4700 Disp. Ord.

## IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS DEPARTMENT OF JUVENILE JUSTICE AND CHILD PROTECTION CHILD PROTECTION DIVISION

IN	THE INTE	REST OF		No				
Mi	inor(s)			•				
			DISPOSITION OF (Placement) 705 ILCS					
			☐ original	☐ modified order				
of the sta	e subject m	e coming on to be heard for atter and the parties and equisites having been fully c	. The Court having the minor having been	on the				
TF	HE COURT	FINDS:						
	<ol> <li>The minor:</li> <li>A. is adjudged a ward of the court, it being in the best interest and welfare of the minor and the public; or</li> <li>B. was previously adjudged a ward of the court on</li></ol>							
		2. The mother,, is:						
		A. fit, able, and willing to care for, protect, train, and discipline the minor. OR						
	7128 <b>□</b> B.	B. unable for some reason other than financial circumstances alone to care for, protect, train, or discipline the minor; and/or						
	7129 $\Box$ C.	•	e minor: and/or					
7129 C. unwilling to care for, protect, train, or discipline the minor; and/or 7227 D. unfit.								
	7130 🗆 E.	deceased.						
	3. The 1	father,		, is:				
	7131 🗖 A.	fit, able, and willing to care	for, protect, train, and c	discipline the minor. OR				
		or discipline the minor; and	d/or	nstances alone to care for, protect, train,				
		unwilling to care for, protec	ct, train, or discipline the	e minor; and/or				
	7231 <b>D</b> .							
	7134 <b>E</b> .	deceased.						
	4. The (	(guardian/legal custodian/bo	oth)	is:				
	7135 <b>A</b> .	fit, able, and willing to care	for, protect, train, and o	discipline the minor. OR				
		or discipline the minor; and	d/or	nstances alone to care for, protect, train,				
		unwilling to care for, protec	ct, train, or discipline the	e minor; and/or				
	7235 <b>D</b> .							
	7138 <b>E</b> .	deceased.						

		Reasonable 6						
		☐ B. been p	•	liminate the need for removal of possible for the minor to return t				
	7208	☐ C. not bee	en made.					
		Appropriate  ☐ A. success  ☐ B. unsucc	sful.	amily preservation and family re	eunification have been			
		It is in the be		inor to remove the minor from t	he custody of the parents, guardian			
	8. It is not in the best interest of the minor to become a ward of the state.							
IT I	S OF	RDERED:						
□ 8001		The case is d	lismissed.					
☐ 4122				remain in) the care and custody dian/custodian/responsible relat				
					(mother/father/parents			
	guardian/custod		stodian/reponsible r	relative) on	,is vacated			
□ 4711		Temporary c	rary custody is terminated and appointment is vacated.					
	E.	E. The 405/2-24 Order of Protective Supervision entered this date is incorporated herein.						
	F.	1. The minor	shall be placed in t	he (custody/guardianship) of				
	4703		S Guardianship Ad	ian whose relationship to the mino ministrator with right to place tl	ne minor;			
	2. The 405/2-25 Order of Protection entered against							
	2. The 405/2-25 Order of Protection entered against, is hereby incorporated in this order.							
his/		3. The clerk of the court shall deliver a certified copy of this order to the custodian or guardian as proof of authority. No other process is necessary as authority for the keeping of the minor.						
			dian is authorized to	<u> </u>	) unless otherwise ordered by the court. medical and dental treatment by a			
4284	$\Box$ A	appeals Right	ts Given.					
		This cause is	s set on	,	, for			
		Refere the	4390 ☐ Status 4391 ☐ Judge		4590 ☐ Permanency Planning Hearing			
		Davie the.	4371 a Juuge	10/2 - Hearing Officer				
DA	ΓED:			ENTERED:	Judga's No			
				Judge	Judge's No.			

(Rev. 12/01/20) CCJP 0604 B

No. \_\_\_\_\_