STATE OF ILLINOIS IN THE CIRCUIT COURT OF THE TWENTY-FOURTH JUDICIAL CIRCUIT COUNTY, ILLINOIS

In The Interest of]] Case No] Case No:	
A MINOR.				
A MINOR.		Date of	Hearing:	
PARTIES PRE	SENT FOR HEARING:			
		State's Attorney		
Minor:		GAL for Minor:		
Mother:		Attorney for Mother:		
Father:		Attorney for Father:		
Other:		Attorney for Other:		
Case Worker		DCFS Legal:		
		RY CUSTODY ORDER ILCS 405/2-10]		
	nes before the Court for hearing arties have been advised of the nationals:			
A Guard	lian ad Litem (GAL) and attorne	y for the minor:		
	(Name of Guardi	an ad Litem and attorney)		
	Appointed Special Advocate (Cappointed is app	(ASA) pointed as GAL	is not available	
The Court find	that:			
has	been served with a summons not been served with summons ht (8) years.	but has entered an appeara	nce and is under the age of	
2. The mot	her of the minor:			

has received notice and is present.

has not received notice and is not present. is unknown. The father of the minor: 3. has received notice and is present. cannot be found after a diligent search has been made to locate. has received notice and is not present. has not received notice and is not present. is unknown. 4. The legal guardian of the minor is: has received notice and is present. cannot be found after a diligent search has been made to locate. has received notice and is not present. has not received notice and is not present. is unknown. 5. Probable Cause for the filing of the petition does **not** exist. Probable Cause for the filing of the petition does exist based on the following facts: 6. Intact services were attempted but not successful. Mother / Father violated safety plan. Mother / Father is incarcerated and unavailable to make safe / appropriate placement at this time. Other: 7. There is no immediate and urgent necessity to remove the minor from the home and leaving the minor in the home is not contrary to the health, welfare, protection, and safety of the minor. There is immediate and urgent necessity to remove the minor from the home and leaving the minor in the home is contrary to the health, welfare, protection, and safety of the minor based on the following facts: 8. Reasonable efforts have **not** been made to keep the minor in the home. Reasonable efforts have been made to keep the minor in the home and they have eliminated the immediate and urgent necessity to remove the minor. Reasonable efforts have been made to keep the minor in the home, but they have not eliminated the necessity for removal of the minor from the home and leaving the minor in

cannot be found after a diligent search has been made to locate.

has received notice and is not present.

	Reasonable efforts, at this time, cannot , for good cause, prevent or eliminate the necessity					
	for removal of the minor from the home and leaving the minor in the home is contrary to					
	the health, welfare, and safety of the minor.					
	The fe	ollowing facts from the basis for this finding:				
Therefore, i	t is the	order of this Court that:				
	The l					
a. 1-		Petition is dismissed.				
b.		e request for temporary custody is denied.				
c.	1 em	porary custody of the minor is given to:				
		who is the of the minor.				
	(name of person) who is the (Relationship of Person) of the minor.					
	The Guardianship Administrator of the Illinois Department of Children and Family Services who is authorized to place the minor.					
		(other agency)				
		(
d	Based	d on the findings, the following order(s) are necessary and proper.				
	i. The temporary custodian is authorized to consent to routine and major medical and					
		psychological healthcare services for the minor.				
	ii. The Illinois Department of Children and Family Services shall investigate the need					
		for services and provide the needed services in the following areas:				
		The parties are advised the acceptance of services will not be considered an				
		admission of neglect, abuse, or dependency.				
	iii.	The following services are necessary to ameliorate the causes contributing to the				
		finding of probable cause and immediate and urgent necessity and they are ordered				
		to be provided by DCFS.				
	iv.	Visitation				
	17.	No visitation with the minor until further Order of the Court.				
		Supervised visitation with the supervision monitored by the Illinois Department				
		of Children and Family Services or its designee				
		or commendate and remaining sort to accordance				
		Unsupervised visitation at the discretion of DCFS.				

the home is contrary to the health, welfare, and safety of the minor.

Overnight visitation at the discretion of DCFS The agency is to provide transportation for the purpose of visitation Pursuant to 705 ILCS 405/2-10(2), DCFS shall complete and file with the Court a parent-child visitation plan and a sibling placement and contact plan within ten (10) days. Pursuant to 705ILCS 405/2-10.1, DCFS shall prepare and file a 45-day Service Plan and Integrated Assessment on or before: The temporary custodian is to make arrangements for medical examination of the minor pursuant to 705 ILCS 405/2-19. Pursuant to 705 ILCS 405/2-17.1.(2), the CASA shall act as a monitor and shall be notified of all administrative case reviews pertaining to the minor. The next hearing is for at set on (Date) (Time) Renewal of the temporary custody order (if entered ex parte) Adjudicatory Hearing **Status Hearing** Hearing on diligent efforts to notify Progress report Court family conference

v.

vi.

vii.

viii.

If the minor is place outside of the home, the first Permanency Hearing date shall be set not later than 12 months for the date temporary custody was taken.

viii. The parents are admonished that they must cooperate with the Illinois
Department of Children and Family Services. The parents must comply with
the terms of the service plan and the correct the conditions that require the
minor to be in care or they risk termination of their parental rights.

Date Entered		Signature of Jud	lge
Mother:		Attorney for Mother:	
Father:		Attorney for Father:	
GAL for Minor:		State's Attorney:	
Case Worker:		Attorney for Other:	
Other:		DCFS Legal:	

is to send notice to the parties.