AMENDMENT TO THE CALIFORNIA RULES OF COURT Adopted by the Judicial Council on May 11, 2022, effective September 1, 2022

1		
2 3 4	Rule 3.1160. Requests for protective orders to prevent civil harassment, workplace violence, private postsecondary school violence, and elder or dependent adult abuse)
5	Rule 5.220. Court-ordered child custody evaluations	2
6 7 8 9	Rule 5.555. Hearing to consider termination of juvenile court jurisdiction over a nonminor—dependents or wards of the juvenile court in a foster care placement and nonminor dependents (§§ 224.1(b), 303, 366.31, 391, 451, 452, 607.2, 607.3, 16501.1(g)(16))	
10	Rule 5.570. Request to change court order (petition for modification)	8
11 12	Rule 5.906. Request by nonminor for the juvenile court to resume jurisdiction (§§ 224.1(b), 303, 388(e), 388.1)	9
13		

14

1	Rule	e 3.11	60. Requests for protective orders to prevent civil harassment, workplace
2			ence, private postsecondary school violence, and elder or dependent adult
3		abu	se
4	()	(1) 4 4	
5 6	(a)–((b) * *	
0 7	(c)	Sor	vice of requests, notices, and orders
8	(()	Serv	te of requests, notices, and orders
9		<u>(1)</u>	Except as provided in (2), tThe request for a protective order, notice of
10		<u> </u>	hearing, and any temporary restraining order, must be personally served on
11			the respondent at least five days before the hearing, unless the court for good
12			cause orders a shorter time. Service must be made in the manner provided by
13			law for personal service of summons in civil actions.
14			1
15		<u>(2)</u>	The court may specify another method of service for a request for a civil
16			harassment protective order brought under Code of Civil Procedure section
17			527.6 if the court determines that the petitioner has been unable to
18			accomplish personal service, and that there is reason to believe that the
19			respondent is evading service or cannot be located.
20			
21		(Sub	d (c) amended effective September 1, 2022; previously amended effective January 1,
22		1993	, January 1, 2007, January 1, 2012.)
23			
24	(d)–	(e) * *	· *
25			
26			amended effective September 1, 2022; adopted as rule 363 effective January 1, 1984;
27	<u>^</u>	-	amended effective January 1, 1993, July 1, 1995, January 1, 2000, January 1, 2002,
28			y 1, 2012; previously amended and renumbered as rule 3.1152 effective January 1,
29	2007	; previ	iously renumbered effective January 1, 2019.
30	D 1	. = 220	Course and and abild anote the analysis from
31	Kule	e 5.220	0. Court-ordered child custody evaluations
32	(a) /	(f)	* * *
33 34	(a)–	(1)	
34 35	(a)	Con	fidential written reports requirements
35 36	(g)	Con	fidential written report; requirements
30 37		(1)	Family Code section 3111 maluations. An evaluator appointed under Family
37		(1)	<i>Family Code section 3111 evaluations</i> . An evaluator appointed under Family Code section 3111 must do all of the following:
38 39			Code section 51111 must do an of the following.
40			(A) File and serve a report on the parties or their attorneys and any attorney
40 41			appointed for the child under Family Code section 3150; and
42			appointed for the enfit under 1 anning code section 5150, and
74			

1		(B)	Attach a Notice Regarding Confidentiality of Child Custody Evaluation
2			Report Under Family Code Section 3111 (form FL-328) as the first
3			page of the child custody evaluation report when a court-ordered child
4			custody evaluation report is filed with the clerk of the court and served
5			on the parties or their attorneys, and any counsel appointed for the
6			child, to inform them of the confidential nature of the report and the
7			potential consequences for the unwarranted disclosure of the report.
8			
9	(2)		ily Code section 3118 evaluations. An evaluator appointed to conduct a
10			custody evaluation, investigation, or assessment based on (1) a serious
11		-	ation of child sexual abuse; or (2) an allegation of child abuse under
12		Fami	ily Code section 3118 must do all of the following:
13			
14		(A)	Provide a full and complete analysis of the allegations raised in the
15			proceeding and address the health, safety, welfare, and best interests of
16			the child, as ordered by the court; and
17			
18		(B)	Complete, file, and serve Confidential Child Custody Evaluation
19			Report <u>Under Family Code Section 3118</u> (form FL-329) on the parties
20			or their attorneys and any attorney appointed for the child under Family
21			Code section 3150.
22			
23		(C)	Attach Notice Regarding Confidentiality of Child Custody Evaluation
24			<i>Report</i> (form FL-328) as the first page of the child custody evaluation
25			report in (B) to inform the parties or their attorneys of the confidential
26			nature of the report and the potential consequences for the unwarranted
27			disclosure of the report.
28	(C 1	1 ()	
29 30	(SUD	a (g) ai	nended effective September 1, 2022; adopted effective January 1, 2021.)
30 31	(\mathbf{h}) (\mathbf{h})	* * *	
32	(h)–(k)		
33	Rule 5 220	amend	ed effective September 1, 2022; adopted as rule 1257.3 effective January 1,
34			imended and renumbered effective January 1, 2003; previously amended
35	*	•	999, July 1, 2003, January 1, 2004, January 1, 2007, January 1, 2010, and
36	January 1,		
37		•	
38			
39	Rule 5.55	5. Hea	aring to consider termination of juvenile court jurisdiction over a
40	non	minor	

1 2 3		-	placement and nonminor dependents (§§ 224.1(b), 303, 366.31, 391, 451, 452, 607.2, 607.3, 16501.1(g)(16))				
3 4	(a)	App	oplicability				
5	()	- PP					
6 7		(1)	This rule applies to any hearing during which the termination of the juvenile court's jurisdiction over the following nonminors will be considered:				
8 9			(A)-(B) * * *				
10			(A)-(D)				
11			(C) A ward who was subject to an order for foster care placement at the				
12			time he or she the ward attained 18 years of age, or a dependent of the				
13			juvenile court who is 18 years of age or older and is living in the home				
14			of the parent or former legal guardian.				
15							
16		<u>(3)</u>	This rule does not apply to a hearing on a petition for a nonminor to exit and				
17			reenter care to establish eligibility for federal financial participation under				
18			section 388(f). Those petitions may be decided with or without a hearing				
19			using mandatory forms Petition and Order to Exit and Reenter Jurisdiction—				
20			Nonminor Dependent (form JV-469) and Findings and Orders Regarding				
21			<i>Exit and Reentry of Jurisdiction—Nonminor Dependent</i> (form JV-471).				
22 23		(C. 1	d (r) munded effective Sentember 1, 2022, municustry and ded effective I.h. 1, 2012				
23 24			d (a) amended effective September 1, 2022; previously amended effective July 1, 2012, January 1, 2014.)				
24 25		ana .	anuary 1, 2014.)				
26	(b) *	* * *					
27	(~)						
28	(c)	Rep	orts				
29							
30		(1)	The report prepared by the social worker or probation officer for a hearing				
31			under this rule must, in addition to any other elements required by law,				
32			include:				
33							
34			(A) ***				
35							
36			(B) The specific criteria in section 11403(b) met by the nonminor that make				
37			him or her the nonminor eligible to remain under juvenile court				
38 39			jurisdiction as a nonminor dependent as defined in section 11400(v);				
40			(C) For a nonminor to whom the Indian Child Welfare Act applies, when				
40			and how the nonminor was provided with information about the right to				
42			continue to be considered an Indian child for the purposes of the				
			1 1				

1			going application of the Indian Child Welfare Act to him or her as a
2			e nonminor;
3		<u>t11</u>	
4		(D)—(F) ***
5		(D) (I)
6		(G) W	hen and how the nonminor was informed that if juvenile court
7		· · ·	risdiction is terminated, the court maintains general jurisdiction over
8			m or her the nonminor for the purpose of resuming jurisdiction and
9			or she the nonminor has the right to file a request to return to foster
10			re and have the juvenile court resume jurisdiction over him or her the
11			onminor as a nonminor dependent until he or she the nonminor has
12		at	tained the age of 21 years;
13			
14		(H) W	hen and how the nonminor was informed that if juvenile court
15		de	pendency jurisdiction or transition jurisdiction is continued over him
16		or	her, he or she the nonminor has the right to have that jurisdiction
17		te	rminated;
18			
19			the social worker or probation officer has reason to believe that the
20			onminor will not appear at the hearing, documentation of the basis for
21		th	at belief, including:
22			
23 24		(i)	
24 25			<u>nonminor</u> does not wish to appear in person or by telephone for the hearing; or
26			the hearing, of
27		(ii) Documentation of reasonable efforts to find the nonminor when
28		(his or her the nonminor's location is unknown;
29			
30		(J)—(K)) * * *
31			
32		(2)-(4) * * *	
33			
34		(Subd (c) amen	ded effective September 1, 2022; previously amended effective July 1, 2012,
35		January 1, 201	4, January 1, 2017, and January 1, 2021.)
36			
37	(d)	Findings and	orders
38			
39			st, in addition to any other determinations required by law, make the
40		-	lings and orders and include them in the written documentation of the
41		hearing:	
42		(1) $F:=J$	_
43		(1) Finding	<u>у</u>

1	
1	
2	(A) Whether the nonminor had the opportunity to confer with his or her the
3	nonminor's attorney about the issues currently before the court;
4	
5	(B)—(C) ***
6	
7	(D) For a nonminor to whom the Indian Child Welfare Act applies, whether
8	the nonminor was provided with information about the right to continue
9	to be considered an Indian child for the purposes of the ongoing
10	application of the Indian Child Welfare Act to him or her the nonminor;
11	
12	(E)—(G) ***
13	
14	(H) Whether the nonminor has been informed that if juvenile court
15	jurisdiction is continued, he or she the nonminor may have the right to
16	have juvenile court jurisdiction terminated and that the court will
17	maintain general jurisdiction over him or her the nonminor for the
18	purpose of resuming dependency jurisdiction or assuming or resuming
19	transition jurisdiction over him or her the nonminor as a nonminor
20	dependent;
21	
22	(I) Whether the nonminor has been informed that if juvenile court
23	jurisdiction is terminated, he or she the nonminor has the right to file a
24	request to return to foster care and have the juvenile court resume
25	jurisdiction over him or her the nonminor as a nonminor dependent
26	until he or she the nonminor has attained the age of 21 years;
27	
28	(J)—(K) ***
29	
30	(L) Whether the nonminor's:
31	
32	(i) Transitional Independent Living Case Plan, if required, includes a
33	plan for a placement the nonminor believes is consistent with his
34	or her the nonminor's need to gain independence, reflects the
35	agreements made between the nonminor and social worker or
36	probation officer to obtain independent living skills, and sets out
37	the benchmarks that indicate how both will know when
38	independence can be achieved;
39	independence can be demoved,
40	(ii) —(iii) ***
40	
42	(M)—(N) ***
42	
J.	

1	(2)	Orde	rs	
2				
3		(A)	* * *	
4				
5		(B)	When	n juvenile court jurisdiction is continued for the nonminor to
6			rema	in in placement as a nonminor dependent:
7				
8			(i)	* * *
9				
10			(ii)	Continue the nonminor's status as an Indian child for the
11			. /	purposes of the ongoing application of the Indian Child Welfare
12				Act unless he or she the nonminor has elected not to have his or
13				her the nonminor's status as an Indian child continued; and
14				
15			(iii)	Set a status review hearing under rule 5.903 within six months of
16				the date of his or her the nonminor's most recent status review
17				hearing.
18				C
19		(C)—	-(D)	* * *
20				
21		(E)	For a	nonminor who does not meet one or more of the eligibility
22				ia of section 11403(b) and is not otherwise eligible to remain
23				r juvenile court jurisdiction or, alternatively, who meets one or
24				of the eligibility criteria of section 11403(b) but either does not
25				to remain under the jurisdiction of the juvenile court as a
26				ninor dependent or is not participating in a reasonable and
27				opriate Transitional Independent Living Case Plan, the court may
28				the termination of juvenile court jurisdiction only after entering
29				bllowing findings:
30				
31			(i)	* * *
32				
33			(ii)	The nonminor was informed of the options available to him or
34				her to assist with the transition from foster care to independence;
35				1 /
36			(iii)	The nonminor was informed that if juvenile court jurisdiction is
37				terminated, he or she the nonminor has the right to file a request
38				to return to foster care and have the juvenile court resume
39				jurisdiction over him or her the nonminor as a nonminor
40				dependent until he or she the nonminor has reached 21 years of
41				age;
42				
43			(iv)	* * *
			、 /	

1		
2	(v) '	The nonminor had an opportunity to confer with his or her the
3	1	nonminor's attorney regarding the issues currently before the
4	(court;
5		
6	(vi)	* * *
7		
8	(F) ***	
9		
10	(Subd (d) amended	effective September 1, 2022; previously amended effective July 1, 2012,
11		ry 1, 2014, January 1, 2016, January 1, 2017, and January 1, 2021.)
12		
13	Rule 5.555 amended effect	ive September 1, 2022; adopted effective January 1, 2012; previously
14	••	2012, July 1, 2013, January 1, 2014, January 1, 2016, January 1, 2017,
15	and January 1, 2021	
16		
17		
18	Rule 5.570. Request to	change court order (petition for modification)
19	· · · · · · · · · · · · · · · · · · ·	
20	(a)–(j) * * *	
21		
22	(k) Petitions for juve	nile court to exit and reenter jurisdiction over nonminors
23	<u>(§ 388(f))</u>	•
24		apply to a hearing on a petition for a nonminor to exit and
25		ablish eligibility for federal financial participation under section
26		tions may be decided with or without a hearing using mandatory
20 27	· · · · ·	<i>l Order to Exit and Reenter Jurisdiction—Nonminor Dependent</i>
28		Findings and Orders Regarding Exit and Reentry of
20 29	· · · · · · · · · · · · · · · · · · ·	minor Dependent (form JV-471).
2) 30	<u>surisaiction</u> -110n	minor Dependent (101111 J V - 4 / 1).
31	(Subd (k) adopted a	ffective September 1, 2022.)
32	(зиба (к) айбріей еј	jecuve september 1, 2022.)
	D 1. 5 570 1. 1. (C	
33		ive September 1, 2022; adopted as rule 1432 effective January 1, 1991;
34	1 2	enumbered as rule 5.570 effective January 1, 2007; previously
35		7 1, 1992, July 1, 1995, July 1, 2000, July 1, 2002, January 1, 2003,
36		1, 2010, January 1, 2014, January 1, 2016, January 1, 2019, and
37	January 1, 2020.	
38		

1 2	Rule		Request by nonminor for the juvenile court to resume jurisdiction 24.1(b), 303, 388(e), 388.1)	
3		_		
4	(a)	Purj	DSE	
5		(1)	Execution married in (2) this male married the maced area that mare the	
6 7		<u>(1)</u>	Except as provided in (2), this rule provides the procedures that must be followed when a nonminor wants to have juvenile court jurisdiction assum	ad
8			or resumed over him or her the nonminor as a nonminor dependent as defin	
9			in subdivisions (v) or (aa) of section 11400.	icu
10				
11		(2)	This rule does not apply to a petition for a nonminor to exit and reenter car	e
12		<u> </u>	to establish eligibility for federal financial participation under section 388(
13			Those petitions may be decided with or without a hearing using mandatory	
14			forms Petition and Order to Exit and Reenter Jurisdiction—Nonminor	
15			Dependent (form JV-469) and Findings and Orders Regarding Exit and	
16			Reentry of Jurisdiction—Nonminor Dependent (form JV-471).	
17				
18		,	(a) amended effective September 1, 2022; previously amended effective July 1, 20	12,
19		Janu	y 1, 2014, and January 1, 2016.)	
20		G		
21	(b)	Con	ents of the request	
22 23		(1) *	< *	
23 24		(1)		
<u> </u>				
25		(2)	The request must be liberally construed in favor of its sufficiency. It must h	ne
25 26		(2)	The request must be liberally construed in favor of its sufficiency. It must be verified by the nonminor or if the nonminor is unable to provide verification	
25 26 27		(2)	verified by the nonminor or if the nonminor is unable to provide verification	n
26		(2)	verified by the nonminor or if the nonminor is unable to provide verification due to a medical condition, the nonminor's representative, and to the exten	n
26 27		(2)	verified by the nonminor or if the nonminor is unable to provide verification	n
26 27 28		(2)	verified by the nonminor or if the nonminor is unable to provide verification due to a medical condition, the nonminor's representative, and to the exten known to the nonminor or the nonminor's representative, must include the	n
26 27 28 29		(2)	verified by the nonminor or if the nonminor is unable to provide verification due to a medical condition, the nonminor's representative, and to the exten known to the nonminor or the nonminor's representative, must include the	n
26 27 28 29 30 31 32		(2)	verified by the nonminor or if the nonminor is unable to provide verification due to a medical condition, the nonminor's representative, and to the exten known to the nonminor or the nonminor's representative, must include the following information:	n
26 27 28 29 30 31 32 33		(2)	 verified by the nonminor or if the nonminor is unable to provide verification due to a medical condition, the nonminor's representative, and to the extension known to the nonminor or the nonminor's representative, must include the following information: (A)—(D) * * * (E) If the nonminor wants his or her the nonminor's parents or former legal 	on t gal
26 27 28 29 30 31 32 33 34		(2)	 verified by the nonminor or if the nonminor is unable to provide verification due to a medical condition, the nonminor's representative, and to the extension known to the nonminor or the nonminor's representative, must include the following information: (A)—(D) * * * (E) If the nonminor wants his or her the nonminor's parents or former leg guardians to receive notice of the filing of the request and the hearing 	n t gal
26 27 28 29 30 31 32 33 34 35		(2)	 verified by the nonminor or if the nonminor is unable to provide verification due to a medical condition, the nonminor's representative, and to the extension known to the nonminor or the nonminor's representative, must include the following information: (A)—(D) * * * (E) If the nonminor wants his or her the nonminor's parents or former leg guardians to receive notice of the filing of the request and the hearing the name and residence addresses of the nonminor's parents or former 	n t gal
26 27 28 29 30 31 32 33 34 35 36		(2)	 verified by the nonminor or if the nonminor is unable to provide verification due to a medical condition, the nonminor's representative, and to the extension known to the nonminor or the nonminor's representative, must include the following information: (A)—(D) * * * (E) If the nonminor wants his or her the nonminor's parents or former leg guardians to receive notice of the filing of the request and the hearing 	n t gal
26 27 28 29 30 31 32 33 34 35 36 37		(2)	 verified by the nonminor or if the nonminor is unable to provide verification due to a medical condition, the nonminor's representative, and to the extension known to the nonminor or the nonminor's representative, must include the following information: (A)—(D) * * * (E) If the nonminor wants his or her the nonminor's parents or former leg guardians to receive notice of the filing of the request and the hearing the name and residence addresses of the nonminor's parents or former guardians; 	on t gal g, er
26 27 28 29 30 31 32 33 34 35 36 37 38		(2)	 verified by the nonminor or if the nonminor is unable to provide verification due to a medical condition, the nonminor's representative, and to the extension known to the nonminor or the nonminor's representative, must include the following information: (A)—(D) * * * (E) If the nonminor wants his or her the nonminor's parents or former leg guardians to receive notice of the filing of the request and the hearing the name and residence addresses of the nonminor's parents or former guardians; (F) The name and telephone number of the court-appointed attorney who 	on t gal g, er
26 27 28 29 30 31 32 33 34 35 36 37 38 39		(2)	 verified by the nonminor or if the nonminor is unable to provide verification due to a medical condition, the nonminor's representative, and to the extension known to the nonminor or the nonminor's representative, must include the following information: (A)—(D) * * * (E) If the nonminor wants his or her the nonminor's parents or former leg guardians to receive notice of the filing of the request and the hearing the name and residence addresses of the nonminor's parents or former guardians; (F) The name and telephone number of the court-appointed attorney who represented the nonminor at the time the juvenile court terminated its 	on t gal g, er
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40		(2)	 verified by the nonminor or if the nonminor is unable to provide verification due to a medical condition, the nonminor's representative, and to the extension known to the nonminor or the nonminor's representative, must include the following information: (A)—(D) * * * (E) If the nonminor wants his or her the nonminor's parents or former leg guardians to receive notice of the filing of the request and the hearing the name and residence addresses of the nonminor's parents or former guardians; (F) The name and telephone number of the court-appointed attorney who represented the nonminor at the time the juvenile court terminated its dependency jurisdiction, delinquency jurisdiction, or transition 	on t gal g, er
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41		(2)	 verified by the nonminor or if the nonminor is unable to provide verification due to a medical condition, the nonminor's representative, and to the extension known to the nonminor or the nonminor's representative, must include the following information: (A)—(D) * * * (E) If the nonminor wants his or her the nonminor's parents or former leg guardians to receive notice of the filing of the request and the hearing the name and residence addresses of the nonminor's parents or former guardians; (F) The name and telephone number of the court-appointed attorney who represented the nonminor at the time the juvenile court terminated its dependency jurisdiction, delinquency jurisdiction, or transition jurisdiction if the nonminor wants that attorney to be appointed to 	on t gal g, er
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40		(2)	 verified by the nonminor or if the nonminor is unable to provide verification due to a medical condition, the nonminor's representative, and to the extension known to the nonminor or the nonminor's representative, must include the following information: (A)—(D) * * * (E) If the nonminor wants his or her the nonminor's parents or former leg guardians to receive notice of the filing of the request and the hearing the name and residence addresses of the nonminor's parents or former guardians; (F) The name and telephone number of the court-appointed attorney who represented the nonminor at the time the juvenile court terminated its dependency jurisdiction, delinquency jurisdiction, or transition 	on t gal g, er

1 2 3 4 5 6 7 8			 (G) If the nonminor is an Indian child within the meaning of the Indian Child Welfare Act and chooses to have the Indian Child Welfare Act apply to him or her the nonminor, the name of the tribe and the name, address, and telephone number of his or her tribal representative; (H) If the nonminor had a Court Appointed Special Advocate (CASA) when he or she the nonminor was a dependent or ward of the court and
9 10			wants the CASA to receive notice of the filing of the request and the hearing, the CASA's name;
11 12			(I)—(J) * * *
13 14 15		(3)	* * *
16 17 18			(b) amended effective September 1, 2022; previously amended effective July 1, 2012, anuary 1, 2016.)
18	(c)	Filir	g the request
20			
21		(1)	* * *
22 23 24		(2)	For the convenience of the nonminor, the form JV-466 and, if the nonminor wishes to keep his or her the nonminor's contact information confidential, the
25 26			Confidential Information—Request to Return to Juvenile Court Jurisdiction and Foster Care (form JV-468) may be:
26 27 28			Confidential Information—Request to Return to Juvenile Court Jurisdiction
26 27 28 29 30 31			Confidential Information—Request to Return to Juvenile Court Jurisdiction and Foster Care (form JV-468) may be:
26 27 28 29 30 31 32 33 34 35 36			 Confidential Information—Request to Return to Juvenile Court Jurisdiction and Foster Care (form JV-468) may be: (A) *** (B) Submitted to the juvenile court in the county in which the nonminor
26 27 28 29 30 31 32 33 34 35			 Confidential Information—Request to Return to Juvenile Court Jurisdiction and Foster Care (form JV-468) may be: (A) *** (B) Submitted to the juvenile court in the county in which the nonminor currently resides, after which: (i) The court clerk must record the date and time received on the face of the originals submitted and provide a copy of the originals marked as received to the nonminor at no cost to him or her the
26 27 28 29 30 31 32 33 34 35 36 37 38 39			 Confidential Information—Request to Return to Juvenile Court Jurisdiction and Foster Care (form JV-468) may be: (A) *** (B) Submitted to the juvenile court in the county in which the nonminor currently resides, after which: (i) The court clerk must record the date and time received on the face of the originals submitted and provide a copy of the originals marked as received to the nonminor at no cost to him or her the nonminor. (ii)—(v) * * *
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40			 Confidential Information—Request to Return to Juvenile Court Jurisdiction and Foster Care (form JV-468) may be: (A) *** (B) Submitted to the juvenile court in the county in which the nonminor currently resides, after which: (i) The court clerk must record the date and time received on the face of the originals submitted and provide a copy of the originals marked as received to the nonminor at no cost to him or her the nonminor. (ii)—(v) * * * (C) For a nonminor living outside the state of California, the form JV-466
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41			 Confidential Information—Request to Return to Juvenile Court Jurisdiction and Foster Care (form JV-468) may be: (A) *** (B) Submitted to the juvenile court in the county in which the nonminor currently resides, after which: (i) The court clerk must record the date and time received on the face of the originals submitted and provide a copy of the originals marked as received to the nonminor at no cost to him or her the nonminor. (ii)—(v) * * * (C) For a nonminor living outside the state of California, the form JV-466 and, if the nonminor wishes to keep his or her the nonminor's contact
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40			 Confidential Information—Request to Return to Juvenile Court Jurisdiction and Foster Care (form JV-468) may be: (A) *** (B) Submitted to the juvenile court in the county in which the nonminor currently resides, after which: (i) The court clerk must record the date and time received on the face of the originals submitted and provide a copy of the originals marked as received to the nonminor at no cost to him or her the nonminor. (ii)—(v) * * * (C) For a nonminor living outside the state of California, the form JV-466

1 2 3	(3)—(5) * * *
4 5 6	(Subd (c) amended effective September 1, 2022; previously amended effective July 1, 2012, and January 1, 2016.)
7 (d) 8	Determination of prima facie showing
9 10 11 12 13 14	(1) Within three court days of the filing of form JV-466 with the clerk of the juvenile court of general jurisdiction, a juvenile court judicial officer must review the form JV-466 and determine whether a prima facie showing has been made that the nonminor meets all of the criteria set forth below in (d)(1)(A)–(D) and enter an order as set forth in (d)(2) or (d)(3).
15 16 17 18 19 20 21	(A) The nonminor is eligible to seek assumption of dependency jurisdiction under the provisions of section 388.1(c), or the nonminor was previously under juvenile court jurisdiction subject to an order for foster care placement on the date he or she the nonminor attained 18 years of age, including a nonminor whose adjudication was vacated under Penal Code section 236.14;
22	(B)—(D) * * *
23 24 25	(2)(3) * * *
26 27 28	(Subd (d) amended effective September 1, 2022; previously amended effective July 1, 2012, January 1, 2014, January 1, 2016, and January 1, 2019.)
29 (e)	Appointment of attorney
30 31 32 33 34 35 36 37	(1) If the nonminor included on the form JV-466 a request for the appointment of the court-appointed attorney who represented the nonminor during the period of time he or she the nonminor was a ward or dependent or nonminor dependent, the judicial officer must appoint that attorney solely for the hearing on the request, if the attorney is available to accept such an appointment.
38 39 40 41 42 43	(2) If the nonminor did not request the appointment of his or her the nonminor's former court-appointed attorney, the judicial officer must appoint an attorney to represent the nonminor solely for the hearing on the request. The attorney must be selected from the panel or organization of attorneys approved by the court to represent children in juvenile court proceedings.

1 2 3 4 5 6 7 8 9 10		(3)	In addition to complying with the requirements in $(g)(1)$ for service of notice of the hearing, the juvenile court clerk must notify the attorney of his or her the appointment as soon as possible, but no later than one court day from the date the order for his or her of appointment was issued under $(d)(3)$. This notification must be made by telephone, fax, e-mail, or other method approved by the presiding juvenile court judge that will ensure prompt notification. The notice must also include the nonminor's contact information and inform the attorney that a copy of the form JV-466 will be served on him or her the attorney and that one is currently available in the office of the juvenile court clerk.
11			
12 13 14 15		(4)	If the request is granted, the court must continue the attorney's appointment to represent the nonminor regarding matters related to his or her the <u>nonminor's</u> status as a nonminor dependent until the jurisdiction of the juvenile court is terminated, unless the court finds that the nonminor would
16			not benefit from the appointment of an attorney.
17			
18			(A)—(B) * * *
19			
20		(5)	Representation of the nonminor by the court-appointed attorney for the
21			hearing on the request to return to juvenile court jurisdiction and for matters
22 23			related to his or her the nonminor's status as a nonminor dependent must be at no cost to the nonminor.
23 24			
25		(6)	* * *
26		(0)	
27		(Sub	d (e) amended effective September 1, 2022; previously amended effective July 1,
28		2012	
29			
30	(f)	* * *	•
31			
32	(g)	Noti	ce of hearing
33		(1)	
34 35		(1)	The juvenile court clerk must serve notice as soon as possible, but no later then five court days before the date the bearing is get as follows:
35 36			than five court days before the date the hearing is set, as follows:
30 37			(A) ***
38			
39			(B) The notice of the date, time, place, and purpose of the hearing must be
40			served on the nonminor's parents only if the nonminor included in the
41			form JV-466 a request that notice be provided to his or her the
42			nonminor's parents.
43			

1 2 3 4			(C)	The notice of the date, time, place, and purpose of the hearing must be served on the nonminor's tribal representative if the nonminor is an Indian child and indicated on the form JV-466 his or her the nonminor's choice to have the Indian Child Welfare Act apply to him				
5 6				or her the nonminor as a nonminor dependent.				
7			(D)	The notice of the date, time, place, and purpose of the hearing must be				
8				served on the local CASA office if the nonminor had a CASA and				
9				included on the form JV-466 a request that notice be provided to his or				
10				her the nonminor's former CASA.				
11 12		(2)	(1) *	* *				
12		(2)-	-(4) *					
14		(Sub	d (g) ai	mended effective September 1, 2022; previously amended effective July 1, 2012,				
15			and January 1, 2019.)					
16								
17	(h)	Rep	orts					
18								
19		(1)		social worker, probation officer, or Indian tribal agency case worker				
20 21			(triba	al case worker) must submit a report to the court that includes:				
21 22			(A)	Confirmation that the nonminor was previously under juvenile court				
22			(11)	jurisdiction subject to an order for foster care placement when he or she				
24				the nonminor attained 18 years of age and that he or she the nonminor				
25				has not attained 21 years of age, or is eligible to petition the court to				
26				assume jurisdiction over the nonminor pursuant to section 388.1;				
27								
28			(B)	The condition or conditions under section 11403(b) that the nonminor				
29 20				intends to satisfy;				
30 31			(\mathbf{C}) –	—(F) * * *				
32			(\mathbf{C})	(1)				
33		(2)	At le	ast two court days before the hearing, the social worker, probation				
34				er, or tribal case worker must file the report and any supporting				
35			docu	mentation with the court and provide a copy to the nonminor and to his				
36			or he	* the nonminor's attorney of record; and				
37								
38		(3)	* * *					
39		/C 1	1 (1)					
40 41		(Subd (h) amended effective September 1, 2022; previously amended effective July 1, 2012, January 1, 2014, and January 1, 2016.)						
41		Janu	ary 1, 2	2014, ana January 1, 2010.)				

1 2	(i)	Findings and orders								
3		The	The court must read and consider, and state on the record that it has read and considered, the report; the supporting documentation submitted by the social							
4		cons								
5		worl	worker, probation officer, or tribal caseworker; the evidence submitted by the							
6		nonr	nonminor; and any other evidence. The following judicial findings and orders must							
7		be n	nade a	nd included in the written court documentation of the hearing.						
8										
9		(1)	Find	ings						
10										
11			(A)	* * *						
12										
13			(B)	Whether the nonminor was previously under juvenile court jurisdiction						
14				subject to an order for foster care placement when he or she the						
15				nonminor attained 18 years of age, or meets the requirements of						
16				subparagraph (5) of subdivision (c) of section 388.1;						
17										
18			(C)-	(G) * * *						
19										
20			(H)	Whether a nonminor who is an Indian child chooses to have the Indian						
21				Child Welfare Act apply to him or her the nonminor as a nonminor						
22				dependent.						
23										
24		(2)	Orde	ers						
25										
26			(A)	If the court finds that the nonminor has not attained 21 years of age,						
27				that the nonminor intends to satisfy at least one condition under section						
28				11403(b), and that the nonminor and placing agency have entered into a						
29				reentry agreement, the court must:						
30										
31				(i)—(ii) * * *						
32										
33				(iii) Order the social worker or probation officer to consult with the						
34				tribal representative regarding a new Transitional Independent						
35				Living Case Plan for the nonminor who chooses to have the						
36				Indian Child Welfare Act apply to him or her the nonminor as a						
37				nonminor dependent and who is not under the supervision of a						
38				tribal case worker;						
39										
40				(iv)(v) * * * (C) * * *						
41										
42			(B)-	-(C) * * *						
43			~ /							

a

Findings and orders

14

1	(3) ***
2	
3	(Subd (i) amended effective September 1, 2022; previously amended effective July 1, 2012,
4	January 1, 2014, January 1, 2016, and January 1, 2019.)
5	
6	Rule 5.906 amended effective September 1, 2022; adopted effective January 1, 2012; previously
7	amended effective July 1, 2012, January 1, 2014, January 1, 2016, and January 1, 2019.