

IN THE JUVENILE COURT OF _____ COUNTY
STATE OF GEORGIA

IN THE INTEREST OF:

SEX:
File #

DOB:
Case #

A Child Under 18 Years of Age

CONSENT IN LIEU OF 72 HOUR HEARING ORDER

The above and foregoing matter is before the Court for a Detention Hearing based upon a (Complaint)(Petition) filed by _____ alleging the above named child to be deprived. Present for Court were:

- () Mother _____ () Attorney _____
() Father
(Legal) _____ () Attorney _____
(Putative) _____ () Attorney _____
() DFACS _____ () SAAG _____
() Other Petitioner _____ () Attorney _____
() Guardian ad Litem _____
() Other _____

The following part(y)(ies) was/were not present: _____

He/She/They was/were (not) notified of the proceedings as follows: _____

Prior to the call of the matter for hearing, the parties conferred and the (mother)(father) consented to temporary custody and control of said child being placed with the following individual or agency:

Based upon the consent of the parties, the Court finds that there is probable cause to believe the above named child is deprived pursuant to O.C.G.A. Section 15-11-2(8)(A). The precipitating cause of removal of the child from the home was: _____

() The _____ County Department of Family and Children Services **made reasonable efforts** to preserve and reunify the family prior to the placement of the child in foster care, to prevent or eliminate the need for the removal of the child from his/her home, and to make it possible for the child to return safely home, **to wit:**

() **Reasonable efforts** by the _____ County Department of Family and Children Services to preserve and reunify the family prior to the placement of the child in foster care, to prevent or eliminate the need for the removal of the child from his/her home, and to make it possible for the child to return safely home **were not required under O.C.G.A. Section 15-11-58 (a)(4) (A-C) because:** _____

() This is a private deprivation matter in which DFACS is not involved. The child is not placed in foster care. Reasonable efforts are not an issue.

Continuation in the home would be contrary to the welfare of the child and removal of the child from his/her home is in his/her best interest **because:**

IT IS THEREFORE ORDERED that temporary custody of the above named child should be and is HEREBY AWARDED to _____ pending (the filing of a Petition and) an Adjudicatory Hearing (to be scheduled in this Court) (now scheduled for _____ at _____, _____.m.)

IT IS FURTHER ORDERED that the following home evaluation(s) be performed: _____

IT IS FURTHER ORDERED: _____

IT IS FURTHER ORDERED that the named custodian is hereby authorized to obtain for this child physical examinations, ordinary medical care, and such additional medical treatment and care which, in the opinion of a licensed physician, is necessary for the care and well being of the child.

Unless otherwise noted, all parties named as present for the Detention Hearing were given a copy of this Order.

IT IS SO ORDERED this _____ day of _____, 20_____.

JUDGE/ASSOCIATE JUDGE
_____ County Juvenile Court

Consented to by:

Mother

Attorney for mother

Father

Attorney for father

Other Petitioner

Petitioner's Attorney

SAAG

Guardian ad Litem