WAIVER OF TEMPORARY CUSTODY HEARING G.L. c. 119, § 24 or § 25	DOCKET NUMBER	Trial Court of Massachusetts Juvenile Court Department
CASE NAME		DIVISION
to G.L. c. 119, § 24 or § 25 regarding temporal landerstand and acknowledge that by waiving to be heard and object to the removation to nominate a temporary custodian to to be heard as to whether or not the landerstand endough the set of the prior to removing my child (renoval; and to appeal any determinations made as	, have been in rary custody of my child porary custody hearing and this hearing I give used to my child (ren) from the provide care to my child provide care to my child provide to prevent on the provide to prevent on the prevent of	nformed of my right to a hearing pursuant d(ren). Ip my right my custody; hild(ren); n and Families made reasonable r eliminate the need for his/her/their
I am making this decision intelligently and vo	·	
CERTIFICATE OF COUNSEL		
I, the undersigned counsel for the above named parent, guardian, custodian in the case captioned above, certify that I have discussed the waiver of the temporary custody hearing with my client. I have explained that the waiver of the temporary custody hearing includes the right to be heard and object to the removal of the child(ren) from the home and to object to any custody orders regarding the child(ren) the judge may make at this hearing. I have also explained that the waiver includes the right to nominate a temporary custodian and the right to be heard as to whether or not the Department of Children and Families made reasonable efforts prior to the removal of the child(ren) to prevent or eliminate the need for removal. I have also explained that the waiver includes the right to appeal any determinations and orders the judge may make on these issues at this hearing.		
Date:	Signature:	