_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, \_\_\_\_\_\_\_\_, at \_\_\_\_\_\_\_ ☐ a.m. ☐ p.m. before ☐ the Court ☐ the CRB.

IT IS SO ORDERED.

Authority

Kansas Department for Children and Families Policy and Procedure Manual.

Notes on Use

K.S.A. 38-1565, no longer in effect, required a court services officer or the secretary (if the child was in the secretary’s custody) to submit a report to the court of the progress being made toward the goals of the permanency plan, at least every six months. Although no longer the law, this is still considered the best practice, and is the written policy of the secretary. Every six months, or at times deemed appropriate, the court may set the case for a review hearing. It should be noted, however, that if the court determines at a review hearing that reintegration may not be a viable alternative for the child, a permanency hearing shall be held no later than 30 days following that determination. K.S.A. 38-2264.

This form may be used in cases where ICWA applies. If a child is an Indian Child, the child’s tribe(s) must be sent notice of *all* hearings and given the opportunity to participate in the hearing. The court should ensure the tribe was sent notice and given the opportunity to participate. If the tribe attends the hearing, the tribe’s appearance should be noted in the journal entry. However, there are no special ICWA specific findings that must be made for a general hearing that does not involve a determination of who shall have custody of the child, jurisdiction issues, adjudication, disposition, permanency, termination of parental rights, or relinquishment of parental rights.