

IN THE CIRCUIT COURT OF THE 16TH
JUDICIAL CIRCUIT OF THE STATE OF
FLORIDA, IN AND FOR MONROE COUNTY

ADMINISTRATIVE ORDER: 7.003

IN RE:

CASE PLANS AND JUDICIAL
REVIEW REPORTS IN
JUVENILE DEPENDENCY CASES

_____ :

WHEREAS, Case Plans in Dependency proceedings are documents, prepared by the Department of Children and Families, with input from all parties, that are designed to follow the child throughout the legal process; and

WHEREAS, the law requires Case Plans to be written simply and clearly, to be meaningful, and to address the facts and circumstances of each case; and

WHEREAS, the purpose of Dependency proceedings is to provide for the care, safety, and protection of children while preserving and strengthening the child's family whenever possible; and

WHEREAS, the Juvenile Court has continuing jurisdiction to review the status of children involved in Dependency cases; and

WHEREAS, the Juvenile Court Judges of the 16th Circuit have recognized the need for standardized forms for use in Dependency Proceedings, to promote consistency, clarity, and efficiency; and

WHEREAS, the 16th Judicial Circuit has engaged in on-going efforts to improve the operation of its Juvenile Courts, in conjunction with the Statewide Dependency Court Improvement Program; and

WHEREAS, the forms as attached hereto, are the product of inter-agency collaboration, and have been approved by the Juvenile Court judges of the Circuit;

IT IS THEREFORE, ORDERED, that

1. The standardized Case Plan form, (Attachment "A"), the packet containing "Important Information About Your Case Plan", (Attachment "B"), and the Judicial Review Report form (Attachment "C"), are approved and adopted for use throughout the Circuit.
2. Use of these standardized forms shall commence immediately.

DONE AND ORDERED at Key West, Monroe County, Florida,
this 9 day of April, 2000.

Hon. Mark H. Jones, Chief Judge

**IN THE CIRCUIT COURT OF THE SIXTEENTH JUDICIAL CIRCUIT OF THE
STATE OF FLORIDA, IN AND FOR MONROE COUNTY
JUVENILE DIVISION**

IN THE INTEREST OF:

CASE NO.:

- | | | |
|----|-------------|-----------------|
| a) | DOB: | RACE/SEX |
| b) | DOB: | RACE/SEX |
| c) | DOB: | RACE/SEX |
| d) | DOB: | RACE/SEX |
| e) | DOB: | RACE/SEX |

Minor Child(ren)

CHILDREN & FAMILIES CASE PLAN

This Case Plan is intended to comply with the requirement sections 39.601; 39.602; 39.603; 39.701 and all other applicable sections of Chapter 39, Florida Statutes (1999).

Mother:

Child's Name:

SSN:
Address:
Phone:

DOB:

Father:
SSN:
Address:
Phone:

DOB:

Type of Case Plan:

Type of Case Plan:

Child's Name:

Child's Name:

Father:
DOB:
Address:
Phone:
Type of Case Plan:

Father:
DOB:
Address:
Phone:
Type of Case Plan:

Status of Plan: check one

Initial Plan ____ **Date:**
Date:

Amendment #

Permanency Planning Goal		Concurrent Case Plan Goal
	Identify Primary Goal	Identify Secondary Goal
Child (a)		
Child (b)		
Child (c)		
Child (d)		
Child (e)		

Permanency Planning goal completion date:

If the goal is Long Term Foster Care you must justify the reason for this goal. Continue the child in long term foster care due to the following extraordinary/compelling circumstances: AND this goal is in the child's best interest due to the following:

Family Strengths:

PARTIES PLAN OF ACTION TO ACHIEVE PERMANENCY GOAL WITHIN 12 MONTHS

**FOSTER PARENTS, CHILD (IF AGE APPROPRIATE), DEPARTMENT
COUNSELORS, CONTRACT PROVIDERS, SERVICE/RESOURCE
PROGRAMS, GAL AND OTHERS AS APPROPRIATE.**

Identify the problem:

Measurable Objective: Services from the department will no longer be necessary as the risk factors have been eliminated.

Begin Date:

Target Completion Date:

Desired Outcome: The family will be independent of services from the department.

Tasks/Measure:

Mother: Will abide by parents' rights and responsibilities as stated in the attachment of the case plan.

Father: Will abide by parents' rights and responsibilities as stated in the attachment of the case plan.

Counselor: Will abide by counselor's rights and responsibilities as stated in the attachment of the case plan.

Foster Parent/Legal Custodian/Guardian ad Litem: Will abide by their respective rights and responsibilities as stated in the attachment of the case plan.

Identify the problem:

Measurable Objective:

Begin Date:

Target Completion Date:

Desired Outcome:

Tasks/Measure:

Mother:

Father:

Counselor:

Cost to parent:

Identify the problem:

Measurable Objective:

Begin Date:

Target Completion Date:

Desired Outcome:

Tasks/Measure:

Mother:

Father:

Counselor:

Cost to parent:

Identify the problem:

Measurable Objective:

Begin Date:

Target Completion Date:

Desired Outcome:

Tasks/Measure:

Mother:

Father:

Counselor:

Cost to parent:

DESCRIPTION OF CHILD'S CURRENT PLACEMENT

The information requested is a Federal Requirement. Check the applicable box for each child separately. If the child is not placed in a home like setting, explain the specific reason(s) for the child's placement.

Identify the child's current placement.	Date Placed in Current Placement	HOME LIKE SETTING	NON-HOME LIKE SETTING
		<ul style="list-style-type: none"> If applicable, explain reason(s) why the child is placed in an Out-of-State/County Placement. If applicable, explain reason(s) why the child is placed more than 30 miles from the parent's home. 	Identify the type of Non-Home Like Placement and explain reason(s) why the Non Home-Like Setting is appropriate for the child.
Child (a)			
Child (b)			
Child (c)			
Child (d)			
Child (e)			

Child's Current Educational Records.
The information requested is a Federal Requirement.
Provide the information requested and attach documents to the Case Plan.

Child's Name	School Records Attached	IEP* Attached	If in a special school setting, please explain reason(s).
Child (a)			
Child (b)			
Child (c)			
Child (d)			
Child (e)			

*Individual Educational Plan

HEALTH RECORDS
Federal regulations require the child's health and education records to be attached to the case plan and to be updated at the time of each placement. To meet this requirement, complete the following

information. If any of the information below is not applicable, not available, or not accessible, explain in the space below each item.

NAMES AND ADDRESSES OF CHILD'S CURRENT HEALTH PROVIDERS

HEALTH INSURANCE:

**CHILD'S IMMUNIZATION RECORD IS ATTACHED TO THIS FORM: YES
NO**

CHILD'S KNOWN MEDICAL PROBLEMS ARE AS FOLLOWS:

CHILD'S CURRENT MEDICATIONS ARE AS FOLLOWS:

Glasses/Prosthetics/ Other:

**Child Health Check Up Date:
(Formerly EPSDT)**

Visitation Agreement with Parents, Siblings, Grandparent(s) and other Relatives:

The parties participating in the visitation must adhere to all court ordered conditions. The parent(s) and relative(s) are not allowed to discuss the underlying allegations of the Dependent Petition(s) and/or other court issues with the minor children, unless this is done in the course of court ordered therapy. The parent(s) and relative(s) should discourage minor child(ren) from discussing underlying allegations of the Dependent Petition(s) and/or court issues with them during visitation, unless this is done in the course of court ordered

therapy.

Parties must strictly comply with the service provider(s) agreements, conditions and visitation schedules and the failure to do so may result in the modification and/or the termination of your visitation.

Notice: A violation of the visitation agreement below may result in the suspension of visitation with your children. Violations include excessive no shows, excessive tardiness, unauthorized visits to the foster home, schools, parks, or anywhere else where the child might be. Visitations are limited to the duration; place and frequency named the agreement below.

Mother						
Child's Name	Type of Contact	Frequency Day/Time	Supervised By	Duration	Responsibility For Transportation	Location
(a)						
(b)						
(c)						
(d)						
(e)						

Father						
Child's Name	Type of Contact	Frequency Day/Time	Supervised By	Duration	Responsibility For Transportation	Location
(a)						
(b)						
(c)						
(d)						
(e)						

Father						
Child's Name	Type of Contact	Frequency Day/Time	Supervised By	Duration	Responsibility For Transportation	Location
(a)						
(b)						
(c)						
(d)						
(e)						

Father						
Child's Name	Type of Contact	Frequency Day/Time	Supervised By	Duration	Responsibility for Transportation	Location
(a)						
(b)						
(c)						
(d)						
(e)						

Grandparent(s)						
Child's Name	Type of Contact	Frequency Day/Time	Supervised By	Duration	Responsibility for Transportation	Location
(a)						
(b)						
(c)						
(d)						
(e)						



CASE PLAN SIGNATURE PAGE

If you sign this Case Plan you agree to do all the tasks as stated above. In return for your agreement to sign the Case Plan, the Department of Children and Families or the Contract Provider agree to provide you with necessary services in order to help you learn how to make the appropriate changes that the Court feels you need to make in order to keep your child(ren) safe.

NOTE: Signing this Case Plan is not an admission that the Parent(s) have abused neglected or abandoned the child(ren). Signing this Case Plan IS DEEMED to mean that you have READ (or have had the Case Plan read to you), that you UNDERSTAND the document, that you UNDERSTAND the legal consequences if you fail to comply with the Case Plan and that you AGREE to participate with the services that will be offered to you.

Parent/Guardian (Mother) Date	Parent's Attorney (Mother) Date
Parent/Guardian (Father) Date	Parent's Attorney (Father(s)) Date
Parent/Guardian (Father) Date	Parent's Attorney (Father(s)) Date
Parent/Guardian (Father) Date	Parent's Attorney (Father(s)) Date
Guardian ad Litem Date	Guardian ad Litem Attorney Date
Foster Parent/Custodian Date	Relative Custodian Date
Children and Families Counselor Date	Children and Families Supervisor Date
Child, if age appropriate Date	Child, if age appropriate Date
Child, if age appropriate Date	Child, if age appropriate Date
Other Party/Agency Date	Other Party/Agency Date
Children and Families Attorney	Bar Number Date

Parents Not Participating in the Development of this Case Plan

The Department of Children and Families or the Contract Provider's explanation of the parent's unwillingness or inability to participate in the development of this Case Plan:

Whereabouts unknown of Parent(s). Parent(s) notified of the Case Planning Conference on but did not attend due to .
 Parent is deceased (date).

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing Case Plan on
was furnished by mail/hand delivery to Guardian Ad Litem, P.O. Box 4328, Key West,
FL 33041-4328
and this day , 2000.

Janine Gedmin, Attorney
Assistant State Attorney
Florida Bar No. 346322
530 Whitehead Street
Key West, Florida 33040
Phone (305) 292-3400

IMPORTANT INFORMATION ABOUT YOUR CASE PLAN

This packet provides information regarding your Case Plan, a contract between you, the Department of Children and Families or the Contract Provider, and any other person that the Court may designate. It informs everyone involved (the parents, custodians, counselors, contract providers, foster parent(s) and the Guardian Ad Litem) what he or she needs to do in order to change the things/behavior that led the Department or the Contract Provider to get involved in your child's life.

The Case Plan identifies the following information:

THE PRIMARY PERMANENCY GOAL AND SECONDARY PERMANENCY (CONCURRENT) GOAL TO BE ACHIEVED. This is what is planned for the future of the child(ren).

IDENTIFIED PROBLEM / NEEDS OF THE FAMILY. These are the things in the family that need to be changed so that the child(ren) can live safely with the parent(s).

TASKS FOR ALL PARTIES/CARETAKERS. These are the things that each person must do to fix the PROBLEM.

EXPECTED OUTCOMES. This is how the person will know that they have finished the TASK.

YOU CAN LOSE ALL OF YOUR RIGHTS TO YOUR CHILDREN FOREVER (TERMINATION OF PARENTAL RIGHTS)

12 MONTHS TO COMPLY WITH THE CASE PLAN: FAILURE TO SUCCESSFULLY COMPLY WITH THIS CASE PLAN WITHIN A TWELVE (12) MONTH PERIOD MAY RESULT IN THE TERMINATION OF PARENTAL RIGHTS TO YOUR CHILD (REN). ANY MATERIAL BREACH MAY ALSO RESULT IN AN EARLIER FILING FOR TERMINATION OF PARENTAL RIGHTS, (Florida Statue 39.701). Example, this Case Plan tells you how much time you have to make changes in your life and in your behavior to finish all of the tasks. If you do not finish the tasks on time and you cannot demonstrate that you did your best to complete all the tasks, you can lose all rights to your child(ren). You must finish the tasks and make the changes in your life within 12 months of when the court took your children away from you or within 12 months of the Court's review of this Plan, whichever is earlier.

SUBSTANTIAL COMPLIANCE DEFINED: That the circumstances which caused the creation of the case plan have been significantly remedied to the extent that the well being and safety of the child will not be endangered upon the child's remaining with or being returned to the child's parent, legal custodian or caregiver.

MARGINAL EFFORTS: THE COURT MAY TERMINATE YOUR PARENTAL RIGHTS (YOU CAN LOSE ALL YOUR RIGHTS TO YOUR CHILD(REN) IF THE CONDUCT OF EITHER PARENT EVINCES A WILLFUL REJECTION OF PARENTAL OBLIGATIONS OR THE PARENT (S) EFFORTS ARE SO MARGINAL THAT THEY DO NOT EVINCE A SETTLED PURPOSE TO ASSUME ALL PARENTAL DUTIES. Example, if it seems as if you are not trying to complete the tasks, the Department or the Contract Provider can ask the Court to terminate your rights to your child(ren) before the date that is stated in this Case Plan. Also, if you do something that you agreed not to do, the Court may terminate your rights to your child(ren) before the date stated in this Case Plan.

JUDICIAL REVIEWS: If at a Judicial Review the Court finds that the parent(s) and/ or custodian(s) have failed to substantially comply with the services that have been offered and failed to comply with the tasks as set forth in the Case Plan to the degree that reunification efforts are without merit and not in the best interest on the child(ren), the Court may authorize the filing of the Termination of Parental Rights Petition whether or not the Case Plan has expired. The Court may terminate the parental rights sooner than the expected target date for the completion of the tasks if it is unlikely that the continuation of the Case Plan would not likely correct the problem(s) that caused the child(ren)'s removal.

INCARCERATION MAY CONSTITUTE A FINDING OF ABANDONMENT.

CONCURRENT CASE PLANNING

CONCURRENT PLANNING: According to the **Adoptions and Safe Families Act (ASFA) Section 101 (a) (A) & (B)** it is required that reasonable efforts be made to reunify the family, just as PL 96-272. ASFA requires that the child's health and safety be emphasized as the paramount concern. The intent of this new "health and safety" language is to prevent states from attempting family reunification efforts even when the child's physical, emotional, or mental health are at risk. Section 101 (a) (C) requires that reasonable efforts include CONCURRENT PLANNING EFFORTS when it seems that reunification may not be achievable. **CONCURRENT PLANNING** means that while the Department or the Contract Provider continues to work with the family toward reunification, it also begins executing a plan for an alternative permanent placement. CONCURRENT PLANNING does NOT excuse the Department or the Contract Provider from working with the family. Rather, early intervention work is done with the family and should continue until the Court determines that the reunification goal is no longer acceptable. Prior to reunification, the Court must make a finding that reunification with the child(ren) will not be detrimental to the child(ren)'s physical, mental and emotional health.

NOTICE REGARDING SOCIAL SECURITY BENEFITS

The Department will apply to become the child's Representative Payee of Social Security benefits for children who are placed in a licensed shelter or foster care placement.

The Parent(s) are hereby notified that the Department of Children and Families will apply for the child's Medicaid if the child is placed in a shelter and/or foster home. And that the Department will notify the Social Security Administration of any changes regarding the child's Social Security benefits, specifically regarding SSI and SSA benefits. Further, the Department will immediately seek to become the Representative Payee of the child's benefits if the child is placed in foster care and/or in shelter. The payment received will first be utilized to cover the child's cost of care while living in a shelter or foster care placement. A certain amount of \$15.00 (fifteen dollars), which is considered the child's monthly allowance, will be placed into the child's current needs account on a monthly basis. The monthly allowance of \$15.00 will accrue unless a specific request is made for expenditures of said money.

Parent's Rights:

Right to legal representation.

Right to have your counselor, lawyer, or other person review this case plan with you.

Right to be provided with a description of services to be provided including type, frequency, and the location of the provider(s) with a description of the measurable objectives, including time frames for achieving the goal of the Case Plan.

Right to have monthly face to face meetings with the Department of Children and Families Counselor or the Contract Provider to review your Case Plan progress and resolve conflicts or disagreements.

Right to participate in the development of their Case Plan.

Right to refuse to sign the case plan if there are tasks, which you do not understand or with which you do not agree. However, if you do not agree with the tasks, the Court may order you to comply with this case plan after finding that the child is dependent.

Right to get a copy of the case plan in your principle language, if possible.

Right to request court reviews.

Right to request a modification of the Case Plan.

Parent's On-Going Responsibilities:

You have an affirmative responsibility to immediately provide the court and the Department of Children and Families Counselor or Provider with the name, address and phone number of any relatives and non-relatives who are willing and capable of providing shelter and care for your child(ren). This responsibility is on going.

During the course of the dependency case, it is your responsibility to inform the Court, the Department of Children and Families or the Provider of your whereabouts, address and phone number(s). You must fill out an Address Form Sheet. Notice: Failure to provide the Department of Children and Families or the Provider of your whereabouts within 72 hours of any change of residence may be considered a material breach of this contract.

Responsibility to work toward achieving the specified permanency goal as quickly as possible.

Responsibility to execute a financial affidavit that will determine the monthly amount of child support that you will be obligated to pay and execute a Fee Maintenance Agreement.

Responsibility to contribute child support and contribute towards the cost of the services which will be provided to you and your family, including day care services.

Responsibility of following up with the referrals to service provider(s) and keep all the scheduled appointments for treatment.

Sign Releases of Information so that the Department of Children and Families, Guardian Ad Litem, or the Contract Provider(s) can obtain information on your progress with the services offered.

Responsibility to contact the Department of Children and Families Counselor or Provider in the event that you are canceling a scheduled visitation with your child(ren) and any other scheduled appointment. You must contact them 24 hours prior to the cancellation unless your reason for cancellation was of an emergency nature.

Department Counselor or Contracted Provider's Responsibilities:

The Department of Children and Families or the Provider shall conduct a homestudy prior to placing the child(ren) in your home. A homestudy must at a minimum include the following: 1) Assessment of proposed caretakers' ongoing commitment and ability to care for the child(ren); 2) Criminal record checks on all household members over the age of 11 and any other person(s) who frequents the home; 3) Assessment of the home and property; 4) Determination of proposed child care arrangements; 5) Determination of financial security; and 6) Documentation that proposed caretaker(s) have been counseled on the dependency process and possible outcomes and services available in the community.

The Court is also required to consider the physical, mental and emotional health of the child(ren) when considering placement with a non-custodial parent(s). Notice: If the home is unfavorable the child(ren) shall not be placed in your home or shall not continue to reside in your home.

Schedule monthly face to face contact with the Parent(s) [if their whereabouts are known] to discuss the parents progress in achieving compliance with the Case Plan and to resolve any conflicts or disagreements.

The Department of Children and Families or the Contract Provider shall have face to face contact with the child(ren) at minimum on a monthly basis.

Ensure that efforts be made to maintain stability of the child(ren) educational and placement settings.

Itemize the list of costs to be borne by the parent(s) for the services that will be provided to the parent(s) and the child(ren).

Advise the Parent(s) in writing of any change in the child's placement within 7 days.

Advise each Parent(s) in writing of any changes in the transfer of case to a different Counselor or Contract Provider and advise Parent(s) of any changes in the caseworker's office phone number and address within 7 working days of such change.

Make all appropriate and timely referrals for services.

Follow up with the service provider(s) to monitor the Parent(s) compliance with the service referral and keep copies of any and all referrals and progress reports.

Assure that Judicial Review Social Study Reports, Pre-Disposition Reports and the Case Plan are provided to the Parent(s) or their attorneys, and other parties as required by statute and in a timely manner.

Notify parent(s) (if not represented by counsel) or their attorneys of any medical emergency affecting the child as soon as possible.

Monitor the child's educational progress, therapy progress, medical condition and adjustment to placement(s).

If the goal is Adoption, the Department of Children and Families or the Contract Provider must take appropriate steps to find a permanent home for the child(ren).

Guardian Ad Litem's Rights and Responsibilities:

The Guardian Ad Litem or the program representatives shall review all disposition recommendations and changes in placements, and must be present at all critical stages of the dependency proceeding.

The GAL shall submit a written report to the Court at the time of Disposition hearing unless excused by the court. This report shall include a statement of the wishes of child and the GAL's recommendations at the time of the dependency disposition.

At the time of the "TPR Disposition" hearing the GAL shall prepare a report that will address continued contact with the parent(s) / family members and include the GAL's recommendation. The GAL shall provide copies to all parties and the least 48 hours prior to the hearing.

The GAL will investigate the allegations of the petition and any subsequent matters arising in the case and, unless excused by the court, to file a written report. This report shall include a statement of the wishes of the child and the recommendations if the GAL and shall be provided to all parties and the court at least 48 hours prior to the hearing for which the report is prepared.

The GAL will be present at all court hearings unless excused by the court. The GAL will perform such other duties and undertake such other responsibilities as the court may direct.

Tasks and Responsibilities for All Caretaker(s) and Foster Parent(s):

All Caregivers must be capable on an on-going basis, and as evaluated/assessed by a Homestudy, of providing a physically safe environment and a stable, supporting home for the children under their care. The Caregiver must assure that the children's well being is met, including, but not limited to, the provision of immunization, medical, education, and mental health services. The Caregivers shall ensure that the child attends all their scheduled medical and psychological treatment appointments and provide transportation to all scheduled appointments.

The Caregivers shall ensure that all of the child's physical, emotional, mental health and educational needs are appropriately addressed. Provide the child(ren) with a nurturing environment.

Comply with all Court orders, including but not limited to the Court's orders/restrictions regarding the visitation rights.

Must be willing to attend and participate in court-ordered tasks and the Department or Provider's referrals for services to you and your family.

Must be truthful in providing the Department or the Provider on an ongoing basis with accurate and truthful information about all of the person(s) who live in your home and of all persons who frequent your home on a regular basis.

The Caregivers may participate in the development of the Case plan and should be supportive of the goals of the plan.

The Caregivers must demonstrate their ability to work with the Court, the Department or the Provider during the Dependency proceedings.

If the Caregiver is employed outside the home, they must make appropriate child care arrangement(s) and provide the Department and/or the Contract Provider with the information.

The Caregiver must be willing to submit to a Comprehensive Assessment pursuant to a Court Order. A Comprehensive Assessment includes but is not limited to an evaluation by a psychologist, psychiatrist or other certified mental health professional(s).

The Caregiver must allow the Department of Children and Families or the Provider, the GAL and other service providers (announced and/or unannounced) access to your home for purposes of conducting necessary Home studies and supervision of the child's placement until the court terminates supervision and/or grants TPR and Adoption.

The Caregiver who receives Monies pursuant to the Relative Caretaker Bill or Foster home licensure must comply with all applicable Florida Statutes, Administrative Codes, Operating Procedures and contractual agreements.

If the caretaker is a foster parent, the foster parent shall ensure that the child's "Blue Book" is regularly updated and provided to the counselor and/or provider upon request.

Comply with specific tasks identified in Case Plan of Action to Achieve Permanency Goal.

Child's Rights and Responsibilities:

The child has a right to a safe, permanent home within a specified period of time.

The child has a right to be placed in appropriate, nurturing interim placement, free from drugs, alcohol, and criminal activity, that will provide a sense of personal dignity and integrity, and that will provide for the child's nutritional, medical, educational, psychological, social and physical needs.

The child(ren), if age appropriate, has a right to speak to the Judge, Judicial Review Panel, and/or Mediator during appropriately set hearings and to state their feelings, opinions, wishes, issues relevant to the circumstances.

The child(ren) will be informed of their right to request a fee waiver if applicable.

I am in receipt of the information packet regarding my case plan.

Name

Date

Name

Date

**IN THE CIRCUIT COURT OF THE SIXTEENTH JUDICIAL CIRCUIT OF THE
STATE OF FLORIDA, IN AND FOR MONROE COUNTY
JUVENILE DIVISION**

IN THE INTEREST OF:

CASE NO.:

a)	DOB:	RACE/SEX
b)	DOB:	RACE/SEX
c)	DOB:	RACE/SEX
d)	DOB:	RACE/SEX
e)	DOB:	RACE/SEX

Minor Child(ren)

JUDICIAL REVIEW REPORT

Date of JR Hearing:

NOTICE TO PARENT(S)

**THE JUDICIAL REVIEW HEARING IS VERY IMPORTANT. AT THE
JUDICIAL REVIEW THE COURT WILL DECIDE WHETHER TO
RETURN YOUR CHILD TO YOU OR OTHER FAMILY MEMBERS,
LEAVE YOUR CHILD IN THE CURRENT PLACEMENT, OR START
PROCEEDINGS TO CONSIDER ADOPTION FOR YOUR CHILD.**

**YOU HAVE THE RIGHT TO HAVE A LAWYER AT THE JUDICIAL
REVIEW HEARING. IF YOU CANNOT AFFORD A LAWYER, AND YOU
WANT ONE, YOU SHOULD ASK THE COURT TO APPOINT ONE FOR
YOU.**

I. Case History:

II. Recommendation:

III. Compliance since last review:

Mother:

Father:

Child:

Counselor:

Foster Parent/Legal Custodian:

IV. Major or Minor Problems Affecting Case Goal:

V. Current Placement Appropriateness:

VI. Statement From Foster Parent/ Legal Custodian:

VII. Visitation:

VIII. Assessment and Collection of Child Support:

IX. Medical, Psychological Reports, Mental Health and Educational reports or records that have been generated during this reporting period are attached to this report.

X. Other:

XI. Signatures:

Family Services Counselor

Date

Family Services Counselor Supervisor

Date

Reviewed for legal sufficiency only by the undersigned.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I have provided a true and correct copy of the foregoing Judicial Review Report by mail/hand deliver to _(Parents), Attorneys, Custodians, GAL _____,

And _____, and DCF, 2796 Overseas Highway, Suite #202, Marathon, Florida, 33050, this ____ day of _____, 2000.

FOR JANINE'S CASES USE:

Kirk C. Zuelch
State Attorney
Sixteenth Judicial Circuit
530 Whitehead Street
Key West, FL 33040
(305) 292-3400

BY: _____

Janine Gedmin
Assistant State Attorney
FLORIDA BAR NO: 346322

FOR KIM'S CASES USE:

Kirk C. Zuelch

State Attorney
Sixteenth Judicial Circuit
4695 Overseas Highway
Suite 101
Marathon, FL 33050
(305) 289-2593

BY: _____

KIMBERLY NORDHEIM

Assistant State Attorney

FLORIDA BAR NO: 0979392

