

IN THE YOUTH COURT OF ALCORN COUNTY, MISSISSIPPI

IN THE INTEREST OF:

AMY JO TESTCASE, A MINOR

2 -YC-2008-P-3-1(67186)

DISPOSITION HEARING ORDER

THIS Day this cause came on for a DISPOSITION HEARING, with JILL MARY TESTCASE,(MOTHER - BIOLOGICAL) in attendance and before this court and this Court finding that it has subject matter jurisdiction and fully considering the premises herein finds as follows, to-wit:

1. On 08/05/2008 this Court conducted an ADJUDICATORY HEARING wherein AMY JO TESTCASE was adjudicated to be an ABUSED CHILD as defined by §43-21-105(m) of the Mississippi Code of 1972, ~~Annotated was adjudicated to be a/an ABUSED CHLD~~ as alleged in Count 1 of the petition.
2. On 08/05/2008 this Court conducted an ADJUDICATORY HEARING wherein AMY JO TESTCASE was adjudicated to be a MEDICALLY NEGLECTED CHILD as defined by §43-21-105(l) of the Mississippi Code of 1972, Annotated, ~~was adjudicated to be a/an NEGLECTED CHLD~~ as alleged in Count 2 of the petition.
3. ~~Good and sufficient cause exists to enter an adjudication in this matter.~~

~~IT IS ORDERED ADJUDGED AND DECREED~~ that by way of disposition with regard to AMY JO TESTCASE having been adjudicated to be ABUSED CHLD as defined by §43-21-105(m) of the Mississippi Code of 1972, Annotated, as alleged in Count 1 of the Petition that the following disposition be and hereby is ordered for AMY JO TESTCASE: PHYSICAL CUSTODY WITH RELATIVE.

IT IS ORDERED AND ADJUDGED that the disposition for AMY JO TESTCASE for being adjudicated to be an ABUSED CHILD, as alleged in Count 1 of the petition, be and hereby is as follows: PHYSICAL CUSTODY WITH RELATIVE.

IT IS ORDERED AND ADJUDGED that the PHYSICAL AND LEGAL custody of AMY JO TESTCASE be and hereby is removed from JILL MARY TESTCASE,(MOTHER - BIOLOGICAL) and hereby is awarded to BETTY MARY TESTCASE,(AUNT)

**PERMANENCY LANGUAGE ADDED
DEPENDING ON DATA ENTERED IN PERMANENCY NODE**

SO ORDERED AND ADJUDGED ~~AND DECREED~~ this the 28th day of October 2008.

JUDGE