IN THE DISTRICT COURT OF Johnson COUNTY, KANSAS

IN THE MATTER OF

1111901

Name: NICHOLAS ECKER, Respondent

DOB XX/XX/93 A male

Case No. 11JV02062

ORDER AUTHORIZING REMOVAL OF JUVENILE

Pursuant to Supreme Court Administrative Order 155

\mathcal{C}	On this 22nd day of September, 2011, this matter comes before the Court, Judge presiding.
	THE COURT HEREBY FINDS THAT: (Check all that apply)
A	Reasonable efforts have been made and have failed have not been made to maintain the family and prevent the removal of the juvenile from the juvenile's home as follows: (Specify basis for finding.) Town to has over 10 prior cases. Has had virtually every juvenily carried including probability however accest, juvenily correctional facility and/or
	Reasonable efforts are not required to maintain the juvenile in the home because an emergency exists which threatens the safety of the juvenile. (Specify basis for finding.)
	and/or Reasonable efforts are not required due to the risk to public safety, specifically: (Specify basis for finding.)

and/or

CLERK OF DISTRICT COURT
JOHNSON COUNTY. KS 2011 SEP 29 All 6: 02

	Reasonable efforts \square have been made \square have not been made to facilitate the permanency plan. (Specify basis for finding.)
	THE COURT FURTHER FINDS THAT ⊠ remaining in the home or returning
the be	is contrary to the welfare of the juvenile and/or immediate placement is in st interest of the juvenile. (Specify basis for finding.) John has many priors and has been to the correctional facility
	or
	The Court has determined that the juvenile's removal from the home is due to the risk the juvenile presents to the safety of the community and a contrary to the welfare finding is not necessary. (Specify basis for finding.)
issue:	THE COURT THEREFORE ORDERS THAT the following order for removal shall Warrant Order for detention Order committing incompetent juvenile Sentencing order Probation violation order
	☐ Modification of sentence order
	☐ Order rescinding conditional release/aftercare ☐ Adjudication with temporary custody order
□ sh	THE COURT THEREFORE ORDERS THAT the above named juvenile shall be all continue to be placed in the custody of: The Commissioner, or
	and
	☐ A child support order shall issue.
	☐ Each parent shall submit information to the child support office for a child support
order days.	to be prepared, or present documentation of a current child support order within

THE COURT FURTHER ORDERS all providers of services, treatment or care of the juvenile and family, even if not specifically referred to herein, to provide information to the commissioner, any entity providing services, counsel for the parties including the county or district attorney, appointed CASA, Citizen Review Board members, the court, and each other to the extent needed to ensure the safety of the juvenile, prevent abuse or neglect, and to provide appropriate treatment and rehabilitation. This order encompasses the provisions of the Privacy Rule of the Health Insurance Portability and Accountability Act of 1996 (HIPAA), 45 C.F.R. 164.512(e)(1).

Judge of the District Court