District Court	Denver Juvenile Court	
0 (A .)	County, Colorado	
Court Address:		
THE PEOPLE OF T	HE STATE OF COLORADO	
In the interest of:	TIE STATE OF COLONADO	
Child(ren) and Cond	cerning	
- 		
Respondent(s)		▲ COURT USE ONLY ▲
Attorney or Party W	ithout Attorney (Name and Address):	Case Number:
Phone Number:	E-mail:	
FAX Number:	Atty. Reg. #:	Division Courtroom
	D & N PERMANENCY HEARING OR	DER
This matter came bef	ore the Court on theday of	, 20
The Count having re-	in the file and evidence in this matter and be	
rne Court naving rev premises, FINDS:	viewed the file and evidence in this matter and be	ing otherwise sufficiently advised in the
•		
	Continued out of home placement is necessary	iry and appropriate and is in the best
	interests of the child(ren).	
	The child(ren)'s safety is protected in the out of	home placement.
	Reasonable efforts have been made to reuni	fy the child(ren) and (his) (her) (their)
	family. <u>OR</u>	
	Efforts to reunite the child(ren) and (his) (her) (the	neir) family have failed. <u>AND</u>
	Reasonable efforts have been made to find	and finalize a safe and permanent
	placement for the child(ren).	
	The child(ren) has/have been placed in the lea	st restrictive placement available which
	can effectively meet (his) (her) (their) needs and	is closest to the home.
	The extent of compliance with the case plan has	been determined.
	The extent of progress made toward allev	iating or mitigating the causes that
	necessitated the community placement has bee	n determined.
	A projected date by which the child(ren) will be	returned and safely maintained in (his)
	(her) (their) home has been established. OR	
	(her) (their) home has been established. OR A projected date by which the child(ren) w	ill be placed for adoption has been
		ill be placed for adoption has been
	A projected date by which the child(ren) w	
	A projected date by which the child(ren) we established. OR	
	A projected date by which the child(ren) we established. OR A projected date by which the child(ren) will be	placed for legal guardianship has been

	Procedural safeguards to preserve parental rights have been applied in connection with
	any change in placement or any determination affecting parental visitation.
	The child(ren) is/are age sixteen (16) or over, and the Permanency Plan includes the
	services needed to assist in transitioning (him) (her) (them) to independent living.
	The out of state placement continues to be appropriate and in the best interests of the
·	child(ren).
	Gilla(Terr).
THEREFORE, IT	IS HEREBY ORDERED, ADJUDGED AND DECREED:
	Temporary legal custody of the child(ren) continues with the
	County Department of Social Services.
	The Permanency Plan(s) included in the County Department of
	Social Services' report dated is in the best interests of the
	child(ren) and is hereby made an order of this Court.
	The County Department of Social Services' report dated
	is hereby incorporated by reference.
	_ The Administrative Review Findings dated are hereby incorporated by
	reference.
	County Department of Social Services shall continue to make
	reasonable efforts to safely return said child(ren) to (his) (her) (their) home. OR
	_ TheCounty Department of Social Services shall continue to make
	reasonable efforts to find and finalize a safe and permanent placement for the
	child(ren).
	at which time all parties must be present.
	Periodic reviews and/or Permanency Hearing reviews 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
	D. Jupos D. Maciotrate
	☐ JUDGE ☐ MAGISTRATE