Jane Doe JUV77777

015 Spanish-English Interpreting in Juvenile Delinquency & Dependency Proceedings Oct 15, 2018 @ 11:15AM

San Mateo County, Human Services Agency / Children & Family Services

Case Name: JANE DOE Case Number: JUV77777

## SUPERIOR COURT OF CALIFORNIA COUNTY OF SAN MATEO DEPENDENCY COURT JURISDICTION/DISPOSITION REPORT RECOMMENDATION

## In the Matter of the child, Jane Doe

The child is declared a Dependent Child of the Court; (1)

Court determines ICWA status of child based upon available information & finds that ICWA does NOT apply because on August 1, 2010 the mother signed an ICWA-20 form stating she does not have Native American ancestry and on August 15, 2010, the father stated by telephone that he also does not have Native American ancestry; (3)

The Court finds by clear and convincing evidence that the welfare of the child requires that custody be assumed by the Court. Continuance at home would be contrary to the child's welfare as: the child or a sibling of the child has been sexually abused, or is deemed to be at substantial risk of being sexually abused by a parent, guardian or member of the child's household, or other person known to the parent & there are no reasonable means by which the child may be protected from further sexual abuse or a substantial risk of sexual abuse without removing the child from the child's mother, or the child does not wish to return to the child's parent / guardian. (10d)

The Court finds that placement of the child with the non-custodial parent, John Doe would be detrimental to the safety, protection, or physical or emotional well-being of the child; (11)

Reasonable efforts have been made to prevent or eliminate the need for removal & these efforts include: <u>intensive case management</u>, <u>emergency services</u>, <u>visitation</u>, transportation, crisis counseling, relative assessment and ongoing risk assessment; (14)

The factual grounds to support the findings requiring the assumption of custody are the allegations on the sustained petition filed on May 24, 2010; (20)

The Court declares John Doe to be the presumed father of the child Jane Doe.

The child be committed to the care, custody & control of the Children & Family Services for placement in: a suitable, licensed foster home, an approved relative or non-relative extended family member home, or private institution; (22a)

Pending execution of placement orders the child is detained in shelter care; (23)

The child's placement is necessary & appropriate: (31)

The cost of the child's care & maintenance is a parental responsibility; (28)

Within 30 days of this order, Children & Family Services is to determine if it would be in the best interest of the child to refer this case for child support enforcement pursuant to Jane Doe JUV77777

Division 31, Chapter 31-503, & if a referral is to be made, Children & Family Services is to submit to the San Mateo County Department of Child Support Service, a statement in the form of a Declaration, of money expended or costs incurred on behalf of this child; (30)

The mother and father have no more than 12 months to participate regularly & make substantive progress in Court ordered treatment programs, & cooperate with or use department services, or parental rights could be terminated & the Court could select a permanent plan for the child of adoption, legal guardianship or another planned permanent living arrangement, selected by the Court; (27)

The child's parents shall participate in, & successfully complete, a program of counseling/psychiatric therapy as directed by the social worker, with specific treatment to be based upon an assessment completed by an approved therapist; (32)

The family is to utilize, and Children & Family Services is to make available to the child and the parents, appropriate services to include, but not limited to: Agency approved parent education classes; (34)

There continue to be no contact in person, in writing, or by telephone between the child & Richard Roe; (45)

Visitation between the child & the mother is under the supervision of Children & Family Services; (44a)

Visitation between the child & maternal grandmother, Mary Doe and other maternal relatives is under the supervision of Children & Family Services; (44a)

Visitation between the child & the paternal grandmother, Susan Roe, is unsupervised & under the direction of Children & Family Services; (44d)

The mother and father be ordered to disclose to the social worker the names, residences & any known identifying information of any maternal or paternal relatives of the child, & the social worker be authorized, while assessing relatives for potential placement of the child, to disclose to such relatives as appropriate, the fact that the child is in custody, the alleged reasons for the custody, & the projected likely date for the child's return home or placement for adoption or legal guardianship; (106)

The Court finds that the mother/father and child; if age appropriate, were actively involved in the development of the case plan; (115)

The child's welfare services CASE PLAN is approved; (119)

This matter to be set for a 15-day placement review hearing on September 16, 2010; (500g)

The matter to be set for FR six-month review on March 16, 2011; (500j)

## Respectfully submitted,

San Mateo County Children & Family Services

By

Judy Doe, Social Worker, MD57, (650)555-555

**Date**