

JU-25 Sample Rev. 9/2019

IN THE JUVENILE COURT OF _____ COUNTY, ALABAMA
(Name of County)

In the Matter of _____, a child

Date of adjudicatory hearing: _____

Date of dispositional hearing (if different from above): _____

Note: Check which parties and attorneys or others were present at the hearing, place names in the blanks, and check whether or not the attorneys appointed retained.

Child _____

DHR worker

Mother _____

Father (if known)

Custodian _____

Other _____

Foster Parents

Child's Attorney

Guardian ad litem (GAL)

DHR Attorney _____

Atty/GAL

Atty/GAL

Attorney

Attorney

Attorney

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The Court having considered the agreement stipulation of facts evidence presented, the Court finds as follows
[CHECK WHICH BOXES ARE APPLICABLE]:

1. That continuation of the residence of the child in his or her home would be contrary to the welfare of the child because:

After reviewing the attached Department's written court report dated _____, p. ____, and based on the testimony of the parties, I incorporate into this Order the findings in the court report.

2. That based on clear and convincing evidence, competent, material, and relevant in nature, the above-named child is dependent pursuant to § 12-15-102(8), Ala. Code 1975, based on the following facts:

- (a) That the efforts made by the Department to prevent the removal of the child from his or her home were reasonable. The Department's efforts consisted of the following:

After reviewing the attached Department's written court report dated _____, p. ____, and based on the testimony of the parties, I incorporate into this Order the findings in the court report.

- (b) That an emergency situation exists which requires the immediate temporary removal of the child from his or her home and that under the conditions described in the Department's attached written court report dated _____, p._____, reasonable efforts were not required/appropriate because of the emergency situation as follows:

After reviewing the attached Department's written court report dated _____, p. ____, and based on the testimony of the parties, I incorporate into this Order the findings in the court report.

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[Note: The following items need to be completed only if these situations apply]:

(c) That reasonable efforts ARE NOT REQUIRED to be made because:
 the parental rights of the mother the father to _____, a sibling, have been involuntary terminated;
 this court has determined that the mother the father has subjected the child or a sibling of the child to an
 aggravated circumstance, specifically _____, and
 the risk of child abuse or neglect is too high for the child to remain at home safely or to be returned home.
 this court has determined that the mother the father committed murder pursuant to § 13A-6-2, Ala. Code 1975; or
 manslaughter pursuant to § 13A-6-3, Ala. Code 1975, of _____, another child
 of the parent or the other parent of the child, as shown in Case No. _____;
 this court has determined that the mother the father aided or abetted, attempted, conspired, or solicited to commit
 murder or manslaughter pursuant to § 13A-4-_____, Ala. Code 1975, of _____, another
 child of the parent or the other parent of the child, as shown in Case No. _____;
 t this court has determined that the mother the father committed Assault 1st pursuant to § 13A-6-22, Ala. Code 1975; or
 Assault 2nd pursuant to § 13A-6-23, Ala. Code 1975, which resulted in the serious bodily injury to the child or
 _____, another child of the parent, or the other parent of the child, as shown in Case
 No. _____;
 this court has determined that the mother the father was convicted of rape in the first degree pursuant to § 13A-6-61,
 Ala. Code 1975; or sodomy in the first degree pursuant to § 13A-6-63, Ala. Code 1975; or incest pursuant to § 13A-13-3,
 Ala. Code 1975, as shown in Case No. _____. This court finds that the crime of rape, sodomy, incest, or other sexual
 abuse actually occurred by the parent against the child in the instance where the parent was convicted.

A permanency hearing is scheduled to take place at _____, which is within 30 days from today's date.

It is hereby ORDERED, ADJUDGED, and DECREED as follows [CHECK WHICH BOXES ARE APPLICABLE]:

Dismissed on Motion of Petition for Lack of Prosecution on Failure of Proof
 Petitions sustained Adjudicated Dependent.

Custody Transferred to _____ County Department of Human Resources _____
 Discretion in Planning and Placement Placement With _____
 DHR to Supervise for _____ Other _____

Case to be set for: Dispositional Review on: _____(date) Permanency Hearing on: _____(date)
 DHR relieved of making reasonable efforts to reunite the parents with the child.

Court Costs: Waived Taxed to _____ Prepaid Let execution issue.

* All dispositional alternatives provided by § 12-15-314, Ala. Code 1975, will be available to the Court.

Attorney Fees	Amount				
_____	_____	taxed to _____	Recoupment by _____	Waived	Relieved
_____	_____	taxed to _____	Recoupment by _____	Waived	Relieved
_____	_____	taxed to _____	Recoupment by _____	Waived	Relieved

The parties are hereby notified of their right to file a written notice of appeal within fourteen (14) days of this Order's being
 entered into the State Judicial Information System (SJIS).

See page 2 for additional terms, conditions, and/or findings.

DONE and ORDERED _____

(Date)

 JUDGE

§§ 12-15-310, 12-15-311, 12-15-312, and 12-15-314, Ala. Code 1975