RECEIVED: Instructions: Any party in a proceeding for removal of a parent as guardian, appointment of guardian, termination of parental rights or adoption, or a person who was a party in a prior proceeding, may use this form to request that the court make findings in support of a petition with the United States Citizenship and Immigration Services for designation of the minor as having special immigrant juvenile status under 8 U.S.C. section 1101(a)(27)(J). 2) The petition may be filed with a petition for: (a) removal of parent or other guardian of the minor, (b) appointment of a guardian, (c) termination of parental rights or (d) adoption. If a Probate Court previously granted a petition for removal of guardian, appointment of guardian, termination of parental rights or adoption, the petition must be filed in the court that granted the petition. 3) For further information, see C.G.S. sections 45a-608n, 45a-610 (removal of guardian) and 45a-616 (appointment of guardian) or C.G.S. sections 45a-6080, 45a-717 (termination of parental rights) and 45a-727 (adoption). Type or print in ink. Use an additional sheet, or PC-180, if more space is needed. **Probate Court Name** District Number In the Matter of (Name and address) Minor's Date of Birth Hereinafter referred to as the minor Petitioner (Name, address and telephone number) **Petitioner** (Name, address and telephone number) Petitioner's Petitioner's **Relationship to Minor: Relationship to Minor:** The petitioner represents that: This petition is filed with or during the pendency of a petition for: Removal of parent or other guardian Termination of parental rights Appointment of guardian Adoption Probate Court granted a petition for: On \_\_\_\_, the \_ Removal of parent or other guardian Termination of parental rights Appointment of guardian Adoption

The minor is under 21 years of age.

The minor is not married.

## Petition/Special Immigrant Juvenile Findings under 8 U.S.C. section 1101 PC-609 REV. 7/19

## CONNECTICUT PROBATE COURTS

In the Matter of		
	Reunification of the minor with, the mother/parent of the minor, is not viable due to the following grounds for removal of parent as guardian under C.G.S. section 45a-610(2) to (5) or termination of parental rights under C.G.S. section 45a-717(g)(2): (Explain)	
	Reunification of the minor with	
	It is not in the best interests of the minor to be returned to the minor's or parent's country of nationality or last habitual residence for the following reasons: (Explain)	

## Petition/Special Immigrant Juvenile Findings under 8 U.S.C. section 1101 PC-609 REV. 7/19

## CONNECTICUT PROBATE COURTS

In the Matter of

WHEREFORE the petitioner(s) requests that the court issue findings to be used in connection with a petition to the United States Citizenship and Immigration Services for designation of the minor as having special immigrant juvenile status under 8 U.S.C. section 1101(a)(27)(J).

The representations made in this petition are made under penalty of false statement.

Signature of Petitioner	
Type or Print Name	
Date	
Signature of Petitioner	
Type or Print Name	
Date	