STATE OF MICHIGAN

ORDER TO DETERMINE CUSTODY

CASE NO. and JUE

COUNTY		OF CHILD TEMPORARILY PLACED FOR ADOPTION			
Court address			Court telephone no.		
In the matter of Full name of child					
1. A petition to determine custody of t	the child	d has been filed.			
2. Findings of fact and conclusions of	f law we	ere made on the record.			
THE COURT FINDS:					
3. The child has been temporarily pla	ced for	adoption in the home of a prospective	adoptive parent and the child		
\square remains in this home. \square has been removed from this home and is in the custody of the child-placing agency.					
\Box 4. It appears necessary that an investigation should be made to determine if a petition for a child-protective proceeding					
should be filed in the family divis	sion of t	he circuit court.			
\square 5. A petition for the appointment of	f a guar	dian has been filed. Pending entry of a	n order of guardianship, a temporary		
order of disposition for the welfa	re of th	e child should be made.			
6. The child should should should	uld not	be returned to the custody of the			
\square parent with authority for legal and physical custody of the child.					
\square guardian with authority for legal	and ph	ysical custody of the child.			
\square child-placing agency with legal α	custody	of the child.			
IT IS ORDERED:					
\square 7. The prospective adoptive paren	t(s), _{Nan}	ne(s)			
shall within 24 hours of receipt of					
the parent who has the authority for legal and physical custody of the child.					
\square the guardian who has the authority for legal and physical custody of the child.					

Order Page 2		ermine Custody of Child Temporarily Placed for Adoption	(8/24)	Case No				
□ 8.	☐ a.	Name	is appo	inted attorney to represent the child in				
	OR	all proceedings in this matter until discharged by the court and shall immediately *(See below.) OR						
	☐ b.	The matter is referred to the Michigan Department	of Health and Human	Services to *(See below.)				
	*inve	estigate and, if necessary, file a petition on behalf of	the child in the family	division of the circuit court under				
	MCL	712A.2(b). If a petition is not filed in the family divis	sion within 14 days of t	nis order, the child shall be returned to				
	the p	the parent or the guardian with authority for legal and physical custody.						
	Pending a preliminary hearing in a child-protective proceeding or the return of the child to the parent or guardian, the							
	child	shall be moved from the home of the prospective a	adoptive parent and placed in licensed foster care under the					
	supervision of the Michigan Department of Health and Human Services.							
□ 9.	Pend	ling hearing on the petition for the appointment of a	guardian for the child,	the court makes the following				
	dispo	osition for the welfare of the child:						
			_					
		-	ludge signature and date					