

REPORT TO THE Apple Hill COUNTY
 CIRCUIT COURT CITIZEN REVIEW BOARD

DHS branch office: Apple Hill County

Bundle #: _____

In the matter of: Destiny and Tamia

Child's name:	Destiny	Tamia	
DOB:	05/30/2006	06/26/2004	
JDIS:			
Petition:	17JU07195	17JU07193	
CASA:	<u>Ann Jones</u>	<u>Ann Jones</u>	
Tribe:			
File Status:	Pre-Juris	Pre-Juris	

Exhibit: _____

**FROM THE DEPARTMENT OF HUMAN SERVICES (CHILD WELFARE)
 UNIFORM DHS REPORT FORM - ALL HEARING FORMAT
 SUBMIT TO COURT ELECTRONICALLY IN ADOBE ACROBAT (PDF) FORMAT**

This report is submitted for the following type of hearing:	
<input type="checkbox"/>	Permanency Hearing - Annual Review/date:
<input type="checkbox"/>	Permanency Hearing - other than Annual Review/date:
<input type="checkbox"/>	Review Hearing/date:
<input type="checkbox"/>	Voluntary Placement/Custody Review/date:
<input checked="" type="checkbox"/>	CRB Review/date: 01/24/2017

Executive summary (Important developments since the last hearing/review):

Latasha moved into the DUNN house in October 2017 for 30 days. During this DHS lost most communication with Latasha and visits ceased.
 Latasha got a job at Harry and Davids but this was short lived.
 Latasha has started to engage in outpatient and goes five days a week. This started around 11/05/17. She is still currently engaged according to the last status report on 11/15.

 Charles is engaged with DHS and has allowed CPS in Sacramento to come out to his house. The CPS worker found his house to be appropriate but did not do a full assessment.

 Latasha visits 1x a week with Tamia. Destiny still does not wish to see her mom.

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Section 1 - Report Information - All hearing types

Report date: 12/05/2017

Caseworker name: _____

DHS case number: _____

Section 2 - Basic Information on Child - All hearing types

Name of child:	Destiny	Tamia	
Date of birth:	05/30/2006	06/26/2004	
Placement setting:	[Select one]	[Select one]	[Select one]
Date of current placement:	09/25/2017	09/25/2017	
Date of last removal:	08/15/2017	08/15/2017	
Mother's name:	Latasha	Latasha	
Father's name:		Charles	
Father's status:	[Select one]	Legal	[Select one]
Current plan:	Reunification	Reunification	[Select one]
Date of achievement of current plan:	03/2017	03/2017	
Concurrent plan:	Guardianship	Guardianship	[Select one]
Date of achievement of concurrent plan:			
ICWA:	Not Eligible	Pending	[Select one]

Section 3 - Case Plan Status - Permanency Hearings & CRB Reviews Only

- The agency does not propose a change to the plans above.
- The agency recommends changing the current plan as follows:
- The agency recommends implementing the concurrent plan at this time as follows:
- The agency recommends changing the concurrent plan as follows:

Section 4 - Diligent Efforts Findings - Sibling Placement - All hearing types

Diligent Efforts: Sibling Placement:

(Enter below which siblings are placed together and a list of the diligent efforts the agency has made to place the child with a sibling.)

- Child has no siblings in substitute care.

Names of siblings placed together: Destiny and Tamia are placed together in regular foster care.

Diligent efforts for sibling placement:

1. Siblings are placed together

DHS requests that the court find it currently is not in the best interest of the child/siblings to be placed together because:

Section 5 - Diligent Efforts - Relative Placement - All hearing types

Diligent Efforts: Placement with Relatives:

(Enter below which children are placed with a relative or person with a caregiver relationship and a list of the diligent efforts the agency made to place with a relative or person with a caregiver relationship.)

Names of children placed with a relative or person with a caregiver relationship:

Diligent efforts to place with relative or person with a caregiver relationship:

1. Ongoing relative search. No relatives were available for placement in Oregon.

Section 6 - Legal Issues - Review and Permanency Hearings & CRB Reviews

Date and basis the Child was Found Within Jurisdiction of Court:

Date:	Mother:
10/13/2017	<p>a) That on or about but not limited to 08/15/2017, in Josephine County, said child's mother's substance abuse interferes with her ability to safely parent the child.</p> <p>b) Further, the child has been exposed to domestic violence by the mother.</p> <p>c) Further, the mother's residential instability interferes with her ability to safely parent the child.</p> <p>d) Further, the child is in need of structure and supervision that the mother is unable and/or unwilling to provide.</p> <p>e) Further, the mother exposed the child to persons who present a risk of harm to the child.</p> <p>f) Further, the mother has another child for whom she is not a parental resource and the conditions or circumstances that were the basis for the mother not having custody of that child, have not changed or been ameliorated and interfere with her ability to safely parent the child.</p>

Date:	Father:

Notice of Hearing: (all hearing types)

Tribe notified of hearing if ICWA applies

Reasons why notification required above was not made:

Foster parents notified of hearing

The following paternal grandparents notified of hearing:

The following paternal grandparents were not notified:

The following maternal grandparents notified of hearing:

The following maternal grandparents were not notified:

All grandparents were notified of next court date at last hearing in open court.

The following grandparents were notified of the next court date in open court:

The following grandparents did not provide DHS with 30 days written notice of intent to request court to order visitation:

The following grandparents did provide DHS with 30 days written notice of intent to request court to order visitation:

The agency believes good cause exists and requests the court relieve the agency of providing notice to a legal grandparent because:

Section 7 - Placements, Visits, Face to Face Contacts - Permanency Hearings, CRB Reviews, Reviews

Number of Placements, Visits, School Changes and DHS Contacts:

Name of child:	Destiny	Tamla	
Number of out of home placements since legal custody:	5	5	
Number of schools attended since legal custody:	2	2	
Number of face to face contacts with assigned caseworker since legal custody:	12	12	
Number of visits with mother since legal custody:	7	7	
Number of visits with father since legal custody:	0	0	
Number of visits with siblings since legal custody:			

The following are attached:

- a placement history that lists all placements and time spent in each placement;
- a list of dates of face to face contacts the assigned case worker has had with the child and the place of each contact;
- a list of visits the child has had with parents and siblings and the place of each visit.

Section 8 Reasonable or Active Efforts Finding When Plan Is Return to Parent - All hearing types

8.1 - Reasonable / Active Efforts - Where Plan Is Reunification:

Reasonable Efforts Active Efforts to reunify with a parent:

- 1.1. ICWA 1270 initial inquiry form completed
- 2. ICWA letters sent to Tribes
- 3. Copy of discovery given to attorneys
- 4. Random urinalysis requested
- 5. Releases of information provided to parent
- 6. Visitation referral
- 7. Visitation provided
- 8. CSM held date:
- 9. Face to face contact with the parent
- 10. Referred child for a medical exam
- 11. Face to face contact with the child
- 12. Referred child for dental exam
- 13. Contact made with relatives
- 14. Contact made with alleged father
- 15. Moved girls to home that better fit their needs
- 16. Referred Women's Crisis
- 17. Referred Adapt
- 18. Referred ART Team
- 19. Provided transportation
- 20. Purchased Phone and Phone cards
- 21. Reviewed and ordered records
- 22. Provided gas card
- 23. Provided phone minutes
- 24. Mental health referral made for children

A list of additional efforts attached in exhibit

8.2 Describe why referral to Strengthening, Preserving, and Reunifying Families program is not in the best interest of the child.

8.3 Describe the proposed treatment and visitation plan to make it possible for the child to return home:

Visitation is being arranged by DHS. Visits are arranged for Latasha at DHS.

Both parents are allowed to have ongoing communication with the children.

8.4 Describe the efforts the agency has made to develop the concurrent plan:

1. Ongoing relative search

**Section 9 - Reasonable Efforts Finding When Plan Is Other Than Return to Parent
- All hearing types**

Reasonable Efforts - Where Plan is Other Than Reunification:

1.

Section 10 - Parental Progress - All hearing types

Parent's Progress:

- The plan is no longer reunification. (Skip sections 10-11)
- The plan is no longer reunification but the parents are engaged in services and progressing as described below:
- The plan is reunification and the parent's progress since the last court review is:

Section 10a - Father

Father's name:	Progress made or not made:
Charles	Charles has participated in the assessment phase and with CA CPS. No services are court ordered at this time.

Section 10b - Mother

Mother's name:	Progress made or not made:
Latasha	Latasha has been in contact with DHS and is cooperative. Latasha is engaged with outpatient treatment and is attending.

Section 11 - Compelling Reasons Determination - Review and Permanency Hearings & CRB Reviews

Compelling Reasons Determination

Name of child:	Destiny	Tamia	
Number of months out of the past 22 that child has been in substitute care:	4	4	
Date 15/22 months expires:	11/2018	11/2018	

Section 11a - Compelling Reasons - Adoption

- The child has been in substitute care for 15 months of the most recent 22 months.
- Adoption is not appropriate because the child is being cared for by a relative and that placement is intended to be permanent. [419B.498(2)(a)]
- Adoption is not appropriate because one or more of the following "compelling reasons" under ORS 419B.498(2)(b) is applicable and establishes that adoption would not be in the child's best interest.
 - Parent is successfully participating in services that will make it possible for the child to safely return home within a reasonable time.
 - Child has needs that require a therapeutic or other specialized placement.
 - Child does not consent to adoption.
 - Another permanent plan is better suited to meet the child's needs because of the child's:

- health and safety needs;
- sibling attachment(s);
- attachment to a parent.
- The court or CRB made a No Reasonable/Active Efforts finding while reunification was the plan.
- Other "compelling reason(s)":

Section 11b - Compelling Reasons - APPLA

- DHS asked the child to attend the hearing and offered transportation.
- The child's current permanency plan is APPLA or The child is at least 16 years of age and DHS recommends that the permanency plan be changed to APPLA. No other plan is suitable for the child, and APPLA is in the child's best interests because:
 - Return home is not appropriate because, despite the reasonable active reunification efforts of DHS, the child cannot be safely returned to a parent within a reasonable time.
 - Adoption is not appropriate for the reasons stated above in Section 11a.
 - Guardianship or a relative placement is not appropriate, because, despite reasonable and diligent efforts, DHS has been unable to identify:
 - a person who is willing and qualified to serve as the legal guardian for the child, or
 - a fit and willing relative who could provide a permanent home for the child.
 - Another permanent plan - APPLA - is better suited to meet the child's health, safety and attachment needs.
 - Other compelling reasons and documentation of intensive, ongoing, unsuccessful efforts for family placement:

Section 12 - Need for Continued Substitute Care and Wardship - All hearing types
Need for Continued Substitute Care and Wardship

- The child remains in substitute care and the agency believes it is necessary for the child's safety and welfare to continue in substitute care because:
 - Child is in a placement that is intended to be permanent and continues to need the services of DHS that are available through this placement; **OR**
 - The agency believes that continued substitute care is necessary as opposed to returning the child home or taking prompt action to secure another permanent placement because

Expected timetable to place child with a parent or other permanent placement:

The Adoptions and Safe Families Act, instituted in 1997, mandates that DHS work to unite families for a maximum of

twelve months. If your child(ren) are placed in substitute care for any fifteen out of twenty-two full months, we are federally ordered to look at the alternative plan of adoption or permanent guardianship for your child(ren).

The child is placed with the parent(s) and it is in the best interest of the child to continue the child in the legal custody of DHS because:

DHS will provide the following services to eliminate the need for continued legal custody:

DHS will provide case planning and make appropriate referrals for each parent and child.

Termination of the child's commitment to the legal custody of DHS is expected to occur by, or before 03/2018
and termination of juvenile court wardship is expected to occur by, or before 03/2018

Section 13 - Conditions of Return - All hearing types

Conditions of Return

Where the plan is reunification with a parent, the conditions of return are:

For mother:

1. A parent/caregiver will have a home like setting where the children can live. The environment will be predictable and nurturing, which will allow the children to thrive.
2. The home will be calm enough and free from drug use and criminal activity. The home will be safe enough to allow safety service providers and activities to occur. Safety service providers will be approved by the agency and will be identified by both the agency and the caregiver. The safety service providers will understand the safety threats and are willing to contact DHS with information regarding child safety.
3. At least one parent will be willing to cooperate with an in-home plan. The parent will allow DHS and safety service provider's access into the home and will allow services to take place in the home.
4. The necessary safety activities will be available to implement an in-home plan. This means that safety service providers will conduct check-ins and enough services will be in place to monitor child safety.

For father:

1. A parent/caregiver will have a home like setting where the children can live. The environment will be predictable and nurturing, which will allow the children to thrive.
2. The home will be calm enough and free from drug use and criminal activity. The home will be safe enough to allow safety service providers and activities to occur. Safety service providers will be approved by the agency and will be identified by both the agency and the caregiver. The safety service providers will understand the safety threats and are willing to contact DHS with information regarding child safety.
3. At least one parent will be willing to cooperate with an in-home plan. The parent will allow DHS and safety service provider's access into the home and will allow services to take place in the home.
4. The necessary safety activities will be available to implement an in-home plan. This means that safety service providers will conduct check-ins and enough services will be in place to monitor child safety.

Section 14 - Transitional Planning - Review and Permanency Hearings & CRB Reviews
Specific issues related to children age 14 or older
 (Submit separate section for each child age 14 or older - copy and paste section below for additional children.)
Attach T1 and T2 forms.

Name of child	
Date of birth:	
Current age:	

- No transition plan findings are required because the child is under 14 not in substitute care.
- The submission of T1 and T2 forms is not in the child's best interest; equivalent documentation has been submitted in lieu of those forms.

If there is a T1 or T2, what services has the agency offered the child pursuant to the transition plan? Was the child involved in the development of the transition plan?

- DHS reviewed child's credit report with child on _____

- The child has been provided a copy of a document describing his or her rights with respect to education, health, visitation, court participation, the right to stay safe and avoid exploitation, the right to receive documents described in the next section, and the rights were explained to the child in an age appropriate way and signed by the child on _____

- DHS is requesting to be relieved of legal custody because the child is transitioning to successful adulthood.
 DHS has has not provided the child the documents required by 42 U.S.C. §675(5)(I) and OAR 413-030-0460.

Reasons why documents not provided:

Child has earned _____ high school credits, needs _____ more credits to graduate and is expected to graduate _____

- DHS has made will make the following efforts to assist the child to succeed:

Section 15 - Education Information - All hearing types

EDUCATION INFORMATION

Name of child:	Destiny	Tamia	
Date of birth:	05/30/2006	06/26/2004	
Current age:	11	13	
Current grade level in school:	6th	8th	
Name of child's educational surrogate:			
List of all schools the child has attended since entering foster care and the length of time in each school:	Rogue River Elementary Lincoln Savage Middle School	Rogue River High School Lincoln Savage Middle School	
Child is progressing in school adequately.	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Child is not progressing in school adequately.	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Child is on an IEP.	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
It was last reviewed and updated:			
Child is not on an IEP and there is no reason to seek an IEP.	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Child is not on an IEP and there is reason to seek an IEP.	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
It will be done by:			

List any problems the child is having in school and what efforts have been made to address them:

Tamia and Destiny are struggling in some classes. FP is working with the school to get them an assigned tutor to help them catch up.

Section 16 - Health Information - All hearing types
HEALTH INFORMATION

Name of child:	Destiny	Tamia	
Date of last doctor visit:			
Date of last dental exam:			
Date of last eye exam:			
Psychotropic medications:			
Prescriber:			
Reason for medications:			
If psychotropic medications, are they reviewed per policy?			
Are immunizations up to date?			
Name of child:			
Date of last doctor visit:			
Date of last dental exam:			
Date of last eye exam:			
Psychotropic medications:			
Prescriber:			
Reason for medications:			
If psychotropic medications, are they reviewed per policy?			
Are immunizations up to date?			

Name of child:			
Date of last doctor visit:			
Date of last dental exam:			
Date of last eye exam:			
Psychotropic medications:			
Prescriber:			
Reason for medications:			
If psychotropic medications, are they reviewed per policy?			
Are immunizations up to date?			

List any significant health problems, mental health issues, current treatment plan, and treatment provider:

Tamia and Destiny have both been seen by Options. Tamia receive ongoing therapy. Destiny has recently disclosed she would like to see a counselor as well. DHS is setting this up.

Section 17 - Extracurricular, Enrichment, Cultural and Social Activities

DHS efforts to ensure that the child is engaged in the following age and developmentally appropriate activities:

DHS has made appropriate referrals.

DHS efforts to ensure the substitute care provider is following the reasonable and prudent parent standard:

The current foster provider appears to be making sensible parental decisions to maintain the health, safety, and best interest of the child. Foster parent appear to be able to encourage emotional and developmental growth of the child. DHS conducts monthly contact with the child and bi-monthly contact with the foster parent and child for regular updates to ensure the foster provider is following reasonable and prudent parenting standards for the child's well-being.

Section 18 - Other

List any other information the court or parties should know about the child and case planning:

DHS respectfully asked the courts to order the following services for Latasha

Case Planning: The parent shall sign all releases of information between all service providers and the agency.

The parent will be open and honest and cooperative in working the case plan. The parent shall maintain contact with their caseworker monthly, provide caseworker with current address, and telephone number.

A and D Treatment: The parent shall participate in and successfully complete a drug and alcohol evaluation with a DHS approved provider, sign releases of information, and follow any and all recommendations.

Visits: The parent shall attend all scheduled visits with their child and arrive on time or give proper notice if unable to attend.

ISRS Services: The parent shall maintain safe and stable housing as approved by DHS and allow ISRS services and/or safety services providers in the home.

Domestic Violence Treatment: The parent shall participate in and successfully complete domestic violence counseling with a DHS approved provider, sign releases of information and demonstrate a violence-free lifestyle.

For CHARLES

Visits: The parent shall attend all scheduled visits with their child and arrive on time or give proper notice if unable to attend.

ISRS Services: The parent shall maintain safe and stable housing as approved by DHS and allow ISRS services and/or safety services providers in the home.

Case Planning: The parent shall sign all releases of information between all service providers and the agency.

The parent will be open and honest and cooperative in working the case plan. The parent shall maintain contact with their caseworker monthly, provide caseworker with current address, and telephone number.

ICPC: Comply with ICPC and recommended services

Caseworker

Supervisor

TO: CRB Field Manager, Sam Schue
Apple Hill County CRB

FROM: Ann Jones, CASA
REVIEW DATE: JANUARY 24th (1st review)

RE: Tamia & Destiny

DATE REPORT WRITTEN: 1/12/2018

Appointment CASA Date 08/15/2017

Tamia, 13-and-a-half years old, is in the 8th grade. Destiny is 11 years and 5 months, and is in the 6th grade. Both children have been in care since 08/15/2017 and have had a number of placements. Tamia has had 6 and Destiny has had 5, including some brief stays in respite.

The children were removed from their mothers care because of extended substance abuse, residential instability, and exposure to domestic violence and mom's partner had been physical with Tamia and has threatened them both.

Destiny is doing great in the new placement. She seems happy and really likes the family. Tamia has had some emotional issues and has been placed at a local center for teens and seems to be doing well. When I talked to her last, she is looking forward to going back to her placement with her sister in a few months after she has received some extra mental health support. Both girls would like to be reunited with their mother, but only if she can make changes to provide a safe and stable life. They miss living in California.

Both Tamia and Destiny have had their physical exams both on Dec 20th, 2017 and up-to-date on all shots. Tamia had a dentist appointment on Oct 17, 2017 and Destiny had one on Jan 2nd, 2018. The girls had an initial CANS screening on 09/01/17. Destiny's Enhanced Supervision Level is 0. She was found to have adjusted to her new foster placement. Staying in a safe, consistent environment to achieve optimal wellness was recommended. For Tamia, an Enhanced Supervision Level of 1 was given. She presented with and reported symptoms of PTSD and major depressive disorder. Exposure to trauma, community violence, neglect, physical/emotional abuse was noted.

Tamia is currently receiving support at the teen shelter and has outpatient counseling once per week. Tamia talks a lot about not being able to sleep, has had issues with self-harm. The counselors are addressing these issues currently. Destiny is not receiving counseling but believes she would benefit from it, and it has been requested.

Both of the girls are failing all their classes. I have spoken with the school about what the plan is and they have had a hard time putting together all the school records. As far as they can see they don't think either of the girls has been tested for any learning issues. However, school officials believe that both have underlying learning issues. They have moved schools 3 times in the last 4 months so this clearly could be contributing to the issues - but most likely not the whole issue. The school is currently initiating either a Student Support Team and/or #504 will have more information shortly. The school has been working one-on-one with Tamia on her math. They are both in choir and really like it, Tamia also is in the band and plays the flute (very well).

Tamia is seeing mother on average about once a week and seems happy to see her. Destiny sometimes refuses to see her mother, and is often disruptive when she does. Currently, Destiny wants to have one-on-one visits with her mom and doesn't want to share visits with Tamia.

Mother is showing up for visits, but has made little progress with the reunification plan. It is uncertain whether she is taking any classes as no reports have been sent to DHS on her attendance or progress. She has been arrested at least 3 times since the girls have been in care and was recently seen with her abusive partner in a dispute in a parking lot. She has been homeless off and on, but recently has temporary housing at the mission. It is my understanding that she has gotten a job starting last week. It is unclear if she has been attending the Domestic Violence and Parenting Classes there have been no reports submitted to DHS for an update. She had a few clean UA's right before Christmas, but there have been no results since this report.

As for Tamia's father, she texts him occasionally but usually gets very upset with him and hangs up. She says she doesn't have a problem if she ends up living with him but they are going to need to get some things straightened out so they can get along. The Father currently has been denied ICPC because of non-response to the agency, not returning phone calls and they are unable to complete the assessment.

It appears there has been little or no progress at this point that mother is making positive steps to rehabilitate and keep herself safe. My biggest concern is that while the girls have been in DHS' care mom has been going back and forth with her abusive partner (a relationship which still appears to be very volatile). She is also not being consistent with making the ordered changes.

Both girls absolutely need one-on-one tutoring for their studies and a complete evaluation for any learning issue ASAP so they don't fall any further behind. I believe that Destiny needs counseling regarding issues with her sister and mom. She tends to put on a strong/happy face, but seems to shut off anything emotional. I believe it would be beneficial for her to have counseling before her sister returns to the foster home.

Respectfully submitted,

CASA, Ann Jones

CC: DHS Caseworker, Attorney for children, Attorney for mother, Attorney for the father

Placement History

Child's Last Name: Child's First Name: TAMIA
 Child's Person ID: DOB: 08/28/2004

Removal Date: 08/16/2017

Closure Date:

Begin Date	End Date	End Reason	Provider	Service Type	Placement Setting	Status
08/16/2017	08/31/2017	Moved to Equivalent Level of Care	Sally Smith	Family Shelter Care Non-Rel 13-20	Regular Family Foster Care-non relative	
09/01/2017	09/19/2017	Moved to More Restrictive Placement	Tim Jones	Family Foster Care Non-Rel 13-20	Regular Family Foster Care-non relative	
09/20/2017	09/24/2017	Moved to Equivalent Level of Care	COLUMBIA CARE SERVICES INC	Child Placed In Mental Health Facility	Hospitalization	
09/25/2017	09/25/2017	Moved to Less Restrictive Placement	FAMILY SOLUTIONS	Child Placed In Mental Health Facility	Hospitalization	
09/26/2017	01/03/18	moved	Taylor Pine	Family Foster Care Non-Rel 13-20	Regular Family Foster Care-non relative	
01/03/18	-- present		Mission Hearts	Youth Shelter		

Placement History

Child's Last Name:
Child's Person ID:

Child's First Name: DESTINY
DOB: 06/30/2006

Removal Date: 08/15/2017

Closure Date:

Case ID	Begin Date	End Date	End Reason	Provider	Service Type	Placement Setting	Status
896233	08/16/2017	08/31/2017	Moved to Equivalent Level of Care	Sally Smith	Family Shelter Care Non-Rel 06-12	Regular Family Foster Care-non relative	
896233	09/01/2017	09/19/2017	Moved to More Restrictive Placement	Tim Jones	Family Foster Care Non-Rel 06-12	Regular Family Foster Care-non relative	
896233	09/20/2017	09/24/2017	Moved to Equivalent Level of Care	COLUMBIA CARE SERVICES INC	Child Placed In Mental Health Facility	Hospitalization	
896233	09/25/2017	09/25/2017	Moved to Less Restrictive Placement	FAMILY SOLUTIONS	Child Placed In Mental Health Facility	Hospitalization	
896233	09/26/2017			Taylor Pine	Family Foster Care Non-Rel 06-12	Regular Family Foster Care-non relative	