## STATE OF ILLINOIS IN THE CIRCUIT COURT OF THE SECOND JUDICIAL CIRCUIT COUNTY

				••••	•
			Case N	0	
In The	Interest	Of			
					a minor.
Date of	f hearin	ng:			
Parties	s presen	nt for hearing:			
Assista	ınt Stat	e's Attorney:			
Minor:  Mother:  Father:  Relative, Guardian, Custodian:			Attorney for minor: Attorney for mother: Attorney for father:		
nresent			[705 IL	[ENCY ORDER] CS 405/2-28] hearing on the date noted above the Court has considered:	with the parties indicated being
present.		the service plan; the report;		stipulation of the parties; testimony of witnesses;	
services	have be		sonable efforts	s have been made by all parties	goal; whether the recommended to achieve the goal; whether the
	The Co	urt FINDS:			
a.	The app	propriate permanency go	al is:		
		Return home within five	e (5) months, v	which is to be achieved by	
			to the age an	onths, where the progress of the d individual needs of the minor	he parent is substantial, giving
				n of termination of parental rigl	hts

		□ Substitute care pending independence					
	The	The above goal was selected and the other goals were ruled out because:					
b.	As to	the mother:  The mother has made reasonable and substantial progress toward returning the minor home.  The mother has made reasonable efforts toward returning the minor home.  The mother has <u>not</u> made reasonable and substantial progress toward returning the minor home.  The mother has <u>not</u> made reasonable efforts toward returning the minor home.					
-	rtment of	mother has <u>not</u> made substantial progress toward returning the minor home. The mother and the Children and Family Services must take the following actions to justify a finding of reasonable effort					
progr	A stat	tus hearing is set for at to review the mother, said hearing being between 9 and 11 months from the date of adjudication.					
c.	As to	the father:  The father has made reasonable and substantial progress toward returning the minor home.  The father has made reasonable efforts toward returning the minor home.  The father has <u>not</u> made reasonable and substantial progress toward returning the minor home.  The father has <u>not</u> made reasonable efforts toward returning the minor home.					
	nildren an	father has <u>not</u> made substantial progress toward returning the minor home. The father and the Departmen nd Family Services must take the following actions to justify a finding of reasonable efforts and					
progr	A stat	tus hearing is set for at to review the father, said hearing being between 9 and 11 months from the date of adjudication.					
d.	The s	ervices contained in the service plan are:					
		appropriate and reasonably calculated  not appropriate and reasonably calculated					
	to fac	ilitate the achievement of the permanency goal because:					
e.	The s	The services required by the Court and by the service plan:					
		have been provided have <u>not</u> been provided because:					

f.	The g	The goal selected:				
		has been achieved				
		has <u>not</u> been achieved because: ment of the minor outside the home				
g.	Place					
		is <u>not</u> necessary and appropriate to the plan and the goal recognizing the right of the minor to the least restrictive setting available consistent with the health, welfare and safety of the minor as well as the				
		best interest and special needs of the minor.  is necessary and appropriate to the plan and the goal recognizing the right of the minor to the least restrictive setting available consistent with the health, welfare and safety of the minor as well as the best interest and special needs of the minor. The parents remain unfit, unable or unwilling to care for, protect, train and discipline the minor for reasons other than financial reasons alone and placement in the home is contrary to the health, welfare and safety of the child.				
		is necessary because reasonable efforts toward a permanency plan have been offered or engaged in but it is contrary to the health, welfare and safety of the minor to be placed in the home. is necessary because it is contrary to the health, welfare and safety of the minor to remain in the home even though reasonable efforts toward a permanency plan have <u>not</u> been offered or engaged in.				
h.	The D	The Department of Children and Family Services				
		has made reasonable efforts has <u>not</u> made reasonable efforts				
	in pro	in providing services to facilitate achievement of the permanency goal				
i.	Addit	Additional Orders				
		are necessary are not necessary				
j.		It is in the best interest of the minor to restore custody to the parent(s)/guardian/legal custodian because the minor can be cared for at home without endangering the health, welfare and safety of the minor and the parent(s)/guardian/legal custodian is now fit, able and willing to care for, protect, train and discipline the minor				
k.		The minor has been placed in the guardianship of a suitable person and this is a stable, permanent placement. Further monitoring by the Court will not further the health, safety or best interest of the minor				
	THEREFORE, it is the ORDER of this Court that:					
1.	The p	permanency goal is established to be the goal set forth in the findings of this Order.				
2.		The Department of Children and Family Services(other agency)				
	shall	shall file a new or amended service plan consistent with the findings of this Order on or before				
		(within forty-five (45) days)				
3.	The D	epartment of Children and Family Services				
	(other agency) shall provide services consistent with this goal and the Orders of this Court.					

4.	□ custody	Concurrent with this Order, the of the minor with the findings	the Court is entering additional Orders necessary to conform the status and as of this Order.					
5.	Custody of the minor is:							
		restored to the parent(s)/guard continued in the Guardianship continued in	Adminis	trator of the Department of	•			
6.	Guardianship of the minor is:							
		restored to the parent(s)/guard continued in the Department continued in	of Childre	en and Family Services.				
7.	The Dispositional Order previously entered remains in full force and effect as supplemented by this Order							
9.	also pro 705 ILO The p Famil correc	ourt, all parties, the CASA and a poide a report to the Court, the CCS 405/2-28(2)(i and ii) at least parents are ordered to coly Services. The parent of the conditions which related rights.	CASA, all t 72 hours ooperat s must	parties and all counsel cont before the permanency hea e with the Illinois De comply with the terr	taining the information aring.  Epartment of Chens of the service	ildren and e plan and		
10.				at		for		
		Progress report Status hearing next Permanency hearing is		Termination hearing Further review				
11.								
Entered			·					
			Judge					