ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):				FOR COURT USE ONLY
-	TELEPHONE NO.:	FAX NO.:		
АТ	E-MAIL ADDRESS: TTORNEY FOR (<i>Name</i>):			
SI	UPERIOR COURT OF CALIFORNIA, COUNTY	OF		
"	STREET ADDRESS:	0.		
	MAILING ADDRESS:			
	CITY AND ZIP CODE: BRANCH NAME:			
	CHILD'S NAME:			
	CHILD S NAME.			
	FINDINGS A REGARDING TRANSFER	AND ORDERS FROM SCHOOL C	F ORIGIN	CASE NUMBER:
1.	a. Hearing date:b. Judicial officer:c. Parties and attorneys present:	Time:	Dept.:	Room:
	HE COURT FINDS AND ORDERS The social worker probation to the information requires.	•	•	two court days after form JV-539 was filed. es of Court.
3.	The court has read and considered	the report.		
4.	The social worker probation	on officer provided	notice as required by	rule 5.651(e) of the California Rules of Court.
5.		one or district of the p		ent would require the child or youth to reside in the county placing agency contacted the
	a. Name of local educational agenb. Title:c. Telephone:	cy contact:		
6.	d. Date of contact: Before recommending that the child	Lor vouth he moved fi	rom the school of origin	n, the educational liaison provided the child or
Ο.		ational rights with a w	ritten explanation of the	e recommendation and of how this change wi ll
7.	a. The child or youth and the pers have waived the right of the ch			on and agreement with the educational liaison, school of origin.
	b. There is a disagreement betwee regarding the request by the ch			lucational rights, and the educational liaison forigin.

CHILD'S NAME:	CASE NUMBER:
 8. The social worker or probation officer a took into account the appropriateness of the current educational setting proposing a change in placement. b coordinated with the educational rights holder and appropriate local educational remain in the school of origin. c made the following efforts to maintain the child or youth in the school of 	ucational agencies to ensure that the child or youth
 9. After the child or youth and the person holding educational rights agreed to the ed right to remain in the school of origin or, in the event of a dispute, the dispute was a notified the local educational agency of the date the child or youth will lead to b requested that the local educational agency transfer the child or youth out. c notified the original and prospective local educational agencies of the child or youth out. 	resolved, the county placing agency ave the school of origin. (Date notice provided): ut of the school of origin. (Date of request): uange of placement at least 10 days before the
change because the child or youth has a disability or individualized education. Within two business days of receiving the request, the original local education a. It ransferred the child or youth out of the school of origin and deliver and records to the next educational placement. b. Compiled the complete educational records of the child or youth, in credits earned, current class records, immunizations, other records under section 504 of the Rehabilitation Act of 1973 or individualized Individuals With Disabilities Education Act. c. Calculated the grades and credits of the child or youth as of the day.	onal agency red the child's or youth's educational information including a determination of seat time, full or partial s, and, if applicable, a copy of the plan adopted ed education program adopted under the
because of absence caused by the child's or youth's removal from 11. If applicable, the court has asked the social worker, probation officer, and oth this form have not been met. a. The following actions are necessary to protect the child's or youth's (specify):	her interested parties why any requirements on
b. The court sets the matter for a hearing under Welfare and Institution in these proceedings the following agencies to address the provision	
Date:	JUDICIAL OFFICER

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