

WHAT DO I
NEED TO KNOW
ABOUT
CRISIS/RAPID
RESPONSE
FAMILY
MEETINGS?

What does the Judge/JCHO Need to know?

Judges Only: When contacted for Emergency Protective Custody ask if a CRRFM was offered to the family.

If a CRRFM was not offered, ask why.

Consider a CRRFM when making a finding on Reasonable Efforts to Prevent Placement.

Set expectations for CRRFM and hold parties accountable.

Discuss CRRFM at every FEI Oversight Team meeting

What Does the GAL and Parent Attorney Need to Know?

Was a CRRFM held? If not, why?

Review the CRRFM Report and Plan for the family.

Are identified actions in the CRRFM Plan occurring?

Ask if a 30-day follow-up meeting is scheduled for the family.

What Does the Solicitor Need to Know?

Understand CRRFM in order to guide the caseworkers prior to adjudication.

Add an averment to dependency petition about the CRRFM.

Discuss CRRFM when preparing the caseworker for court.

If your county chooses to do so, ensure CRRFM Family Plan is filed with the Court prior to the hearing; otherwise enter as an exhibit at hearing.

Discuss 30-day follow up with the caseworker follow-up.