IN THE INTEREST OF	Case No.
	PROTECTIVE CUSTODY FINDINGS AND ORDER
CHILD/CHILDREN UNDER EIGHT	EEN YEARS OF AGE
1. On, this is Preliminary Protective Custody he	natter came on before the court for a aring on the original petition subsequent
	other (specify):
2. Appearing in court were:	
Child(ren):	
Mother: Father:	
Father:	
Engilitatory	
CASA:	
Attorney for Child(ren):	
Attorney for Father:	
Attorney for NDHHS:	
Other:	
3. EXHIBITS OFFERED AND AD	MITTED INTO EVIDENCE.
	l:ASA Report GAL Report Visitation
_	Form FCRB Report Other:

## THE COURT FINDS AND ORDERS: father were served with the Petition/Amended 4. a. The mother Petition/Supplemental Petition on b. Parties present waive notice by summons 72 hours prior to hearing or were served with a summons and the Court has jurisdiction. 5. a. Notice of the date, time and location of the hearing was properly given as required by law. b. The petition was read to those present at the beginning of the hearing. Reading of the petition was waived by those present at the beginning of the hearing. 6. The child(ren)'s legal **removal date** from the parental home is: . The child(ren) have been in out-of-home placement for months. 7. The Court advised the mother father: of: father: other: Rights pursuant to N.R.S. § 43-279.01 including: a. Speedy Adjudication with burden of proof on the State. Counsel obtained/appointed if parent(s) indigent. Confront and cross-examine witnesses. Appeal and have transcript provided for such purpose. Subpoena witnesses and present evidence. Prompt hearing on temporary custody. Remain silent and anything said may be used against parent(s). Testify on parent(s) own behalf. b. Possible dispositions including: Maintain jurisdiction until child(ren) reaches 19 years of age. Place in care and custody of NDHHS. Parent(s) responsible for costs of care or services. Potential authority of the court to terminate parental rights. Place in a suitable placement subject to supervision. father:

The

other:

c.

mother

acknowledged understanding of their rights.

8.	a.	The	mother	father:
		other:		
				ntelligently waived their rights.
	b.	The	mother	
				re of the proceedings, the possible consequences
		and dispo	ositions of b	eing adjudicated.
0				Pleads To petition as Admits no contest Denies amended on:
9.		Party		<u> </u>
	a.			
	b. c.			
	d.			
	u.	other. =		
10	. T	here is a fa	actual basis	for the admission.
11	. B	y prepond	erance of th	ne evidence, the allegations set forth are true:
	a.			petition as originally filed
	b.			petition as amended on:
				ent of the parties
			-	t to conform to proof
	The	allegation	ns (specify) Lin the netit	ion as amandad on
	are			rion as amended onrdered stricken.
		-		tition are not sustained.
		_	-	ner, the following allegations are stricken:
			P viii P viii vi	
12.	Τ	he childre	en are childi	ren within the meaning of Neb. Rev. Stat. § 43-247,
	Su	bd. 3(a):		
13.	. a.	As a r	esult of the	pre-hearing conference, the parties proposed to the
		Court that	at:	
		l		
	2	2		
		3		
	2	1		
	b.			s that the proposals and agreement is in the best interests
		and safe	ty of the chi	ild(ren).

C	HILD(REN) NOT DETAINED				
a.	Services that would prevent the need for further detention are available.				
b.	The child(ren) is returned to the custody of: mother father:				
	other (specify):				
c.	The child(ren) and mother father:				
	other (specify): are placed under				
	the supervision of HHS for a minimum of 6 months pursuant to their				
	voluntary agreement to informal supervision and the provision of				
	services as set forth in the case plan.				
	CHILD(REN) DETAINED				
a.	The initial removal of the child(ren) from the home was necessary for				
	reasons stated on the record, and include:				
b.	The facts on which the court bases its decision to order the child(ren) detained are stated on the record, and include:				
c.	Continuance in the parent's or legal guardian's home is contrary to the child(ren)'s best interests, health, safety, and welfare because/until:				
d. 1.	Reasonable efforts were made to prevent or eliminate the need for removal from the home, including:				
2.	As in Exhibit:				
3.	As in Case Plan Court Report:				
<i>3</i> . 4.	Other:				
	-of-home placement is necessary at this time.				
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Reasonable efforts were  ${f not}$  made to prevent or eliminate the need for removal from the home.

14.

Reasonable efforts to prevent or eliminate the need for removal are not required because:

- 1. The parent has subjected the child to aggravated circumstances in accordance with § 43-283.01, Subd. 4(a).
- 2. The parent of the child has committed or attempted to commit murder or voluntary manslaughter or committed felony assault, in accordance with § 43-283.01, Subd. 4(b)
- 3. The parental rights of the parent to a sibling of the child have been involuntarily terminated

Reasonable efforts would not have prevented removal because the child(ren) were unsafe.

- e. Services, including those set forth in 16, are to be provided to the family as soon as possible to reunify the child(ren) with the family.
- f. The child(ren) are placed in the protective custody of NDHHS.
- g. The child(ren) are placed in:

The assessed home of a relative

An emergency shelter

Other suitable licensed place

- h. The children were removed from the Indian custodian or parent to prevent imminent physical damage or harm to the child.
- i. Relative placement:

There is a relative who is able, assessed and willing to care for the child. A relative who is able, assessed, and willing to care for the child is not available.

There is a relative who is willing to care for the child, and NDHHS shall assess the relative as a placement option.

NDHHS shall actively search for a relative who is willing and able to care for the child.

15.	The child(ren): (specify)	is/are
or	may be an Indian child under the Indian Child Welfare Act and NI	OHHS
mu	st provide notice of the proceeding and of the tribe's right to interven	ie in
the	proceeding to all identified tribes and to the Bureau of Indian Affairs	s if the
ide	ntity or location of a parent, an Indian custodian or a tribe cannot be	
det	ermined Proof of such notice must be filed with this Court	

16.	The proceed		ving services v	vill be offer	red and provided	pending further
	•	rvice		Mother:	Father:	Other:
a.	А	lcohol	Drug testing	wiother.		
b.			abuse treatmer	nt		
c.			education			
d.		_	ssessment			
e.			cal assessmen	t		
f.	_	ecify)				
g.	(Sp	ecify)				
17.	The	mothe	er father: _			
	Othe	r <b>:</b>			shall be granted	reasonable rights of
	unsu NDHHS	-	l supervised	l visitation v	with the child(ren)	) as arranged by
18.	The Othe	moth er:	er father:			
	id		g information		e names, resident ernal or paternal	relatives of the
		ust disc idian and	<u> </u>	n informat	ion identifying tl	ne children as having
	ac	ddresses	=	e numbers a	and provide writt	dvised of their current ten notification of any
oj	sychiatri pinion of	c treatm f a licens	ent or such ca	re as vaccii cing physic	nations and inocuian or dentist ma	al, dental, surgical or ulations which in the ny be necessary and in
20.	NDE	IHS sha	ll furnish a rep	ort to this	Court and all atto	orneys as to the care,

21.

maintenance, and moral and physical training of the child(ren) every thirty days.

The costs of the child's care to the extent not covered by the parents'

insurance shall be borne by the State of Nebraska.

- 22. Any reports to be submitted at the next hearing shall be presented to the attorneys and Guardian ad Litem, and the original reports shall be submitted the Court, at least 3 business days prior to the hearing.
- 23. Notice and the right to be heard shall be provided to the foster/preadoptive parents/relative caregiver by the Court as required by N.R.S. § 43-1314.
- A Family Group Conference in this matter shall be arranged by NDHHS 24. and held as soon as possible.

25.	Other:

26. The next hearing is scheduled as follows:

	Time: Court Room:
a.	Adjudication Hearing
b.	Disposition Hearing
c.	Pre-trial hearing
d.	Settlement conference
e.	Other:

## IT IS THEREFORE ORDERED, ADJUDGED, AND DECREED AS HEREIN ABOVE SET

Dated:		
	BY THE COURT:	
		, JUDGE

## REGARDING ALLEGATIONS OF ABUSE OR NEGLECT

**NOTICE: PLACEMENT OF YOUR CHILD IN FOSTER CARE MAY RESULT IN YOUR** LOSS OF YOUR RIGHTS TO YOUR CHILD. IF YOUR CHILD STAYS IN FOSTER CARE FOR 15 OF THE MOST RECENT 22 MONTHS, THE COUNTY ATTORNEY OR GUARDIAN AD LITEM MAY BE REQUIRED BY LAW TO FILE A PETITION TO TERMINATE YOUR PARENTAL RIGHTS AND UNDER CERTAIN CIRCUMSTANCES MAY FILE BEFORE THE END OF THE 15-MONTH PERIOD.