☐ District Court	Denver Juvenile Court		
Court Address:	County, Colorado		
	THE STATE OF COLORADO	_	
In the interest of:			
Child(ren) and Con-	cerning		
Respondent(s)		▲ COU	RT USE ONLY A
Attorney or Party W	/ithout Attorney (Name and Address):	Case Number	
Phone Number:	E-mail:		
FAX Number:	Atty. Reg.#:	Division	Courtroom
	D & N PLACEMENT COURT OR	DER	
This matter came be	fore the Court on theday of		, 20
The Court baying re	eviewed the file and evidence in this matter and b	oing otherwise s	sufficiently advised in the
premises, FINDS:	wiewed the life and evidence in this matter and b	ellig otherwise s	sumciently advised in the
	Placement out of the home is necessary and is	in the hest intere	ests of the child(ren) AND
	_ a) Reasonable efforts were made to pr		· · · ——
	of the child(ren). <u>OR</u>		o and mode to process
	b) An emergency existed such that the	lack of efforts to	prevent removal from the
	home was reasonable. OR		,
	c) Reasonable efforts to prevent the cl	nild(ren)'s remov	al from the home are not
	required because :	,	
	1) A court of competent jurisdiction has deter	mined that the pa	arent has been convicted
	of:	·	
	a) Murder of another child of the pare	ent;	
	b) Voluntary manslaughter of anothe	r child of the pa	
	 c) Aiding or abetting, attempting, community murder or such a voluntary manslau 		citing to commit such a
	d) A felony assault that results in		injury to the child or
	another child of the parent.2) The parental rights of the parent with res	spect to a siblin	g have been terminated
	involuntarily.		
	_ 3) A court of competent jurisdiction has deter	rmined that the p	parent has subjected the
	child to aggravated circumstances (as defined in	n State law).	
	_ The child(ren) has/have been placed in the le	ast restrictive pl	acement available which
	can effectively meet (his) (her) (their) needs.		
	Procedural safeguards to preserve parental	rights have bee	n applied in connection
	with the removal of the child(ren) from the h	ome	

THEREFORE, IT IS HEREBY ORDERED, ADJUDGED AND DECREED:

	Temporary legal custody of the child(ren) is granted to the County	
	Department of Social Services for out of home placement.	
	TheCounty Department of Social Services shall make reasonable	
	efforts to safely return said child(ren) to (his) (her) (their) home. OR	
	The County Department of Social Services shall make reasonable	
	efforts to find and finalize a safe and permanent placement for the child(ren).	
	The parent(s)/guardian shall immediately provide the Court and the	
	County Department of Social Services the names and addresses	
	of and/or means of locating any parent(s) not present in court and of other relatives of the	
	child(ren) or other individuals who may be able to provide placement for the child(ren) i	
	(he) (she) (they) remain(s) in out of home placement. Good cause exists and the	
	County Department of Social Services is authorized to contact	
	identified relatives and/or individuals and share information, including otherwise confidential information, regarding the child(ren), the parent(s), and this proceeding to complete an appropriate placement study of such relatives or individuals.	
	This matter is set for on, 20, at (am) (pm), a	
	which time all parties must be present. OR	
	Six (6) month Periodic reviews and/or Permanency Hearings shall be conducted by the	
	Colorado Department of Human Services as Administrative Reviews, unless a party to	
	the action requests a court hearing, or unless the Court deems it necessary to require a	
	hearing.	
Dated:	BY THE COURT	
	☐ JUDGE ☐ MAGISTRATE	