	J۷	-574	Order After Judicial Review	Clerk stamps date here when form is filed.
1	Naı	ne of ap	oplicant:	-
The	cou	rt finds	s and orders:	
2		objecti	a review of the juvenile case file and review of any filed ions and a noticed hearing, the court denies the t. Disclosure is not in the best interest of the child.	
3		After a	a review of the juvenile case file and review of any filed	Fill in court name and street address:
		reques eviden substar court h	ions \(\square\) and a noticed hearing, the court grants the t. The applicant has shown by a preponderance of the ce that the records requested are necessary and have ntial relevance to the legitimate needs of the applicant. The has balanced these needs with the child's best interest. The finds the need for disclosure outweighs the policy	Superior Court of California, County of
		consid	erations favoring confidentiality of juvenile records.	Fill in child's name and date of birth:
		a. 🔲	The following records may be disclosed:	Child's Name:
				Date of Birth:
				Fill in case number:
				Case Number:
		b. 🗆	The procedure for providing access is:	
		c. 🗆	See attached.	
4		The child is deceased, and the request is granted.		
		a. 🗌	The court has read and considered the following:	
		b. 🗖	There is a presumption under Welfare and Institutions Code of the documents unless a statutory reason for confidentiality only the interests of the child who is the subject of the juven children who may be named in the file with	y is shown to exist. The court has balanced

Your name: c. □ The following records may be disclosed: d. □ The procedure for providing access is:			
d. The procedure for providing access is:			
d. The procedure for providing access is:			
d. The procedure for providing access is:			
d. The procedure for providing access is:			
d. The procedure for providing access is:			
e. Any information that relates to another child or could identify another child, except for information about the deceased, must be redacted.			
f. See attached.			
The child is deceased and the request is denied. The court finds by a preponderance of the evidence that disclosure of the juvenile case file or of any portion of it is detrimental to the safety, protection, or physical or emotional well-being of another child who is directly or indirectly connected to the juvenile case that is the subject of the request.			
Additional orders:			
6 ☐ Applicant may not give the information to anyone who is not specified in Welfare and Institutions Code sec 827 or 827.10.	tion		
7 Disclosure subject to protective order (list orders):			
Release of records listed in item 3a only.			
9 Release of records with redaction.			
(10) ☐ Other:			
(11) See attached.			
_			
Date:			