IN THE DISTRICT COURT OF	COUNTY, KANSAS
IN THE INTEREST OF:	
Name A □ male □ female	Case No.
Name A □ male □ female	Case No.
NameA DOB xx /xx / A female	Case No.
	ORDER
ICPC REGULATION	7 EXPEDITED PLACEMENT
Pursuant to	K.S.A. 38-1201 et seq.
promulgated pursuant to K.S.A. 38-1202, Children (ICPC); comes on for hearing before the Court finds that jurisdiction and parties and those required to receive notice heard evidence, reviewed exhibits including	Article VII of the Interstate Compact on the Placement of ore Judge I venue are proper. Notice to parties, interested has been given as required by law. The Court, having a those required by Paragraph 7 of Regulation 7, the parties being in agreement, finds as follows:
another state after receipt of written placement does not appear to be con 2. Pursuant to Article V(a) of the ICPC until the child is adopted, reaches the discharged with concurrence of the a	mpact, each child noted above may only be placed in notification from the receiving state that the proposed strary to the interests of the child. C. Kansas retains jurisdiction over any child placed e age of majority, becomes self-supporting, or is appropriate authority in the receiving state continues upport and maintenance of the child during the period
	relative's name) is the proposed placement resource in and is the parent, stepparent, grandparent, adult brother

or sister, or a	dult aunt or uncle, or guardian of the child(ren)The child(ren) meet(s) one or more
of the followi	ng requirements pursuant to paragraph 5 of Regulation #7:
	a. The child/ren is/are in need of care due to sudden or recent incarceration, incapacitation or death of a parent or guardian; incapacitation means a parent or guardian is unable to care for a child due to an unexpected medical, mental or physical condition of a parent or guardian.
	OR
	b. at least one of the children sought to be placed with the same proposed placement resource is four years of age or younger;
	OR
	c. the court finds that <i>(child's name)</i> , is one of the children in a sibling group sought to be placed and has a substantial relationship with the proposed placement resource; substantial relationship means the proposed placement has spent more than cursory time with the child, is known to the child, and has established more than a minimal bond with the child;
	OR
	d. the child(ren) is/are currently in an emergency placement.
THE C	COURT FURTHER FINDS it is in the best interest of the child/ren to seek:
a. () Approval for a provisional placement of each child noted above in the receiving state pending a more comprehensive home assessment of the potential placement resource by the receiving state and an expedited placement decision regarding final placement of the child(ren), or
b. () A comprehensive home assessment of the potential placement resource in the receiving state and an expedited placement decision without a provisional placement of the subject child(ren), or
c. () Approval for a provisional placement with a parent from whom the child was not removed and concurrence to relinquish jurisdiction upon final approval.
	matter set for hearing on the day of,, at m. \Box p.m.
IT IS S	SO ORDERED THIS day of,
	Judge of the District Court

