PCS Code: PRH/PHR/PHN TCS Code: PRH/OFPH

STATE OF MICHIGAN
JUDICIAL CIRCUIT - FAMILY DIVISION ORDER AFTER PRELIMINARY HEARING

CASE NO.

COUNTY	(CHILD PROTECTIVE PROCEEDINGS)	PETITION NO.	
	ORDER OF	JUDGE	
Court address		Court telephone no.	
In the matter of	(es)		
r iist allu last Hallie(s), allas((es)		
1. Date of hearing:	Judge/Referee:		
2. Removal date:	(Specify for	each child if different.)	
☐ 3. Military/nonmilitary affidavit attac	ched.		
THE COURT FINDS:			
4. A petition has been submitted alleg ☐ The child(ren) is/are alleged dep	ing that the above child(ren) come(s) within then the complex that the above child(ren) come(s) within the complex that the comple	ne provisions of MCL 712A.2(b).	
5. The child(ren) \square is/are \square is	s not/are not subject to the continuing juris	diction of another court.	
Court:			
6. Notice of hearing was given as r	equired by law. \Box Notice of proceedings is	s to be given as required by law.	
7. \square a. There is probable cause to be putative.)	lieve the legal/putative father(s) is/are: (Name e	each child, his/her father, and whether legal or	
\square b. The putative father of	is	unknown and cannot be identified.	
\square 8. The probable-cause determination	on was waived by all parties present.		
9. There ☐ is ☐ is not pro	bable cause that one or more of the allegation	ns in the petition are true.	
	the preliminary hearing becauseoval of the child(ren) from the home to assure	the immediate safety of the child(ren).	
,	□ parent □ guardian □ legal custodial hild(ren). Presence of the alleged abuser in the rm to the child(ren)'s life, physical health, or me be ordered out of the home. (Use form JC 65, O	e home does does not lental well-being and he/she	
	petition has already been authorized in this case. Use Jo to the Michigan Department of Health and Human Service		

Approved, SCAO

Form JC 11a, Rev. 12/22 MCL 712A.2(b), MCL 712A.13a, MCL 712A.14, MCL 712A.19a(2), MCL 712A.19b(4), MCL 722.638, MCR 3.002, MCR 3.920(C), MCR 3.921(B),

MCR 3.965, MCR 3.976(B)(1)

Order A	fter Preliminary Hearing (Child Protective Proceeding of 5	s) (12/22)	Case No	0
□ 12.	The child(ren) has not/have not been remove protective custody is necessary because: a. the child(ren) is/are at substantial risk of hat the child(ren)'s immediate removal from the safety, b. the circumstances warrant issuing this order. no remedy other than protective custody is (If item 12 is checked, contrary to the welfare and real	arm or is/ar ose surrou er; and s reasonab	re in surroundings that present undings is necessary to protect	an imminent risk of harm and the child(ren)'s health and (ren).
□ 13.	The child(ren) is/are Indian as defined in MCF of the preliminary hearing as required by MCI The preliminary hearing must be adjourned The removal hearing required by MCR 3.9 item 15).	R 3.920(C d pending)(1). conclusion of a removal hearin	
	A qualified expert,			, testified as required by law.
14.	a. Contrary to the welfare findings were made b. It is contrary to the welfare of the child(ren			eparate sheets as necessary.)
□ 15.	\Box is \Box is not likely to result in se	a prior ord sonable eff s include: (s urt finds by edge abou of beer kup of the ne continue erious emo-	er. OR forts were made to prevent or e Specify below.) OR r clear and convincing evidence t the child-rearing practices of a made to provide remedial ser Indian family. These efforts hav ed custody of the child(ren) by t tional or physical damage to the the home. (Specify below.)	eliminate removal of the e and the testimony of a the Indian child's tribe, that vices and rehabilitative ve proved he parent or Indian custodian e child(ren), and the child(ren)
	☐ d. Reasonable efforts to prevent or elimina	ate remova	al of the child(ren) from the hon	ne were not made.

	reliminary Hea	ring (Child Pro	otective Proceedings	s) (12/22)	Ca	ase No	
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☐ 16. a. R		efforts are no ☐ father		:hild(ren) t	ninate the child(ren)'s rem o the aggravated circums vided in section MCL 722	tance(s) of	
	hv						
	by						
							•
	soliciting to ☐ mother's	☐ fath ild of the pai commit the ☐ fath	ner's ner's rent, attempting to murder of the ch	conviction conviction murder t ild(ren) or	for murder of another chil for voluntary manslaughte for aiding or abetting in the he child(ren) or another ch another child of the parer for felony assault that res	er of another child of the ne murder or manslaugh hild of the parent, or cor nt.	iter of espiring or
	child(ren) o mother's	or another cr \Box fath	nild of the parent. ner's	nvoluntar	y termination of parental ri	ights to a sibling of the o	child(ren)
b. F	☐ mother Reasonable e	☐ fath	ner l	being requ	that led to that termination uired to register under the / to make it possible for th	Sex Offender Registrati	
a	re not required stated abov OR		he parent subject	ed the chi	ld or another child of the p	parent to one of the circu	umstances
	_	nended bec	ause:				
(Whe	en item 16 is che	ecked, either co	omplete item 18 below	v or schedule	e a permanency planning hearing	g within 28 days of this detern	nination.)
□ 17. □ a			all be made to pre	serve and	reunify the family to make	e it possible for the child	d(ren) to
□b				preserve	and reunify the family beca	ause it would be detrime	ental to the
а ре			•		oval or to reunite the child d attach form JC 19, Order Foll	•	•
	resents a sul ☐ No provisio	bstantial risl on of service	or other arrange	hild(ren)'s ment exce	stodian life, physical health, or me ept removal of the child(rei of harm to the child(ren)'s li	n) is reasonably availab	
□ b. d	Conditions is/are place	ed are adequ	uate to safeguard	the child(the home and with the in ren)'s health and welfare. ld(ren)'s life, physical heal		
	. All siblings . All siblings		olacement. oint placement be	cause:			
	Sibling con	tact □is c	occurring accordir	ng to law.	☐ is not occurring becau	ISE (see item 27 to order sibl	ing contact):
☐ 21. Pare	enting time wi	ith			, even if supervised	d, may be harmful to the	child(ren).

	fter Preliminary Hearing (Child Protective Proceedings)	(12/22)	Case No
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	DRDERED: ne petition \square is authorized. \square is not authorized	. □is not auth	orized pending resumption of the preliminary hearing.
□ 23.	Notice is to be given to the legal/putative father appear at the next hearing. The putative fa within 14 days.		by law. The father was not present and must ent at this hearing and shall establish paternity
□ 24.	This matter is set for a continued preliminary/re. The petitioner shall give notice of these proceed		on pursuant to MCR 3.967. red by MCR 3.920(C)(1). (Use form JC 48.)
☐ 25.	 information regarding the child(ren) incomitted within 7 days, provide the department of the child(ren). Any medical provider for the department. 2) if the child(ren) is/are placed in the home and a copy of the home study submitted 3) upon request, the department shall release accordance with MCL 712A.13a(18). The child(ren) shall be taken into prote is authorized to enter the premises local 	lian shall exect cluding medical with the name(the child(ren) me of a relative ed to the court it ease to the fos ctive custody.	ate all documents necessary to release confidential, mental, and educational reports, and shall also, s) and address(es) of the medical provider(s) for shall release the medical records of the child(ren) to a home study shall be performed by the department not more than 30 days after the placement. The parent the information concerning the child(ren) in the office of this order,
	 □ b. is/are released to Name(s) of parent(s), guardia □ The following terms and conditions approximation 		under the supervision of the department. t(s), guardian, or legal custodian:
□ 26.	The child(ren) namedshall have a psychological evaluation parenting time.	☐ counselino	to determine appropriateness and conditions of
□ 27.	Sibling contact shall be as follows:		
□ 28.	□ b. Parenting time of unsupervised. □ supervised until furth	er order of the vunsupervised	court. or supervised parenting time by its designee.
	□ c. Parenting time of □ unsupervised. □ supervised until furth □ The department has discretion to allow	er order of the	is court.

Order After Preliminary Hearing (Child Protective Proceedings) (12/22			2)		Case No.	Case No.		
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IT IS ORDERED	: (continue	ed)						
29. Until further	order of th	e court, placemen	t shall continue	pending	☐ resumption	on of the prelimir	nary hearing	
☐ pretrial	☐trial	disposition	on Date and tim	ne				
☐ 30. Other:								
		Rec	ommended by:	Referee sign:	ature and date			
				o.o.oo oigii	and date			
				Judge signati	ure and date			
				J J				