		JV-550
SUPERIOR COURT OF CALIFORNIA, COMMAILING ADDRESS:	UNTY OF	FOR COURT USE ONLY
MAILING ADDRESS:		
CITY AND ZIP CODE:		
BRANCH NAME:		
BRANGITNAIVIE.		
CASE NAME:		
JV-550 JUVENILE COURT TRANSFER OF	RDERS	
WIC § 300 For Disposition	For Dependency Supervision	CASE NUMBER:
UNIC § 601 UNIC § 602 For Dis	sposition For Delinquency Supervision	
1. Child's name:		Date of birth:
a. Gender: 🗌 Male 🗌 Fema	le	
2. a. Date of hearing:		Dept.: Room:
b. Judicial officer (name):		
c. Persons present:		
☐ Child ☐ Child's attorney ☐ Legal guardian ☐ Deputy county counsel	Mother Mother's attorney Deputy District Attorney CASA	Father Father's attorney Probation Officer/Social Worker Other:
3. The court has read and considered:	the report of the Social Worker other relevant evidence	the report of the Probation Officer
4. The court finds and orders under Calife	ornia Rules of Court, rule 5.610 and Welfare	and Institutions Code section
subparagraph e and has the lega	s found to be with the following person who r al right to physical custody of the child (indica ther	te name and relationship):
Confidential address	Address is not confidential	
Name:		
Address:		
City, State & Zip Code:		
	Worker in the receiving county has conducte by (name): Verification date: visit or other (specify):	ed an address check and confirmed the
b. Transfer of the child's case is in t	the child's best interests because (state reas	ons):
c. The child currently resides with Parents Mother	🗌 Father 🛛 🗌 Guardian	Relative (relationship):
Name (if different from 4a above	):	
Address (if different from 4a abo	ve):	
Telephone number:		
☐ Foster Home <i>(name):</i> ☐ Group Home <i>(name)</i> :	Residential facili     Other (name):	ty (name):
	t(s) (other than listed in 4a or 4c above):	
Name:	Name	
Address	Address	
City/Zip Code	City/Zip (	Code
d. The child is detained	placed with parent/legal guardiar	
m Adopted for Mandatory Use licial Council of California 550 [Bay, Japung 1, 2007]	JUVENILE COURT TRANSFER ORDERS	Welfare and Institutions Code, \$\$300, 375, 601, 602, 750; Cal Pulse of Court, rules 5, 612

JV-550 [Rev. January 1, 2007]	
Modified for SacJoaquin Valley/Foothills-Revised 5/8/08	

Cal. Rules of Court, rules 5.610, 5.612 Page 1 of 3

- e. The Child's case is ordered transferred to the county of (specify):
- f. (1) The child shall remain at the present address.
  - (2) The child shall be transported in custody to the receiving county within seven judicial days.
  - (3) Under prior orders of this court:
    - (i) The child was detained on *(date)*:
    - (ii) The child was found to be described by section:
       □ 300
       □ (a) □ (b) □ (c) □ (d) □ (e) □ (f) □ (g) □ (h) □ (i) □ (j)
       On (date):
       ; relative to a petition filed on (date):
    - (iii) Dependency was declared on *(date)*:
    - (iv) The child was found to be described by section 601 602 sustained charges: relative to a petition filed on *(date):*
    - (v) Delinquency Disposition: UWardship was declared section 790 deferred entry of judgment was deferred on *(date)*:
    - (vi) The last hearing was on *(date)*:
    - (vii) On *(date)*, the mother father guardian minor/child were personally ordered to appear at the transfer in initial hearing.
- g. A hearing has been set for:

Transfer-In Initial Hearing in receiving Court scheduled for (date):
 The following hearings have been scheduled or needs to be scheduled:

 Disposition needs to be set
 Pre-Permanency Hearing
 Needs to be set no later than:
 Post-Permanency Hearing
 Needs to be set no later than:
 Other:
 Needs to be set:

- h. Other findings and orders:
- 5. The current status of the Indian Child Welfare Act (ICWA) is addressed in the minute order (dated):
- 6. The court further finds and orders:
  - a. (1) This child does have special education needs. An Individual Education Plan has been created by *(school district):* 
    - The child does not have special education needs.
    - The child has other educational issues (specify):
    - (2) The court has suspended parental educational rights.
      - The court has appointed an education advocate pursuant to the JV 535 (dated):
      - The school has appointed an education surrogate pursuant to the JV 536 (dated):
      - Please provide name of advocate or surrogate:
  - b. Usitation has been determined as indicated in the minute order (dated):
  - c. Deternity has been resolved as indicated in the minute order (dated):
  - d. A WIC § 241.1 determination of dependency delinquency serves the best interest of the child/minor and protection of the public as indicated in the minute order (*dated*):
  - e. 🗌 Other:
- 7. Additional Instructions for delinquency matters only: The judicial officer of this transferring court does not object to the withdrawal of the admission to the petition and/or the jurisdictional finding, in the discretion of the receiving court, in order to impose Welfare & Institutions Code section 654.2 Informal Supervision.

Date:

JUDICIAL OFFICER OF THE JUVENILE COURT

JUVENILE COURT TRANSFER ORDERS

## INSTRUCTIONAL NOTICE FOR COMPLETING THE MODIFIED FORM

California Rules of Court, rule 5.610 requires that:

- 1. A child who is ordered transferred in custody must be delivered to the receiving county within seven court days. A certified copy of the entire court file and other documents must be delivered with the child;
- 2. A certified copy of the entire court file and other documents for a child whose case is transferred, but who is not transported in custody, must be transmitted to the receiving county within ten court days.

California Rules of Court, rule 5.612 requires that:

- 1. For a child who is transported in custody, the receiving court must conduct a transfer-in hearing within two court days after the child is delivered to the receiving county, if the child remains in custody;
- 2. For a child who is not detained in custody, the receiving court must conduct a transfer-in hearing within ten court days after the documents are received by the clerk of the receiving county.
- 3. The receiving court must notify the transferring court upon receipt and filing of the certified copy of the transfer order and complete case file.

## Completing the Sac Joaquin Valley/Foothills Order

- 1. The order must be typed (no handwriting). (Hint: Save document as templates with home county's information as default.)
- 2. Submit one form for each child.
- 3. Item 4b requires the reason stated on the form why the transfer is in the best interest of the child.
- 4. Item 4g requires the transferring county to state on the form all hearing dates that have been scheduled or needs to be scheduled (i.e., permanency hearing, etc.).
- 5. Item 5 requires ICWA information. (Whether ICWA applies to delinquency cases depends on the adoption of California Rules of Court, rule 5.664.)
- Item 6 requires additional information relative to educational needs, visitation, paternity and WIC § 241.1 determination.