

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

IN THE INTEREST OF:

]
]
]
]

Case No: _____

_____ A MINOR.

Date of Hearing: _____

PARTIES PRESENT FOR HEARING:

Minor:

GAL for
Minor:

Mother:

Attorney for
Mother:

Father:

Attorney for
Father:

Case
Worker:

DCFS
Legal:

State's
Attorney:

Attorney for
Other:

Other:

Original Order
Modified Order

DISPOSITIONAL ORDER
[705 ILCS 405/2-23 – 2/27]

This matter comes before the Court for hearing on the date noted above with the parties indicated being present. The parties have been advised of the nature of the proceedings as well as their rights and the dispositional alternatives available to the Court. The case is called for dispositional hearing. The Court having considered the evidence and having jurisdiction of the subject matter and the parties, and the minor having been found to be (neglected/abused/dependent), and all statutory prerequisites having been fully complied with, makes the following findings:

- a. Notice of the hearing has been given to the parties.
- b. A Court Appointed Special Advocate (CASA)

is appointed

is appointed as GAL

is not available

c. The Minor:

- i. It is consistent with the health, welfare, and safety of the minor to make the minor a ward of the Court
- ii. It is neither consistent with the health, welfare, and safety of the minor nor in the best interest of the minor to make the minor a ward of the Court.

d. The mother is:

- i. fit, able, and willing to care for, protect, train, educate, supervise or discipline the minor, and she will not endanger the health, safety, or well-being of the minor.
- ii. for reasons other than financial circumstances alone,

unfit

unable

unwilling

to care for, protect, train, educate, supervise or discipline the minor and placement with her is contrary to the health, safety and best interest of the minor because:

- iii. Deceased.

e. The Father is:

- i. fit, able, and willing to care for, protect, train, educate, supervise or discipline the minor, and he will not endanger the health, safety, or well-being of the minor.
- ii. for reasons other than financial circumstances alone,

unfit

unable

unwilling

to care for, protect, train, educate, supervise or discipline the minor and placement with her is contrary to the health, safety and best interest of the minor because:

- iii. Deceased.

f. Reasonable efforts and appropriate services aimed at family reunification:

have been made to keep the minor in the home and the health, welfare and safety of the minor is not compromised by leaving the minor in the home
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 the home is contrary to the health, welfare, and safety of the minor
cannot be made to prevent or eliminate the necessity for removal of the minor from the home at this time and leaving the minor in the home is contrary to the health, welfare and safety of the minor have not been made.

This finding is based on the consideration of the Court of the necessity, success, failure, and general effect of appropriate services aimed at family preservation or reunification in the best interest of the minor. The following facts form the basis for this finding:

g. The permanency goal is set at:

- Return home within five (5) months
- Return home within twelve (12) months
- Return home pending status hearing (705 ILCS 405/2-28(2)(B-1))
- Substitute care pending determination of termination of parental rights
- Adoption
- Private guardianship
- Subsidized guardianship
- Substitute care pending independence
- Substitute care because care cannot be provided for in home environment
- Continued Foster Care

h. The service plan:

is appropriate
is not appropriate for the following reasons:

i. The services which have been delivered and are to be delivered:

are appropriate
are not appropriate for the following reasons:

Therefore, it is in the best interest of the minor that the Court orders that:

1. The minor is:

made a ward of the Court
not made a ward of the Court

2. Custody of the minor is placed with:

Mother

Father

Legal Guardian: _____

The parents are ordered to cooperate with the Illinois Department of Children and Family Services. Specifically, they are to comply with the terms of the aftercare plan or risk loss of custody and possible termination of their parental rights

The Guardianship Administrator of the Illinois Department of Children and Family Services with the right to place the minor

Other: _____

3. Guardianship of the minor:

Remains with the respondent mother

Remains with the respondent father

Remains with

legal guardian: _____

is placed with the Guardianship Administrator of the Illinois Department of Children and Family Services

Other: _____

4. Custody of the minor is not to be returned to the parents / legal guardian without an order of this Court after further hearing.

5. The following visitation will be at the discretion of the Department of Children and Family Services.

MOTHER

No Visitation
Supervised
Unsupervised
Unsupervised in the
Community
Overnights
Other:

FATHER

No Visitation
Supervised
Unsupervised
Unsupervised in the
Community
Overnights
Other:

- 6. Temporary custody is terminated, and appointment is vacated.
- 7. The guardianship of the minor, as set forth in the following case number and county is hereby dissolved:

Case number: _____

County: _____

- 8. The 405/2-24 Order of Supervision entered this date is incorporated herein.
The 405/2-25 Order of Protection entered against the following individual on the below date is hereby incorporated into this order.

Individual: _____

Date: _____

- 9. The cause is set as follows:

Location: _____

Date: _____

for:

Status
Permanency Planning Hearing

Other:

The Department of Children and Family Services shall provide a copy of the most recent service plan at least 14 days prior to the hearing and shall provide a report to the Court, CASA, all parties and counsel containing the information specified in 720 ILCS 405/2-28 (2) (i & ii).

- 10. **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 correct the conditions that require the minor to be in care or they risk termination of their parental rights.

11. **Appeal rights are given.**

Date Entered

Signature of Judge

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.