Form 10-9 (Determination Upon Fact-finding – Child Neglect/Abuse) 8/2010

| | At a term of the Family Court of the State of New York, held in and for the | |
|-------------------------------|---|------------------|
| | County of | , |
| | at | New York |
| | on | |
| PRESENT: | | |
| Hon. | | |
| Judge | | |
| In the Matter of | | Docket No. |
| CIN# | | |
| (A) Child(ren) under Eighteen | | DETERMINATION |
| Years of Age Alleged to be | | UPON |
| □Abused □Neglected by | | FACT-FINDING |
| | | □Abuse □Neglect |
| | | ☐ Severe Abuse |
| | | ☐ Repeated Abuse |
| Responde | ent(s) | |
| | | |

NOTICE:

IF YOUR CHILD STAYS IN FOSTER CARE FOR 15 OF THE MOST RECENT 22 MONTHS, THE AGENCY MAY BE REQUIRED BY LAW TO FILE A PETITION TO TERMINATE YOUR PARENTAL RIGHTS AND MAY FILE BEFORE THE END OF THE 15-MONTH PERIOD.

IF SEVERE OR REPEATED ABUSE IS PROVEN BY CLEAR AND CONVINCING EVIDENCE, THIS FINDING MAY CONSTITUTE THE BASIS TO TERMINATE YOUR PARENTAL RIGHTS.

IF THE PETITION IS GRANTED, YOU MAY LOSE YOUR RIGHTS TO YOUR CHILD AND YOUR CHILD MAY BE ADOPTED WITHOUT YOUR CONSENT.

THE NEXT COURT DATE IS [specify date/time]:
THE PERMANENCY HEARING SHALL BE HELD ON [SPECIFY DATE/TIME]:

1. **THE PERMANENCY HEARING SHALL BE HELD ON [SPECIFY DATE/TIME]:

1. **THE PERMANENCY HEARING SHALL BE HELD ON [SPECIFY DATE/TIME]:

1. **THE PERMANENCY HEARING SHALL BE HELD ON [SPECIFY DATE/TIME]:

1. **THE PERMANENCY HEARING SHALL BE HELD ON [SPECIFY DATE/TIME]:

1. **THE PERMANENCY HEARING SHALL BE HELD ON [SPECIFY DATE/TIME]:

1. **THE PERMANENCY HEARING SHALL BE HELD ON [SPECIFY DATE/TIME]:

1. **THE PERMANENCY HEARING SHALL BE HELD ON [SPECIFY DATE/TIME]:

1. **THE PERMANENCY HEARING SHALL BE HELD ON [SPECIFY DATE/TIME]:

1. **THE PERMANENCY HEARING SHALL BE HELD ON [SPECIFY DATE/TIME]:

1. **THE PERMANENCY HEARING SHALL BE HELD ON [SPECIFY DATE/TIME]:

1. **THE PERMANENCY HEARING SHALL BE HELD ON [SPECIFY DATE/TIME]:

1. **THE PERMANENCY HEARING SHALL BE HELD ON [SPECIFY DATE/TIME]:

1. **THE PERMANENCY HEARING SHALL BE HELD ON [SPECIFY DATE/TIME]:

1. **THE PERMANENCY HEARING SHALL BE HELD ON [SPECIFY DATE/TIME]:

1. **THE PERMANENCY HEARING SHALL BE HELD ON [SPECIFY DATE/TIME]:

1. **THE PERMANENCY HEARING SHALL BE HELD ON [SPECIFY DATE/TIME]:

1. **THE PERMANENCY HEARING SHALL BE HELD ON [SPECIFY DATE/TIME]:

1. **THE PERMANENCY HEARING SHALL BE HELD ON [SPECIFY DATE/TIME]:

1. **THE PERMANENCY HEARING SHALL BE HELD ON [SPECIFY DATE/TIME]:

1. **THE PERMANENCY HEARING SHALL BE HELD ON [SPECIFY DATE/TIME]:

1. **THE PERMANENCY HEARING SHALL BE HELD ON [SPECIFY DATE/TIME]:

1. **THE PERMANENCY HEARING SHALL BE HELD ON [SPECIFY DATE/TIME]:

1. **THE PERMANENCY HEARING SHALL BE HELD ON [SPECIFY DATE/TIME]:

1. **THE PERMANENCY HEARING SHALL BE HELD ON [SPECIFY DATE/TIME]:

1. **THE PERMANENCY HEARING SHALL BE HELD ON [SPECIFY DATE/TIME]:

1. **THE PERMANENCY HEARING SHALL BE HELD ON [SPECIFY DATE/TIME]:

1. **THE PERMANENCY HEARING SHALL BE HELD ON [SPECIFY DATE/TIME]:

1. **THE PERMANENCY HEARING SHALL BE HELD ON [SPECIFY DATE/TIME]:

1. **THE PERMANENCY HEARING SHALL BE HELD ON [SPECIFY DATE/TIME]

¹Insert a date, in most cases the previously-scheduled date, not more than eight months from removal of child or date of combined dispositional/permanency hearing, unless the petition is dismissed or the child has not been removed from home in which case no date needs to be set. If the child has been placed and the child has a sibling or half-sibling removed from the home, whose permanency hearing is scheduled before this Court, the date certain shall be the same as the date certain for the sibling's or half-sibling's permanency hearing, unless the sibling or half-

| The petition of [specify]: | under Article 10 of the Family Court Act, |
|---|---|
| sworn to on [specify date]: | , having been filed in this Court alleging that the |
| above-named Respondent(s) [check applied | cable box(es)]: \square neglected \square abused |
| ☐ severely abused ☐ repeatedly abused | the above-named child(ren); and |
| | 1 D 1 (() 1027 64 |
| Family Court Act; and | he Respondent(s) pursuant to section 1036 or 1037 of the |
| [Include separate paragraphs for each Res | nondent as necessary): |
| Respondent [specify]: | having: |
| | without counsel □ waived counsel |
| | not appeared but service could not be made after every |
| reasonable effort had been | == |
| Respondent [specify]: | having: |
| | without counsel waived counsel |
| | not appeared but service could not be made after every |
| reasonable effort had been | made to effect service; |
| And Doon on dout for soif d. | havina. |
| And Respondent [specify]: | having: nowingly admitted in open court that (s)he committed |
| the following act(s) [specify]: | lowingry admitted in open court that (s)ne committed |
| C (/21)1 | tition and the matter having duly come on for a fact- |
| finding hearing before this Court; | ation and the matter having daily come on for a fact |
| | having duly come on for a fact-finding hearing by inquest |
| before this Court; | |
| up voluntarily, intelligently and kn | lowingly consented to the entry of an order of fact- |
| finding without admission | pursuant to Family Court Act §1051(a), and the Petitioner, |
| attorney for the child and a | ll other parties having consented to the entry of such order |
| of fact-finding as well; | |
| And Respondent [specify]: | havina |
| 1 21 73 | having: nowingly admitted in open court that (s)he committed |
| the following act(s) [specif | - , , |
| • , , = 1 | tition and the matter having duly come on for a fact- |
| finding hearing before this | |
| ☐ failed to appear and the matter | having duly come on for a fact- finding hearing by inquest |
| before this Court; | |
| voluntarily, intelligently and kn | lowingly consented to the entry of an order of fact- |
| finding without admission | pursuant to Family Court Act §1051(a), and the Petitioner, |
| • | all other parties having consented to the entry of such order |
| of fact- finding as well; | |
| And where the parent(s)of the abo | ove-named child(ren) are not the Respondent(s), |
| ± ' ' ' | aring and participated as interested party-intervenor(s): |

sibling was removed on a juvenile delinquency or PINS petition or unless he or she has been freed for adoption.

| □ served with a copy of the petition but did not appear; |
|---|
| ☐ were not served with a copy of the petition and did not appear; although: every reasonable effort had been made to effect service; |
| And the child(ren) having been represented by (an) attorney(s); |
| And the following other interested party-intervenors were present and participated in the hearing [specify name(s) and relationship(s) to child(ren)]: |
| [Required in cases involving Native-American children; check if applicable]: ☐ And the following having been duly notified [check applicable box(es)]: ☐ parent/custodian ☐ tribe/nation ☐ United States Secretary of the Interior; And the tribe/nation having: ☐ appeared and participated as a party; ☐ appeared and declined to assume jurisdiction; ☐ appeared and requested transfer of jurisdiction; ☐ not appeared; |
| And the Court, after [check box] □ hearing the proofs and testimony offered in relation to the case □ accepting the admission by Respondent [specify]: and having found [check applicable box(es) and specify act(s) of abuse and/or neglect found, if any]: □ by a preponderance of the evidence that Respondent [specify]: committed the following acts constituting □ child neglect □ child abuse [specify act(s), including name(s) of the child(ren), the Penal Law section, if applicable, and grounds for determination]: |
| ☐ by a preponderance of the evidence that Respondent [specify]: committed the following acts constituting ☐ child neglect ☐ child abuse [specify act(s), including name(s) of the child(ren), the Penal Law section, if applicable, and grounds for determination]: |
| [Applicable only where severe or repeated abuse was alleged and Respondent was so advised]: □ by clear and convincing evidence that Respondent [specify]: □ severely □ repeatedly abused the child(ren) by committing the following acts(s) that may form the basis to terminate parental rights [specify act(s), including the name(s) of the child(ren), the Penal Law section, if applicable; and grounds for determination]: |
| □ by clear and convincing evidence that Respondent [specify]: □ severely □ repeatedly abused the child(ren) by committing the following acts(s) that may form the basis to terminate parental rights [specify act(s), including the name(s) of the child(ren), the Penal Law section, if applicable; and grounds for determination]: |

[Required findings in cases where the child(ren), who had NOT been ordered removed earlier in the case, is/are ordered removed pending final disposition; otherwise, skip I and II]: The Court finds and determines that:

| I. Required "Best Interests" and "Reasonable Efforts | |
|---|--|
| [check applicable boxes and provide <u>case-specific reason</u> | |
| A. Continuation of the child(ren) in, or return of the c | |
| □ would □ would not be contrary to the best interests | of the child(ren) because [specify facts and |
| reasons]: | |
| | |
| This determination is based upon the following information | on [check applicable box(es)]: |
| ☐ Petition | |
| ☐ Report of Suspected Child Abuse or Neglect | |
| ☐ Case Record, dated [specify]: | |
| ☐ Service Plan, dated [specify]: | |
| ☐ The report of [specify]: | , dated [specify]: |
| ☐ Testimony of [specify]: | |
| ☐ Other [specify]: | |
| D. D | |
| B. Reasonable efforts, where appropriate, to prevent of | |
| child(ren) from the home, and, if the child(ren) were rem | 1 |
| this hearing, to return them home safely [check applicab | le box and state reasons as indicated]: |
| □ were made as follows [specify]: | |
| U was not made but the leak of offents was one | mmommists because of a judicial finding that |
| were not made but the lack of efforts was app | • |
| the Petitioner was not required to make reasonable effor | is to reunity the child(ren) with the |
| Respondent(s) [specify date of finding]: | |
| ☐ were not made. | |
| | |
| This determination is based upon the following information | ion [check applicable box(es)]: |
| ☐ Petition | |
| ☐ Report of Suspected Child Abuse or Neglect | |
| ☐ Case Record, dated [specify]: | |
| ☐ Service Plan, dated [specify]: | |
| ☐ The report of [specify]: | , dated [specify]: |
| ☐ Testimony of [specify]: | |
| ☐ Other [specify]: | |
| | |
| II. Findings Regarding Alternatives to Removal to Fo | |
| A. Based upon the investigation conducted by the Con | amissioner of Social Service, |
| [Check applicable box(es]: | |
| | |
| ☐ The following person [specify]: | 1.1 |
| is a □ non-respondent parent □ relative □ suita | - |
| with whom the child(ren) may appropriately resid | le [specify]: |
| [Annlicable to relatives and other switchle person | cl. Such nerson. |
| [Applicable to relatives and other suitable persons | |
| □ seeks approval as a foster parent in order to pro | |
| wishes to provide care and custody for the chil | |
| subsidy during the pendency of any order herein. | |

| ☐ may be a resource but not yet determined whether as a fost | er parent or custodian. |
|--|---|
| ☐ There is no non-respondent parent, relative or suitable person with appropriately reside. | n whom the child(ren) may |
| B. [Required]: Imminent risk to the child(ren) □ would □ wou issuance of a temporary order of protection or order of protection defined from the child(ren)'s residence. | - |
| NOW, therefore, upon the findings made in the fact-f proceedings had herein, it is | inding hearing and upon all the |
| ADJUDGED that facts sufficient to sustain the petition has been established, in that [specify]: | erein □ have □ have not |
| ; [Check applicable box(es); include separate paragraphs for each child ADJUDGED that the above-named child(ren) (is) (are) (a severely abused repeatedly abused) child(ren) a Family Court Act by [specify Respondent(s)]: OR |) \square neglected \square abused |
| ☐ ORDERED, that the petition filed herein be DISMISSED | ; and it is further |
| ☐ ORDERED that the child(ren) shall be temporarily remove child(ren) (is) (are) residing by any peace officer or agent of a duly a institution and that the child(ren) shall be brought to [specify]: disposition of this proceeding; (and it is further) | <u> </u> |
| ☐ ORDERED that the child(ren)(is)(are) released to the cust the child(ren)'s ☐ Respondent parent(s) ☐ Non-respondent parent(s responsible for the child(ren)'s care, such release to be under the supapplicable]: ; (and it is further) |) other person legally |
| ☐ ORDERED that, pending further proceedings, the child(r temporary custody of [check applicable box]: ☐ the Commissioner of Social Services of ☐ the Commissioner of Social Services of [specify]: ☐ the following non-respondent parent(s), relatives of person(s)[specify]: | County; County to reside with |
| 1 (/11 23 | , |
| (and it is ORDERED that the Commissioner of Social Services shall any non-respondent parents, grandparents, other relatives or other su child(ren) may appropriately reside, including, but not limited to [sj ; shall inform them of the pendency of the proceeding; sperson(s) wish to seek approval as foster parent(s) in order to provide | itable person(s) with whom the pecify]: hall ascertain whether such |

| | |) without foster care subsidy during the pendency of of such investigation in the child's Uniform Case r) |
|--|---|---|
| commence are thereafter app | n investigation of the following rorove such person(s) to be foster | this order, the Commissioner of Social Services shall relatives or other suitable persons as foster parents and parents, if qualified, and, if not, to report such fact to the attorney for the child(ren), forthwith [specify]: |
| OR written notice authorized re | DERED that if the child abscone shall be given within 48 hours | f Commissioner of Social Services]: ds from the above-named custodial person or facility, to the Clerk of Court by the custodial person or by an ng the name of the child, the docket number of this n away. |
| - - | | ; (and it is further) |
| □ OR | the □ custodian of the child; □ DERED that in light of the assu petition is DISMISSED WITH | ald be notified of this proceeding [specify]: Tribe/nation; United States Secretary of the Interior mption of jurisdiction by the tribe/nation, this IOUT PREJUDICE; (and it is further) |
| | | s in foster care or is directly placed pursuant to Sections nanency hearing shall be held on [specify date certain]: ² ; (and it is further) |
| □ OR | DERED that | , (and it is faithful) |
| | | ENTER |
| Dated: | - | Judge of the Family Court |
| NOTICE: Check application of the control of the co | AN APPEAL FROM THIS OR DAYS OF RECEIPT OF THE 35 DAYS FROM THE DATE OF APPELLANT BY THE CLERY SERVICE BY A PARTY OR TO UPON THE APPELLANT, What we have the service of the | 13 OF THE FAMILY COURT ACT, RDER MUST BE TAKEN WITHIN 30 ORDER BY APPELLANT IN COURT, OF MAILING OF THE ORDER TO K OF COURT, OR 30 DAYS AFTER THE ATTORNEY FOR THE CHILD HICHEVER IS EARLIEST. nom mailed]: and to whom given]: |
| □ Order rece | aved in court on [specify date(s) | and to whom given]: |
| | | |

² Insert a date, in most cases the previously-scheduled date, not more than eight months from removal of child or date of combined dispositional/permanency hearing, unless the petition is dismissed or the child has not been removed from home in which case no date needs to be set. If the child has been placed and the child has a sibling or half-sibling removed from the home, whose permanency hearing is scheduled before this Court, the date certain shall be the same as the date certain for the sibling's or half-sibling's permanency hearing, unless the sibling or half-sibling was removed on a juvenile delinquency or PINS petition or unless he or she has been freed for adoption.