STATE OF ILLINOIS IN THE CIRCUIT COURT OF THE SECOND JUDICIAL CIRCUIT COUNTY

			Case No			
In Tl	ne Intere	st Of	, a minor.			
Date	of hear	ing:				
Part	ies prese	ent for l	hearing:			
Assi	stant Sta	ate's At	torney:			
Mot Fath	her: ier:		Attorney for minor: Attorney for mother: Attorney for father:			
-	es have be	en advise	ADJUDICATORY ORDER [705 ILCS 405/2-21] ER comes before the Court for hearing on the date noted above with the parties indicated being present. The ed of the nature of the proceedings as well as their rights and the dispositional alternatives available to the Court. earing on the Petition for Adjudication of Wardship. The Court makes the following FINDINGS:			
a. b.	The Court has jurisdiction of the subject matter The Court has jurisdiction of the parties in that the Court file shows that:					
	i.	The	minor has			
			been served with summons not been served with summons but is present not been served with summons but has entered an appearance and is under the age of 8 years			
	ii.	The r	mother of the minor has			
			been served with summons not been served with summons but is present been notified by publication not been served with summons but service is not required because:			
	iii.	The f	father of the minor has			
			been served with summons			
			 <u>not</u> been served with summons but is present <u>been notified</u> by publication <u>not</u> been served with summons but service is not required because: 			

1V.	The responsible relati				
		with summons			
		eved with summons but is present			
		d by publication			
		erved with summons but service is not required because:			
v.	A diligent search has	been conducted but cannot be found.			
Γhose	respondents who have be	een served with summons or by publication and have not entered an appearance are in defaul			
		personal contact with the minor and with the foster parents or care caregivers of the minor of [705 ILCS 405/2-17(8)].			
	The minor is <u>not</u> abused, neglected or dependent based on the following facts:				
	Findings of abuse, neglect or dependency are reserved pursuant to 705 ILCS 405/2-20.				
	The minor is abused of	or neglected as defined by 705 ILCS 405/2-3 in that the minor:			
	□ suffers from	a lack of support, education, remedial care as defined by 705 ILCS 405/2-3(1)(a)			
		ronment that is injurious to the welfare of the minor as defined by 705 ILCS 405/2-3 (1) (b			
		n was exposed to illicit drugs as defined by 705 ILCS 405/2-3 (1) (c)			
	_	rears of age and unsupervised for an unreasonable period of time as defined by 705 ILCS 405/2			
	3 (1) (d)	1 1 1 ° 11 705 H CG 405/2 2 (2) (')			
		abused as defined by 705 ILCS 405/2-3 (2) (i)			
		tial risk of physically abuse as defined by 705 ILCS 405/2-3 (2) (ii) bused as defined by 705 ILCS 405/2-3 (2) (iii)			
		tured as defined by 705 ILCS 405/2-3 (2) (iii)			
		subject of excessive corporal punishment as defined by 705 ILCS 405/2-3 (2) (v)			
Γhis 1		llowing facts:			
The a		ne abuse or neglect			
	_				
	was not inflicted by a	parent, guardian or legal custodian			
	was not inflicted by a was inflicted by:				
	was not inflicted by a was inflicted by: a parent or p	parents, specifically			
	was <u>not</u> inflicted by a was inflicted by: □ a parent or p □ a guardian sp	parents, specificallypecifically			
	was not inflicted by a was inflicted by: a parent or p a guardian sp a legal custo	parents, specifically			
	was not inflicted by a was inflicted by: a parent or p a guardian sp a legal custo	parents, specifically pecifically dian specifically			
	was not inflicted by a was inflicted by: a parent or p a guardian sp a legal custo The minor is depende	parents, specifically pecifically dian specifically who is ent as defined by 705 ILCS 405/2-4 in that the minor:			
	was not inflicted by a was inflicted by: a parent or p a guardian sp a legal custo The minor is depende	pecifically pecifically dian specifically who is ent as defined by 705 ILCS 405/2-4 in that the minor: parent, guardian or legal custodian as defined by 705 ILCS 405/2-4 (1) (a)			
	was not inflicted by a was inflicted by: a parent or p a guardian sp a legal custo The minor is depende is without a p is without p	parents, specifically pecifically dian specifically who is ent as defined by 705 ILCS 405/2-4 in that the minor:			
	was not inflicted by a was inflicted by: a parent or p a guardian sp a legal custo The minor is depende is without a p is without p custodian as	pecifically pecifically dian specifically who is ent as defined by 705 ILCS 405/2-4 in that the minor: parent, guardian or legal custodian as defined by 705 ILCS 405/2-4 (1) (a) proper care because of the physical or mental disability of a parent, guardian or legal			
	was not inflicted by a was inflicted by: a parent or p a guardian sp a legal custo The minor is depende is without a p is without p custodian as is without ne	pecifically			
	was not inflicted by a was inflicted by: a parent or p a guardian sp a legal custo The minor is depende is without a p is without p custodian as is without ne of a parent, g	pecifically			
	was not inflicted by a was inflicted by: a parent or p a guardian sp a legal custo The minor is depende is without a p custodian as is without ne of a parent, g has a parent.	parents, specifically			

	remain	in the home, and reasonable efforts have been offered or engaged in by the responsible agency.			
	THER	EFORE, it is the ORDER of this Court that:			
1.	Petition is DISMISSED.				
2.	The allegations of the petition with respect to the minor have been proved by				
		a preponderance of the evidence clear and convincing evidence			
3.	The dispositional hearing will be held:				
		instanter on the at is to send notice.			
4.	☐ The 30 day requirement of 705 ILCS 405/2-21 (2) is waived by the parties and the waiver is consistent with health, safety and best interests of the minor.				
5.	An inve	estigation shall be made and a report prepared by the Illinois Department of Children and Family Services			
		detailing the physical and mental history of the minor, the family situation and such other relevant information deemed appropriate.			
6.	The parents and the minor are directed to immediately contact the office of the agency preparing the investigation to mak an appointment concerning the report. They are to provide the information requested and execute releases allowing the agency to collect information for the report.				
7.	The report is to be submitted to the Court and the parties not less than seventy-two (72) hours prior to the dispositional hearing.				
8.	Terms and conditions concerning the temporary custody of the minor remain as previously set forth in the Temporar Custody Order. (If custody is removed at the adjudicatory hearing, a written temporary custody order must be used.)				
9.	The parents are admonished that they must cooperate with the Illinois Department of Children and Family Services. The parents must comply with the terms of the service plan and correct the conditions that require the minor to be in care or they risk termination of their parenta rights.				
Dated _					
		Judge			

If the minor remains placed outside the home, it is because it is contrary to the health, welfare and safety of the minor to

j.