## Final Hearing Checklist for Non-Jury Trial

☐ Remind Parent Attorney of appellate duties

Statutory	
Prior to the Hearing:	
□ Notice provided to parties within 45 days of trial	□ Legal relief properly plead
□ All parties served	<ul> <li>Compliance with Indian Child Welfare Act, if applicable</li> </ul>
At the Hearing:  Note appearances of all parties present  Take announcements about readiness to proceed to trial  Rule on any pending pretrial motions  Opening Statements, unless waived  Presentation of evidence	<ul> <li>parental abilities of individuals seeking custody</li> <li>programs available to assist those individuals to promote best interest of child</li> <li>plans for child by these individuals or by agency seeking custody</li> <li>stability of home or proposed placement</li> <li>acts or omissions of parent which may indicate that existing parent-child relationship not a proper one</li> <li>any excuse for acts or omissions of the parent</li> <li>Reasonable efforts by DFPS</li> <li>Closing arguments, unless waived</li> </ul>
<ul> <li>Evidence</li> <li>Grounds for termination</li> <li>Best interest factors - see Holley v. Adams:         <ul> <li>desires of the child</li> <li>emotional and physical needs of child now and in future</li> <li>emotional and physical danger to child now and in future</li> </ul> </li> </ul>	
Court Findings	
<ul> <li>At the End of the Hearing:</li> <li>□ Determine if met burden of proof:</li> <li>■ Termination of Parental Rights: Clear and Convincing Evidence (Grounds + Best Interest + Reasonable Efforts)</li> <li>● Conservatorship: Preponderance of the Evidence</li> <li>● If ICWA applies: Beyond a Reasonable Doubt</li> <li>□ If termination, appoint DFPS or individual as managing conservator (MC)</li> <li>□ If no termination and DFPS awarded MC, must find that:</li> <li>● Appointment of parent not in child's best interest because would significantly impair child's physical health or emotional development; and</li> <li>● Not in child's best interest to appoint relative of child or another person as managing conservator</li> </ul>	<ul> <li>If no termination and DFPS awarded MC, consider whether:</li> <li>The child will turn 18 in not less than 3 years;</li> <li>The child is at least 12 years old or has continuously expressed a strong desire against being adopted; and</li> <li>Needs and desires of child</li> <li>Advise parties of right to appeal</li> <li>Set Permanency Hearing After Final Order (PHAFO) within 90 days if MC granted to DFPS with termination</li> <li>Set PHAFO within 180 days if MC granted to DFPS without termination</li> <li>Continue appointment of child's attorney ad litem (AAL), or guardian ad litem (GAL), or attorney in the dual role as long as the child is in the conservatorship of DFPS</li> </ul>
	conservatorship of DFF3

goal

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