**IN THE CIRCUIT COURT OF THE STATE OF OREGON**

**FOR** **COUNTY**

|  |  |  |
| --- | --- | --- |
| In the Matter of:    A Child. | ) ) ) ) | Case Number:  **ORDER REGARDING CHILD’S**  **PLACEMENT IN QRTP** |

This matter came before the court on:     , 20      based on a motion from DHS to approve the child’s placement in a Qualified Residential Treatment Program and the child’s independent assessment.

**Persons appearing:**

|  |  |
| --- | --- |
| Legal Father *(name)*: | Attorney: |
|  |
| Putative Father *(name)*: | Attorney: |
|  |
| Mother: | Attorney: |
| Child: | Attorney: |
| Tribe: | Tribal Atty/Rep: |

|  |  |
| --- | --- |
| CASA: | Deputy D.A: |
| Guardian: | Assist. Atty Gen’l: |
| DHS Caseworker: | Other: |
| Guardian Ad Litem: | Other: |
|  |  |

**Notice and Participation**:

**►Foster Parents or Care Providers**

The child is in substitute care, and DHS  **did**  **did not** give the foster parents or current care

providers notice of the hearing.

The foster parent or current care provider **did not attend** the hearing.

The foster parent(s)/current care provider(s) **attended** the hearing and had an opportunity to be heard.

**►Grandparents**

DHS  **made**   **did not make** diligent efforts to identify, obtain contact information for, and notify all grandparents of the hearing.

No grandparents attended the hearing, ***or,***

The following grandparents attended the hearing and had an opportunity to be heard:

Maternal:

grandmother  grandfather

Paternal:

grandmother  grandfather

The grandparents who attended the hearing were informed of the date of a future hearing.

DHS **did not** give the grandparents notice of the hearing because:

a prior order relieved DHS of the notice requirement.

For good cause shown, the court relieves DHS of the responsibility to provide notice of the

hearing:  to all grandparents,  to the following grandparents:

**The court FINDS:**

The needs of the child **can** be met through placement in a foster family home or in a proctor foster home as defined in ORS 418.205, **OR**

The needs of the child **cannot** be met through placement in a foster family home or in a proctor foster home as defined in ORS 418.205. Having found that this child requires a higher level of care,

placement of the child in **this** qualified residential treatment program provides the least restrictive setting to provide the most effective and appropriate level of care for the child; and isconsistent with the child’s case plan.

* Additional findings:

**The court ORDERS:**

The child’s placement in the current or proposed QRTP is  **approved  disapproved.**

*Future Proceedings:*

|  |  |  |
| --- | --- | --- |
| **APPEARANCE TYPE:** | **DATE:** | **TIME:** |
| ►Review hearing |  |  |
|  |  |  |
| ►Permanency hearing |  |  |
|  |  |  |
| ►Because the child is in the legal custody of DHS and placed in substitute care, the CRB will conduct a review of this case in: | six months  three months |  |
| ► Other: |  |  |

No further review necessary

**All parties in attendance were notified of these court dates and are ordered to appear.**

     

CIRCUIT JUDGE