Recommended Title IV-E Findings and Orders

Findings and orders must be based on sufficient supporting evidence, presented to the court by the county agency.			
I. Protective Custody/Arrest/Bench Warrants—include in the order the finding:			
A. Continuance in the home is contrary to the child's welfare.			
II. Detention/Removal Hearings—make the following:			
A. Continuance in the home is contrary to the child's welfare.			
B. Temporary placement and care are vested with the social services agency <i>or</i> probation department.			
C. Reasonable efforts have been made to prevent removal.			
III. Prepermanency Hearings—make the following:			
D1. The child's placement is necessary. The child's current placement is appropriate.			
D2. The agency has complied with the case plan by making reasonable efforts to return the child to a safe home and to complete any steps necessary to finalize the permanent placement of the child.			
D3. The extent of progress made toward alleviating or mitigating the causes necessitating placement has been: by the father, by the mother, by the child (include			
child in delinquency proceedings only).			
D4. The likely date by which the child may be returned to and safely maintained in the home or another permanent plan selected is $///$.			
D7. For child 14 years of age or older: the court finds that the services set forth in the case plan include those needed to assist the child in making the transition from foster care to successful adulthood.			
IV. Permanency Hearing—make the following:			
D1. The child's placement is necessary. The child's current placement is appropriate.			
D2. The agency has complied with the case plan by making reasonable efforts to return the child to a safe home and to complete any steps necessary to finalize the permanent placement of the child.			
D3. The extent of progress made towards alleviating or mitigating the causes necessitating placement has been: by the father, by the mother, by the child (include child			
in delinquency proceedings only).			
D5. The plan selected below is appropriate and is ordered:			
a. An immediate return to the home is ordered as the permanent plan; or			
b. The continuation of reunification services and the setting of a further permanency review hearing. <i>or</i>			
\Box c. Termination of services and:			
(1) setting of a Welf. & Inst. Code, § 366.26 or 727.31 hearing; <i>or</i>			
\Box (2) placement with a fit and willing relative; or			
(specify return home, adoption, tribal customary adoption, legal guardianship, or placement with a fit and			
willing relative); or			
\Box (4) for a child 16 years of age or older, when there is a compelling reason to determine that it is not in the child's best interest to return home, be placed for adoption or tribal customary			
adoption, be placed with a legal guardian, or be placed with a fit and willing relative, another planned permanent living arrangement.			
D6. The likely date by which the permanent plan will be achieved or dependency will be dismissed is _/ or			
The likely date by which the child may be returned to and safely maintained in the home or another permanent plan selected is/ (Use this finding only when the court continues			
<i>reunification services under D5b.</i>). D7. For child 14 years of age or older: the court finds that the services set forth in the case plan include those needed to assist the child in making the transition from foster care to successful adulthood.			
V. Postpermanency Hearing—make the following:			
D1. The child's placement is necessary. The child's current placement is appropriate. D2. The agency has complied with the case plan by making reasonable efforts, including whatever steps are necessary to finalize the permanent placement of the child; <i>or</i>			
(For a child 16 years of age or older in a planned permanent living arrangement): the agency has complied with the case plan by making reasonable efforts, including ongoing and			
intensive efforts to finalize the permanent plan of return home, adoption, tribal customary adoption for an Indian child, legal guardianship, or placement with a fit and willing relative.			
D5. The permanent plan selected below is appropriate and ordered:			
\square a. Adoption; <i>or</i> \square Tribal Customary Adoption; <i>or</i>			
b. Legal guardianship; <i>or</i>			
\Box c. Placement with a fit and willing relative; or			
□d. Placement in foster care with a permanent plan of (specify return home, adoption, tribal customary adoption, legal guardianship, or placement with a fit and willing			
relative); or			
e. For a child 16 years of age or older, when there is a compelling reason to determine that it is not in the child's best interest to return home, be placed for adoption or tribal customary			
adoption, be placed with a legal guardian, or be placed with a fit and willing relative, another planned permanent living arrangement.			
D6. The likely date by which the permanent plan will be achieved or dependency will be dismissed is _/_/			
D7. For child 14 years of age or older: the court finds that the services set forth in the case plan include those needed to assist the child in making the transition from foster care to successful adulthood.			

Title IV-E Findings: Legal Citations*

Revised July 24, 2017

FEDERAL	CALIFORNIA	RESULT IF	
	Dependency Delinquency	NO FINDING	
Title IV-E of the Social Security Act, 42 U.S.C. § 670 et seq.	Welf. & Inst. Code, § 300 et seq. Welf. & Inst. Code, § 602 et seq.		
Detention/Removal Hearings			
A. Court must make finding that continuance in the home of the parent or legal	Continuance in the home of the parent or legal guardian is contrary to the child's	Never eligible for title IV-E	
guardian would be contrary to the child's welfare. (42 U.S.C. § 672(a)(1)-(2).)	welfare. (Welf. & Inst. Code, §§ 319(b), 636 (d), 11401(b)(3); Cal. Rules of Court, rules 5.678(a)(2), 5.760(c).)	funding (45 C.F.R. § 1356.21(c).)	
This finding must be made at the time of the first court ruling authorizing $(45 \text{ G E P} + 125 \text{ C})$			
removal of the child from the home. (45 C.F.R. § 1356.21(c).)	This finding must be made at the time of the first court ruling authorizing removal of the child from the home. (Welf. & Inst. Code, §§ 319(c), 636(d)(4).)		
B. Court must order that placement and care are the responsibility of the state	Temporary placement and care are vested with the child welfare agency pending	No funding until findings are	
agency or any other public agency with whom the responsible state agency has an agreement. (42 U.S.C. § 672(a)(1)-(2); 45 C.F.R. § 1356.71(d)(1)(iii).)	disposition or further order of court. (Welf. & Inst. Code, §§ 319(e), 636(d)(3)(b); Cal. Rules of Court, rules 5.678(d), 5.760(e)(2), (f)(2).)	made.	
C. Court must make finding that reasonable efforts have been made to prevent	Reasonable efforts have been made to prevent or eliminate the need for removal.	Never eligible for title IV-E	
or eliminate the need for removal. (42 U.S.C. §§ 671(a)(15), 672(a)(1)-(2); 45	(Welf. & Inst. Code, §§ 319(d)(1), 636(d)(2)(B), 11401(b); Cal. Rules of Court,	funding. (45 C.F.R. §	
C.F.R. § 1356.21(b)(1).)	rules 5.678(c)(1), 5.760(e)(3).)	1356.21(b)(1)(ii).)	
This finding must be made within 60 days of the date of removal. (45 C.F.R. § 1356.21(b)(1).)			
Case Review/Status Review Hearings—D Findings			
Court must review child's status and safety no less frequently than once every	Periodic status reviews must be held, and the required findings made, no less	Failure to make findings will have	
six months from the date the child entered foster care, in order to make the	frequently than every six months, with the first status review being held at the time	financial consequences due to	
recommended legal findings as set forth on side two, sections II and IV (42	of the initial dispositional hearing. (Welf. & Inst. Code, §§ 361(e), 366(a), 366.3,	noncompliance with the state	
U.S.C. §§ 671(a)(16), 675(5)(B); 45 C.F.R. §§ 1355.20, 1355.34(c)(2)(ii).)	727.2(c), 11400(i), 11404.1; Cal. Rules of Court, rules 5.710(a), 5.810(a).)	plan.	
Permanent Plan Hearings—D Findings			
Court must hold a permanency hearing to select a permanent plan no later than	A permanency planning hearing must be held, and the required findings made,	Funding stops unless findings are	
12 months from the date the child entered foster care, and must hold	within 12 months from the date the child entered foster care, and subsequent	made.	
subsequent permanency plan hearings every 12 months thereafter. (45 C.F.R. §§	permanency hearings must be held every 12 months thereafter. (Welf. & Inst. Code,		
1355.20, 1356.21(b)(2)(i); 42 U.S.C. § 675(5)(C), (F).)	<pre>§§ 361.5(f), 366.21(f), 366.21(g), 366.22, 366.3, 727.3(a)(1), 11400(j), 11404.1; Cal. Rules of Court, rules 5.715, 5.810(b).)</pre>		
For a case in which no reunification services are offered, the permanency			
hearing must be held within 30 days of disposition. (45 C.F.R. § 1356.21(h)(2).)			

Definition of "date the child entered foster care":

Dependency—The date the child entered foster care is the earlier of the first finding of child abuse or neglect (jurisdictional finding) or 60 days after the child is physically removed from the home of the parent(s) or legal guardian(s). (Welf. & Inst. Code, § 361.49); Cal. Rules of Court, rule 5.502(9)(A).)

Delinquency—The date the minor entered foster care is the date that is 60 days after the date on which the minor was physically removed from the home of the parent(s) or legal guardian(s) unless one of the following exceptions applies: (1) If the minor is detained pending initial foster care placement and remains detained for more than 60 days, then the date of entry into foster care is the date of the hearing at which placement is ordered. (2) If the minor is adjudged a ward; committed to a ranch, camp, school, or other institution; and remains in that facility for more than 60 days prior to placement in foster care, then the date of entry into foster care is the date the minor is physically placed in foster care. (3) If at the time the wardship petition is filed, the minor is a dependent of the juvenile court and in out-of-home placement, then the date of entry into foster care is the earlier of the date the juvenile court made a finding of abuse or neglect, or 60 days after the date on which the minor was removed from his or her home. (Welf. & Inst. Code, § 727.4(d)(4); Cal. Rules of Court, rule 5.502(9)(B).)

*This chart is based on laws in effect at the time of publication—July 24, 2017. Federal and state laws can change at any time. The chart was compiled by the Judicial Resources and Technical Assistance project of the Center for Families, Children & the Courts, 455 Golden Gate Avenue, San Francisco, California 94102, 415-865-8836.