## Final Hearing Checklist for Non-Jury Trial

## **Statutory** □ Legal relief properly plead Prior to the Hearing: □ Notice provided to parties within 45 days of trial Compliance with Indian Child Welfare Act, if applicable All parties served At the Hearing: emotional and physical danger to child now □ Note appearances of all parties present and in future □ Take announcements about readiness to proceed parental abilities of individuals seeking to trial custody ☐ Rule on any pending pretrial motions programs available to assist those individuals to promote best interest of child Opening Statements, unless waived plans for child by these individuals or by □ Presentation of evidence agency seeking custody stability of home or proposed placement Evidence acts or omissions of parent which may Grounds for termination indicate that existing parent-child relationship • Best interest of the child; for factors see Holley not a proper one v. Adams: any excuse for acts or omissions of the parent desires of the child Reasonable efforts by DFPS emotional and physical needs of child now Closing arguments, unless waived and in future **Court Findings** At the End of the Hearing: Determine if met burden of proof: ☐ If no termination and DFPS awarded MC, consider whether: • Termination of Parental Rights: Clear and Convincing Evidence (Grounds + Best Interest + • The child will turn 18 in not less than 3 years; Reasonable Efforts) • The child is at least 12 years old or has Conservatorship: Preponderance of the Evidence continuously expressed a strong desire against If ICWA applies: Beyond a Reasonable Doubt being adopted; and Needs and desires of child ☐ If termination, appoint DFPS or individual as managing conservator (MC) □ Advise parties of right to appeal ☐ If no termination and DFPS awarded MC, must find ☐ Set Permanency Hearing After Final Order that: (PHAFO) within 90 days if MC granted to DFPS with termination Appointment of parent not in child's best interest because would significantly impair child's ☐ Set PHAFO within 180 days if MC granted to DFPS physical health or emotional development (Clear without termination and Convincing Evidence); and ☐ Continue appointment of child's attorney ad litem Not in child's best interest to appoint relative of (AAL), or guardian ad litem (GAL), or attorney in the child or another person as managing conservator dual role as long as the child is in the conservatorship

## **Best Practices**

□ Remind Parent Attorney of appellate duties

 Set initial hearings sooner than statutorily required to ensure progress toward child's permanency goal

of DFPS