1 Title 5. Family and Juvenile Rules 2 **Division 3. Juvenile Rules** 3 4 5 Rule 5.575. Joinder of Agencies 6 7 Basis for joinder (§§ 362, 365, 727) (a) 8 9 The court may, at any time after a petition has been filed, following notice and a 10 hearing, join in the proceedings any agency (as defined in section 362) that the 11 court determines has failed to meet a legal obligation to provide services to a child 12 or a nonminor or nonminor dependent youth for whom a petition has been filed under section 300, 601, or 602. The court may not impose duties on an agency 13 14 beyond those required by law. 15 16 **(b) Notice and Hearing** 17 18 On application by a party, counsel, or CASA volunteer, or on the court's own 19 motion, the court may set a hearing and require notice to the agency or provider 20 subject to joinder. 21 22 Notice of the hearing must be given to the agency on *Notice of Hearing on* (1) 23 Joinder—Juvenile (form JV-540). The notice must clearly describe the legal 24 obligation at issue, the facts and circumstances alleged to constitute the 25 agency's failure to meet that obligation, and any issues or questions the court 26 expects the agency to address at the hearing. 27 28 (2) The hearing must be set to occur within 30 calendar days of the signing of the 29 notice by the court. The hearing will proceed under the provisions of rule 30 5.570(h) or (i), as appropriate. 31 32 (3) The clerk must cause the notice to be served on the agency and all parties, 33 attorneys of record, the CASA volunteer, any other person or entity entitled 34 to notice under section 291 or 658, and, if the hearing might address 35 educational or developmental-services issues, the educational rights holder by 36 first-class mail within 5 court days of the signing of the notice. 37 38 Nothing in this rule prohibits agencies from meeting before the hearing to (4) 39 coordinate the delivery of services. The court may request, using section 8 of

form JV-540, that agency representatives meet before the hearing and that the

agency or agencies submit a written response to the court at least 5 court days

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before the hearing.

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Rule 5.649. Right to make educational or developmental-services decisions

The court must identify the educational rights holder for the child on form JV-535 at each hearing in a dependency or delinquency proceeding. Unless his or her rights have been limited by the court under this rule, the parent or guardian holds the educational and developmental-services decision-making rights for his or her child. In addition, a nonminor or nonminor dependent youth holds the rights to make educational and developmental-services decisions for himself or herself unless rule 5.650(b) applies.

(a) Order (§§ 361, 366, 366.27, 366.3, 726, 727.2; 20 U.S.C. § 1415; 34 C.F.R. § 300.300)

At the dispositional hearing and each subsequent review or permanency hearing, the court must determine whether the rights of a parent or guardian to make educational or developmental-services decisions for the child should be limited. If necessary to protect a child who is adjudged a dependent or ward of the court under section 300, 601, or 602, the court may limit a parent's or guardian's rights to make educational or developmental-services decisions for the child by making appropriate, specific orders on *Order Designating Educational Rights Holder* (form JV-535).

(b) Temporary order (§ 319)

At the initial hearing on a petition filed under section 325 or at any time before a child is adjudged a dependent or the petition is dismissed, the court may, on making the findings required by section 319(g)(1), use form JV-535 to temporarily limit a parent's or guardian's rights to make educational or developmental-services decisions for the child. An order made under section 319(g) expires on dismissal of the petition, but in no circumstances later than the conclusion of the hearing held under section 361.

If the court does temporarily limit the parent's or guardian's rights to make educational or developmental-services decisions, the court must, at the dispositional hearing, reconsider the need to limit those rights and must identify the authorized educational rights holder on form JV-535.

(c) No delay of initial assessment

The child's initial assessment to determine any need for special education or developmental services need not be delayed to obtain parental or guardian consent or for the appointment of an educational rights holder if one or more of the following circumstances is met:

The child is a dependent child or ward of the court and has a court-ordered

permanent plan of placement in a planned permanent living arrangement. The

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(1)

1			_		nay, without a court order, exercise educational decision-making
2			_		er Education Code section 56055 and developmental-services
3					asking rights under section 361 or 726, and is not prohibited from
4				_	those rights by section 361, 726, or 4701.6(b), or by 34 Code of
5			reae	rai Ke	gulations section 300.519 or 303.422; or
6		(2)	TC1	4	
7		(2)			cannot identify a responsible adult to serve as the child's
8					l rights holder under section 319, 361, or 726 or under Education
9			Coae	e secti	on 56055; and
10			(A)	The	shild is a demandant shild on yound of the count and is an may be
11			(A)		child is a dependent child or ward of the court and is or may be
12				_	ble for special education and related services or already has a valid
13 14				marv	ridualized education program, and the court:
15				(i)	refers the child to the local educational agency for the
16				(1)	appointment of a surrogate parent under section 361 or 726,
17					Government Code section 7579.5, and title 20 United States
18					Code section 1415; and
19					Code section 1413, and
20				(ii)	Will, with the input of any interested person, make
21				(11)	developmental-services decisions for the child; or
22					de veropinonium con vices de visiones ror une cinita, er
23			(B)	The	appointment of a surrogate parent is not warranted, and the court
24			(-)		with the input of any interested person, make educational and
25					lopmental-services decisions for the child.
26					
27			(C)	If the	e court must temporarily make educational or developmental-
28			, ,		ces decisions for a child before disposition, it must order that
29					y effort be made to identify a responsible adult to make future
30				educ	ational or developmental-services decisions for the child.
31					
32	(b)	Nonn	ninor	and i	nonminor dependent youth (§§ 361, 726, 366.3)
33					
34		The c	ourt 1	nay, u	sing form JV-535, appoint or continue the appointment of an
35		educa	ıtiona	l right	s holder to make educational or developmental-services decisions
36		for a	nonm	inor o	r nonminor dependent youth if:
37					
38		(1)		•	has chosen not to make educational or developmental-services
39			decis	sions f	or himself or herself or is deemed by the court to be incompetent;
40			and		
41					

With respect to developmental-services decisions, the court also finds that the appointment or continuance of a rights holder would be in the best interests of the youth.

(c) Limits on appointment (§§ 319, 361, 726; Ed. Code, § 56055; Gov. Code, § 7579.5(i)-(j); 34 C.F.R. §§ 300.519, 303.422)

- (1) The court must determine whether a responsible adult relative, nonrelative extended family member, or other adult known to the child is available and willing to serve as the educational rights holder and, if one of those adults is available and willing to serve, should consider appointing that person before appointing or temporarily appointing a responsible adult not known to the child.
- (2) The court may not appoint any individual as the educational rights holder if that person is excluded under, or would have a conflict of interest as defined by, section 361(a) or 726(c), Education Code section 56055, Government Code section 7579.5(i)-(j), 20 United States Code section 1415(b)(2), or 34 Code of Federal Regulations section 300.519 or 303.422.

(d) Referral for appointment of surrogate parent (§§ 361, 726; Gov. Code, § 7579.5; 20 U.S.C. § 1415)

- (1) If the court has limited a parent's or guardian's right to make educational decisions for a child and cannot identify a responsible adult to act as the educational rights holder, and the child is or may be eligible for special education and related services or already has an individualized education program, the court must use form JV-535 to refer the child to the responsible local educational agency for prompt appointment of a surrogate parent under Government Code section 7579.5.
- (2) If the court refers a child to the local educational agency for appointment of a surrogate parent, the court must order that *Local Educational Agency Response to JV-535—Appointment of Surrogate Parent* (form JV-536) be attached to form JV-535 and served by first-class mail on the local educational agency no later than five court days from the date the order is signed.
- (3) The court must direct the local educational agency that when the agency receives form JV-535 requesting prompt appointment of a surrogate parent, the agency must make reasonable efforts to identify and appoint a surrogate parent within 30 calendar days of service of the referral.

Whenever the local educational agency appoints a surrogate parent for (A) a dependent or ward under Government Code section 7579.5(a)(1), it must notify the court on form JV-536 within five court days of the appointment and, at the same time, must send copies of the notice to the child's attorney and to the social worker or probation officer identified on the form. If the local educational agency does not appoint a surrogate parent

- (B) If the local educational agency does not appoint a surrogate parent within 30 days of receipt of a judicial request, it must notify the court within the next five court days on form JV-536 of the following:
 - (i) Its inability to identify and appoint a surrogate parent; and
 - (ii) Its continuing reasonable efforts to identify and appoint a surrogate parent.
- (4) Whenever a surrogate parent resigns or the local educational agency terminates the appointment of a surrogate parent, replaces a surrogate parent, or appoints another surrogate parent, it must notify the court, the child's attorney, and the social worker or probation officer on form JV-536 within five court days of the resignation, termination, replacement, or appointment. The child's attorney, the social worker, or the probation officer may request a hearing for appointment of a new educational rights holder by filing *Request for Hearing Regarding Child's Access to Services* (form JV-539) and must provide notice of the hearing as provided in (g)(2). The court may, on its own motion, direct the clerk to set a hearing.

(e) Transfer of parent's or guardian's educational or developmental-services decision-making rights to educational rights holder

When the court appoints an educational rights holder after limiting a parent's or guardian's educational or developmental-services decision-making rights, those parental decision-making rights-including the right to notice of educational or developmental-services meetings and activities, to participation in educational or developmental-services meetings and activities, and to decision-making authority regarding the child's education or developmental services, including the authority under sections 4512 and 4701.6, Education Code section 56028, 20 United States Code sections 1232g and 1401(23), and 34 Code of Federal Regulations section 300.30-are transferred to the educational rights holder unless the court specifies otherwise in its order.

(1) When returning a child to a parent or guardian, the court must consider the child's educational and developmental-services needs. The parent's or

1 2 3 4 5			are re	einstat ourt fi	educational and developmental-services decision-making rights ed when the court returns custody to the parent or guardian unless nds specifically that continued limitation of parental decision-hts is necessary to protect the child.
6 7		(2)			appoints a guardian for the child under rule 5.735 or 5.815, all of s or previous guardian's educational and developmental-services
8			_		aking rights transfer to the newly appointed guardian unless the
9					mines that limitation of the new guardian's decision-making rights
10			is neo	cessary	y to protect the child.
11					
12	(f)		•		esponsibilities (§§ 317, 319, 360, 361, 635, 706.5, 726, 4514,
13				•	-4731, 5328; Ed. Code, §§ 56055, 56340, 56345; Gov. Code, §§
14		7579	.5, 950	014-95	5020; 34 C.F.R. § 300.519)
15 16		(1)	The	ducat	ional rights holder acts as and holds the rights of the parent or
17		(1)			ith respect to all decisions regarding the child's education and
18			_		ntal services, and is entitled:
19			ac ve	орто	intal sel (1868), and is chilical
20			(A)	To ac	ecess records and to authorize the disclosure of information to the
21			` ′	same	extent as a parent or guardian under the Family Educational
22				Right	ts and Privacy Act (FERPA), 20 United States Code section
23				1232	g;
24					
25			(B)		e given notice of and participate in all meetings or proceedings
26				relati	ng to school discipline;
27			(G)	_	
28			(C)		lvocate for the interests of a child or youth with exceptional needs
29				ın ma	atters relating to:
30 31				(i)	The identification and assessment of those needs;
32				(1)	The identification and assessment of those needs,
33				(ii)	Instructional or service planning and program development-
34				(11)	including the development of an individualized family service
35					plan, an individualized educational program, an individual
36					program plan, or the provision of other services and supports, as
37					applicable;
38					
39				(iii)	Placement in the least restrictive program appropriate to the
40					child's or youth's educational or developmental needs;
41					

1 2 3 4			(iv) The review or revision of the individualized family service plan, the individualized education program, or the individual program plan; and
5			(v) The provision of a free, appropriate public education.
7 8 9 10 11 12		(D)	To attend and participate in the child's or youth's individualized family service plan, individualized education program, individual program plan, and other educational or service planning meetings; to consult with persons involved in the provision of the child's or youth's education or developmental services; and to sign any written consent to educational or developmental services and plans; and
14 15 16 17 18 19 20		(E)	Notwithstanding any other provision of law, to consent to the child's or youth's individualized family service plan, individualized education program, or individual program plan, including any related nonemergency medical services, mental health treatment services, and occupational or physical therapy services provided under sections 7570-7587 of the Government Code.
21 22 23 24 25 26	(2)	youth those matte	educational rights holder is responsible for investigating the child's or a's educational and developmental-services needs, determining whether eneeds are being met, and acting on behalf of the child or youth in all ers relating to the provision of educational or developmental services, as cable, to ensure:
27 28 29 30 31 32 33		(A)	The stability of the child's or youth's school placement. At any hearing following a change of educational placement, the educational rights holder must submit a statement to the court indicating whether the proposed change of placement is in the child's or youth's best interest and whether any efforts have been made to keep the pupil in the school of origin;
34 35 36		(B)	Placement in the least restrictive educational program appropriate to the child's or youth's individual needs;
37 38 39		(C)	The child's or youth's access to academic resources, services, and extracurricular and enrichment activities;
40 41 42 43		(D)	The child's or youth's access to any educational and developmental services and supports needed to meet state standards for academic achievement and functional performance or, with respect to developmental services, to promote community integration, an

1 2			independent, productive, and normal life, and a stable and healthy environment;
3 4		(E)	The prompt and appropriate resolution of school disciplinary matters;
5		(—)	
6		(F)	The provision of any other elements of a free, appropriate public
7		(-)	education; and
8			
9		(G)	The provision of any appropriate early intervention or developmental
10		(-)	services required by law, including the California Early Intervention
11			Services Act or the Lanterman Developmental Disabilities Services
12			Act.
13			
14	(3)	The	educational rights holder is also responsible for:
15	(-)		or and the second secon
16		(A)	Meeting with the child or youth at least once and as often as necessary
17		` '	to make educational or developmental-services decisions that are in the
18			best interest of the child or youth;
19			,
20		(B)	Being culturally sensitive to the child or youth;
21		, ,	
22		(C)	Complying with all federal and state confidentiality laws, including, but
23			not limited to, sections 362.5, 827, 4514, and 5328, as well as
24			Government Code section 7579.5(f);
25			
26		(D)	Participating in, and making decisions regarding, all matters affecting
27			the child's or youth's educational or developmental-services needs-
28			including, as applicable, the individualized family service planning
29			process, the individualized education program planning process, the
30			individual program planning process, the fair hearing process
31			(including mediation and any other informal dispute resolution
32			meetings), and as otherwise specified in the court order-in a manner
33			consistent with the child's or youth's best interest; and
34			
35		(E)	Maintaining knowledge and skills that ensure adequate representation
36			of the child's or youth's needs and interests with respect to education
37			and developmental services.
38			
39	(4)		re each statutory review hearing, the educational rights holder must do
40		one o	or more of the following:
41			

1 2 3 4			(A)	Provide information and recommendations concerning the child's or youth's educational or developmental-services needs to the assigned social worker or probation officer;
5 6 7			(B)	Make written recommendations to the court concerning the child's or youth's educational or developmental-services needs;
8 9 10			(C)	Attend the review hearing and participate in any part of the hearing that concerns the child's or youth's education or developmental services.
11 12 13		(5)		educational rights holder may provide the contact information for the 's or youth's attorney to the local educational agency.
14 15	(g)	Tern	n of se	ervice; resignation (§§ 319, 361, 726; Gov. Code § 7579.5)
16 17 18		(1)		ppointed educational rights holder must make educational or lopmental-services decisions for the child or youth until:
19 20 21			(A)	The dismissal of the petition or the conclusion of the dispositional hearing, if the rights holder is appointed under section 319(g);
22 23 24			(B)	The rights of the parent or guardian to make educational or developmental-services decisions for the child are fully restored;
25 26 27 28 29 30 31			(C)	The dependent or ward reaches 18 years of age, unless he or she chooses not to make his or her own educational or developmental-services decisions or is deemed incompetent by the court, in which case the court may, if it also finds that continuation would be in the best interests of the youth, continue the appointment until the youth reaches 21 years of age or the court's jurisdiction is terminated;
32 33 34			(D)	The court appoints another responsible adult as educational rights holder for the child or youth under this rule;
35 36			(E)	The court appoints a successor guardian or conservator; or
37 38 39 40			(F)	The court designates an identified foster parent, relative caregiver, or nonrelative extended family member to make educational or developmental-services decisions because:
41 42				(i) Reunification services have been terminated and the child is placed in a planned permanent living arrangement with the

1					identified caregiver under section 366.21(g)(5), 366.22, 366.26,
2 3					366.3(i), 727.3(b)(5), or 727.3(b)(6); and
4				(ii)	The foster parent, relative caregiver, or nonrelative extended
5				(11)	family member is not otherwise excluded from making education
6					or developmental-services decisions by the court, by section 361
7					or 726, or by 34 Code of Federal Regulations section 300.519 or
8					303.422.
9					303.122.
10		(2)	If an	appoi	nted educational rights holder resigns his or her appointment, he or
11		(-)			ive notice to the court and to the child's attorney and may
12					ional Rights Holder Statement (form JV-537) to provide this
13					ce notice is received, the child's or youth's attorney, or the social
14					probation officer may request a hearing for appointment of a new
15				-	l rights holder by filing form JV-539.
16					•
17			The a	attorne	ey for the party requesting the hearing must provide notice of the
18			heari	ing to:	
19					
20			(A)	The 1	parents or guardians, unless otherwise indicated on the most recent
21				form	JV-535, parental rights have been terminated, or the child has
22				reach	ned 18 years of age;
23					
24			(B)	Each	attorney of record;
25					
26			(C)	The s	social worker or probation officer;
27			(-)		
28			(D)	The (CASA volunteer; and
29			(E)	A 11	
30			(E)	All o	ther persons or entities entitled to notice under section 293.
31			The 1	مدنده ما	a moved has not writing 14 days of manning of the mannest for bearing
32					g must be set within 14 days of receipt of the request for hearing.
33 34			The (court i	may, on its own motion, direct the clerk to set a hearing.
35	(h)	Sanz	ioo of	order	
36	(11)	Sel V	ice oi	oruer	
37		Whe	never	the or	der identifies or appoints a new or different educational rights
38					s any other changes, the clerk will provide a copy of the
39					gned form JV-535, form JV-535(A) if attached, and any received
40		-			V-537 to:
41					
42		(1)	The	child.	if 10 years of age or older, or youth;
43				,	

1		(2)	The attorney for the child or youth;
2 3		(3)	The social worker or probation officer;
4			
5		(4)	The Indian child's tribe, if applicable, as defined in rule 5.502;
6 7		(5)	The local foster youth educational liaison, as defined in Education Code
8		(3)	section 48853.5;
9			section 10025.5,
10		(6)	The county office of education foster youth services coordinator;
11			
12		(7)	The regional center service coordinator, if applicable; and
13		(0)	
14 15		(8)	The educational rights holder.
16		The	completed and signed form must be provided no later than five court days from
17			late the order is signed. The clerk must also ensure that any immediately
18			eding educational rights holder, surrogate parent, or authorized representative,
19		_	y, is notified that the previous court order has been vacated and their
20		appo	sintment terminated.
21			
22			clerk will make copies of the form available to the parents or guardians, unless
23 24			rwise indicated on the form, parental rights have been terminated, or the child reached 18 years of age and reunification services have been terminated; to the
25			A volunteer; and, if requested, to all other persons or entities entitled to notice
26			er section 293.
27			
28	(i)	Edu	cation and training of educational rights holder
29			
30			e educational rights holder, including a parent or guardian, asks for assistance
31 32			otaining education and training in the laws incorporated in rule 5.651(a), the
33			t must direct the clerk, social worker, or probation officer to inform the ational rights holder of all available resources, including resources available
34			igh the California Department of Education, the California Department of
35			elopmental Services, the local educational agency, and the local regional
36		cente	
37			
38	(j)	Noti	ce of and participation in hearings
39 40		(1)	The advectional mights holden myst massive notice of all megylonly schodyled
40 41		(1)	The educational rights holder must receive notice of all regularly scheduled juvenile court hearings and other judicial hearings that might affect the
42			child's or youth's education and developmental services, including joint

1			assessment hearings under rule 5.512 and joinder proceedings under rule
2			5.575.
3			
4		(2)	The educational rights holder may use form JV-537 to explain any
5			educational or developmental-services needs to the court. The court must
6			permit the educational rights holder to attend and participate in those portions
7			of a court hearing, nonjudicial hearing, or mediation that concern education
8			or developmental services.
9			
10			
11	Rul	e 5.65 ?	1. Educational and developmental-services decision-making rights
12			
13	(a)	App	dicability (§§ 213.5, 319(g), 358, 358.1, 361(a), 362(a), 364, 366.21, 366.22,
14		366.	23, 366.26, 366.27(b), 366.3(e), 726, 727.2(e), 4500 et seq., 11404.1; Ed.
15		Cod	e, §§ 48645 et seq., 48850 et seq., 49069.5, 56028, 56055, and 56155 et seq.;
16		Gov	. Code, §§ 7573-7579.6; 20 U.S.C. § 1400 et seq.; 29 U.S.C. § 794; 42 U.S.C.
17		§ 12	101 et seq.)
18			
19			rule incorporates all rights with respect to education or developmental services
20		reco	gnized or established by state or federal law and applies:
21			
22		(1)	To any child, or any nonminor or nonminor dependent youth, for whom a
23			petition has been filed under section 300, 601, or 602 until the petition is
24			dismissed or the court has terminated dependency, delinquency, or transition
25			jurisdiction over that person; and
26			
27		(2)	To every judicial hearing related to, or that might affect, the child's or
28			youth's education or receipt of developmental services.
29			
30	(b)	Con	duct of hearings
31			
32		(1)	To the extent the information is available, at the initial or detention hearing
33			the court must consider:
34			
35			(A) Who holds educational and developmental-services decision-making
36			rights, and identify the rights holder or holders;
37			
38			(B) Whether the child or youth is enrolled in, and is attending, the child's
39			or youth's school of origin, as that term is defined in Education Code
40			section 48853.5(f);
41			
42			(C) If the child or youth is at risk of removal from or is no longer attending
43			the school of origin, whether:

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2		~	
3	(A)		sider and determine whether the child's or youth's educational,
4			ical, mental health, and developmental needs, including any need
5		for s	pecial education and related services, are being met;
6			
7	(B)	Ident	tify the educational rights holder on form JV-535; and
8			
9	(C)		ct the rights holder to take all appropriate steps to ensure that the
10		child	l's or youth's educational and developmental needs are met.
11			
12	The	court's	s findings and orders must address the following:
13			
14	(D)	Whe	ther the child's or youth's educational, physical, mental health, and
15		deve	lopmental-services needs are being met;
16			
17	(E)	Wha	t services, assessments, or evaluations, including those for
18		deve	lopmental services or for special education and related services,
19		the c	hild or youth may need;
20			
21	(F)	Who	must take the necessary steps for the child or youth to receive any
22		nece	ssary assessments, evaluations, or services;
23			
24	(G)	If the	e child's or youth's educational placement changed during the
25		perio	od under review, whether:
26		•	
27		(i)	The child's or youth's educational records, including any
28		, ,	evaluations of a child or youth with a disability, were transferred
29			to the new educational placement within two business days of the
30			request for the child's or youth's enrollment in the new
31			educational placement; and
32			1
33		(ii)	The child or youth is enrolled in and attending school.
34		` /	
35	(H)	Whe	ther the parent's or guardian's educational or developmental-
36	()		ces decision-making rights should be limited or, if previously
37			ed, whether those rights should be restored.
38			
39		(i)	If the court finds that the parent's or guardian's educational or
40		(-)	developmental-services decision-making rights should not be
41			limited or should be restored, the court must explain to the parent
42			or guardian his or her rights and responsibilities in regard to the
14			of Samerali in of the rights and responsibilities in regard to the

1 2				child's education and developmental services as provided in rule 5.650(e), (f), and (j); or
3				
4			(ii)	If the court finds that the parent's or guardian's educational or
5				developmental-services decision-making rights should be or
6				remain limited, the court must designate the holder of those
7				rights. The court must explain to the parent or guardian why the
8				court is limiting his or her educational or developmental-services
9				decision-making rights and must explain the rights and
10				responsibilities of the educational rights holder as provided in
11				rule 5.650(e), (f), and (j); and
12				
13				ether, in the case of a nonminor or nonminor dependent youth who
14				chosen not to make educational or developmental-services
15				isions for himself or herself or has been deemed incompetent, it is in
16				best interests of the youth to appoint or to continue the appointment
17			of a	n educational rights holder.
18		-		
19	(c)	_		arings related to, or that may affect, education or
20		deve	lopmental	services
21		7D1 •	1 1	
22				n applies at all hearings, including dispositional and joint
23				rings. The court must ensure that, to the extent the information was
24				ocial worker or the probation officer provided the following
25 26		ШОІ	manon m t	he report for the hearing:
20 27		(1)	The child	's or youth's age, behavior, educational level, and developmental
28		(1)		any discrepancies between that person's age and his or her level of
29				ent in education or level of cognitive, physical, and emotional
30			developm	
31			developin	citt,
32		(2)	The child	's or youth's educational, physical, mental health, or developmental
33		(-)	needs;	s of your s caracterial, physical, mental neutral, of actorophicital
34			necus,	
35		(3)	Whether t	the child or youth is participating in developmentally appropriate
36		(-)		cular and social activities;
37				· · · · · · · · · · · · · · · · · · ·
38		(4)	Whether t	the child or youth is attending a comprehensive, regular, public or
39		` /	private sc	
40			•	
41		(5)	Whether t	the child or youth may have physical, mental, or learning-related
12				es or other characteristics indicating a need for developmental
				•

1 2		services or special education and related services as provided by state or federal law;
3		
4 5	(6)	If the child is 0 to 3 years old, whether the child may be eligible for or is already receiving early intervention services or services under the California
6 7		Early Intervention Services Act (Gov. Code, § 95000 et seq.) and, if the child is already receiving services, the specific nature of those services;
8		is already receiving services, the specific nature of those services,
9	(7)	If the child is between 3 and 5 years old and is or may be eligible for special
10	(7)	• • • • • • • • • • • • • • • • • • • •
		education and related services, whether the child is receiving the early
11		educational opportunities provided by Education Code section 56001 and, if
12		so, the specific nature of those opportunities;
13	(0)	7771 d d 1911 d 2 2 1 1 d 2 1 1 d 2 1 1 d 2 1 1 d 2 1 1 d 2 1 1 d 2 1 1 d 2 1 1 d 2
14	(8)	Whether the child or youth is receiving special education and related services
15		or any other services through a current individualized education program and,
16		if so, the specific nature of those services;
17		
18		(A) A copy of the current individualized education program should be
19		attached to the report unless disclosure would create a risk of harm. In
20		that case, the report should explain the risk.
21		
22	(9)	Whether the child or youth is receiving services under section 504 of the
23		Rehabilitation Act of 1973 (29 U.S.C. § 701 et seq.) and, if so, the specific
24		nature of those services;
25		
26		(A) A copy of any current Section 504 plan should be attached to the report
27		unless disclosure would create a risk of harm. In that case, the report
28		should explain the risk.
29		
30	(10)	Whether the child or youth is or may be eligible for developmental services
31		or is already receiving developmental services and, if that person is already
32		receiving services, the specific nature of those services;
33		
34		(A) A copy of any current individualized family service plan or individual
35		program plan should be attached to the report unless disclosure would
36		create a risk of harm. In that case, the report should explain the risk.
37		
38	(11)	Whether the parent's or guardian's educational or developmental-services
39	` /	decision-making rights have been or should be limited or restored;
40		5 5
41	(12)	If the social worker or probation officer recommends that the court limit the
42	()	parent's or guardian's rights to make educational or developmental-services
		1 0 m m m 0 m m m 1 m m m m m m m m m m

1			decisions, the reasons those rights should be limited and the actions that the
2			parent or guardian may take to restore those rights if they are limited;
3			
4		(13)	If the parent's or guardian's educational or developmental-services decision-
5			making rights have been limited, the identity of the designated or appointed
6			educational rights holder or surrogate parent;
7			
8		(14)	Recommendations and case plan goals to meet the child's or youth's
9			identified educational, physical, mental health, and developmental-services
10			needs, including all related information listed in section 16010(a) as required
11			by section 16010(b);
12			
13		(15)	Whether any orders to direct an appropriate person to take the necessary steps
14			for the child to receive assessments, evaluations, or services, including those
15			for developmental services or for special education and related services, are
16			requested; and
17			
18		(16)	In the case of a joint assessment, separate statements by the child welfare
19			department and the probation department, each addressing whether the child
20			or youth may have a disability and whether the child or youth needs
21			developmental services or special education and related services or qualifies
22			for any assessment or evaluation required by state or federal law.
23			
24	(d)	Cont	inuance, stay, or suspension (§§ 357, 358, 702, 705)
25			
26		If the	court continues the dispositional hearing under rule 5.686 or 5.782 or stays
27		_	roceedings or suspends jurisdiction under rule 5.645, the child must continue
28		to rec	reive all services or accommodations required by state or federal law.
29			
30	(e)	Char	nge of placement affecting the child's or youth's educational stability (§§
31		1601	0, 16010.6; Ed. Code §§ 48850-48853.5)
32			
33		This	subdivision applies to all changes of placement, including the initial
34		place	ment and any subsequent change of placement.
35			
36		(1)	At any hearing to which this rule applies that follows a decision to change the
37			child's or youth's placement to a location that could lead to removal from the
38			school of origin, the placement agency must demonstrate that, and the court
39			must determine whether:
40			
41			(A) The social worker or probation officer notified the court, the child's or
42			youth's attorney, and the educational rights holder or surrogate parent,

1 no more than one court day after making the placement decision, of the 2 proposed placement decision. 3 4 If the child or youth had a disability and an active individualized (B) 5 education program before removal, the social worker or probation 6 officer, at least 10 days before the change of placement, notified in 7 writing the local educational agency that provided a special education program for the child or youth before removal and the receiving special 8 9 education local plan area, as described in Government Code section 10 7579.1, of the impending change of placement. 11 12 After receipt of the notice in (1): (2) 13 14 The child's or youth's attorney must, as appropriate, discuss the (A) proposed placement change and its effect on the child's or youth's right 15 16 to attend the school of origin with the child or youth and the person 17 who holds educational rights. The child's or youth's attorney may 18 request a hearing by filing form JV-539. If requesting a hearing, the 19 attorney must: 20 21 (i) File form JV-539 no later than two court days after receipt of the 22 notice in (1); and 23 24 (ii) Provide notice of the hearing date, which will be no later than 25 five court days after the form was filed, to the parents or 26 guardians, unless otherwise indicated on form JV-535, parental 27 rights have been terminated, or the youth has reached 18 years of 28 age and reunification services have been terminated; the social 29 worker or probation officer; the educational rights holder or 30 surrogate parent; the foster youth educational liaison; the Court 31 Appointed Special Advocate (CASA) volunteer; and all other 32 persons or entities entitled to notice under section 293. 33 34 The person who holds educational rights may request a hearing by (B) 35 filing form JV-539 no later than two court days after receipt of the 36 notice in (1). After receipt of the form, the clerk must notify the persons 37 in (e)(2)(A)(ii) of the hearing date. 38 39 (C) The court on its own motion may direct the clerk to set a hearing. 40 41 If removal from the school of origin is disputed, the child or youth must be (3) allowed to remain in the school of origin pending this hearing and pending 42

1 2 3				esolution of any disagreement between the child or youth, the parent, dian, or educational rights holder, and the local educational agency.		
4 5		(4)	If the court sets a hearing, the social worker or probation officer must provide a report no later than two court days after the hearing is set that includes the information required by (b)(1)(C) as well as the following:			
6 7			ШОІ	mation required by (b)(1)(C) as well as the following.		
8			(A)	Whether the foster child or youth has been allowed to continue his or		
9 10				her education in the school of origin to the extent required by Education Code section 48853.5(e)(1);		
11						
12 13			(B)	Whether a dispute exists regarding the request of a foster child or youth to remain in the school of origin and whether the foster child or youth		
14 15				has been allowed to remain in the school of origin pending resolution of the dispute;		
16						
17			(C)	Information addressing whether the information-sharing and other		
18				requirements in section 16501.1(c)(4) and Education Code section		
19				49069.5 have been met;		
20						
21 22			(D)	Information addressing how the proposed change serves the best interest of the child or youth;		
23						
24 25			(E)	The responses of the child, if over 10 years old, or youth; the child's or youth's attorney; the parent, guardian, or other educational rights		
26				holder; the foster youth educational liaison; and the child's or youth's		
27				CASA volunteer to the proposed change of placement, specifying		
28				whether each person agrees or disagrees with the proposed change and,		
29				if any person disagrees, stating the reasons; and		
30				if any person disagrees, stating the reasons, and		
31			(F)	A statement from the social worker or probation officer confirming that		
32				the child or youth has not been segregated in a separate school, or in a		
33				separate program within a school, because the child or youth is placed		
34				in foster care.		
35						
36	(f)			iew of proposed change of placement affecting the right to attend the		
37		scho	ol of o	origin		
38						
39 40		(1)	At a	hearing set under (e)(2), the court must:		
41			(A)	Determine whether the placement agency and other relevant parties and		
42			. ,	advocates have fulfilled their obligations under section 16000(b),		
43				16010(a), and 16501.1(f)(8);		

1				
2		(B) Determine whether the proposed school placement meets	the	
3		requirements of this rule and Education Code sections 488	353.5 and	
4		49069.5, and whether the placement is in the best interest	of the child	
5		or youth;		
6				
7		(C) Determine what actions are necessary to ensure the protec	tion of the	
8		child's or youth's educational and developmental-services	rights; and	
9		·		
10		(D) Make any findings and orders needed to enforce those righ	nts, which	
11		may include an order to set a hearing under section 362 to		
12		necessary agencies regarding provision of services, includ	•	
13		provision of transportation services, so that the child or yo		
14		remain in his or her school of origin.	•	
15				
16	(2)	When considering whether it is in the child's or youth's best into	erest to	
17	` /	remove him or her from the school of origin, the court must con		
18		following:		
19		č		
20		(A) Whether the parent, guardian, or other educational rights h	ıolder	
21		believes that removal from the school of origin is in the ch		
22		youth's best interest;		
23		,		
24		(B) How the proposed change of placement will affect the stal	oility of the	
25		child's or youth's school placement and the child's or you	•	
26		academic resources, services, and extracurricular and enrice		
27		activities;		
28		,		
29		(C) Whether the proposed school placement would allow the o	child or youth	
30		to be placed in the least restrictive educational program; as	•	
31				
32		(D) Whether the child or youth has the educational and develo	pmental	
33		services and supports, including those for special educatio	n and related	
34		services, necessary to meet state academic achievement st		
35		•		
36	(3)	The court may make its findings and orders on Findings and Orders		
37		Regarding Transfer From School of Origin (form JV-538).		
38				