Rule 5.618 of the California Rules of Court is adopted, and rule 5.697 is amended, effective October 1, 2021, to read:

1	Rule	5.618	3. Placement in short-term residential therapeutic program (§§ 361.22,		
2		<u>727.</u>	<u>12)</u>		
3					
4	<u>(a)</u>	App.	<u>licability</u>		
5					
6			rule applies to the court's review under section 361.22 or 727.12 following the		
7		-	ement of a child or nonminor dependent in a short-term residential therapeutic		
8		prog	<u>ram.</u>		
9	a >	C			
10	<u>(b)</u>	Serv	ervice of request for hearing		
11		T1	or interest to the second of t		
12			social worker or probation officer must use <i>Placing Agency's Request for</i>		
13 14			ew of Placement in Short-Term Residential Therapeutic Program (form JV-		
15		235) to request a hearing under section 361.22(b)(1) or 727.12(b)(1), and serve a copy of the form and a blank copy of <i>Input on Placement in Short-Term Residential</i>			
16			rapeutic Program (form JV-236) within five calendar days of each placement		
17			child or nonminor dependent in a short-term residential therapeutic program		
18		on:	emia or nomininor dependent in a snort term residential therapeante program		
19		<u>011.</u>			
20		<u>(1)</u>	The child's parents and their attorneys of record, if parental rights have not		
21			been terminated, or a nonminor dependent's parents and their attorneys of		
22			record, if the parent is receiving family reunification services;		
23					
24		<u>(2)</u>	The child's legal guardians, if applicable, and their attorneys of record;		
25					
26		<u>(3)</u>	The attorney of record for the child or nonminor dependent, and the child, if		
27			older than 10 years of age, or the nonminor dependent;		
28					
29		<u>(4)</u>	The child's or nonminor dependent's Indian tribe and any Indian custodian,		
30			in the case of an Indian child, and their attorneys of record; and		
31					
32		<u>(5)</u>	For a child or nonminor dependent under section 300 or 450 jurisdiction, the		
33			child's or nonminor dependent's Court Appointed Special Advocate		
34			volunteer, if applicable.		
35	()	a			
36	(c)	Setti	ng the hearing		
37		TT1	2(1,22(1), 727,12(1), 0		
38			court must set a hearing under section 361.22(d) or 727.12(d) after receiving a		
39		requ	est for a hearing. The court must provide notice of the hearing to the following:		
40					

1 2 3		(1)	The child's parents and their attorneys of record, if parental rights have not been terminated, or a nonminor dependent's parents and their attorneys of record, if the parent is receiving family reunification services;		
4 5 6		<u>(2)</u>	The child's legal guardians, if applicable, and their attorneys of record;		
7 8		<u>(3)</u>	The attorney of record for the child or nonminor dependent, and the child if older than 10 years of age, or the nonminor dependent;		
9 10 11		<u>(4)</u>	The child's or nonminor dependent's Indian tribe and any Indian custodian, in the case of an Indian child, and their attorneys of record; and		
12 13 14		<u>(5)</u>	The child's or nonminor dependent's Court Appointed Special Advocate volunteer, if applicable.		
15 16	<u>(d)</u>	Repo	ort for the hearing		
17 18 19		<u>(1)</u>	The report described in section 361.22(c) or 727.12(c) must be filed with the court no later than seven calendar days before the hearing.		
20 21 22		<u>(2)</u>	The report must be served on the individuals listed in (c) of this rule no later than seven calendar days before the hearing.		
23 24 25 26 27		<u>(3)</u>	The documentation required by section 361.22(c)(1)(A) or 727(c)(1)(A) must not contain information that is privileged or confidential under existing state law or federal law or regulation without the appropriate waiver or consent.		
28 29	<u>(e)</u>	Inpu	t on placement		
30 31 32		<u>(1)</u>	The following parties who object to the placement may inform the court of the objection by filing <i>Input on Placement in Short-Term Residential Therapeutic Program</i> (form JV-236):		
33 34 35 36 37			(A) The child's parents and their attorneys of record, if parental rights have not been terminated, or a nonminor dependent's parents and their attorneys of record, if the parent is receiving family reunification services;		
38 39 40			(B) The child's legal guardians, if applicable, and their attorneys of record;		
40 41 42 43			(C) The attorney of record for the child or nonminor dependent, and the child if older than 10 years of age, or the nonminor dependent; and		

1			<u>(D)</u>	The child's or nonminor dependent's Indian tribe and any Indian	
2				custodian, in the case of an Indian child, and their attorneys of record.	
3					
4		<u>(2)</u>	Form	JV-236 may be used to provide input on the child's or nonminor's	
5		~ /		ement in the short-term residential therapeutic program by the individuals	
6			-	l in (1) and other individuals with an interest in the child or nonminor.	
7			112101	(1) ************************************	
8		<u>(3)</u>	Innut	from a Court Appointed Special Advocate volunteer can also be by a	
9		(2)	-	report under local rule.	
10			Court	report under focul fuic.	
11		<u>(4)</u>	Loca	l county practice and local rules of court determine the procedures for	
12		<u>(Ŧ)</u>	completing, filing, and noticing form JV-236, except as otherwise provided i		
13			this r		
13			uns i	uie.	
15	(f)	A	wayyal y	without a bearing	
	<u>(f)</u>	<u>App</u>	rovai	without a hearing	
16		(1)	A C4	4	
17		<u>(1)</u>		the court receives a request for review, the court may approve the	
18			place	ement without a hearing if the following conditions are met:	
19			() >	TTI (4.1)	
20			<u>(A)</u>	The service requirements of (b) were met;	
21			(D)		
22			<u>(B)</u>	The placing agency has filed Proof of Service—Short-Term Residential	
23				Therapeutic Program Placement (JV-237) verifying that the parties	
24				listed in (e)(1) were served a copy of the report described in section	
25				361.22(c) or 727.12(c) no later than 10 court days before the hearing	
26				date;	
27					
28			<u>(C)</u>	No party listed in (e)(1) has notified the court of their objection to the	
29				placement within 5 court days of receiving the report described in	
30				section 361.22(c) or 727.12(c); and	
31					
32			<u>(D)</u>	Based on the information before the court, the court intends to approve	
33				the placement consistent with section 361.22(e) or 727.12(e) and (g) of	
34				this rule.	
35					
36		<u>(2)</u>	If the	e court approves the placement without a hearing, it must notify the	
37			<u>indiv</u>	iduals in (c) of the court's decision to approve the placement and vacate	
38			the h	earing set under section 361.22(d)(1) or 727.12(d)(1).	
39					
40		<u>(3)</u>	Noth	ing in this subdivision precludes the court from holding a hearing when	
41			no ol	pjection to the placement is received.	

		(4)	
1		<u>(4)</u>	Notwithstanding (1)—(3), the court may approve the placement without a
2			nearing under a local rule of court if the local rule is adopted under the
3			procedures in rule 10.613 and meets the following requirements:
4			(1) = 1
5			(A) The rule ensures the placing agency has filed form JV-237 verifying
6			that the parties listed in (e)(1) were served a copy of the report
7			described in section 361.22(c) or 727.12(c) no later than 10 court days
8			before the hearing date;
9			
10			(B) The rule ensures the court does not approve the placement until all the
11			parties listed in (e)(1), after receiving the report, have been given an
12			opportunity to indicate to the court their position on the placement
12 13 14			through form JV-236;
15			(C) The rule ensures the court's approval is consistent with section
16			361.22(e) or 727.12(e) and (g) of this rule; and
17			
18			(D) The rule ensures that the approval occurs no later than 60 days from the
19			start of the placement.
20			
21	<u>(g)</u>	Con	act of the hearing
22			
23 24		<u>(1)</u>	In addition to the report described in section 361.22(c) or 727.12(c), the cou
24			may consider all evidence relevant to the court's determinations of section
25			361.22(e)(2), (3) and (4) or 727.12(e)(2), (3) and (4) and whether the
26			placement in the short-term residential therapeutic program is consistent with
27			the child's or nonminor dependent's best interest.
28			
29		<u>(2)</u>	The court must make the findings in section 361.22(e)(2) and (3) or
30			727.12(e)(2) and (3) by a preponderance of the evidence.
31			
32		<u>(3)</u>	The court must approve or disapprove the placement based on the
			determinations in section 366.22(e)(2), (3) and (4) or 727.12(e)(2), (3) and
33 34			(4) and whether it appears that the child's or nonminor dependent's best
35			nterest will be promoted by the placement.
36			
37		<u>(4)</u>	If the court continues the hearing for good cause, including for an evidentian
38		, ', '	nearing, in no event may the hearing be continued beyond 60 days after the
39			start of the placement.
40			
41			

Rule 5.618 adopted effective October 1, 2021.

(a)-	(d)	* * *	
	~ .		
(e)	Soci	al study (§	3§ 358, 358.1)
	a dis	sposition he	must prepare a social study of the nonminor if the court proceeds to earing. The social study must include a discussion of all matters position and a recommendation for disposition.
	(1)	The petit	ioner's social study must include the following information:
	(-)	F	
		(A)– (C)	* * *
		(D) If r	eunification services are being considered:
		40	
		(1)-	(iii) * * *
		(iv)	Whether the nonminor and parent, parents, or guardian agree with the continuation of to court-ordered reunification services:
		(v)	Whether continued reunification services are in the best interest
			of the nonminor; and
		(vi)) ***
		(E)–(N)	* * *
		(O) Fac	and a support and a support of the s
			e a placement made on or after October 1, 2021, the information recified in section 361.22(c), if the nonminor has been placed in a
		_	ort-term residential therapeutic program.
		<u>511C</u>	nt-term residentiar therapeutic program.
	(2)	* * *	
	(-)		
	(Sub	d (e) amend	ed effective October 1, 2021; previously amended effective September 1,
	2021		
(f)-((h) * *	*	