AOC-DNA-5 Rev. 1-21 Page 1 of 3 Commonwealth of Kentucky Court of Justice www.kycourts.gov KRS 610.010, .050, .070, .080, .110 KRS 610.160, .170



## **ORDER**

Case No		
Court	☐ District	□ Family
County		
Division		
Hearing Tv	ne: Disposition	n (D)

KRS 620.023, .027, .100, .140, .220 FCRPP 21; 27(a) & (b); 42 U.S.C. § 6	DIODOGITI	DISPOSITION HEARING		Hearing Type: Disposition (D)		
IN THE INTEREST OF:				, A CHILD		
DOB	Sex	Race		SSN		
The following persons were	present at today's hearing:	1				
☐ Mother ☐ Father ☐ Chi	Id 🔲 County Attorney 🔲 0	CHFS Worker				
☐ Other Person Exercising C	ustodial Control or Supervisio	n (PECCS)				
☐ Counsel for Child		☐ Counsel for Mothe	r			
□ Counsel for Father □ Counsel for PECCS						
□ CASA		□ Stepparent(s)				
☐ Foster Parent(s)						
☐ Person(s)/Agency providing	g care					
□ Other						
	FINDINGS OF FACT/O	CONCLUSIONS OF LA	N			
NOTE: If additional space is	needed for findings, attach as	an addendum.				
The Court having considered and concludes:	the sworn testimony and evid	ence, and being otherw	ise suffi	iciently advised, hereby finds		
<ol> <li>□ The facts do not suppo removal that are adequ</li> </ol>	rt removal or continued removate to reasonably protect the		are less	restrictive alternatives to		
OR						
☐ The facts <b>do</b> support re	moval or continued removal o	f the child, or there are	no less	restrictive alternatives to		
	ate to reasonably protect the					
·		•				
2. The child's best interests	] require □ do not require t	he Court to order a char	nge of c	ustody of the child		
			_	-		
	e of removal $\square$ is $\square$ is not $c$	onitially to the wellare of	uie Cilli	ıu.		
4. REASONABLE EFFORTS						
Reasonable efforts	were made to prevent the chi	ild's removal from the h	ome.			

☐ Reasonable efforts to preserve or reunify the 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 the American Indian child from his/her parent(s) or American Indian custodian(s) and to reunify the American Indian

☐ Reasonable efforts were not made to prevent the child's removal or continued removal from the home.

child with his/her parent(s) or American Indian custodian(s) (if removed).

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	The Court <b>□</b> has <b>□</b> has not received from the Cabinet for Health and Family Services (CHFS) an AOC-DNA-12, Dependency/Neglect or Abuse Dispositional Report, concerning disposition of the child.
	Pursuant to KRS 610.170, the parent(s) or other person(s) exercising custodial control or supervision of the child <b>□</b> is <b>□</b> is not able to contribute to the support, maintenance or education of the child. If able to contribute, child support may be ordered using an AOC-152, Uniform Child Support Order And/Or Wage/Income Withholding Order.
	<u>ORDER</u>
its	EREAS, the above-named child has been brought before this Court pursuant to KRS 610.010, the Court finds urisdiction has been properly sought and based upon the findings of fact and conclusions of law, IT IS HEREBY DERED THIS CHILD SHALL:
Do	c. Code:
	ODCOM ☐ Be committed, or remain committed, to CHFS.
(	DDTCR  Be placed/Remain out of the home of removal with relative(s) or other appropriate person(s) or agency named below.
	ODRR   Be returned/released to home of removal.
	ODREM □ Remain in the home.
	NOTE: An Order of Temporary Custody to CHFS IS NOT a permissible dispositional alternative. (KRS 620.140(2))
Naı	ne, address and relationship of person(s) with whom custody is granted if other than commitment to CHFS:
Nar	ne:
Ad	dress:
D۵l	ationahin:
	ationship:
2. 1	☐ The parent(s), guardian(s) or other person(s) exercising custodial control or supervision shall cooperate with CHFS and actively participate in any treatment or social service program. (KRS 610.160)
3.	☐ The AOC-DNA-12, Dependency/Neglect or Abuse Dispositional Report, with the recommendations of CHFS has been received, accepted and is incorporated herein as ORDERS of this Court.
	OR
	☐ The AOC-DNA-12, Dependency/Neglect or Abuse Dispositional Report, with the recommendations of CHFS has been received, accepted and is incorporated herein as ORDERS of this Court WITH THE EXCEPTION OF THE FOLLOWING:
	OR
	☐ The Court ☐ has ☐ has not received an AOC-DNA-12, Dependency/Neglect or Abuse Dispositional Report.  However, in lieu of any recommendations included in the AOC-DNA-12, the Court makes the following ORDERS:

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4. APPOINTMENT OF COUNSEL: Counsel as provided for in KRS 620.100(1) has been/will be ap separate order, AOC-DNA-10, Order Appointing Counsel.				
5.	Pursuant to KRS 610.080, the child and the parent(s) have waived their right to two (2) distinct hearings being held on separate days after consultation with the child's attorney; and, further waive the right to a formal predisposition investigation report and move that an adjudication and a disposition hearing be held the same day. Further:  □ If the disposition is to be commitment, DCBS/DJJ has also consented to the waiver.			
6.	For commitment under KRS 620.140: Child needs □ protection □ extraordinary services (KRS 600.050).			
7.	OTHER ORDERS:			
N	EXT HEARING WILL BE HELD, 2, at □ a.m. □ p.m. at the following location:			
He	earing Type: ☐ Review (REV) ☐ 6 Month Permanency Progress Review (PPR) ☐ Independent Living Review (ILR) ☐ Annual Permanency Hearing (APR) ☐ Other (OH)			
Th	ne following persons shall be present:			
	ALL PARTIES AND COUNSEL OF RECORD Except:			
Αſ	ND:			
	CASA			
	Stepparent(s)			
	Foster Parent(s)			
	Person(s)/Agency providing care			
	Other			
D				
	stribution: Court File Certified copy to Cabinet for Health and Family Services or facility or agency where the child is committed or placed			
	All counsel of record and/or parent(s)/custodian(s) if the child not represented by counsel			