Contents

INITIATION OF DELINQUENT/UNRULY CASE	4
COMPLAINT	4
PETITION	5
TRUANCY PETITION	6
STATEMENT OF RIGHTS	7
SUMMONS	8
SUBPOENA	9
SUBPOENA DUCES TECUM	10
ORDER APPOINTING COUNSEL FOR DELINQUENT OR UNRULY CHILD	11
ORDER APPOINTING GUARDIAN AD LITEM AND ALLOWING DISCOVERY	14
WAIVER OF ATTORNEY	16
INFORMAL ADJUSTMENT	16
INFORMAL ADJUSTMENT AGREEMENT	17
REQUEST TO EXTEND INFORMAL ADJUSTMENT	19
ORDER ON REQUEST TO EXTEND INFORMAL ADJUSTMENT	19
MOTION TO DISMISS	20
ORDER ON MOTION TO DISMISS	20
NOTICE OF TERMINATION OF INFORMAL ADJUSTMENT	21
PRETRIAL DIVERSION	22
PRETRIAL DIVERSION ORDER	22
PRETRIAL DIVERSION AGREEMENT	24
JOINT MOTION TO EXTEND PRETRIAL DIVERSION	26
APPROVAL OF MOTION TO EXTEND PRETRIAL DIVERSION	26
MOTION TO EXTEND PRETRIAL DIVERSION	27
ORDER ON MOTION TO EXTEND PRETRIAL DIVERSION	28
MOTION TO DISMISS PRETRIAL DIVERSION	30
ORDER ON MOTION TO DISMISS	30
VIOLATION PETITION	32
VIOLATION OF PRETRIAL DIVERSION ORDER	33
VIOLATION OF PRETRIAL DIVERSION - ADJUDICATORY/DISPOSITIONAL ORDER	35
JUDICIAL DIVERSION	38
JUDICIAL DIVERSION ORDER	38
JOINT MOTION TO EXTEND JUDICIAL DIVERSION	40
APPROVAL OF MOTION TO EXTEND JUDICIAL DIVERSION	40
MOTION TO EXTEND JUDICIAL DIVERSION	42
ORDER ON MOTION TO EXTEND JUDICIAL DIVERSION	
MOTION TO DISMISS JUDICIAL DIVERSION	45

ORDER ON MOTION TO DISMISS JUDICIAL DIVERSION	45
VIOLATION OF JUDICIAL DIVERSION PETITION	47
VIOLATION OF JUDICIAL DIVERSION ORDER	48
VIOLATION OF JUDICIAL DIVERSION - ADJUDICATORY/DISPOSITIONAL ORDER	50
VIOLATION OF JUDICIAL DIVERSION - ADJUDICATORY/DISPOSITIONAL ORDER	53
AND COMMITMENT TO DCS	53
DETENTION	56
EX PARTE DETENTION ORDER	56
DETENTION HEARING ORDER	58
ADJUDICATION/DISPOSITION	61
ACCEPTANCE OF GUILTY PLEA	61
ADJUDICATORY/DISPOSITIONAL ORDER	63
ADJUDICATORY ORDER	66
DISPOSITIONAL ORDER	68
SPECIAL PROBATION CONDITIONS	70
ORDER DISMISSING CASE - ORDER TO EXPUNGE THE OFFICIAL FILE AND RECORDS	72
MOTION TO EXTEND PROBATION	74
APPROVAL OF MOTION TO EXTEND PROBATION	74
MOTION TO EXTEND PROBATION	76
ORDER ON MOTION TO EXTEND PROBATION	77
MOTION TO DISCHARGE FROM PROBATION	79
ORDER GRANTING MOTION TO DISCHARGE FROM PROBATION	79
COST REVIEW HEARING ORDER	80
VIOLATION OF PROBATION PETITION	81
STATEMENT OF RIGHTS	82
SUMMONS	83
VIOLATION OF PROBATION ORDER	84
VIOLATION OF PROBATION ORDER – COMMITMENT TO DCS	86
ADJUDICATORY/DISPOSITIONAL ORDER COMMITMENT TO DCS	89
VIOLATION OF DCS HOME PLACEMENT SUPERVISION (AFTERCARE) ORDER	93
VIOLATION OF DCS HOME PLACEMENT SUPERVISION (AFTERCARE) ORDER – RECOMMIT TO DCS	95
COMMITMENT TO DCS FOR D&N IN DELINQUENT/UNRULY CASE	98
BENCH ORDER TO DCS CUSTODY	98
ORDER APPOINTING GUARDIAN AD LITEM AND ALLOWING DISCOVERY	101
MOTION TO EXTEND CHILD'S PLACEMENT IN DCS CUSTODY	103
ORDER ON MOTION TO EXTEND CHILD'S COMMITMENT IN DCS CUSTODY	105
ORDER TO ASCERTAIN STATUS OF CUSTODY TO THE DEPARTMENT OF CHILDREN'S SERVICES	107
DENIAL/RESTRICTION OF DRIVER'S LICENSE	108

MOTION FOR WITHDRAWAL OF DENIAL ORDER	108
ORDER ON MOTION FOR ORDER OF WITHDRAWAL	109
MOTION FOR RESTRICTED DRIVER'S LICENSE	110
ORDER ON MOTION FOR RESTRICTED LICENSE	111
FORENSIC EVALUATION	112
ORDER FOR OUTPATIENT EVALUATION OF A CHILD	112
ORDER FOR INTPATIENT EVALUATION OF A CHILD	114
ORDER OF REFERENCE	116
TRANSFER HEARING TO CRIMINAL COURT	117
ORDER OF TRANSFER	117
ORDER TO TRANSPORT - DEFENDANT	119
EXPUNCTION	120
MOTION FOR EXPUNCTION OF JUVENILE COURT RECORDS	120
ORDER ON MOTION FOR EXPUNCTION OF JUVENILE COURT RECORDS	122
MISCELLANEOUS	124
ATTACHMENT OF CHILD	124
VIOLATION OF PROBATION ATTACHMENT	125
WRITTEN AGREEMENT FOR PRE-DISPOSITION RISK AND NEEDS ASSESSMENT	126
NUNC PRO TUNC ORDER	127
ORDER ALLOWING SUBSTITUTION OF COUNSEL	128
ADULTS	129
ORDER TO TRANSPORT - ADULT	129
ORDER TO SHOW CAUSE - ADULT	130

INITIATION OF DELINQUENT/UNRULY CASE

(County Letterhead)

	со	MPLAINT		
Name and Address of person mak	ing complaint:			_
This is in reference to (a Delinque	nt/an Unruly) offense.			
Child information:				
Explain what the child is doing: _				
				
The actions on the part of this chil	d did occur in		County, TN.	
Complaining Party	Date	Witness		Date
Date and Time of the Complaint:				

IN THE JUVENILE C	OURT OF	COUNTY, TENNESSEE	
IN THE MATTER OF:		Case No.	
A child under 18 years of age (at the time of the offense)	_		
	PETIT	TON	
The undersigned Affiant, after being d	uly sworn according	to the law, states that:	
, respectfully i	represents to the Co	ese proceedings be brought, your petitioner, urt on information and belief that the above-rand unruly child in need of treatment or reha	named, a child bilitation in
Case, Count 1 Case, Count 2	_ (TCA _ (TCA), a (Misdemeanor/Felony/Status)), a (Misdemeanor/Felony/Status)	
Your petitioner further avers:			
That the child's father is	who resides at		·
That the child's mother is	who resides at _		·
That the child is in the custody and contri-	ol of Ph	who resides at none:	·
		Sworn and subscribed before me this	day of

Petitioner name and address

Clerk/Court Officer

IN THE JUVENILE COURT OF	COUNTY, TENNESSEE
IN THE MATTER OF:	Case No.
A child under 18 years of age (at the time of the offense)	
TRU	JANCY PETITION
The undersigned Affiant, after being duly sworn acc	cording to the law, states that:
It being in the best interest of the child and the public , respectfully represents to within this county and years of age, is <u>an unru</u>	that these proceedings be brought, your petitioner, the Court on information and belief that the above named, a child ally child in need of treatment or rehabilitation in that:
Case, Count 1 – Truancy	
The child is currently attending(school) has during this academic school year accrued	School. Your Petitioner is(name), (title) The child
 absences, tardies, excused absences, For a total of absences 	
, ,	tervention Plan and the interventions have not successfully of accepted, complied with or benefited from those interventions necessary at this time. OR
(Describe what the school has done in order to ad	dress unexcused absences:)
The actions on the part of this child did occur into T.C.A. § 49-6-3007. Your petitioner further avers:	County, TN and constitutes the offense of Truancy pursuant
That the child's mother is who resi That the child is in the custody and control of	es at ides at who resides at Phone:
	·
	Sworn and subscribed before me this day of, 20
Petitioner name and address	

IN THE JOVENIEL COOK! OF COOK!	IN THE JUVENILE COURT OF	COUNTY	, TENNESSE
--------------------------------	--------------------------	--------	------------

STATEMENT OF RIGHTS

Appearing before the Juvenile Court, you have the following rights:

- 1. The right to be present during the hearing of this case.
- 2. The right to present my own testimony.
- 3. The right to have witnesses subpoenaed.
- 4. The right to cross-examine witnesses against me.
- 5. The right to have an attorney at each stage of the proceedings against me.
- 6. The right to appointed counsel.
- 7. The right to remain silent.
- 8. The right to not incriminate myself.
- 9. The right and method for appeal and time requirements as to appeal.
- 10. To know the maximum penalties the Court may impose.
- 11. The right to plead "Not Guilty".
- 12. If a plea of "Guilty" is entered, the only evidence taken will be for the purpose of verifying the plea and for disposition (sentencing) purposes.
- 13. If a plea is entered acknowledging guilt, I may be asked questions by the Court concerning the conduct.
- 14. Prior findings of delinquent or unruly behavior may be used against me in determining treatment of rehabilitation at disposition.
- 15. There must be some factual basis for a guilty plea entered.
- 16. The plea must be voluntary and independently made.
- 17. If I plea guilty or no contest I waive my right to appeal the adjudication (plea). If the plea includes an agreement as to the disposition (sentence), I also waive the right to appeal the disposition (sentence).
- 18. The right of access to the recording of the hearing(s).

IN THE JUVENILE CO	URT OF COUNTY, TENNESSEE
IN THE MATTER OF:	Case No.
A child under 18 years of age (at the time of the offense)	
	SUMMONS
TO: Name & Address	
TO ANY LAWFUL OFFICER:	
located at	he above addressee to appear before the County Juvenile Court, for a at in he charge of the foregoing petition, and to bring the above named child and enalties prescribed by law.
	This day of, 20
	Judge or Officer of the Juvenile Court
	OFFICER'S RETURN
RETURN: This summons came to hand this	s day of, 20, and executed by:
☐ Delivering the within summons to the	above addressee
Unable to serve because	
Date:	Signature:
ADA for assistance call	

12/6/2022

Fillinforms

IN THE JUVENILE COURT OF	COUNTY, TENNESSEE
N THE MATTER OF:	Case No.
A child under 18 years of age at the time of the offense)	
	<u>SUBPOENA</u>
O ANY LAWFUL OFFICER:	
ou are hereby commanded to summon(name	e and address) to appear
pefore the County Juvenile Court, located	d at
	in Judge 's Courtroom to give testimony in ail to appear in court, you will be in contempt of court and an
•	nt for contempt may be by a fine of \$10.00, by imprisonment not
xceeding (10) days or both.	γ, γ
	This day of, 20
	Clerk/Deputy Clerk
	RETURN
	RETORIN
CAME TO HAND THIS DAY OF	, 20; AND EXECUTED
BY READING THE WITHIN SUBPOENA TO	
TO APPEAR BEFORE THE	E JUDGE OF THE JUVENILE COURT FOR
	to to the control of the control of
Hearing on at	in Judge 's Courtroom
	This day of, 20
	Shariff/Danuty Shariff
ADA	Sheriff/Deputy Sheriff
ADA	

12/6/2022 Fillinforms Page | **9**

for assistance call

	THE JUVENILE COU	IRT OF	cc	UNTY, TENNESSEE
IN THE MATTER OF:			C	ase No.
A child under 18 years of (at the time of the offens	•			
		SUBPOE	NA DUCES TECUM	
TO ANY LAWFUL OFFICE	R:			
				to appea
before the Co				
	Hearing on	at_	<u>in Judge</u>	<u>'s Courtroom</u> and bring with
them the following:				
	•			appear in court, you will be in
=		-		nt for contempt may be by a fine of
\$10.00, by imprisonment	not exceeding (10)	days or bo	th.	
			This days	£ 20
			inis day o	f, 20
			Clerk/Deputy Clerk	
			DETLIDAL	
			RETURN	
CAME TO HAND THIS	DAY OF _			, 20; AND EXECUTED
BY READING THE WITHIN	SUBPOENA TO			AND CITING
			UDGE OF THE JUVENILE	
	TO APPEAR BE	FORE THE J	ODGE OF THE JOVENILE	COURT FOR
	Hearing on	at	in Judge	's Courtroom
				<u> </u>
			This day o	f , 20 .
			Tills day c	
			Sheriff/Deputy She	riff
ADA			Sherin/Deputy She	1111

12/6/2022 Fillinforms Page | **10**

for assistance call

		IN THE JUVENILE COURT OF	COUNTY, TENNESSEE
IN	N TH	HE MATTER OF:	Case No
		DOB: ild Under 18 Years of Age he time of the offense)	
СН	ARGI	GE(S):	
		ORDER APPOINTING COUNSEL F	OR DELINQUENT OR UNRULY CHILD
		DETERMINATION	I OF NON-INDIGENCY
		appearing, based upon the affidavit of indigency filed r parent/legal guardian is not indigent.	d in this cause, and/or after due inquiry made, that the child
		The child has the right to an attorney and has not	waived this right. Therefore, the Court finds that
	naı rer	amed child is charged with (a delinquent offense/an	ed in this cause/after due inquiry made), that the above- unruly offense that places the child in jeopardy of being 2(b)), and the child and parent/legal guardian(s) are indigent
	The	he child therefore qualifies for appointed legal couns	el.
		It is therefore ordered that the Public Defender is	hereby appointed as counsel for the child as provided by law.
		, Attorney at Law, is herek Public Defender's Office.	by appointed as counsel for the child due to a conflict with the
		ADMIN	NISTRATIVE FEE
		The administrative fee shall be waived by the Cour	rt due to lack of sufficient financial resources.
		The administrative fee shall be waived by the Cour	rt as it was assessed in a previous order.
		The parent/guardian,, is \$, pursuant to T.C.A. § 37-1-126.	s hereby assessed an administrative fee in the amount of
		 This fee shall be paid to the Office of the Clerk (2) weeks following the appointment of couns 	of the Court prior to the disposition of the case or within two el, whichever shall first occur.
		$\ \square$ This fee shall be paid within 30 days.	
		☐ This fee shall be paid as follows:	-
		PARTIAL REIMBURSEMENT OF	COST OF COURT-APPOINTED COUNSEL
		Administrative Office of the Court's expense in proguardian,, shall pay into t	, is able to partially or totally reimburse the oviding the child court appointed counsel and parent/legal the Office of the Clerk of the Court the total sum of il further order of the Court.

ENTERED this day of	_, 20
	The Honorable (name)
	Juvenile Court Judge/Magistrate
	(T.C.A. § 16-1-115)
CERTIFICATE	OF SERVICE
I hereby certify that a true and exact copy of the order has b	een delivered by U.S. mail, by personal service, by email or
facsimile if service is so accepted, to the individuals listed be	low this day of, 20:

	IN THE JUVENILE COURT OF		COUNTY, TENNESSEE
IN T	НЕ М	ATTER OF:	Case No
		DOB:	
		nder 18 Years of Age ne of the offense)	
CHAR	GE(S):		
		ORDER APPOINTING GUARDIAN AD	LITEM AND ALLOWING DISCOVERY
		-	uent/unruly petition. It further appears that the child, use child because of the following evidence that has been
petiti applio	ion if cable re this	the investigation warrants and shall continue to repair adjudicatory/dispositional phase, post-disposition	se issues. The guardian ad litem shall file a dependency
	y rem	ain in the home or return to the home, then the gu	no dependency, neglect or abuse issues and the child may ardian ad litem shall so notify the Court and file a motion
		CHILD OR PARENT	NOT INDIGENT
		earing that the child and/or parent/guardian(s) are e paid as follows:	NOT indigent and compensation of the guardian ad litem
		<u>INDIGI</u>	ENCY
р	arent		n this cause/after due inquiry made), that the child and compensation of the guardian ad litem shall be paid by the
		ADMINIST	TRATIVE FEE
	Th	e administrative fee shall be waived by the Court d	ue to lack of sufficient financial resources.
		e parent/guardian,, is he pursuant to T.C.A. § 37-1-126.	reby assessed an administrative fee in the amount of
		This fee shall be paid to the Office of the Clerk of (2) weeks following the appointment of counsel,	the Court prior to the disposition of the case or within two whichever shall first occur.
		This fee shall be paid within 30 days.	
		This fee shall be paid as follows:	

DISCOVERY

It is further ordered that, for the purpose of preparing for the adjudication of matters pending before the Court, the guardian ad litem shall have access to all documents and records pertaining to the child, including, but not limited to, all records of the Department of Children's Services and any other medical, health care, educational and/or psychological/psychiatric records. The guardian ad litem is further authorized to interview any individuals having contact with or providing services to the child. All records and all information obtained by the guardian ad litem (including records related to the child or adults involved in this case) shall be maintained as confidential, for use only in the proceedings for which the guardian ad litem is hereby appointed. At the conclusion of these proceedings, any protected health information (as defined by C.F.R. 106.103) acquired by the guardian ad litem shall be returned to the Department of Children's Services or to the health care provider or shall be destroyed. Work products of the office of the District Attorney, counsel for the Tennessee Department of Children's Services or the police department and the identity of persons making reports/complaints to the Tennessee Department of Children's Services are excluded from this order for discovery.

ENTERED this	day of	, 20	_
			The Honorable (name) Juvenile Court Judge/Magistrate (T.C.A. § 16-1-115)
		CERTIFICATE OF SER	RVICE
•	• •		ivered by U.S. mail, by personal service, by email of, 20:

IN THE MATTER OF:	IN THE JUVENILE COURT OF	Case No
IN THE WATTER OF.	DOP:	case No.
	DOB:	
A Child Under 18 Yea (at the time of the of	_	
	STATEMENT OF RIG	GHTS AND WAIVER OF ATTORNEY
Appearing before the J	Juvenile Court, you have the fol	lowing rights:
1 The right to be	e present during the hearing of t	this case
_	resent my own testimony.	tins case.
	ave witnesses subpoenaed.	
	oss-examine witnesses against	me.
	ave an attorney at each stage of	
6. The right to ap		
7. The right to re	•	
	ot incriminate myself.	
9. The right and r	method for appeal and time rec	quirements as to appeal.
10. To know the m	naximum penalties the Court ma	ay impose.
11. The right to pl	ead "Not Guilty".	
-	uilty" is entered, the only evider entencing) purposes.	nce taken will be for the purpose of verifying the plea and for
13. If a plea is ente	ered acknowledging guilt, I may	be asked questions by the Court concerning the conduct.
14. Prior findings	of delinquent or unruly behavio	or may be used against me in determining treatment of
rehabilitation	•	
	e some factual basis for a guilty	•
	be voluntary and independentl	
		o appeal the adjudication (plea). If the plea includes an agreement
·	osition (sentence), I also waive t ccess to the recording of the hea	the right to appeal the disposition (sentence). aring(s).
	WAI	VER OF ATTORNEY
☐ I am not waiving	my right to an attorney.	
I am waiving my r	right to an attorney and unders	tand that:
1. I understand t	he charge(s) against me and wh	nat they mean.
I know that I h from a lawyer	nave the right to get help from a now, I have the right to get help	lawyer about the charge(s) against me. If I choose not to get help p from a lawyer later while my case is still open.
I know that if I	I cannot pay for a lawyer, the Co	ourt will get me one for free.

INFORMAL ADJUSTMENT

Child's Signature

5. I do not want a lawyer right now.

Date

4. I had the chance to ask questions about my right to get help from a lawyer. All my questions were answered.

Parent, Guardian, Legal Custodian's Signature Date

IN THE JUVEN	ILE COURT OF	COUNTY	, TENNESSEE	
IN THE MATTER OF:		Case No		
DOE	3:			
A Child Under 18 Years of Age (at the time of the offense)				
CHARGE(S):				
	INFORMAL ADJUS	TMENT AGREEMENT		

In accordance with Rule 201 of the Tennessee Rules of Juvenile Practice and Procedure, an informal adjustment is requested in this case.

- 1. The child and the parent, guardian or legal custodian agree to the juvenile court officer informally adjusting this case this is voluntary.
- 2. The child and the parent, guardian or legal custodian have been advised of the child's right to legal counsel, and if they cannot afford one, one will be appointed.
- 3. The child has a right to remain silent and any statements made by the child will not be admissible in any proceeding prior to a dispositional hearing.
- 4. The juvenile court officer may terminate the informal adjustment and request dismissal of the charges at any time.
- 5. If the child successfully completes the informal adjustment program, the complaint will be closed, and no further action taken by the Court. If a petition/citation has been filed, the petition/citation shall be dismissed with prejudice. After one (1) year the child may file a motion with the Court to expunge the informal adjustment case at no cost. A motion for expunction may be filed prior to one (1) year under certain circumstances.
- 6. The period of informal adjustment will not extend beyond three (3) months unless the extension is approved by the Court. The total period of informal adjustment may not exceed six (6) months.
- 7. The child and the parent, guardian or legal custodian understand that the child has a right to a trial and that the informal adjustment is voluntary.
- 8. The child may terminate the informal adjustment at any time and request a trial.
- 9. The designated juvenile court officer may file a petition or proceed on a previously filed petition if the child has not followed the conditions of the informal adjustment agreement.

REQUIREMENTS OF INFORMAL ADJUSTMENT:

- 1. Obey your parent, guardian, or legal custodian(s).
- 2. Obey all laws including offenses only applicable to juveniles.
- 3. You will not possess or consume any alcohol, drug, or tobacco product.
- 4. You are required to attend school daily. Any absences must be accompanied by a parent or doctor note.

The child shall be placed under the supervision of the Court on (supervised/unsupervised) county juvenile
probation. Said child and parent(s)/guardian(s) shall comply respectfully with any and all the lawful and
reasonable requests of the probation officer and any and all rules of county juvenile probation.

The child shall	(full list	of specia	I probation conditions)	
_			•	

I have read and understand the above requirements and have been procomply with the requirements.	rovided a copy of this agreement. I agree to
Child's Signature	Date
I have read and understand the above requirements and have been prany violations to the juvenile court officer.	rovided a copy of this document. I agree to report
Parent, Guardian, Legal Custodian's Signature	Date
Court Officer's Signature	Date

IN THE JUVENILE COURT OF	COUNTY, TENNESSEE
IN THE MATTER OF:DOB:	Case No
A Child Under 18 Years of Age (at the time of the offense)	
CHARGE(S):	
REQUEST TO EXTER	ND INFORMAL ADJUSTMENT
Comes now, and requests this above-named child for an additional months to al adjustment agreement as follows: (Reason for extension)	s Honorable Court extend the informal adjustment process of the low the child time to complete the provisions of the informal
Dated:	Youth Services Officer/Probation Officer
ORDER ON REQUEST TO	EXTEND INFORMAL ADJUSTMENT
The Court having reviewed the Request to Extend In	formal Adjustment now
approves this request. The informal adjustmendenies the request.	nt is extended for an additional months.
ENTERED this day of	, 20
	The Honorable (name) Juvenile Court Judge/Magistrate (T.C.A. § 16-1-115)
CERTIF	ICATE OF SERVICE
I hereby certify that a true and exact copy of the order lacsimile if service is so accepted, to the individuals listed	has been delivered by U.S. mail, by personal service, by email or ed below this day of, 20:

IN THE JOVENILE COUR	TOFCOUNTY, TENNESSEE
IN THE MATTER OF:	Case No
DOB:	
A Child Under 18 Years of Age (at the time of the offense)	
CHARGE(S):	
	MOTION TO DISMISS
Comes now, and mo child has successfully completed the provision	oves this Honorable Court to dismiss the petition/citation in this case. The as of the informal adjustment.
Dated:	Youth Services Officer/Probation Officer
	routin services officer/riosation officer
OR	EDER ON MOTION TO DISMISS
The Court having reviewed the Motion to D	Dismiss and the entire record now
-	pe granted. The petition/citation filed in this case is dismissed with
ENTERED this day of	, 20
	The Honorable (name) Juvenile Court Judge/Magistrate (T.C.A. § 16-1-115)
	CERTIFICATE OF SERVICE
	the order has been delivered by U.S. mail, by personal service, by email or iduals listed below this day of, 20:

IN	THE JUVENILE COURT OF	COUNTY, TENNESSEE
IN THE MATTER OF:		Case No
	DOB:	
A Child Under 18 Years (at the time of the offer	•	
CHARGE(S):		
	NOTICE OF TERMINATIO	N OF INFORMAL ADJUSTMENT
	, and informs this Hor child's parents, guardian or legal	norable Court that the informal adjustment is being terminated
denies the jurisdexpresses a desir	cipate further in the informal adjiction of the juvenile court over re that the facts be determined by with the terms of the agreement	the instant matter by the court
as follows:		.
Dated:		
		Youth Services Officer/Probation Officer
	CERTIFIC	ATE OF SERVICE
		as been delivered by U.S. mail, by personal service, by email or below this day of, 20:

PRETRIAL DIVERSION

		IN THE JUVENILE COURT O	COUNTY, TENNESSEE
IN	ΙΤΗΙ	E MATTER OF:	Case No
		DOB: Id Under 18 Years of Age e time of the offense)	
CHA	ARGI	E(S):	
		PRE	RIAL DIVERSION ORDER
		matter came on to be heard on dangle of the matter came on to be heard on dangle dangle file.	of, 20, before the Honorable upon
T	hos	se present were	
The	e Co	ourt, having considered the testimony and e	vidence presented and the entire record, finds as follows:
	Ju		t him/her and of his/her rights, pursuant to Rule 205 of the Rules of e right to appeal this matter. The Court finds that the meaning and ed to the child.
		The child executed a Waiver of Right to C	unsel with written waiver duly filed.
		The child requested appointed counsel to	represent him/her in this matter.
			ndigency filed in this cause, and after due inquiry made, that the re indigent, and thereby the child qualifies for appointed legal counsel le 13, Sec. 1.
		The Public Defender is appointed to repre	sent the child in this matter.
		The Court finds the Public Defender has a appointed to represent the child in this m	conflict or is unavailable, therefore is atter.
			ndigency filed in this cause, and after due inquiry made, that the re not indigent and the child thereby does not qualify for appointed 5 and S.Ct. Rule 13, Sec. 1.
		The parent, guardian or legal custodian(s matter.	advised that they would retain counsel to represent said child in this
	The	e following offense(s) shall be amended/di	missed/nollied/retired:
acc	ord	atter is appropriate for pretrial diversion for ance with Rule 202 of the Tennessee Rules edings are hereby suspended.	r the offense(s) of In of Juvenile Practice and Procedure for Pretrial Diversion these

The parties consent to pretrial diversion and have submitted a written Pretrial Diversion Agreement to this Court for approval.

Th	is matter shall be scheduled for	Hearing on	at	·			
	The child and parent, guardian	, or legal custodian(s) shall ap	pear.				
	The child and parent, guardian order.	, or legal custodian(s) need n	ot appear if the child	has complied with the afores	said		
ENTER	ED this day of	, 20	-				
			The Honorable (nar Juvenile Court Judg (T.C.A. § 16-1-115)	-			
	CERTIFICATE OF SERVICE						
	ereby certify that a true and exact copy of the order has been delivered by U.S. mail, by personal service, by email or simile if service is so accepted, to the individuals listed below this day of, 20:						

		IN THE JUVENILE COURT OF	COUNTY, TENNESSEE
IN TH	HE MATTER OF	: :	Case No
		DOB:	
	ild Under 18 Y ne time of the	_	
CHARG	GE(S):		
		PRETRIAL DI	VERSION AGREEMENT
	accordance w		s of Juvenile Practice and Procedure, a pretrial diversion is
 3. 4. 6. 7. 	The child ar if they cann The child had proceeding The juvenile of the child of the child and the Couperiod of proceeding The child ar pretrial diverges.	of the parent, guardian or legal cust of afford one, one will be appointed as a right to remain silent, and any suprior to a dispositional hearing. It court officer may terminate the presuccessfully completes the pretrial diversion will not extend any approves the extension. Any particular diversion may not exceed tweetersion is voluntary.	etrial diversion and request dismissal of the charges at any time liversion, the petition/citation shall be dismissed with prejudice beyond six (6) months unless notice and a hearing are provided ty may request an extension of the pretrial diversion. The total elve (12) months. Odian understand that the child has a right to a trial and that the child on the previously filed petition if the child has not followed
REQU	IREMENTS OF	PRETRIAL DIVERSION:	
2.3.4.	You are req disciplined. You shall no to drug scre Do not enga	ot use, possess, or be in the presence	ete school assignments and behave in such a way as not to be e of anyone illegally using alcohol or drugs, and you shall submi Il laws.
fo	r mont	hs. Said child and parent(s)/guardia	the Court on (supervised/unsupervised) county juvenile probation (s) shall comply respectfully with all the lawful and reasonable e rules of county juvenile probation.
☐ Th	ne child shall _	(full list of special probation o	onditions)
☐ Th	ne parent, gua	rdian or legal custodian,	, shall pay the following:

☐ Court costs in the amount of \$64.00.

☐ Sheriff Service in the amount of \$42.00.

☐ Diversion/Informal fee in the amount of \$44.00.

 □ Citation fee in the amount of \$27.00. □ Juvenile Fine in the amount of \$ □ Tobacco Fine in the amount of \$25.00/\$50.00/\$100.00. 		
☐ Traffic Fine in the amount of \$25.00/\$50.00/\$100.00.☐ Traffic Fine in the amount of \$☐ Seatbelt Violation in the amount of \$30.00/\$55.00.		
☐ Call/Text While Driving Fine of \$50.00/\$100.00/\$200.00).	
 □ The child,, and/or the parent, guardian o □ Restitution owed to the victim, (name), in the amount o □ Restitution owed to the victim, (name), in the amount o 	of \$	
All fees and costs are to be paid to the County Juven check/money order, or debit/credit card.	nile Clerk. Payments may be made by cash, cashier's	
I have read and understand the above requirements and have b the requirements.	peen provided a copy of this agreement. I will abide by	
Child's Signature	Date	
I have read and understand the above requirements and have b any violations to the juvenile court officer.	peen provided a copy of this document. I agree to repor	t
Parent, Guardian, Legal Custodian's Signature	Date	
Juvenile Court Officer	Date	
COURT APPR	ROVAL	
All of which is hereby ORDERED , ADJUDGED AND DECREED .		
ENTERED this day of, 2	20	
	The Honorable (name) Juvenile Court Judge/Magistrate (T.C.A. § 16-1-115)	
CERTIFICATE OF	F SERVICE	
I hereby certify that a true and exact copy of the order has been facsimile if service is so accepted, to the individuals listed below		
-		

	IN THE JUVENILE COURT	OF		COUNTY, TENNESSEE	
IN THE MATTER C			Cas	e No	_
A Child Under 18 (at the time of th	_				
CHARGE(S):					
	JOINT MOTI	ON TO EX	TEND PRE	TRIAL DIVERSION	
	d for an additional m			ourt extend the pretrial diversic d time to complete the provisio	
(Reason for ex	tension)				
Dated:			· · · · · ·		
			Youth S	ervices Officer	
months and agree		sts of the c	hild. We ւ	extending the pretrial diversion anderstand that we do not have ich we hereby waive.	
Child		Date	Paren	t/Guardian/Custodian	Date
	APPROVAL OF N	IOTION TO) EXTEND	PRETRIAL DIVERSION	
	g reviewed the Motion to Ex ed. The pretrial diversion is			n now ORDERS that the Motior ional months.	to Extend Pretrial
ENTERED this	day of		, 20	-	
				The Honorable (name) Juvenile Court Judge/Magistra (T.C.A. § 16-1-115)	- ate
		CERTIFICA	ATE OF SER	VICE	
				vered by U.S. mail, by personal day of	-

IN THE JU	IVENILE COURT OF	COUNTY, TENNESSEE
IN THE MATTER OF:		Case No
	DOB:	
A Child Under 18 Years of Age (at the time of the offense)		
CHARGE(S):		
	MOTION TO EXTEN	D PRETRIAL DIVERSION
		norable Court extend the pretrial diversion process of the re the child time to complete the provisions of the pretrial
(Reason for extension)		
Dated:		
		Youth Services Officer
	<u>N</u>	<u>OTICE</u>
This motion is scheduled to	be heard _on	at
	CERTIFICAT	ION OF SERVICE
	e if service is so accepted,	on has been delivered by United States mail, by personal to the individuals listed below this day of

		IN THE JUVENILE COURT OF _	COUNTY, TENNESSEE
IN	ТН	E MATTER OF:	Case No
_		DOB:	_
		d Under 18 Years of Age	
-		e time of the offense)	
CHA	ARGI	<u> </u>	
		ORDER ON MOTIO	N TO EXTEND PRETRIAL DIVERSION
	Thi		y of, 20, before the Honorable _
		, upon Motion to Extend Pre	
-1		ose present were	
ine	e Co	urt, naving considered the testimony and evi	dence presented and the entire record, finds as follows:
	Ju		nim/her and of his/her rights, pursuant to Rule 205 of the Rules of right to appeal this matter. The Court finds that the meaning and to the child.
		The child executed a Waiver of Right to Cou	nsel with written waiver duly filed.
		The child requested appointed counsel to re	present him/her in this matter.
			igency filed in this cause, and after due inquiry made, that the indigent, and thereby the child qualifies for appointed legal counsel 13, Sec. 1.
		The Public Defender is appointed to represe	nt the child in this matter.
		The Court finds the Public Defender has a coappointed to represent the child in this mat	onflict or is unavailable, therefore is ter.
			igency filed in this cause, and after due inquiry made, that the not indigent and the child thereby does not qualify for appointed and S.Ct. Rule 13, Sec. 1.
		The parent, guardian or legal custodian(s) as matter.	dvised that they would retain counsel to represent said child in this
The	e chi	ld was initially placed on Pretrial Diversion or	ı
	Tł	ne Motion to Extend Pretrial Diversion is gran months.	ted. Pretrial Diversion shall be extended for an additional
	The	e Motion to Extend Pretrial Diversion is denie	d.
	The	e child shall be discharged from Pretrial Diver	sion.
	The	e petition filed in this case is dismissed with p	rejudice.
	Thi	s matter shall be scheduled for	Hearing onat
		The child and parent, guardian, or legal cust	odian(s) shall appear.

 The child and parent, guardian, or legal custodian(s order.) need not appear if the child has complied with the aforesaid
ENTERED this day of	, 20
	The Honorable (name) Juvenile Court Judge/Magistrate (T.C.A. § 16-1-115)
CERTIFICAT	E OF SERVICE
I hereby certify that a true and exact copy of the order has be facsimile if service is so accepted, to the individuals listed be	peen delivered by U.S. mail, by personal service, by email or elow this day of, 20:

	IN THE JUVENILE COURT OF	COUNTY, TENNESSEE
IN THE MATTER O		Case No
	DOB:	
A Child Under 18 \((at the time of the	_	
CHARGE(S):	·	
	MOTION TO DISM	MISS PRETRIAL DIVERSION
	, and moves this H lly completed the provisions of the p	onorable Court to dismiss the petition/citation in this case. The retrial diversion.
☐ All costs and fe	ees have been paid.	
☐ There are cost	s or fees, specifically	
Dated:		Youth Services Officer
	ORDER ON I	MOTION TO DISMISS
The Court having	g reviewed the Motion to Dismiss and	d the entire record now ORDERS that:
☐ the Motion to [Dismiss be granted. The petition/cita	tion filed in this case is dismissed with prejudice.
ordered to app	ear in court on need not appear at the hearing. If fe	, is ordered to pay the is is to explain his/her failure to pay. If fees have ees have not been paid and you fail to appear, a warrant may be
ENTERED this	day of	, 20
		The Honorable (name) Juvenile Court Judge/Magistrate (T.C.A. § 16-1-115)

12/6/2022 Fillinforms Page | **30**

CERTIFICATE OF SERVICE

I hereby certify that a true and exact copy of the order has been delive	ered by U.S. mail, by	personal service, by email	or
facsimile if service is so accepted, to the individuals listed below this _	day of	, 20:	

IN THE JUVENILE COURT OF	COUNTY, TENNESSEE
IN THE MATTER OF:	Case No
DOB:	-
A Child Under 18 Years of Age (at the time of the offense)	
VIO	LATION PETITION
t being in the best interest of the child and the public petitioner,, respect child is now within this county andyears of	tfully represents to the Court on information and belief that the
On, the Court approved a pretrial d	diversion in this case for the offense(s) of:
Said child has violated the terms of the agreement as	s follows:
The actions on the part of this child did occur in Pretrial Diversion.	County, TN and constitutes the offense of Violation of
Your petitioner further avers:	
That the child's father is who resides at _	
That the child's mother is who resides a	t
That the child is in the custody and control of	who resides at Phone:
	Sworn and subscribed before me this day of, 20
Petitioner name and address	Clerk/Court Officer

	IN	THE JUVENILE COUR	T OF		COUNTY, TE	NNESSEE	
IN	N THE MATTER OF:			Case No			
	Child Under 18 Years	•					
•	RIGINAL CHARGE(S):	,					
		VIOLATIO	ON OF PRETRIAL D	DIVERSIO	N ORDER		
up	This matter came on toon a petition for violat	ion of pretrial diversi	on.				
	Those present were _ oon proof introduced a						
	The child was advise	d of the charge(s) aga nis/her right to appea	inst him/her and of	f his/her r	-	-	•
	☐ The child	l executed a Waiver o	of Right to Counsel v	with writt	en waiver duly	filed.	
	· ·	olea of guilty/best into s to a trial of this matt				Diversion after h	aving
	The child entered a p	olea of not guilty to th	e Violation of Pretr	ial Divers	ion.		
Th	e child was initially pla	ced on Pretrial Divers	sion on	·			
	The Court finds by cl	ear and convincing ev	ridence that the chi	ld has vio	lated the condi	tions of the pret	rial diversion.
	The Court finds the o	hild has not violated	the conditions of th	e pretrial	diversion.		
lt i	is, therefore, ORDERE	, ADJUDGED AND DE	CREED that:				
	The child shall comp	ete the terms of the	original pretrial dive	ersion.			
	The child's pretrial d	iversion shall be exte	nded for an addition	nal	months.		
	The child shall be dis	charged from pretrial	diversion.				
	The petition/citation	filed in this case is di	smissed with prejud	dice.			
	This matter shall be	scheduled for	Hearing on		at	·	
	☐ The child and pa	rent, guardian, or lega	al custodian(s) shall	appear.			
	☐ The child and pa order.	rent, guardian, or lega	al custodian(s) need	d not appe	ear if the child h	as complied wit	h the aforesaid
EN	ITERED this	day of	, 20	·			

The Honorable (name)
Juvenile Court Judge/Magistrate
(T.C.A. § 16-1-115)

CERTIFICATE OF SERVICE

I hereby certify that a true and exact copy of the order has been deli	vered by U.S. mail, by p	ersonal service, by email or
facsimile if service is so accepted, to the individuals listed below this	day of	, 20:

		IN THE JUVENILE COU	COUNTY, TENNES	SEE
IN	N TH	HE MATTER OF:	Case No.	
_		DOB:		
		ild Under 18 Years of Age		
•		ne time of the offense)		
OR	IGIN	NAL CHARGE(S):		
		VIOLATION OF PRETRIAL	. DIVERSION - ADJUDICATORY/DISPOSITIONAL	. ORDER
		s matter came on to be heard on etition for Violation of Pretrial Diversio	day of, 20, before the Honora n.	ableupon
-	Thos	se present were		
Up	on p	proof introduced and the entire record	d, the Court finds that:	
	wa		gainst him/her and of his/her right to a hearing and eal this matter. The Court finds that the meaning an	-
		The child executed a Waiver of Righ	t to Counsel with written waiver duly filed.	
		• •	nterest/no contest) to the Violation of Pretrial Diventer in writing in a separate document.	rsion after having
	Th	ne child entered a plea of not guilty to	the Violation of Pretrial Diversion.	
Th	e ch	nild was initially placed on Pretrial Dive	ersion on	
	Th	ne Court finds by clear and convincing	evidence that the child has violated the conditions	of the pretrial diversion.
	Th	ne Court now reinstates the original pe	tition and proceeds to an adjudication hearing.	
		The Court hereby accepts the child's rights to a trial of this matter in writ	plea agreement to the following offense(s) after hing in a separate document:	
		The child entered a plea of guilty/be rights to a trial of this matter in writ	est interest/no contest to the following offense(s) aring in a separate document:	fter having waived his/her
		The child entered a plea of not guilt	y to the following offense(s):	
lt i	s, th	herefore, ORDERED, ADJUDGED AND	DECREED that:	
	Th	ne child is found guilty by the Court of	the following offense(s):	
	Th	ne child is placed on JUDICIAL DIVERSI	ON pursuant to T.C.A.§37-1-129 for (length)	
			n need of treatment and rehabilitation within the n notated, for the reasons set forth above.	neaning of Title 37,
		The Court finds that the convictions Offender Registry database, pursuar	are qualifying convictions requiring registration in that to T.C.A. § 40-39-201 et.seq.	:he Tennessee Sex

☐ The Court further finds that the victim is under the age of twelve (12) years old, requiring registration for life as an Offender Against Children as defined in T.C.A. § 40-39-202.
The child is an UNRULY child and is in need of treatment and rehabilitation within the meaning of Title 37, Chapter 1, Part 1, of Tennessee Code Annotated, for the reasons set forth above.
This order shall constitute a Valid Court Order, the violation of which may result in said child's placement in state's custody or in a juvenile detention facility in accordance with the Tennessee Rules of Juvenile Practice and Procedure (Appendix). During any hearing regarding such violation of this order, said child has all due process rights indicated in such rules, including the right to legal counsel and the right to have such counsel appointed by the Court if indigent. Further, violation of this order by any of the parties charged hereby may be considered Contempt of Court and punished as indicated in T.C.A. § 37-1-158.
The child is a TRAFFIC VIOLATOR .
The child is found not guilty by the Court of the
The following offense(s) shall be dismissed:
The following offense(s) shall be nolled:
The following offense(s) shall be retired:
This case is transferred to Teen Court for Disposition.
This case be transferred to the Juvenile Court of County, Tennessee for a Dispositional Hearing.
The County Juvenile Court Clerk transmit all records concerning this case to the Clerk of the Juvenile Court of County, Tennessee.
The Court orders the child to undergo a risk & needs assessment to be completed by
The Court finds that the risk & needs assessment has been completed and the results have been submitted to the Court.
The child is placed under the supervision of the State of Tennessee, Department of Children's Services, on DCS juvenile probation for a period not to exceed six (6) months. Said child and parent(s)/guardian(s) shall comply respectfully with any and all lawful and reasonable requests of the probation officer and any and all rules of probation.
The child shall be placed under the supervision of the Court on intensive/supervised/unsupervised probation for months. Said child and parent(s)/guardian(s) shall comply respectfully with all lawful and reasonable requests of the probation officer and all rules of probation.
The Court orders the to develop and implement an individualized case plan in consultation with the child's parents, guardian, or legal custodian, school, and other appropriate parties. The child and the child's parents, guardian, or legal custodian are ordered to comply with the case plan.
Custody of the child,, is hereby awarded to, who shall have the authority granted under T.C.A. § 37-1-140, including the authority to consent to any ordinary or necessary medical, surgical, hospital, psychological, psychiatric, institutional or education care.
The child shall(full list of special probation conditions)
The parent, guardian or legal custodian shall pay the following:
 □ Court costs in the amount of \$64.00. □ Sheriff Service in the amount of \$42.00. □ Citation fee in the amount of \$27.00. □ Juvenile Fine in the amount of \$

		Tobacco Fine in the amount of \$25.00/\$50.00/\$100.00. Traffic Fine in the amount of \$ Seatbelt Violation in the amount of \$30.00/\$55.00. Call/Text While Driving Fine of \$50.00/\$100.00/\$200.00.	
	The	child,, and/or the parent, guardian or legal custodian,, shall pay: Restitution owed to the victim, (name), in the amount of \$ Restitution owed to the victim, (name), in the amount of \$	
		and costs are to be paid to the County Juvenile Clerk. Payments may be made by cash, cashier's noney order, or debit/credit card.	
	Thi	s matter shall be scheduled for <u>Hearing on</u> .	
		The child and parent, guardian, or legal custodian(s) shall appear.	
		The child and parent, guardian, or legal custodian(s) need not appear if the child has complied with the aforesai order.	d
EN	TERE	ED this day of	
		The Honorable (name) Juvenile Court Judge/Magistrate (T.C.A. § 16-1-115)	
		CERTIFICATE OF SERVICE	
		y certify that a true and exact copy of the order has been delivered by U.S. mail, by personal service, by email or le if service is so accepted, to the individuals listed below this day of, 20:	

JUDICIAL DIVERSION

		IN TH	IE JUVENILE COURT OF	COUNTY, TENNESS	EE
11	I TH	E MATTER OF:	DOD	Case No.	
		d Under 18 Years of e time of the offense	_		
СН	ARGI	E(S):			
			JUDICIAL DIVERS	ION ORDER	
pe	titio	n filed alleging the al			bleupon
					_
			the entire record, the Court finds th		
	wa		f the charge(s) against him/her and her right to appeal this matter. The ed to him/her.		-
		The child executed	a Waiver of Right to Counsel with w	ritten waiver duly filed.	
		The child requested	appointed counsel to represent hin	n/her in this matter.	
		parent, guardian or	upon the affidavit of indigency filed legal custodian(s) is/are indigent, and 37-1-126 and S.Ct. Rule 13, Sec. 1.	•	•
		The Public Defende	r is appointed to represent the child	in this matter.	
			Public Defender has a conflict or is usent the child in this matter.	ınavailable, therefore	is
		parent, guardian or	upon the affidavit of indigency filed legal custodian(s) is/are not indigen ant to T.C.A. § 37-1-126 and S.Ct. Ru	at and the child thereby does not	•
		The parent, guardia matter.	n or legal custodian(s) advised that	they would retain counsel to repr	resent said child in this
	The	e offense of	is amended to	·	
	rig res	hts to a trial of this multiple of force or threat	a of guilty/best interest/no contest in natter in writing in a separate docum s or promises apart from a plea barg version for the offense(s) of	nent. The Court finds this plea is vigain agreement. The Court accep	voluntary and not the
lt i	s, th	erefore, ORDERED, A	ADJUDGED AND DECREED that:		
	Th	o following offensals) shall be dismissed/pollied/retired:		

	juvenile probation for a period not to exceed six (6) months. Said child and parent(s)/guardian(s) shall comply respectfully with any and all the lawful and reasonable requests of the Probation Officer and any and all the rules of probation.
	The child shall be placed under the supervision of the Court on (intensive/supervised/unsupervised) county juvenile probation for a period ofmonths. Said child and parent(s)/guardian(s) shall comply respectfully with any and all lawful and reasonable requests of the probation officer and any and all rules of probation.
	The Court orders the child to undergo a risk & needs assessment to be completed by
	The Court finds that the risk & needs assessment has been completed and the results have been submitted to the Court.
	The child shall (full list of special probation conditions)
	The parent, guardian or legal custodian shall pay the following:
	Court costs in the amount of \$64.00. Diversion/Informal fee in the amount of \$44.00. Sheriff Service in the amount of \$42.00. Citation fee in the amount of \$27.00. Juvenile Fine in the amount of \$ Tobacco Fine in the amount of \$25.00/\$50.00/\$100.00. Traffic Fine in the amount of \$ Seatbelt Violation in the amount of \$30.00/\$55.00. Call/Text While Driving Fine of \$50.00/\$100.00/\$200.00.
	The child,, and/or the parent, guardian or legal custodian,, shall pay: Restitution owed to the victim, (name), in the amount of \$ Restitution owed to the victim, (name), in the amount of \$
	fees and costs are to be paid to the County Juvenile Clerk. Payments may be made by cash, cashier's eck/money order, or debit/credit card.
	This matter shall be scheduled for <u>Hearing on</u> <u>at</u> .
	☐ The child and parent, guardian, or legal custodian(s) shall appear.
	☐ The child and parent, guardian, or legal custodian(s) need not appear if the child has complied with the aforesaid order.
EN'	TERED this day of, 20
	The Honorable (name) Juvenile Court Judge/Magistrate (T.C.A. § 16-1-115)
	CERTIFICATE OF SERVICE
	ereby certify that a true and exact copy of the order has been delivered by U.S. mail, by personal service, by email or simile if service is so accepted, to the individuals listed below this day of, 20:

IN THE JUVENILE COURT	OF	COUNTY, TENNESSEE
IN THE MATTER OF:		Case No
DOB:		
A Child Under 18 Years of Age		
(at the time of the offense)		
CHARGE(S):		
JOINT MOT	ION TO EXTEN	D JUDICIAL DIVERSION
		le Court extend the judicial diversion process of the he child time to complete the provisions of the judicial
(Reason for extension)		
Dated:	Y	outh Services Officer/Probation Officer
	ests of the child. ose the extensio	We understand that we do not have to agree with the n, which we hereby waive. Parent/Guardian/Custodian Date
		, .
APPROVAL OF N	NOTION TO EX	TEND JUDICIAL DIVERSION
The Court having reviewed the Motion to Ex	ctend Judicial Di	version now finds and orders as follows:
The child was initially placed on judicial diversi	on on	
The child's judicial diversion shall be extended	for an additiona	I months.
The following condition(s) of probation shall re	emain in effect:	·
It is in the best interest of the child that those	conditions rema	in in effect because
ENTERED this day of		20
		The Honorable (name) Juvenile Court Judge/Magistrate (T.C.A. § 16-1-115)

12/6/2022 Fillinforms Page | **40**

CERTIFICATE OF SERVICE

I hereby certify that a true and exact copy of the order has been delive	ered by U.S. mail, by	personal service, by email or
facsimile if service is so accepted, to the individuals listed below this _	day of	, 20:

IN THE JUVENILE COURT OF	COUNTY, TENNESSEE
IN THE MATTER OF:	Docket No.
DOB:	
A Child Under 18 Years of Age	
CHARGE(S):	
MOTION TO EXTEN	D JUDICIAL DIVERSION
	norable Court extend the judicial diversion process of the low the child time to complete the provisions of the judicial
(Reason for extension)	
atod:	
ated:	Youth Services Officer/Probation Officer
N	OTICE
This motion is scheduled to be heard on	
CERTIFICATI	ION OF SERVICE
I hereby certify that a true and exact copy of the motion service, by email or facsimile if service is so accepted, to	on has been delivered by United States mail, by personal to the individuals listed below this day of

IN THE MATTER OF: Case No. _____ DOB: A Child Under 18 Years of Age (at the time of the offense) CHARGE(S): ORDER ON MOTION TO EXTEND JUDICIAL DIVERSION This matter came on to be heard on _____ day of _____ ______, 20_____, before the Honorable _ _____, upon Motion to Extend Judicial Diversion. Those present were _____ The Court, having considered the testimony and evidence presented and the entire record, finds as follows: The child was advised of the charge(s) against him/her and of his/her rights, pursuant to Rule 205 of the Rules of Juvenile Practice and Procedure, including the right to appeal this matter. The Court finds that the meaning and effect of these rights have been fully explained to the child. The child has waived his/her right to an attorney in writing in a separate document. The child was initially placed on judicial diversion on ______. The Motion to Extend Judicial Diversion is granted. Judicial diversion shall be extended for an additional _____ months. The following condition(s) of probation shall remain in effect: _______. It is in the best interest of the child that those conditions remain in effect because The Court finds that it is not in the best interest of the child that judicial diversion be extended. ☐ The Motion to Extend Judicial Diversion is denied. The child shall be discharged from judicial diversion. The petition/citation filed in this case is dismissed with prejudice. ☐ This matter shall be scheduled for ______ Hearing on _____ at _____. ☐ The child and parent, guardian, or legal custodian(s) shall appear. ☐ The child and parent, guardian, or legal custodian(s) need not appear if the child has complied with the aforesaid order. **ENTERED** this ______ day of _______, 20____

IN THE JUVENILE COURT OF _____ COUNTY, TENNESSEE

The Honorable (name)
Juvenile Court Judge/Magistrate
(T.C.A. § 16-1-115)

CERTIFICATE OF SERVICE

I hereby certify that a true and exact copy of the order has been delive	ered by U.S. mail, by	personal service, by email or
facsimile if service is so accepted, to the individuals listed below this $_$	day of	, 20:

	IN THE JUVENILE COURT OF _	COUNTY, TENNESSEE
	THE MATTER OF:	Case No
Α (DOB: Child Under 18 Years of Age the time of the offense)	-
СНА	RGE(S):	
	MOTION TO E	DISMISS JUDICIAL DIVERSION
chile	d has successfully completed the provisions of the All costs and fees have been paid.	s Honorable Court to dismiss the petition/citation in this case. The e judicial diversion.
Dat	ed:	Youth Services Officer/Probation Officer
	ORDER ON MOTION	TO DISMISS JUDICIAL DIVERSION
Т	he Court having reviewed the Motion to Dismiss	and the entire record now ORDERS that
	the Motion to Dismiss is granted. The petition/o	itation filed in this case is dismissed with prejudice.
	the Motion to Dismiss is denied.	
	☐ The child shall complete the terms of the ori	ginal judicial diversion.
	☐ The child's judicial diversion shall be extended	ed for an additional months.
	☐ The following condition(s) of judicial diversion	on shall remain in effect:
	\square It is in the best interest of the child that thos	e conditions remain in effect because
	If not paid, isordered to appear i	, is ordered to pay the remaining costs/fees by n court on at to explain his/her failure to pay. If all costs/fees have If they have not been paid and you fail to appear, a warrant may be
ENT	ERED this day of	, 20
		The Honorable (name) Juvenile Court Judge/Magistrate

(T.C.A. § 16-1-115)

CERTIFICATE OF SERVICE

I hereby certify that a true and exact copy of the order has been delive	ered by U.S. mail, by	y personal service, by email or
facsimile if service is so accepted, to the individuals listed below this $_$	day of	, 20:

IN	THE JUVENILE COURT (OFCOUNTY, TENNESSEE
IN THE MATTER OF:		Case No
	DOB:	
A Child Under 18 Years (at the time of the offer	•	
CHARGE(S):		
	VIOLATION	OF JUDICIAL DIVERSION PETITION
	respectfully	public that these proceedings be brought, your represents to the Court on information and belief that the child is now
On, the	Court approved a judio	cial diversion in this case for the offense(s) of:
Said child has violated th	e terms of the agreeme	ent as follows:
The actions on the part o Judicial Diversion.	f this child did occur in	County, TN and constitutes the offense of Violation of
Your petitioner further a	vers:	
That the child's father is	who reside	es at
That the child's mother is	s who resid	des atwho resides at Phone:
That the child is in the cu	stody and control of	who resides at Phone:
		Sworn and subscribed before me this day of
Petitioner name and add	lress	Clerk/Court Officer

12/6/2022 Fillinforms Page | **47**

	IN THE JUVENILE COURT	OFCOUNTY, TENNESSEE
11	N THE MATTER OF:	Case No
_	DOB:	
	A Child Under 18 Years of Age (at the time of the offense)	
СН	HARGE(S):	
	VIOLATIO	N OF JUDICIAL DIVERSION ORDER
up	This matter came on to be heard on pon a Violation of Judicial Diversion Petition fi	day of, 20, before the Honorable iled by
•	Those present were	
Th	ne Court, having considered the testimony an	d evidence presented and the entire record, finds as follows:
		nst him/her and of his/her right to a hearing and an attorney. The child this matter. The Court finds that the meaning and effect of these rights
	$\ \square$ The child executed a Waiver of Right to	Counsel with written waiver duly filed.
	,	y/best interest/no contest) to the Violation of Judicial Diversion after is matter in writing in a separate document:.
	The child entered a plea of not guilty to the	e Violation of Judicial Diversion.
Th	ne child was initially placed on judicial diversion	on on
	The Court finds by a preponderance of the diversion:	evidence that the child violated the following conditions of the judicial
	The Court finds the child has not violated th	ne conditions of the judicial diversion.
lt i	is, therefore, ORDERED , ADJUDGED AND DEC	CREED that:
	The child shall complete the terms of the o	riginal judicial diversion with no modification.
	The child's judicial diversion shall be extend	ded for an additional months.
	The following condition(s) of judicial div	version shall remain in effect:
	It is in the best interest of the child that	t those conditions remain in effect because
	The child shall be discharged from judicial of	diversion.
	The petition/citation filed in this case is dis	missed with prejudice.
	This matter shall be scheduled for	Hearing onat

	☐ The child and parent, guardian, or legal custodian(s) shall appear.				
	The child and parent, guardian, or legal custodian(s) need not order.	appear if the child has complied with the aforesaid			
ENTERED this day of, 20					
		The Honorable (name) Juvenile Court Judge/Magistrate (T.C.A. § 16-1-115)			
	CERTIFICATE OF SERV	/ICE			
I hereby certify that a true and exact copy of the order has been delivered by U.S. mail, by personal service, by email or facsimile if service is so accepted, to the individuals listed below this day of, 20:					

		IN THE JUVENILE COURT OF	COUNTY, TENNESSEE
IN	N THE MATTER O	F:	Case No
_		DOB:	
	Child Under 18 '	9	
CH	ARGE(S):		
	V	IOLATION OF JUDICIAL DIVERSIO	N - ADJUDICATORY/DISPOSITIONAL ORDER
		e on to be heard on day of _ Judicial Diversion Petition filed by _	, 20, before the Honorable
٦	Those present w	ere	
The	e Court, having o	onsidered the testimony and evidence	ce presented and the entire record, finds as follows:
	was also advise		ner and of his/her right to a hearing and an attorney. The child er. The Court finds that the meaning and effect of these rights
	☐ The child e	xecuted a Waiver of Right to Counsel	with written waiver duly filed.
		ed a plea of guilty/best interest/no coo a trial of this matter in writing in a s	ontest to the Violation of Judicial Diversion after having waived separate document.
	The child enter	ed a plea of not guilty to the Violatio	n of Judicial Diversion.
The	e child was initia	lly placed on judicial diversion on	·
	The Court finds diversion.	by a preponderance of the evidence	that the child has violated the conditions of the judicial
It is	s, therefore, ORI	DERED, ADJUDGED AND DECREED th	at:
	The child is fou	nd guilty by the Court of the followin	g offense(s):
		ELINQUENT child and is in need of tro 1, of Tennessee Code Annotated, for	eatment and rehabilitation within the meaning of Title 37, r the reasons set forth above.
			ng convictions requiring registration in the Tennessee Sex
	☐ The Court f	egistry database, pursuant to T.C.A. further finds that the victim is under the Against Children as defined in T.C.A	the age of twelve (12) years old, requiring registration for life as
		UNRULY child and is in need of treatr nnessee Code Annotated, for the rea	ment and rehabilitation within the meaning of Title 37, Chapter sons set forth above.
	custody or in a	juvenile detention facility in accorda	riolation of which may result in said child's placement in state's nce with the Tennessee Rules of Juvenile Practice and Procedure ation of this order, said child has all due process rights indicated

12/6/2022 Fillinforms Page | **50**

in such rules, including the right to legal counsel and the right to have such counsel appointed by the Court if

and punished as indicated in T.C.A. § 37-1-158.
The child is a TRAFFIC VIOLATOR.
This case is transferred to Teen Court for Disposition.
This case be transferred to the Juvenile Court of County, Tennessee for a Dispositional Hearing.
The County Juvenile Court Clerk transmit all records concerning this case to the Clerk of the Juvenile Court of County, Tennessee.
The Court orders the child to undergo a risk & needs assessment to be completed by
The Court finds that the risk & needs assessment has been completed and the results have been submitted to the Court.
The child is placed under the supervision of the State of Tennessee, Department of Children's Services, on DCS juvenile probation for a period not to exceed six (6) months. Said child and parent(s)/guardian(s) shall comply respectfully with any and all lawful and reasonable requests of the probation officer and any and all rules of probation.
The child shall be placed under the supervision of the Court on intensive/supervised/unsupervised juvenile probation for months. Said child and parent(s)/guardian(s) shall comply respectfully with any and all lawful and reasonable requests of the probation officer and any and all rules of probation.
Custody of the child,, is hereby awarded to, who shall have the authority granted under T.C.A. § 37-1-140, including the authority to consent to any ordinary or necessary medical, surgical, hospital, psychological, psychiatric, institutional or education care.
The Court orders the to develop and implement an individualized case plan in consultation with the child's parents, guardian, or legal custodian, school, and other appropriate parties. The child and the child's parents, guardian, or legal custodian are ordered to comply with the case plan.
The child shall(full list of special probation conditions)
The parent, guardian or legal custodian shall pay the following:
Court costs in the amount of \$64.00. Sheriff Service in the amount of \$42.00. Citation fee in the amount of \$27.00. Juvenile Fine in the amount of \$ Tobacco Fine in the amount of \$25.00/\$50.00/\$100.00. Traffic Fine in the amount of \$ Seatbelt Violation in the amount of \$30.00/\$55.00. Call/Text While Driving Fine of \$50.00/\$100.00/\$200.00.
The child,, and/or the parent, guardian or legal custodian,, shall pay: Restitution owed to the victim, (name), in the amount of \$ Restitution owed to the victim, (name), in the amount of \$
fees and costs are to be paid to the County Juvenile Clerk. Payments may be made by cash, cashier's eck/money order, or debit/credit card.
This matter shall be scheduled for <u>Hearing on</u> <u>at</u>
☐ The child and parent, guardian, or legal custodian(s) shall appear.

indigent. Further, violation of this order by any of the parties charged hereby may be considered Contempt of Court

 The child and parent, guardian, or legal custodian(s) need norder. 	ot appear if the child has complied with the aforesaid
ENTERED this day of, 20	_
	The Honorable (name) Juvenile Court Judge/Magistrate (T.C.A. § 16-1-115)
CERTIFICATE OF SE	RVICE
hereby certify that a true and exact copy of the order has been del facsimile if service is so accepted, to the individuals listed below this	

	IN THE JUVENILE COURT OF	COUNTY, TENNESSEE
11	IN THE MATTER OF:	Case No
_	DOB:	
	A Child Under 18 Years of Age (at the time of the offense)	
СН	HARGE(S):	
		- ADJUDICATORY/DISPOSITIONAL ORDER
up	This matter came on to be heard on day of pon a Violation of Judicial Diversion Petition filed by	
	Those present were	
Th	he Court, having considered the testimony and evidence	presented and the entire record, finds as follows:
		and of his/her right to a hearing and an attorney. The child . The Court finds that the meaning and effect of these rights
	$\ \square$ The child executed a Waiver of Right to Counsel w	ith written waiver duly filed.
	The child entered a plea of (guilty/best interest/no conhis/her rights to a trial of this matter in writing in a seg	ntest) to the Violation of Judicial Diversion after having waived parate document.
	The child entered a plea of not guilty to the Violation of	of Judicial Diversion.
Th	he child was initially placed on judicial diversion on	·
	The Court finds by a preponderance of the evidence the diversion and enters the adjudication of guilty on the i	nat the child has violated the conditions of the judicial nitial charge(s) of:
	Continuation of the child in the home is contrary to th reasons:	e best interests and welfare of the child for the following
	There is no less restrictive alternative to removal of th serious physical harm to the child or to others.	e child from the home that will reduce the risk of flight or of
	Reasonable efforts were made to prevent the child's rea	moval from the home, which include:
	It was reasonable to make no efforts to maintain the ch nild's circumstances that include:	ild in the home based on an assessment of the family and the
	Reasonable efforts to prevent removal were not require	ed because
	· · · · · · · · · · · · · · · · · · ·	on has previously determined that the parent has subjected er child residing temporarily or permanently in the home, to 102.
	☐ the parent has been convicted in a criminal court of	one of the felony crimes against a child specified in T.C.A. §

37-1-166.

	ШΙ	ne parental rights of the parent to a sibling or half-sibling have been terminated involuntarily.
	The me.	Department of Children's Services failed to provide reasonable efforts to prevent the child's removal from the
		ere is proof beyond a reasonable doubt that the child is a delinquent child, and the Court has determined that the d is in need of treatment and rehabilitation and meets the criteria for commitment to DCS because:
		The current offense(s) for which the child has been adjudicated delinquent and is subject to disposition would constitute a <i>felony</i> if committed by an adult.
		The current offense for which the child has been adjudicated delinquent and is subject to disposition would constitute a <i>misdemeanor</i> if committed by an adult; AND the child has previously been adjudicated delinquent for two (2) or more offenses arising from separate incidents that would constitute either a felony or misdemeanor if committed by an adult, including adjudications in other jurisdictions that, if committed in this jurisdiction, would constitute a felony or misdemeanor.
		The Court finds by clear and convincing evidence that the child is in <i>imminent risk of danger</i> to the child's health or safety and <i>needs specific treatment or services that are available only if the child is placed in the custody</i> of the Department of Children's Services in that
		ere is clear and convincing evidence that the child is an unruly child, and the Court has determined that the child in need of treatment and rehabilitation and meets the criteria for commitment to DCS because:
		The child has <i>previously been adjudicated</i> for two (2) or more offenses arising from separate incidents that would constitute an unruly offense, or a felony or misdemeanor if committed by an adult, including adjudications in other jurisdictions that, if committed in this jurisdiction, would constitute a felony or misdemeanor.
		The Court finds by clear and convincing evidence that the child is in imminent risk of danger to the child's health or safety and needs specific treatment or services that are available only if the child is placed in the custody of the Department of Children's Services in that
		This matter was referred to the juvenile-family crisis intervention program and it has been certified (in writing/through sworn testimony) that no other less drastic measure other than court intervention exists, pursuant to T.C.A. § 37-1-168.
lt is	s, the	erefore, ORDERED, ADJUDGED AND DECREED that:
	The	child is found guilty by the Court of the following offense(s):
		e child is a DELINQUENT child and is in need of treatment and rehabilitation within the meaning of Title 37, apter 1, Part 1, of Tennessee Code Annotated, for the reasons set forth above.
		The Court finds that the convictions are qualifying convictions requiring registration in the Tennessee Sex Offender Registry database, pursuant to T.C.A. § 40-39-201 et.seq. The Court further finds that the victim is under the age of twelve (12) years old, requiring registration for life as an Offender Against Children as defined in T.C.A. § 40-39-202.
		e child is an UNRULY child and is in need of treatment and rehabilitation within the meaning of Title 37, Chapter Part 1, of Tennessee Code Annotated, for the reasons set forth above.
		at the child,, is removed from the custody of and committed to the State of inessee, Department of Children's Services
		It the child,, is removed from the custody of and committed to the State of Innessee, Department of Children's Services for a determinate period of

Se	rvices, with the aut	hority granted under T.0	C.A. § 37-1-140, includi	rne State of Tennessee, De ng the authority to conser itutional or education care	nt to any ordinary or
sit sha	uation, including ar	ny public or private med	ical or mental health tr	n information or records received in information or received and all anagement of this case to	l educational facilities,
	The child shall	(full list of special p	robation conditions)		
	The parent, guard	lian or legal custodian sl	hall pay the following:		
	□ Sheriff Service □ Citation fee in □ Juvenile Fine □ Tobacco Fine □ Traffic Fine in □ Seatbelt Viola	the amount of \$64.00. In the amount of \$42.00. In the amount of \$27.00. In the amount of \$	 0/\$50.00/\$100.00. 30.00/\$55.00.		
	☐ Restitution o	, and/or the wed to the victim, (name wed to the victim, (name	e), in the amount of \$_		, shall pay:
		to be paid to the or debit/credit card.	County Juvenile C	lerk. Payments may be ma	ade by cash, cashier's
	This matter shall	be scheduled for	Hearing on	at	
	☐ The child and	parent, guardian, or leg	gal custodian(s) shall ap	pear.	
EN	TERED this	day of	, 20	-	
				The Honorable (name) Juvenile Court Judge/Ma (T.C.A. § 16-1-115)	agistrate
			CERTIFICATE OF SEF	RVICE	
				vered by U.S. mail, by pers	

DETENTION

		IN THE JUVENILE COURT OF	COUNTY, TENNESSEE
IN THE	MATTE		Case No
	time of	DOB: 18 Years of Age the offense)	
		EX PARTE DE	TENTION ORDER
	edure 1		rsuant to Rule 203 of the Tennessee Rules of Juvenile Practice , 20, before the Honorable ent offense(s).
The Cour	rt hereb	by makes the following findings:	
□ The 0	Court fi	nds/does not find probable cause that the	child committed the delinquent offense(s) listed above.
	Pursuan	t to T.C.A. § 37-1-114(c), the Court finds pr	obable cause that:
		delinquent offense constitutes a crime aga im or involving the likelihood of serious inju	inst a person resulting in serious bodily injury or death of the iry or death of such victim.
		delinquent offense constitutes the offense hibited by title 39, Chapter 17, part 13.	of possession of a handgun or carrying of a weapon, as
]]]]	The The The The The The The The The	delinquent offense constitutes the offense	of aggravated burglary, under T.C.A. § 39-13-1003. of especially aggravated burglary, under T.C.A. § 39-13-1004.
		·	offense involving the likelihood of serious physical injury or ation of probation, or violation of aftercare and the child
		is currently on probation,	
		is currently awaiting court action on a prev	ious alleged delinquent offense,
		is alleged to be an escapee or absconder fr placement,	om a juvenile facility, institution, or other court-ordered
		•	s, willfully failed to appear at any juvenile court hearing,

a felony if committed by an adult, Special circumstances in accordance with T.C.A. § 37-1-114(c)(3) indicate that the child should be detained in □ the child is alleged to be an escapee from a secure juvenile facility or institution, the child is wanted in another jurisdiction for an offense that, if committed by an adult, would be a felony in that jurisdiction, The Court does not find probable cause that the child meets any of the criteria of T.C.A. § 37-1-114(c) and therefore shall be released from detention. It is, therefore, **ORDERED**, **ADJUDGED AND DECREED** that: ☐ The child shall be detained at ____, as there is no less restrictive alternative that will reduce the risk of flight or serious physical harm to the child or others, including placement of a child with a parent, guardian, legal custodian, or relative, or the use of any of the alternatives listed in T.C.A. § 37-1-116(g), or the setting of bail. The child shall be released upon the posting of cash or court-approved surety bond in the amount of \$______. The child shall be released to ______ subject to the following: ☐ Attend school every day; □ No contact with The child shall be placed on In-home detention (house arrest), except when attending school or court-approved employment. The child shall remain inside his/her residence with no contact of any kind with the outside or nonresidents of that household. ☐ This matter shall be scheduled for ______ at _____. ☐ The child and parent, guardian, or legal custodian(s) shall appear. **ENTERED** this ______ day of ________, 20____ The Honorable (name) Juvenile Court Judge/Magistrate (T.C.A. § 16-1-115) **CERTIFICATE OF SERVICE** I hereby certify that a true and exact copy of the order has been delivered by U.S. mail, by personal service, by email or facsimile if service is so accepted, to the individuals listed below this _____ day of _____, 20__:

likelihood of serious injury or death, or been adjudicated delinquent by virtue of an offense constituting

			IN THE JUVENILE COURT OF	COUNTY, TENNESSEE	
IN	N TH	E MATTER OF:		Case No	
— А	Chil	ld Under 18 Ye	ears of Age		
		e time of the o	_		
CH.	ARG	E(S):			
			DETENTION H	IEARING ORDER	
	Ru	les of Juvenile	Practice and Procedure and T.C.A. § 3	s a detention hearing pursuant to Rule 203 of the Tennesse 7-1-114 on the day of etition filed alleging the above offense(s).	e:e
	_	•••	, 20, before th	etention hearing pursuant to T.C.A. § 37-1-114 on the e Honorable upon petition filed alleging the	
	Tho	se present we	re		
Th	e Co	urt, having co	nsidered the testimony and evidence p	resented and the entire record, finds as follows:	
			vised of the charge(s) against him/her eaning and effect of these rights have b	and of his/her right to a hearing and an attorney. The Cou been fully explained to him/her.	rt
		The child exe	ecuted a Waiver of Right to Counsel wi	h written waiver duly filed.	
		The child red	juested appointed counsel to represen	t him/her in this matter.	
		parent, guar	,	filed in this cause, and after due inquiry made, that the nt, and thereby the child qualifies for appointed legal couns c. 1.	el
		The Public D	efender is appointed to represent the	child in this matter.	
			nds the Public Defender has a conflict on represent the child in this matter.	r is unavailable, therefore is	
		parent, guar		filed in this cause, and after due inquiry made, that the ligent and the child thereby does not qualify for appointed t. Rule 13, Sec. 1.	
		The parent, a matter.	guardian or legal custodian(s) advised t	hat they would retain counsel to represent said child in this	5
		e Court finds/ove.	does not find probable cause that the o	child committed the (delinquent/unruly) offense(s) listed	
		Pursuant to	T.C.A. § 37-1-114(c), the Court finds pr	obable cause that:	
			nquent offense constitutes a crime aga involving the likelihood of serious inju	inst a person resulting in serious bodily injury or death of thry or death of the ry or death of such victim	ne
			nquent offense constitutes the offense ed by title 39, Chapter 17, part 13.	of possession of a handgun or carrying of a weapon, as	

			The delinquent offense constitutes the offense of burglary, under T.C.A. § 39-13-1002. The delinquent offense constitutes the offense of aggravated burglary, under T.C.A. § 39-13-1003. The delinquent offense constitutes the offense of especially aggravated burglary, under T.C.A. § 39-13-1004. The delinquent offense constitutes the offense of robbery, under T.C.A. § 39-13-401. The delinquent offense constitutes the offense of aggravated robbery, under T.C.A. § 39-13-402. The delinquent offense constitutes the offense of especially aggravated robbery, under T.C.A. § 39-13-403. The delinquent offense constitutes the offense of theft of a motor vehicle, under T.C.A. § 39-14-103. The delinquent offense constitutes the offense of threat of mass violence on school property, under T.C.A. §				
			39-16-517. The child has committed any other delinquent offense involving the likelihood of serious physical injury or death, or an offense constituting a felony, violation of probation, or violation of aftercare and the child				
			□ is currently on probation				
			\square is currently awaiting court action on a previous alleged delinquent offense				
			is alleged to be an escapee or absconder from a juvenile facility, institution, or other court-ordered placement				
			has, within the previous twelve (12) months, willfully failed to appear at any juvenile court hearing, engaged in violent conduct resulting in death or serious injury to another person or involving the likelihood of serious injury or death, or been adjudicated delinquent by virtue of an offense constituting a felony if committed by an adult				
			Special circumstances in accordance with T.C.A. § 37-1-114(c)(3) indicate that the child should be detained in that				
			the child is alleged to be an escapee from a secure juvenile facility or institution				
			the child is wanted in another jurisdiction for an offense that, if committed by an adult, would be a felony in that jurisdiction				
		Pur	rsuant to T.C.A. § 37-1-114(c), the Court finds probable cause that the child is an unruly child				
			who has violated a valid court order				
			who is a runaway from another jurisdiction.				
			urt does not find probable cause that the child meets any of the criteria of T.C.A. § 37-1-114 and therefore e released from detention.				
It is	s, th	eref	ore, ORDERED, ADJUDGED AND DECREED that:				
	The child shall be detained at, as there is no less restrictive alternative that will reduce the risk of flight or serious physical harm to the child or others, including placement of a child with a parent, guardian, legal custodian, or relative, or the use of any of the alternatives listed in T.C.A. § 37-1-116(g), or the setting of bail.						
	The	e chi	ild shall be released to				
	The	e chi	ld shall be released upon the posting of cash or court-approved surety bond in the amount of \$				
		e chi lowii	ild shall be released to subject to the ng:				
			end school every day; contact with				

employment. The child shall remain inside residents of that household.	, ,,,		• •
This matter shall be scheduled for	Hearing on		
☐ The child and parent, guardian, or lega	al custodian(s) shall ap	pear.	
ENTERED this day of	, 20	-	
		The Honorable (name) Juvenile Court Judge/Magistrate (T.C.A. § 16-1-115)	
	CERTIFICATE OF SEF	RVICE	
hereby certify that a true and exact copy of the facsimile if service is so accepted, to the indivi			•

ADJUDICATION/DISPOSITION

IN T	HE JUVENILE COURT OF	COUNTY, TENNESSEE
IN THE MATTER OF:		Case No
	DOB:	
A Child Under 18 Years o (at the time of the offens	•	
CHARGE(S):		
	ACCEPTANCE	OF GUILTY PLEA
understand the charge(s)	against me in the petition. I have	cussed it with my parent/guardian or attorney. I been told that if the Judge finds the charge(s) to be for an indefinite period of time or until I am 19 years
to a full hearing. At that he hearing, 3) to present my witnesses or other eviden don't make myself sound; Judge can only find me gu the Judge can only find me to have a hearing and the the right to a lawyer at that	earing I have the following rights: bwn testimony and witnesses, 4) ce (to have someone or somethir guilty. I also understand that if I lity if the charge is proven beyone guilty if the charge is proven by Judge finds me guilty, I have the	of the charges, and if I plead not guilty, I have a right (1) to have a lawyer, 2) to be present during the to cross-examine any witnesses against me, 5) to subpoenang brought to court), and 6) to remain silent-so that I have a hearing and my charge is a delinquent charge, the dareasonable doubt; and if my charge is an unruly charge, clear and convincing proof. I also understand that if I choose right to appeal to the County Circuit Court and for the appeal, I have to file a notice of appeal with the
right to a hearing and the		a or no contest. I understand that when I do this, I give up my lso understand that if the plea includes an agreement as to isposition (sentence).
alcohol or drugs. I have be contest of my own free wi entering the plea, I admit	en able to ask questions and und II, and I have not been forced, th	e accepted by the Judge. I am not under the influence of lerstand what I am doing today. I am pleading guilty or no reatened, or promised anything to do so. I understand by on. I understand that if I am not a United States citizen that s.
The charge(s) to which I a	m pleading is/are:	
0	ount 1 -	
0	ount 2	·
0	ount 3	-
0	ount 4	

Count 5		
Count 6		
Child's Signature	Date	
I have read and understand the above rights and I agree of guilty or no contest.	e with the child's decision to waive his/her rig	thts and enter a plea
Parent, Guardian, Legal Custodian's Signature	 Date	

	IN THE JUVENILE COURT OF COUNTY, TENNESSEE		
IN	I THI	MATTER OF: Case No	
_		DOB:	
		d Under 18 Years of Age time of the offense)	
CH	ARGE	(S):	
		ADJUDICATORY/DISPOSITIONAL ORDER	
	This	matter came on to be heard on day of, 20, before the Honorable	
		on petition filed alleging the above offense(s).	
	•	on citation filed alleging the above offense(s).	
		disposition on the above offense(s) that were adjudicated by this Court. disposition on the above offense(s) that were adjudicated by the Juvenile Court and transferred to	
		Court for disposition.	
		· 	
7	Γhos	e present were	
Th	e Co	urt, having considered the testimony and evidence presented and the entire record, finds as follows:	
	The child was advised of the charge(s) against him/her and of his/her right to a hearing and an attorney. The child was also advised of his/her right to appeal this matter. The Court finds that the meaning and effect of these rights have been fully explained to him/her.		
		The child executed a Waiver of Right to Counsel with written waiver duly filed.	
		The child requested appointed counsel to represent him/her in this matter.	
		It appearing, based upon the affidavit of indigency filed in this cause, and after due inquiry made, that the parent, guardian or legal custodian(s) is/are indigent, and thereby the child qualifies for appointed legal counsel pursuant to T.C.A. § 37-1-126 and S.Ct. Rule 13, Sec. 1.	
		The Public Defender is appointed to represent the child in this matter.	
		The Court finds the Public Defender has a conflict or is unavailable, therefore is appointed to represent the child in this matter.	
		It appearing, based upon the affidavit of indigency filed in this cause, and after due inquiry made, that the parent, guardian or legal custodian(s) is/are not indigent and the child thereby does not qualify for appointed legal counsel pursuant to T.C.A. § 37-1-126 and S.Ct. Rule 13, Sec. 1.	
		The parent, guardian or legal custodian(s) advised that they would retain counsel to represent said child in this matter.	
	The	offense of is amended to	
		Court hereby accepts the child's plea agreement to the following offense(s) after having waived his/her rights to ial of this matter in writing in a separate document:	
		child entered a plea of guilty/best interest/no contest to the following offense(s) after having waived his/her	

	The child entered a plea of not guilty to the following offense(s):	
lt i	s, therefore, ORDERED, ADJUDGED AND DECREED that:	
	The child is found guilty by the Court of the following offense(s):	
	The child is a DELINQUENT child and is in need of treatment and rehabilitation within the meaning of Title 37, Chapter 1, Part 1, of Tennessee Code Annotated, for the reasons set forth above.	
	 The Court finds that the convictions are qualifying convictions requiring registration in the Tennessee Sex Offender Registry database, pursuant to T.C.A. § 40-39-201 et.seq. The Court further finds that the victim is under the age of twelve (12) years old, requiring registration for life as an Offender Against Children as defined in T.C.A. § 40-39-202. 	
	The child is an UNRULY child and is in need of treatment and rehabilitation within the meaning of Title 37, Chapter 1, Part 1, of Tennessee Code Annotated, for the reasons set forth above.	
	This order shall constitute a Valid Court Order, the violation of which may result in said child's placement in state's custody or in a juvenile detention facility in accordance with the Tennessee Rules of Juvenile Practice and Procedure (Appendix). During any hearing regarding such violation of this order, said child has all due process rights indicated in such rules, including the right to legal counsel and the right to have such counsel appointed by the Court if indigent. Further, violation of this order by any of the parties charged hereby may be considered Contempt of Cour and punished as indicated in T.C.A. § 37-1-158.	
	The child is a TRAFFIC VIOLATOR.	
	The child is found not guilty by the Court of	
	The following offense(s) shall be dismissed/nolled/retired:	
	This case is dismissed. The Clerk shall expunge the following case no(s) at no cost. IT IS FURTHER ORDERED, pursuant to T.C.A. § 37-1- 153(f), that the Clerk shall maintain and place under seal the order of expunction, the original delinquent or unruly petition, and the order of adjudication and disposition. The sealed orders and petition shall not be released to anyone except at the written request of the movant or in response to an order of a court with proper jurisdiction.	
	This case is transferred to Teen Court for Disposition.	
	This case be transferred to the Juvenile Court of County, Tennessee for a Dispositional Hearing.	
	The County Juvenile Court Clerk transmit all records concerning this case to the Clerk of the Juvenile Court of County, Tennessee.	
	The Court orders the child to undergo a risk & needs assessment to be completed by	
	The Court finds that the risk & needs assessment has been completed and the results have been submitted to the Court.	
	The child is placed under the supervision of the State of Tennessee, Department of Children's Services, on DCS juvenile probation for a period not to exceed six (6) months. Said child and parent(s)/guardian(s) shall comply respectfully with all lawful and reasonable requests of the probation officer and all rules of probation.	
	The child shall be placed under the supervision of the Court on intensive/supervised/unsupervised probation for months. Said child and parent(s)/guardian(s) shall comply respectfully with all lawful and reasonable requests of the probation officer and all rules of probation.	
	Custody of the child,, is hereby awarded to, who shall have the authority granted under T.C.A. § 37-1-140, including the authority to consent to any ordinary or necessary medical, surgical, hospital, psychological, psychiatric, institutional or education care.	

	the child's parents, guardian, or legal custodian, school, and other appropriate parties. The child and the child's parents, guardian, or legal custodian are ordered to comply with the case plan.
	The child shall (full list of special probation conditions)
	The parent, guardian or legal custodian,, shall pay the following fees:
	Court costs in the amount of \$64.00. Diversion/Informal fee in the amount of \$44.00. Sheriff Service in the amount of \$42.00. Citation fee in the amount of \$27.00. Juvenile Fine in the amount of \$ Tobacco Fine in the amount of \$25.00/\$50.00/\$100.00. Traffic Fine in the amount of \$ Seatbelt Violation in the amount of \$30.00/\$55.00. Call/Text While Driving Fine of \$50.00/\$100.00/\$200.00.
	The child,, and/or the parent, guardian or legal custodian,, shall pay: Restitution owed to the victim, (name), in the amount of \$ Restitution owed to the victim, (name), in the amount of \$
	fees and costs are to be paid to the Juvenile Court Clerk. Payments may be made by cash, cashier's check/money der, or debit/credit card.
	This matter shall be scheduled for Hearing on at .
	☐ The child and parent, guardian, or legal custodian(s) shall appear.
	☐ The child and parent, guardian, or legal custodian(s) need not appear if the child has complied with the aforesaid order.
EN	TERED this day of, 20
	The Honorable (name) Juvenile Court Judge/Magistrate (T.C.A. § 16-1-115)
	CERTIFICATE OF SERVICE
	ereby certify that a true and exact copy of the order has been delivered by U.S. mail, by personal service, by email or simile if service is so accepted, to the individuals listed below this day of, 20:
	

		IN THE JUVENILE COURT OF _	COUNTY, TENNESSEE
IN	N TH	E MATTER OF:	Case No
		DOB:	_
		d Under 18 Years of Age	
-		e time of the offense)	
CH.	ARGI	E(S):	
		ADJ	UDICATORY ORDER
		matter came on to be heard on day of the detection filed alleging the above offense(s).	of, 20, before the Honorable
-	Thos	e present were	
Th	e Co	urt, having considered the testimony and evid	dence presented and the entire record, finds as follows:
	wa		m/her and of his/her right to a hearing and an attorney. The child natter. The Court finds that the meaning and effect of these rights
		The child executed a Waiver of Right to Cou	nsel with written waiver duly filed.
		The child requested appointed counsel to re	present him/her in this matter.
		• • • •	igency filed in this cause, and after due inquiry made, that the indigent, and thereby the child qualifies for appointed legal counsel 13, Sec. 1.
		The Public Defender is appointed to represe	nt the child in this matter.
		The Court finds the Public Defender has a coappointed to represent the child in this mat	onflict or is unavailable, therefore is ter.
			igency filed in this cause, and after due inquiry made, that the not indigent and the child thereby does not qualify for appointed and S.Ct. Rule 13, Sec. 1.
		The parent, guardian or legal custodian(s) as matter.	dvised that they would retain counsel to represent said child in this
	The	e offense of is amended to	o
	The Court hereby accepts the child's plea agreement to the following offense(s) after having waived his/her rights a trial of this matter in writing in a separate document:		
	The child entered a plea of guilty/best interest/no contest to the following offense(s) after having waived his/her rights to a trial of this matter in writing in a separate document:		
	The	e child entered a plea of not guilty to the follo	owing offense(s):
lt i	s, th	erefore, ORDERED, ADJUDGED AND DECREE	D that:
	The	e child is found guilty by the Court of the follo	wing offense(s):

Ш	Chapter 1, Part 1, of Tennessee Code Annotated, for the reasons set forth above.
	 The Court finds that the convictions are qualifying convictions requiring registration in the Tennessee Sex Offender Registry database, pursuant to T.C.A. § 40-39-201 et.seq. The Court further finds that the victim is under the age of twelve (12) years old, requiring registration for life as an Offender Against Children as defined in T.C.A. § 40-39-202.
	The child is an UNRULY child and is in need of treatment and rehabilitation within the meaning of Title 37, Chapter 1, Part 1, of Tennessee Code Annotated, for the reasons set forth above.
	This order shall constitute a Valid Court Order, the violation of which may result in said child's placement in state's custody or in a juvenile detention facility in accordance with the Tennessee Rules of Juvenile Practice and Procedure (Appendix). During any hearing regarding such violation of this order, said child has all due process rights indicated in such rules, including the right to legal counsel and the right to have such counsel appointed by the Court if indigent. Further, violation of this order by any of the parties charged hereby may be considered Contempt of Court and punished as indicated in T.C.A. § 37-1-158.
	This case be transferred to the Juvenile Court of County, Tennessee for a Dispositional Hearing.
	The County Juvenile Court Clerk transmit all records concerning this case to the Clerk of the Juvenile Court of County, Tennessee.
EN	TERED this day of, 20
	The Honorable (name) Juvenile Court Judge/Magistrate (T.C.A. § 16-1-115)
	CERTIFICATE OF SERVICE
	ereby certify that a true and exact copy of the order has been delivered by U.S. mail, by personal service, by email or simile if service is so accepted, to the individuals listed below this day of, 20:

	IN THE JUVENILE COURT OF	COUNTY, TENNESSEE
IN	N THE MATTER OF:	Case No
_	DOB:	
	Child Under 18 Years of Age at the time of the offense)	
CH	ARGE(S):	
	DISPO	OSITIONAL ORDER
	e above offense(s) that were sustained by the	, 20, before the Honorable on Juvenile Court and transferred to this Court for disposition.
The	e Court, having considered the testimony and evide	ence presented and the entire record, finds as follows:
		n/her and of his/her right to a hearing and an attorney. The child atter. The Court finds that the meaning and effect of these rights
	☐ The child executed a Waiver of Right to Couns	el with written waiver duly filed.
lt i	s, therefore, ORDERED , ADJUDGED AND DECREED	that:
	The Court orders the child to undergo a risk & nee	eds assessment to be completed by
	The Court finds that the risk & needs assessment Court.	has been completed and the results have been submitted to the
	juvenile probation for a period not to exceed six (rate of Tennessee, Department of Children's Services, on DCS 6) months. Said child and parent(s)/guardian(s) shall comply ts of the probation officer and all rules of probation.
	·	the Court on intensive/supervised/unsupervised probation for (s) shall comply respectfully with all lawful and reasonable probation.
		d to, who shall have the authority granted under ent to any ordinary or necessary medical, surgical, hospital, on care.
	The Court orders the to develop and implement an individualized case plan in consultation with the child's parents, guardian, or legal custodian, school, and other appropriate parties. The child and the child's parents, guardian, or legal custodian are ordered to comply with the case plan.	
	The child shall (full list of special probation	conditions)
	The parent, guardian or legal custodian,	, shall pay the following fees:
	 Court costs in the amount of \$64.00. Diversion/Informal fee in the amount of \$44.0 Sheriff Service in the amount of \$42.00. Citation fee in the amount of \$27.00. 	00.

	Juvenile Fine in the amount of \$	
	Tobacco Fine in the amount of \$25.00/\$50.00/\$100.00.	
	Traffic Fine in the amount of \$	
	Seatbelt Violation in the amount of \$30.00/\$55.00.	
	Call/Text While Driving Fine of \$50.00/\$100.00/\$200.00.	
	e child,, and/or the parent, guardian or local Restitution owed to the victim, (name), in the amount Restitution owed to the victim, (name), in the amount	of \$ of \$
	s and costs are to be paid to the Juvenile Court Clerk. Paymor or debit/credit card.	ents may be made by cash, cashier's check/money
☐ Thi	s matter shall be scheduled for	at
	The child and parent, guardian, or legal custodian(s) shall	appear.
	The child and parent, guardian, or legal custodian(s) need order.	not appear if the child has complied with the aforesaid
ENTERI	ED this day of, 20_	
		The Honorable (name)
		Juvenile Court Judge/Magistrate
		(T.C.A. § 16-1-115)
	CERTIFICATE OF S	<u>ERVICE</u>
	y certify that a true and exact copy of the order has been dele if service is so accepted, to the individuals listed below the	

SPECIAL PROBATION CONDITIONS

This is a list of standard conditions. These options vary from county to county based on available programs. The blue words indicate the name of the requirement that is added when that option is selected.

- 1. A&D Treatment/Inpatient The child shall successfully complete an alcohol and drug inpatient treatment program and comply with aftercare recommendations.
- 2. A&D Treatment/Outpatient The child shall successfully complete an alcohol and drug intensive outpatient treatment program and comply with aftercare recommendations.
- 3. AA/NA The child shall participate in AA/NA classes.
- 4. Alcohol and Drug Assessment The child shall complete a drug and alcohol assessment, follow any and all recommended treatment and provide the Court with proof of completion.
- 5. Anger Management The child shall participate and successfully complete an anger management program and provide the Court with proof of completion.
- 6. Bus transportation to and from school The child shall be transported to and from school by the school bus or his/her parent or legal custodian(s).
- 7. Cell Phone Held Informally The child's cell phone shall be taken by the youth services officer/probation officer and held informally.
- 8. Community Service Work The child shall complete _____ hours of court-approved community service work and provide the Court with proof of completion.
- 9. Driver's License Restricted The child's driver's license shall be taken by the youth services officer/probation officer and the Tennessee Department of Safety shall deny/suspend the driving privileges of said child until such time as an Order of Withdrawal is submitted by this Court or upon expiration of time, with the right to review the matter after at least ninety (90) days.
- 10. State-Certified Driving School The child shall complete a State-Certified Driving School Class and submit to the Court the certificate of completion.
- 11. Drug Screens The child shall submit to random and regular drug tests.
- 12. Employment Obtain The child shall obtain employment.
- 13. Essay To Be Written The child shall hand write an essay on "_____" to be submitted to a youth services officer/probation officer.
- 14. Family Counseling The child shall participate in family counseling.
- 15. FCIP The Family Crisis Intervention Program shall assess the child's needs, provide appropriate services, and submit a written report to the Court.
- 16. Forensic Evaluation The child shall submit to a forensic evaluation.
- 17. GED obtain The child shall obtain his/her General Education Diploma (GED).
- 18. House Arrest The child shall be under house arrest and comply with the rules.
- 19. Hunter/Wildlife Safety Course The child shall successfully complete a Hunter/Wildlife Safety Course and provide the Court with proof of completion.
- 20. In-Home Services The child shall comply with In-Home Services.
- 21. Individual Counseling The child shall participate in individual counseling.
- 22. Injunction The child shall not go onto the property of
- 23. Internet Use Restricted/Supervised The child shall not use any electronic devices and/or the internet unless for required school assignments and supervised by his/her parent or legal custodian(s) or teacher.
- 24. Letter of Apology The child shall apologize in person or shall complete a hand-written letter of apology to
- 25. Medication Evaluation The child shall submit to a medication evaluation, shall provide the Court with the results, and shall comply with all recommendations.
- 26. Mental Health Evaluation The child shall submit to a mental health evaluation, shall provide the Court with the results, and shall comply with all recommendations.
- 27. MRT Program The child and parent or legal custodian(s) shall attend and complete the MRT Program.

28.	No Contact - The child shall have no contact, directly or indirectly, socially or after school hours, with
	until further orders of this Court or upon expiration of time.
29.	No Driving - The child shall not drive a vehicle.
30.	Parenting Class - The shall participate in parenting classes.
31.	Physical Examination - The child shall complete a physical examination and shall provide the Court with proof of
	examination with the bill from the doctor's visit, an explanation of benefits from the insurance company, or a
	note from the doctor stating a physical examination has been completed.
32.	Prenatal Care - The child shall obtain prenatal care.
33.	Psychiatric Evaluation - The child shall submit to a psychiatric evaluation, shall provide the Court with the
	results, and shall comply with all recommendations.
34.	Psychological Evaluation - The child shall submit to a psychological evaluation, shall provide the Court with the
	results, and shall comply with all recommendations.
35.	Psychosexual Evaluation - The child shall submit to a psychosexual evaluation, shall provide the Court with the
	results, and shall comply with all recommendations.
36.	Referred to Private Mental Health Placement - The child shall successfully complete residential
	treatment program
	Proof of Current Vehicle Insurance - The child shall provide proof of current vehicle insurance.
	Proof of Valid Driver's License - The child shall provide proof of valid driver's license.
	Proof of Vehicle Registration - The child shall provide proof of valid vehicle registration.
40.	Proof of Vehicle Repair - The child shall provide proof of vehicle repair as directed by the youth services
	officer/probation officer.
	Other –
	Other –
43.	Other –
44.	Other –

45. Other –

IN THE JUVENILE COUP	RT OF COUNTY, TENNESSEE
IN THE MATTER OF:	Case No
DOB:	
A Child Under 18 Years of Age (at the time of the offense)	
CHARGE(S):	
ORDER DISMISSING CASE -	ORDER TO EXPUNGE THE OFFICIAL FILE AND RECORDS
	ONDER TO EXITORIGE THE OFFICIAL FILE AND RECORDS
This matter came on to be heard on petition filed alleging the above offense(s).	day of, 20, before the Honorable upon
Those present were	
The Court, having considered the testimony a	and evidence presented and the entire record, finds as follows:
	gainst him/her and of his/her right to a hearing and an attorney. The child al this matter. The Court finds that the meaning and effect of these rights
$\ \square$ The child executed a Waiver of Right	to Counsel with written waiver duly filed.
It is, therefore, ORDERED , ADJUDGED AND D	DECREED that:
 The State proved beyond a reasonable do the child is in need of treatment and rehalm The State failed to prove by clear and cor 	nvincing evidence that the child committed the unruly offense(s). g evidence that the child committed the unruly offense(s), but failed to not rehabilitation.
This case is dismissed.	
The Clerk shall expunge the following case no	o(s) at no cost.
of expunction, the original delinquent or unru	§ 37-1- 153(f), that the Clerk shall maintain and place under seal the order uly petition, and the order of adjudication and disposition. The sealed anyone except at the written request of the movant or in response to an
ENTERED this day of	
	The Honorable (name)

CERTIFICATE OF SERVICE

(T.C.A. § 16-1-115)

I hereby certify that a true and exact copy of the order has been delivered by U.S. mail, by personal service, by email or facsimile if service is so accepted, to the individuals listed below this ______ day of _______, 20___:

	IN THE JUVENILE COURT OF		COUNTY, TENNESSEE	
IN THE MATTER (DF:	Case	No	_
	DOB:			
A Child Under 18	Years of Age			
(at the time of th	e offense)			
CHARGE(S):				
	MOTION TO	EXTEND PRO	DBATION	
Comes now	, and moves this Ho	onorable Cou	rt to extend probation of the ab	ove-named child
	months to give the child			
(Reason for extens	ion)			
Dated:				
		Probation	on Officer	
Child	Date	Parent	/Guardian/Custodian	Date
	APPROVAL OF MOT	ION TO EXTE	ND PROBATION	
The Court havin	ng reviewed the Motion to Extend Pro	bation now fi	nds and orders as follows:	
1. The child v	was initially placed on probation on ent/an unruly child).			ld was adjudicated
	n to Extend Probation is granted. (DC shall be extended for an additional	•		/ Intensive)
3. The follow	ring condition(s) of probation shall ren	main in effect:	·	
	best interest of the child that those co	onditions rem	ain in effect	
ENTERED this	day of	, 20		
			The Honorable (name) Juvenile Court Judge/Magistrat (T.C.A. § 16-1-115)	- e

12/6/2022 Fillinforms Page | **74**

I hereby certify that a true and exact copy of the order has been delive	ered by U.S. mail, by	personal service, by email or
facsimile if service is so accepted, to the individuals listed below this _	day of	, 20:

IN THE JUVENILE COUR	RT OF COUNTY, TENNESSEE
IN THE MATTER OF:	Case No
DOB:	
A Child Under 18 Years of Age (at the time of the offense)	
CHARGE(S):	
MC	OTION TO EXTEND PROBATION
	on Officer, and moves this Honorable Court to extend probation of the months to allow the child time to complete the conditions of
(Reason for extension)	
Dated:	
	Probation Officer
	NOTICE NOTICE
This motion is scheduled to be heard on	at
	CERTIFICATION OF SERVICE
	the order has been delivered by United States mail, by personal service, by the individuals listed below this day of

	IN THE JUVENILE COURT OF _		COUNTY, TENNESSEE
11	N THE MATTER OF:		se No
	A Child Under 18 Years of Age (at the time of the offense)	_	
СН	HARGE(S):		
	ORDER ON MO	TION TO EXTE	ND PROBATION
	This matter came on to be heard on day , upon Motion to Extend Pro		, 20, before the Honorable _
	Those present were		
Th	ne Court, having considered the testimony and evid	dence presente	d and the entire record, finds as follows:
	The child was advised of the charge(s) against hi Juvenile Practice and Procedure, including the rige effect of these rights have been fully explained t	ght to appeal th	is/her rights, pursuant to Rule 205 of the Rules of his matter. The Court finds that the meaning and
	$\ \square$ The child executed a Waiver of Right to Cou	nsel with writte	n waiver duly filed.
	ne child was initially placed on probation on elinquent/an unruly child.)	as the	disposition after the child was adjudicated (a
	The child shall complete the terms of the origina	al probation wit	h no modification.
	The Motion to Extend Probation is granted. (DC shall be extended for an additional	•	ounty/ Unsupervised County/ Intensive) Probation
	The following condition(s) of probation shall rem	nain in effect: _	·
	It is in the best interest of the child that those co	onditions remai	n in effect because
	The Court finds that it is not in the best interest	of the child tha	t probation be extended.
	$\hfill\Box$ The Motion to Extend Probation is denied.		
	$\ \square$ The child shall be discharged from probation	۱.	
	This matter shall be scheduled for	Hearing on	at
	$\ \square$ The child and parent, guardian, or legal custo	odian(s) shall a	ppear.
	The child and parent, guardian, or legal custo order.	odian(s) need n	ot appear if the child has complied with the aforesaid
EN	NTERED this day of	, 20	_
			The Honorable (name) Juvenile Court Judge/Magistrate

12/6/2022 Fillinforms Page | **77**

(T.C.A. § 16-1-115)

I hereby certify that a true and exact copy of the order has been delive	ered by U.S. mail, by	personal service, by email or
facsimile if service is so accepted, to the individuals listed below this _	day of	, 20:

IN	THE JUVENILE COURT OF	COUNTY, TENNESSEE
IN THE MATTER OF:		Case No
	DOB:	
A Child Under 18 Years (at the time of the offer	_	
CHARGE(S):		
	MOTION TO DISCH	ARGE FROM PROBATION
		moves this Honorable Court to discharge the child, as successfully completed probation.
	restitution have been paid. I fines, fees, or restitution:	
Dated:		
		Probation Officer
	ORDER GRANTING MOTION	TO DISCHARGE FROM PROBATION
The Court having review	ed the Motion to Discharge from	Probation now finds and orders as follows:
The child shall be dischar	ged from probation.	
		ning fines and costs before the next court date or Court on <u>Hearing on at</u> to
explain your failu	re to pay. If fees have been paid to appear, a warrant may be iss	d, you need not appear at the hearing. If fees have not been
Restitution here131.	ofore ordered by this court may	be converted to a civil judgment pursuant to T.C.A. § 37-1-
ENTERED this	day of	, 20
		The Honorable (name)
		Juvenile Court Judge/Magistrate (T.C.A. § 16-1-115)
	CERTIFIC	ATE OF SERVICE
	* *	below this day of, 20:

	IN THE JUVENILE COL	JRT OFCOUR	NIY, IENNESSEE
IN THE MATTE	ER OF:	Case No	
	DOB:		
A Child Under (at the time o	· 18 Years of Age f the offense)		
CHARGE(S):			
	(COST REVIEW HEARING ORDER	
	came on to be heard on o review the outstanding fine	day of, 20, befores, fees, or restitution.	e the Honorable
Those preser	nt were		
The Court, havi	ing considered the testimony	and evidence presented and the entire	e record, finds as follows:
	outstanding balance of \$ per month toward	owed to the Clerk d this balance.	is ordered to
	outstanding restitution bala per month toward this b	nce of \$ palance.	is ordered to pay
Restitution 131.	heretofore ordered by this c	court may be converted to a civil judgm	ent pursuant to T.C.A. § 37-1-
☐ This matter	r shall be scheduled for	Hearing on at	·
☐ The chi	ild and parent, guardian, or le	egal custodian(s) shall appear.	
☐ The chi order.	ild and parent, guardian, or le	egal custodian(s) need not appear if the	e child has complied with the aforesaid
ENTERED this	day of	, 20	
		The Honorab Juvenile Cour (T.C.A. § 16-1	rt Judge/Magistrate
		CERTIFICATE OF SERVICE	
		f the order has been delivered by U.S. r lividuals listed below this day of	

IN THE	E JUVENILE COURT OF	COUNTY, TENNESSEE	
IN THE MATTER OF:		Case No	
	DOB:		
A Child Under 18 Years of A (at the time of the offense)	_		
	VIOLATION OF P	PROBATION PETITION	
oetitioner,		t these proceedings be brought, your epresents to the Court on information and belief years of age.	that the
The child was initially placed	on (DCS/ Supervised County/	Unsupervised County/ Intensive) Probation on _	·
Said child has violated the co	onditions of probation as follo	ws:	
	is child did occur in nsupervised County/ Intensive	County, TN and constitutes the offense of Ve) Probation.	iolation o
Your petitioner further avers	s:		
Γhat the child's father is	who resides a	at	_•
That the child's mother is $_$	who reside	s at	
That the child is in the custo	dy and control of	who resides at	
	Phone: _	-	
		Sworn and subscribed before me this, 20	day of
Petitioner name and address	 S	Court Officer	

12/6/2022 Fillinforms Page | **81**

IN THE JUVENILE COURT OF	COUNTY, TENNESSEE
IIN THE JOVEINIEL COOKT OF	COOM II. ILIMIALISEL

STATEMENT OF RIGHTS

Appearing before the Juvenile Court, you have the following rights:

- 1. The right to be present during the hearing of this case.
- 2. The right to present my own testimony.
- 3. The right to have witnesses subpoenaed.
- 4. The right to cross-examine witnesses against me.
- 5. The right to have an attorney at each stage of the proceedings against me.
- 6. The right to appointed counsel.
- 7. The right to remain silent.
- 8. The right to not incriminate myself.
- 9. The right and method for appeal and time requirements as to appeal.
- 10. To know the maximum penalties the Court may impose.
- 11. The right to plead "Not Guilty".
- 12. If a plea of "Guilty" is entered, the only evidence taken will be for the purpose of verifying the plea and for disposition (sentencing) purposes.
- 13. If a plea is entered acknowledging guilt, I may be asked questions by the Court concerning the conduct.
- 14. Prior findings of delinquent or unruly behavior may be used against me in determining treatment of rehabilitation at disposition.
- 15. There must be some factual basis for a guilty plea entered.
- 16. The plea must be voluntary and independently made.
- 17. If I plea guilty or no contest I waive my right to appeal the adjudication (plea). If the plea includes an agreement as to the disposition (sentence), I also waive the right to appeal the disposition (sentence).
- 18. The right of access to the recording of the hearing(s).

	IN THE JUVENILE COURT OF		COUNTY, TENI	NESSEE
IN THE MATTER OF:			Case No.	
A child under 18 year (at the time of the offense				
	<u>SU</u>	<u>MMONS</u>		
TO: <u>(NAME & AD</u>	DRESS)			
TO ANY LAWFUL OFF	FICER:			
located at Courtroom to answe	nanded to summon the above addre for a <u>Violati</u> r the charge of the foregoing petition penalties prescribed by law.	on Hearing o	onat	in Judge 's
		This	day of	, 20
		Judge or	Officer of the Juven	nile Court
	OFFICE	ER'S RETURI	N	
RETURN: This summ	ons came to hand this day c	f	, 20, and	d executed by:
☐ Delivering the w	ithin summons to the above address	see		
Unable to serve	because			
Date:	Signature:			
	۸۵۸			



for assistance call

	IN THE JUVENILE COURT OF	COUNTY, TENNESSEE
11	N THE MATTER OF:	Case No
	A Child Under 18 Years of Age (at the time of the offense)	
СН	HARGE(S):	
	VIOLATION OF	PROBATION ORDER
	This matter came on to be heard on day of pon a violation petition filed by	
-	Those present were	
Th	ne Court, having considered the testimony and evidence	presented and the entire record, finds as follows:
		er and of his/her right to a hearing and an attorney. The child r. The Court finds that the meaning and effect of these rights
	$\ \square$ The child executed a Waiver of Right to Counsel v	vith written waiver duly filed.
	ne child was initially placed on probation on as n unruly) child.	s the disposition after the child was adjudicated (a delinquent/
		erest/no contest) to the Violation of (DCS/ Supervised County/ing waived his/her rights to a trial of this matter in writing in a
	The Court finds by a preponderance of the evidence t	hat the child violated the conditions of probation.
	The Court finds the child has not violated the condition	ons of probation.
lt i	is, therefore, ORDERED, ADJUDGED AND DECREED that	t:
	The child shall complete the conditions of the origina	l probation.
	(DCS/ Supervised County/ Unsupervised County/ Intemonths.	nsive) probation shall be extended for an additional six (6)
	The following condition(s) or modified condition(s) of	f probation shall remain in effect or be placed in effect:
	It is in the best interest of the child that those conditi	ons remain in effect because
	The child shall be discharged from probation.	
	·	of Tennessee, Department of Children's Services, on DCS nonths. Said child and parent(s)/guardian(s) shall comply of the probation officer and all rules of probation.
		County Juvenile Court on intensive probation for a arent(s)/guardian(s) shall comply respectfully with all lawful all rules of intensive probation.

	(supervised/unsupervised) cou		County Juvenile Court on od not to exceed six (6) months. Said child and nd reasonable requests of the probation officer and
	The child shall(full list of	of special probation conditions)	
	Parent/Guardian/Custodian, _	, shall pay:	
	□ Court costs in the amount□ Sheriff Service in the amount		
	fees and costs are to be paid to eck/money order, or debit/cred		Clerk. Payments may be made by cash, cashier's
	This matter shall be scheduled	for <u>Hearing on</u>	at
	☐ The child and parent, guar	dian, or legal custodian(s) shall a	opear.
	The child and parent, guar order.	dian, or legal custodian(s) need r	ot appear if the child has complied with the aforesaid
EN	TERED this day of	, 20	_
			The Honorable (name) Juvenile Court Judge/Magistrate (T.C.A. § 16-1-115)
		CERTIFICATE OF SE	RVICE
	•		ivered by U.S. mail, by personal service, by email or s, 20:

			IN THE JUVENILE COURT OF	COUNTY, TENNESSEE
IN	I THI	E MATTER OF:		Case No
			DOB:	
(a		d Under 18 Ye e time of the c	_	
Citi	-11.01	_(3).		
			VIOLATION OF PROBATION O	RDER – COMMITMENT TO DCS
			on to be heard on day of tion filed by	, 20, before the Honorable
٦	Γhos	e present wer	e	
The	e Co	urt, having co	nsidered the testimony and evidence p	resented and the entire record, finds as follows:
	wa	s also advised		and of his/her right to a hearing and an attorney. The child The Court finds that the meaning and effect of these rights
		The child exe	cuted a Waiver of Right to Counsel wit	n written waiver duly filed.
		ild was initially uly) child.	placed on probation on as the	ne disposition after the child was adjudicated (a delinquent/
	Un		unty/ Intensive) Probation after having	st/no contest) to the Violation of (DCS/ Supervised County/ waived his/her rights to a trial of this matter in writing in a
	The	e Court finds b	y a preponderance of the evidence tha	t the child violated the conditions of probation.
			_	ditions of probation the child was separately adjudicated e Department of Children's Services on (date).
		delinquent a	nd placed in custody of the Departmen	ditions of probation the child was separately adjudicated t on (date), for an eligible delinquent offense arising out of a for which the child has been placed on probation.
		evidence tha	t the child is in imminent risk of danger	ditions of probation the Court finds by clear and convincing to the child's health or safety and needs specific treatment ed in the custody of the Department of Children's Services in
		referred to tl	ne juvenile-family crisis intervention pr	d on probation was an unruly offense and this matter was ogram and it has been certified (in writing/through sworn than court intervention exists, pursuant to T.C.A. § 37-1-
		tinuation of th s:	e child in the home is contrary to the b	est interests and welfare of the child for the following
			estrictive alternative to removal of the narm to the child or to others.	child from the home that will reduce the risk of flight or of

12/6/2022 Fillinforms Page | **86**

☐ Reasonable efforts were made to prevent the child's removal from the home, which include:
\square It was reasonable to make no efforts to maintain the child in the home based on an assessment of the family and the child's circumstances that include:
\square Reasonable efforts to prevent removal were not required because
\Box this Court or another Court of competent jurisdiction has previously determined that the parent has subjected the child(ren), or any sibling or half-sibling or any other child residing temporarily or permanently in the home, to aggravated circumstances as defined in T.C.A. § 36-1-102.
\Box the parent has been convicted in a criminal court of one of the felony crimes against a child specified in T.C.A. § 37-1-166.
\Box the parental rights of the parent to a sibling or half-sibling have been terminated involuntarily.
\Box The Department of Children's Services failed to provide reasonable efforts to prevent the child's removal from the home.
It is, therefore, ORDERED, ADJUDGED AND DECREED that:
 □ That is removed from the custody of and committed to the State of Tennessee, □ Department of Children's Services □ That is removed from the custody of and committed to the State of Tennessee, □ Department of Children's Services for a determinate period of
Temporary custody of the child,, is hereby awarded to the State of Tennessee, Department of Children's Services, with the authority granted under T.C.A. § 37-1-140, including the authority to consent to any ordinary or necessary medical, surgical, hospital, psychological, psychiatric, institutional or education care.
The Court further orders that all state, county, or local agencies with information or records relevant to the child's situation, including any public or private medical or mental health treatment resources and all educational facilities, shall release such information or records as are necessary for the management of this case to the Department of Children's Services.
☐ The child shall (full list of special probation conditions)
☐ Parent/Guardian/Custodian,, shall pay:
□ Court costs in the amount of \$64.00.□ Sheriff Service in the amount of \$42.00.
All fees and costs are to be paid to the County Juvenile Clerk. Payments may be made by cash, cashier's check/money order, or debit/credit card.
☐ This matter shall be scheduled for Hearing on at
☐ The child and parent, guardian, or legal custodian(s) shall appear.
 The child and parent, guardian, or legal custodian(s) need not appear if the child has complied with the aforesaid order.
ENTERED this day of

The Honorable (name)
Juvenile Court Judge/Magistrate
(T.C.A. § 16-1-115)

I hereby certify that a true and exact copy of the order has been delive	ered by U.S. mail, by p	ersonal service, by emai	l or
facsimile if service is so accepted, to the individuals listed below this _	day of	, 20:	

			IN THE JUVENILE COURT OF	COUNTY, TENNESSEE	
IN	N TH	E MATTER OF:		Case No	
		d Under 18 Ye	_		
	ARG				
			ADJUDICATORY/DISPOSITIO	NAL ORDER COMMITMENT TO DCS	
			on to be heard on day of the above offense(s).	, 20, before the Honorable upon	
-	Thos	se present wer	e		
Th	e Co	urt, having co	nsidered the testimony and evidence	e presented and the entire record, finds as follows:	
	wa	s also advised		er and of his/her right to a hearing and an attorney. The child r. The Court finds that the meaning and effect of these rights	
		The child exe	cuted a Waiver of Right to Counsel v	with written waiver duly filed.	
		The child req	uested appointed counsel to repres	ent him/her in this matter.	
		parent, guard	•	cy filed in this cause, and after due inquiry made, that the gent, and thereby the child qualifies for appointed legal counse sec. 1.	
		The Public De	efender is appointed to represent th	e child in this matter.	
			ds the Public Defender has a conflic represent the child in this matter.	t or is unavailable, therefore is	
		parent, guard	•	cy filed in this cause, and after due inquiry made, that the ndigent and the child thereby does not qualify for appointed .Ct. Rule 13, Sec. 1.	
		The parent, g	uardian or legal custodian(s) advise	d that they would retain counsel to represent said child in this	
	Th	e offense of	is amended to	.	
	The Court hereby accepts the child's plea agreement to the following offense(s) after having waived his/her rights to a trial of this matter in writing in a separate document:				
			this matter in writing in a separate		
	Th	e child entered	a plea of not guilty to the offense(s	s) of	
			he child in the home is contrary to t	he best interests and welfare of the child for the following	

	s no less restrictive alternative to removal of the child from the home that will reduce the risk of flight or of physical harm to the child or to others.
Reasona	ble efforts were made to prevent the child's removal from the home, which include:
	asonable to make no efforts to maintain the child in the home based on an assessment of the family and the umstances that include:
Reasona	ble efforts to prevent removal were not required because
the chi	Court or another Court of competent jurisdiction has previously determined that the parent has subjected Id(ren), or any sibling or half-sibling or any other child residing temporarily or permanently in the home, to ated circumstances as defined in T.C.A. § 36-1-102.
☐ the ¡ 37-1-16	parent has been convicted in a criminal court of one of the felony crimes against a child specified in T.C.A. § 66.
☐ the ¡	parental rights of the parent to a sibling or half-sibling have been terminated involuntarily.
The Dep me.	artment of Children's Services failed to provide reasonable efforts to prevent the child's removal from the
	s proof beyond a reasonable doubt that the child is a child, and the Court has determined that the child is in f treatment and rehabilitation and meets the criteria for commitment to DCS because:
	The current offense(s) for which the child has been adjudicated delinquent and is subject to disposition would constitute a felony if committed by an adult.
	The current offense for which the child has been adjudicated delinquent and is subject to disposition would constitute a misdemeanor if committed by an adult; AND the child has previously been adjudicated delinquent for two (2) or more offenses arising from separate incidents that would constitute either a felong or misdemeanor if committed by an adult, including adjudications in other jurisdictions that, if committed in this jurisdiction, would constitute a felony or misdemeanor.
	The Court finds by clear and convincing evidence that the child is in imminent risk of danger to the child's health or safety and needs specific treatment or services that are available only if the child is placed in the custody of the Department of Children's Services in that
child is Tennes	s proof beyond a reasonable doubt that the child is a delinquent child, and the Court has determined that the in need of treatment and rehabilitation. The child shall remain in the temporary custody of the State of see, Department of Children's Services as previously ordered by this Court in its order entered on County in its
order e	entered on
	s clear and convincing evidence that the child is an unruly child, and the Court has determined that the child ed of treatment and rehabilitation and meets the criteria for commitment to DCS because:
	The child has previously been adjudicated for two (2) or more offenses arising from separate incidents that would constitute an unruly offense, or a felony or misdemeanor if committed by an adult, including adjudications in other jurisdictions that, if committed in this jurisdiction, would constitute a felony or misdemeanor.
	The Court finds by clear and convincing evidence that the child is in imminent risk of danger to the child's health or safety and needs specific treatment or services that are available only if the child is placed in the custody of the Department of Children's Services in that
	This matter was referred to the juvenile-family crisis intervention program and it has been certified (in writing/through sworn testimony) that no other less drastic measure other than court intervention exists, pursuant to T.C.A. § 37-1-168.

lt i	s, therefore, ORDERED, ADJUDGED AND DECREED that:			
	The child is found guilty by the Court of the following offense(s):			
	The child is a DELINQUENT child and is in need of treatment and rehabilitation within the meaning of Title 37, Chapter 1, Part 1, of Tennessee Code Annotated, for the reasons set forth above.			
	 The Court finds that the convictions are qualifying convictions requiring registration in the Tennessee Sex Offender Registry database, pursuant to T.C.A. § 40-39-201 et.seq. The Court further finds that the victim is under the age of twelve (12) years old, requiring registration for life as an Offender Against Children as defined in T.C.A. § 40-39-202. 			
	The child is an UNRULY child and is in need of treatment and rehabilitation within the meaning of Title 37, Chapter 1, Part 1, of Tennessee Code Annotated, for the reasons set forth above.			
	The child is found not guilty by the Court of the			
	The following offense(s) shall be dismissed/nolled/retired:			
	That is removed from the custody of and committed to the State of Tennessee, Department of Children's Services.			
	That is removed from the custody of and committed to the State of Tennessee, Department of Children's Services for a determinate period of Temporary custody of the child,, is hereby awarded to the State of Tennessee, Department of Children's Services, with the authority granted under T.C.A. § 37-1-140, including the authority to consent to any ordinary or necessary medical, surgical, hospital, psychological, psychiatric, institutional or education care.			
	The Court further orders that all state, county, or local agencies with information or records relevant to the child's situation, including any public or private medical or mental health treatment resources and all educational facilities, shall release such information or records as are necessary for the management of this case to the Department of Children's Services.			
	The child shall remain in the temporary custody of the State of Tennessee, Department of Children's Services as previously ordered.			
	The child shall (full list of special probation conditions)			
	The Court orders the child to undergo a risk & needs assessment to be completed by			
	The Court finds that the risk & needs assessment has been completed and the results have been submitted to the Court.			
	The parent, guardian or legal custodian,, shall pay the following:			
	Court costs in the amount of \$64.00. Sheriff Service in the amount of \$42.00. Citation fee in the amount of \$27.00. Juvenile Fine in the amount of \$ Tobacco Fine in the amount of \$25.00/\$50.00/\$100.00. Traffic Fine in the amount of \$ Seatbelt Violation in the amount of \$30.00/\$55.00. Call/Text While Driving Fine of \$50.00/\$100.00/\$200.00.			
	The child,, and/or the parent, guardian or legal custodian,, shall pay the following:			
	Restitution owed to the victim, (name), in the amount of \$Restitution owed to the victim, (name), in the amount of \$			

All fees and costs are to be paid to the check/money order, or debit/credit card.	County Juvenile C	lerk. Payments may be made by cash, cashier's
☐ This matter shall be scheduled for	Hearing on	at
☐ The child and parent, guardian, or le	egal custodian(s) shall ap	pear.
ENTERED this day of	, 20	-
		The Honorable (name) Juvenile Court Judge/Magistrate
		(T.C.A. § 16-1-115)
	CERTIFICATE OF SER	<u>evice</u>
I hereby certify that a true and exact copy of facsimile if service is so accepted, to the indi		vered by U.S. mail, by personal service, by email or, 20:

	IN THE JUVENILE COURT OF	COUNTY, TENNESSEE
IN	N THE MATTER OF:	Case No
_	DOB:	
	A Child Under 18 Years of Age at the time of the offense)	
CH	HARGE(S):	
	WOLATION OF DOCUMENT DIAG	ENACHT CURERVICION (ACTERCARE) ORDER
	VIOLATION OF DCS HOWE PLAC	EMENT SUPERVISION (AFTERCARE) ORDER
	This matter came on to be heard on day of _ e Violation of DCS Home Placement Supervision (After	, 20, before the Honorable upon ercare) petition.
7	Those present were	
The	e Court, having considered the testimony and evider	nce presented and the entire record, finds as follows:
		her and of his/her right to a hearing and an attorney. The child tter. The Court finds that the meaning and effect of these rights
	☐ The child executed a Waiver of Right to Counse	el with written waiver duly filed.
		contest to the Violation of DCS Home Placement Supervision trial of this matter in writing in a separate document.
	The child entered a plea of not guilty to the Violati	on of DCS Home Placement Supervision (Aftercare).
	<i>,</i> , ,	te that the child violated the home placement supervision in that eligible for commitment pursuant to T.C.A. § 37-1-131(a)(4),, which offense(s)
	□ would constitute a felony if committed by	an adult.
	delinquent for two (2) or more offenses ar	tted by an adult; AND the child has previously been adjudicated ising from separate incidents that would constitute either a felony including adjudications in other jurisdictions that, if committed in or misdemeanor.
The	e Court finds the child has not violated the condition	ns of home placement supervision.
It is	is, therefore, ORDERED, ADJUDGED AND DECREED t	hat:
	The child shall be allowed to resume the condition	s of home placement supervision.
	The conditions of home placement supervision sha	all be modified} as follows:
	The child shall(full list of special probation	conditions)
	The parent, guardian or legal custodian,	, shall pay the following:
	□ Court costs in the amount of \$64.00.□ Sheriff Service in the amount of \$42.00.	

	d costs are to be ley order, or deb		County Juvenile Cl	erk. Payments n	nay be made by c	cash, cashier's	
☐ This ma	atter shall be sch	eduled for	Hearing on	at	·		
□ The	e child and parer	nt, guardian, or legal	custodian(s) shall app	pear.			
	e child and parer der.	nt, guardian, or legal	custodian(s) need no	t appear if the c	hild has complied	d with the aforesaid	t
ENTERED t	his da	y of	, 20				
				The Honorable Juvenile Court (T.C.A. § 16-1-1	Judge/Magistrate	e	
			CERTIFICATE OF SER	VICE_			
-	-		e order has been deliv uals listed below this	•		•	
I hereby ce	rtify that a true a	and exact copy of th	<u>CERTIFICATE OF SER</u> e order has been deliv	Juvenile Court (T.C.A. § 16-1-1 VICE vered by U.S. ma	Judge/Magistrate 15) iil, by personal se	ervice, by emai	lor

	IN THE JUVENILE COURT	T OF COUNTY, TENNESSEE
П	N THE MATTER OF:	Case No
_	DOB:	<u></u>
	A Child Under 18 Years of Age at the time of the offense)	
СН	HARGE(S):	
	VIOLATION OF DCS HOME PLACEM	ENT SUPERVISION (AFTERCARE) ORDER – RECOMMIT TO DCS
vic		_ day of, 20, before the Honorable upon a ion filed by
	Those present were	
Th		nd evidence presented and the entire record, finds as follows:
		inst him/her and of his/her right to a hearing and an attorney. The child this matter. The Court finds that the meaning and effect of these rights
	☐ The child executed a Waiver of Right to	o Counsel with written waiver duly filed.
		ty/best interest/no contest) to the Violation of Home Placement d his/her rights to a trial of this matter in writing in a separate document.
	conditions in that the child has been adjuc	e evidence that the child violated the home placement supervision dicated of a new offense(s) eligible for commitment pursuant to T.C.A. § of (TCA), a Felony, which offense(s) would alt.
	,	idence that the child is in imminent risk of danger to the child's health or vices that are available only if the child is placed in the custody of the
	The Court finds the child meets the criteria home supervision shall be terminated.	a for recommitment to the Department of Children's Services and the
	•	amily crisis intervention program and it has been certified (in other less drastic measure other than court intervention exists, pursuant
	Continuation of the child in the home is coreasons:	ontrary to the best interests and welfare of the child for the following
	There is no less restrictive alternative to reservious physical harm to the child or to other	emoval of the child from the home that will reduce the risk of flight or of ners.
	Reasonable efforts were made to prevent the	he child's removal from the home, which include:
		ntain the child in the home based on an assessment of the family and the

Ш	Reasonable efforts to prevent removal were not required because
	☐ this Court or another Court of competent jurisdiction has previously determined that the parent has subjected the child(ren), or any sibling or half-sibling or any other child residing temporarily or permanently in the home, to aggravated circumstances as defined in T.C.A. § 36-1-102.
	\Box the parent has been convicted in a criminal court of one of the felony crimes against a child specified in T.C.A. § 37-1-166.
	\Box the parental rights of the parent to a sibling or half-sibling have been terminated involuntarily.
	The Department of Children's Services failed to provide reasonable efforts to prevent the child's removal from the me.
lt is	s, therefore, ORDERED, ADJUDGED AND DECREED that:
	The child is recommitted to the State of Tennessee, Department of Children's Services.
	The child is recommitted to the State of Tennessee, Department of Children's Services for a determinate period of
	Temporary custody of the child,, is hereby awarded to the State of Tennessee, Department of Children' Services, with the authority granted under T.C.A. § 37-1-140, including the authority to consent to any ordinary or necessary medical, surgical, hospital, psychological, psychiatric, institutional or education care.
	The Court further orders that all state, county, or local agencies with information or records relevant to the child's situation, including any public or private medical or mental health treatment resources and all educational facilities, shall release such information or records as are necessary for the management of this case to the Department of Children's Services.
	The child shall (full list of special probation conditions)
	The parent, guardian or legal custodian,, shall pay the following:
	□ Court costs in the amount of \$64.00.□ Sheriff Service in the amount of \$42.00.
	fees and costs are to be paid to the County Juvenile Clerk. Payments may be made by cash, cashier's eck/money order, or debit/credit card.
	This matter shall be scheduled for at
	☐ The child and parent, guardian, or legal custodian(s) shall appear.
	☐ The child and parent, guardian, or legal custodian(s) need not appear if the child has complied with the aforesaid order.
EN	TERED this day of, 20
	The Honorable (name) Juvenile Court Judge/Magistrate (T.C.A. § 16-1-115)

I hereby certify that a true and exact copy of the order has been delivered by U.S. mail, by personal service, by email or facsimile if service is so accepted, to the individuals listed below this ______ day of _______, 20___:

COMMITMENT TO DCS FOR D&N IN DELINQUENT/UNRULY CASE

			IN THE JUVENILE COURT OF	COU	NTY, TENNESSEE
IN	I TH	E MATTER OF:		Case No	
		ld Under 18 Ye e time of the o	_		
CH.	ARGI	E(S):			
			BENCH ORD	PER TO DCS CUSTODY	
pe	titio	n filed alleging	on to be heard on day of _ the above offense(s).		re the Honorable upon
Th	e Co	urt, having cor	nsidered the testimony and eviden	ce presented and the entire	e record, finds as follows:
	wa	s also advised		_	a hearing and an attorney. The child e meaning and effect of these rights
		The child exe	cuted a Waiver of Right to Counse	l with written waiver duly f	iled.
		The child req	uested appointed counsel to repre	sent him/her in this matter	r.
		parent, guard	based upon the affidavit of indiger dian or legal custodian(s) is/are ind C.C.A. § 37-1-126 and S.Ct. Rule 13,	igent, and thereby the child	after due inquiry made, that the digition digition digition distribution digition digition after the digition of the counsel digition digition and digition
		The Public De	efender is appointed to represent t	the child in this matter.	
			ds the Public Defender has a confli represent the child in this matter.		ore is
		parent, guard	based upon the affidavit of indiger dian or legal custodian(s) is/are not pursuant to T.C.A. § 37-1-126 and	t indigent and the child the	after due inquiry made, that the reby does not qualify for appointed
		The parent, g	uardian or legal custodian(s) advis	ed that they would retain c	counsel to represent said child in this
			l a plea of guilty/best interest/no of this matter in writing in a separate		ense(s) after having waived his/her
	The	e child entered	d a plea of not guilty to the followin	ng offense(s):	·
Th	is Co	ourt has jurisdi	ction over this action, and venue is	appropriate in this County	' .
					eglected pursuant to T.C.A. § 37-1-

12/6/2022 Fillinforms Page | 98

102(b).

likely to result in severe or irreparable harm. There is no less drastic alternative to removal available that would reasonably and adequately protect the child's health and safety pending a hearing. Continuation of the child in the home is contrary to the best interests and welfare of the child for the following reasons: There is no less restrictive alternative to removal of the child from the home that will reduce the risk of flight or of serious physical harm to the child or to others. ☐ Reasonable efforts were made to prevent the child's removal from the home, which include: ☐ It was reasonable to make no efforts to maintain the child in the home based on an assessment of the family and the child's circumstances that include: ☐ Reasonable efforts to prevent removal were not required because ☐ this Court or another Court of competent jurisdiction has previously determined that the parent has subjected the child(ren), or any sibling or half-sibling or any other child residing temporarily or permanently in the home, to aggravated circumstances as defined in T.C.A. § 36-1-102. ☐ the parent has been convicted in a criminal court of one of the felony crimes against a child specified in T.C.A. § 37-1-166. ☐ the parental rights of the parent to a sibling or half-sibling have been terminated involuntarily. ☐ The Department of Children's Services failed to provide reasonable efforts to prevent the child's removal from the home. It is, therefore, ORDERED, ADJUDGED AND DECREED that: Temporary custody of the child, _____, is hereby awarded to the State of Tennessee, Department of Children's Services, with the authority granted under T.C.A. § 37-1-140, including the authority to consent to any ordinary or necessary medical, surgical, hospital, psychological, psychiatric, institutional or education care. The Court further orders that all state, county, or local agencies with information or records relevant to the child's situation, including any public or private medical or mental health treatment resources and all educational facilities, shall release such information or records as are necessary for the management of this case to the Department of Children's Services. ☐ That ______ is hereby appointed as guardian ad litem for the child. That is directed to file a Dependency & Neglect Petition within two (2) days after the child is taken into custody excluding Saturdays, Sundays and legal holidays pursuant to T.C.A. § 37-1-115. ☐ The child and parent, guardian, or legal custodian(s) shall appear. The child and parent, guardian, or legal custodian(s) need not appear if the child has complied with the aforesaid order. **ENTERED** this ______ day of _______, 20____

The child is subject to an immediate threat to the child's health or safety to the extent that delay for a hearing would be

The Honorable (name)
Juvenile Court Judge/Magistrate
(T.C.A. § 16-1-115)

I hereby certify that a true and exact copy of the order has been delive	ered by U.S. mail, by I	personal service, by email o
facsimile if service is so accepted, to the individuals listed below this $_$	day of	, 20:

	IN THE JUVENILE COURT OFCOUNTY, TENNESSEE
IN	I THE MATTER OF: Case No
	DOB:
	Child Under 18 Years of Age the time of the offense)
СН	ARGE(S):
	ORDER APPOINTING GUARDIAN AD LITEM AND ALLOWING DISCOVERY
	IN A DELIQUENT/UNRULY PROCEEDING
	It appearing to the Court that this matter involves a delinquent/unruly petition . It further appears that the child,, is or may be a dependent, neglect or abused child because of the following evidence that has been ought to the attention of the Court:
inv inv ad Co	is therefore ordered that is hereby appointed as guardian ad litem for the child,, to estigate the dependency, neglect or abuse issues. The guardian ad litem shall file a dependency petition if the estigation warrants and shall continue to represent the child in the following matters as applicable: udicatory/dispositional phase, post-dispositional phase, termination of parental rights and all appeals before this urt, circuit court, Tennessee Court of Appeals and/or Tennessee Supreme Court, unless relieved of this appointment this Court in a subsequent order.
saf	f the guardian ad litem's investigation determines there is no dependency, neglect or abuse issues and the child may ely remain in the home or return to the home, then the guardian ad litem shall so notify the Court and file a motion withdraw.
inc	It appearing, based upon the affidavit of indigency filed in this cause, that the child and parent/guardian(s) are ligent pursuant to T.C.A. § 37-1-126 and compensation of the guardian ad litem shall be paid by the Administrative fice of the Courts.
	ADMINISTRATIVE FEE
	The administrative fee shall be waived by the Court due to lack of sufficient financial resources.
	The parent/guardian,, is hereby assessed an administrative fee in the amount of \$ pursuant to T.C.A. § 37-1-126.
	☐ This fee shall be paid to the Office of the Clerk of the Court prior to the disposition of the case or within two (2) weeks following the appointment of counsel, whichever shall first occur.
	☐ This fee shall be paid within 30 days.
	☐ This fee shall be paid as follows:
	PARTIAL REIMBURSEMENT OF COST OF GUARDIAN AD LITEM
	The parent/legal guardian,, is able to partially or totally reimburse the Administrative Office of the Court's expense of the guardian ad litem and shall pay into the Office of the Clerk of the Court the tota sum of \$ at a rate of \$ per or until further order of the Court.
	DISCOVERY

It is further ordered that, for the purpose of preparing for the adjudication of matters pending before the Court, the guardian ad litem shall have access to all documents and records pertaining to the child, including, but not limited

to, all records of the Department of Children's Services and any other medical, health care, educational and/or psychological/psychiatric records. The guardian ad litem is further authorized to interview any individuals having contact with or providing services to the child. All records and all information obtained by the guardian ad litem (including records related to the child or adults involved in this case) shall be maintained as confidential, for use only in the proceedings for which the guardian ad litem is hereby appointed. At the conclusion of these proceedings, any protected health information (as defined by C.F.R. 106.103) acquired by the guardian ad litem shall be returned to the Department of Children's Services or to the health care provider or shall be destroyed. Work products of the office of the District Attorney, counsel for the Tennessee Department of Children's Services or the police department and the identity of persons making reports/complaints to the Tennessee Department of Children's Services are excluded from this order for discovery. **ENTERED** this ______ day of _______, 20____ The Honorable (name) Juvenile Court Judge/Magistrate (T.C.A. § 16-1-115) **CERTIFICATE OF SERVICE** I hereby certify that a true and exact copy of the order has been delivered by U.S. mail, by personal service, by email or facsimile if service is so accepted, to the individuals listed below this _____ day of _____, 20__:

IN THE	E JUVENILE COURT OF	COUNTY, TENI	NESSEE
IN THE MATTER OF:		Case No	
	DOB:		
A Child Under 18 Years of A (at the time of the offense)	_		
CHARGE(S):			
	MOTION TO EXTEND CHILD	'S PLACEMENT IN DCS CUSTOD	Υ
Comes now	, Probation Officer, and	moves this Honorable Court to re	equests the Court extend the
child's commitment in custody o	of the Department of Children	s Services an additional six (6) mo	nths, and, in support thereof
would show that:			
The above-named child was	adjudicated on	as:	
$\ \square$ a delinquent child and pl	laced in DCS custody on		
\square an unruly child and place	ed in DCS custody on		
\square in violation of probation	and placed in DCS on		
☐ in violation of home place	cement supervision (aftercare) and placed in DCS custody on	
On	the above-name	d child will have been in DCS custo	dy for six (6) months.
Movant would assert that th	ne above referenced youth co	ntinues to be in need of evidence	-based treatment or services
which are being provided by a qu	ualified provider, and availabl	e only if the child is in DCS custody	<i>'</i> .
PREMISES CONSIDERED, Mo	vant would request that this	matter be set for hearing and, at	the conclusion thereof, this
Honorable Court enter an order	extending the child's commit	ment into DCS custody for a perio	d not to exceed an additiona
six (6) months.			
Dated:			
		Probation Officer	
	<u>1</u>	IOTICE	
This motion is scheduled	d to be heard on	at	

I hereby certify that a true and accu	rate copy of the foregoing Motion and Notice of Hearing has been delivered
via U.S. Mail with sufficient postage thereon, by	email, or hand-delivered to the following as designated below on the
the day of, 20	<u></u> :

IN THE JUVENILE COURT OF	COUNTY, TENNESSEE
IN THE MATTER OF:	Case No
DOB:	
A Child Under 18 Years of Age (at the time of the offense)	
CHARGE(S):	
ORDER ON MOTION TO EXTEND	CHILD'S COMMITMENT IN DCS CUSTODY
This matter came on to be heard on day of day of, upon Motion to Extend Child's	, 20, before the Honorable _ s Placement in DCS Custody.
Present for this hearing:	
Upon \square stipulation of the child \square the proof presente	d at the hearing and the entire record, the Court finds the
following:	
The child was committed into DCS custody on	as:
a delinquent child pursuant to T.C.A. § 37-1-131(a	a)(4).
an unruly child pursuant to T.C.A. § 37-1-132(b)(1	.).
☐ in violation of probation pursuant to ☐ T.C.A. § 3	37-1-131(a)(2)
☐ in violation of home placement supervision (after	care) pursuant to T.C.A. § 37-1-137(f).
The child will have been in DCS custody for a period of	six (6) months as of
The current placement of the child is	
The child is receiving services at this facility that are onl	y available to the child in DCS custody, to wit:
Based upon the services, the treatment or services the	child needs are are not evidence-based and will
will not be provided by a qualified provider.	
The child \square is \square is not in need of these services, such	that it is is is not in the child's best interest to remain in DCS
custody for a period not to exceed six (6) months.	

It is, therefore, **ORDERED**, **ADJUDGED AND DECREED** that:

The child,	, shall remain in DCS custody for an additional period
not to exceed six (6) months in duration. Th	ne Department of Children's Services shall continue to provide appropriate
placement and services for the child as reco	ommended.
The child,	, shall be placed on a trial home pass with
	effective
	, shall be released from DCS custody and custody is
	effective
	der T.C.A. § 37-1-140, including the authority to consent to any ordinary or
	ological, psychiatric, institutional or education care.
necessary medical, surgical, nospital, psycho	Singical, psychiatric, institutional of Education care.
ENTERED this day of	, 20
	Juvenile Court Judge/Magistrate
	CERTIFICATE OF SERVICE
I hereby certify that a true and exact copy o	of the order has been delivered by U.S. mail, by personal service, by email or
facsimile if service is so accepted, to the ind	lividuals listed below this day of, 20:

IN THE JUVENILE COURT OF	COUNTY, TENNESSEE
IN THE MATTER OF:	Docket No.
A Child Under 18/19 Years of Age	OB:
ORDER TO ASCERTAIN STATUS OF CU	STODY TO THE DEPARTMENT OF CHILDREN'S SERVICES
This matter came on to be heard on	day of, 20, before the
Honorable	pursuant to T.C.A. § 37-1-134(c) based on the dismissal of
the charges by the	Court.
Present for this hearing were:	
After a review of the child's status, the Court F	NDS AND ORDERS that
$\ \square$ shall continue in the custody of the De	partment of Children's Services, pursuant to the previous order
entered by the Juvenile Court of	County on
$\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ $	ne Department of Children's Services.
☐ This matter shall be scheduled for a	hearing on at
$\ \square$ The child and parent, guardian, or lega	custodian(s) shall appear.
 The child and parent, guardian, or legal aforesaid order. 	custodian(s) need not appear if the child has complied with the
ENTERED this the day of	, 20
	Juvenile Court Judge/Magistrate
9	EERTIFICATE OF SERVICE
I hereby certify that a true and exact copy of	the order has been delivered by U.S. mail, by personal service, by ema
or facsimile if service is so accepted, to the ind	viduals listed below this the day of
20:	

DENIAL/RESTRICTION OF DRIVER'S LICENSE

IN THE JUVENILE CO	OURT OF	COUNT	Y, TENNESSEE	
IN THE MATTER OF:		Case No.		
DOB:				
A Child Under 18 Years of Age (at the time of the offense)				
CHARGE(S):				
мотю	N FOR WITHDRA	WAL OF DENIAL ORDE	ER .	
Comes now,	. and n	noves this Court for a W	ithdrawal of Denia	l Order
reinstating driving privileges pursuant to T Order of Denial issued, which is attached.	C.C.A. § 55-10-701(c) which were suspende	d by this Court purs	suant to an
Child	Date	Parent		Date
This motion shall be heard on the	day of	2	on at	
This motion shall be neard on the	uay oi	, 2	.u at	··
	CERTIFICATE	OF SERVICE		
hereby certify that a true and exact copy facsimile if service is so accepted, to the in				
District Attorney General,				

	IIN I	HE JUVENILE COURT OF		COUNTY, TENNESSI	E E
11	N THE MATTER OF:		Cas	se No	
_		DOB:			
	Child Under 18 Years of the time of the offens	~			
СН	IARGE(S):				
		ORDER ON MOTI	ION FOR ORDEF	R OF WITHDRAWAL	
	This matter came on to e Motion for Order of W		of	_, 20, before the Honorab	ole upon
	Those present were				
	reinstated pursuant to fines; the completion	T.C.A. § 55-10-701(c), in of an approved alcohol an ovided the required proo	ncluding but not nd drug safety pr	ecessary requirements to have limited to the full payment of ogram as provided by the law am was completed; and/or th	all court costs and of the State of
	• •	e Court that the Movant l suant to T.C.A. § 55-10-7		ne necessary requirements to otion is denied.	have his/her driver's
				Motion is granted, and the Mo	
	It is, therefore, ORDE	RED, ADJUDGED AND DE	CREED that the N	Motion is denied.	
EN	ITERED this d	ay of	, 20	_	
				The Honorable (name) Juvenile Court Judge/Magis (T.C.A. § 16-1-115)	
		<u>CE</u>	RTIFICATE OF SEI	RVICE	
				ivered by U.S. mail, by person	-

IN THE JUVENILE CO	OURT OF	cou	NTY, TENNESSEE	
IN THE MATTER OF:		Case No		
DOB:				
A Child Under 18 Years of Age (at the time of the offense)				
CHARGE(S):				
МОТІ	ON FOR RESTRICT	ED DRIVER'S LICE	NSE	
Comes now,restricted driver's license for the purpose of by an Order of Denial issued by this Court	of	in t	-705 and moves this that driving privileges	Court to grant a were suspended
Child	Date	Parent		 Date
This motion shall be heard on the	day of		_, 20 at	
	CERTIFICATE	OF SERVICE		
I hereby certify that a true and exact copy facsimile if service is so accepted, to the in		-		

	IN THE JOVENIL	E COURT OF	COUNTY, TENNESSEE
II	N THE MATTER OF:		se No
	DOB: A Child Under 18 Years of Age at the time of the offense)		
CH	HARGE(S):		
	OR	DER ON MOTION FOR RES	TRICTED LICENSE
th	This matter came on to be heard on to be heard on to be heard on the Motion for Restricted Driver's Lice		, 20, before the Honorable upon
	Those present were		
	• •	convincing evidence that an ϵ	stricted driver's license pursuant to T.C.A. § 55-10-economic, educational or health-related hardship will
		Iship will result without the re	w by clear and convincing evidence that an economic, estricted license, and is not eligible for a restricted
			Motion is granted and and a restricted driver's license
	It is, therefore, ORDERED , ADJUD	GED AND DECREED that the N	Notion is denied.
ΕN	NTERED this day of	, 20	_
			The Honorable (name) Juvenile Court Judge/Magistrate (T.C.A. § 16-1-115)
		CERTIFICATE OF SE	RVICE
			livered by U.S. mail, by personal service, by email or s, 20:

FORENSIC EVALUATION

		IN THE JUVENILE COURT OF	COUNTY, TENNESSEE
IN TH	E MATTE		Case No
		DOB: 18 Years of Age f the offense)	
CHARGI	E(S):		
		UNDER T AND NON-CUS	ENT EVALUATION OF A CHILD .C.A. § 37-1-128(e) TODIAL ASSESSMENT BY TMENT OF CHILDREN'S SERVICES
appear (2) tha [.] assist t	ed to the t it would he Court	e Court that: (1) there is reason to believ d be in the best interests of the child to ι	, 20, before the Honorable It e that the child has a mental illness and/or mental retardation; undergo an evaluation to determine his or her mental status to we a thorough and complete assessment, it is necessary to artment of Children's Services (DCS).
It is, th	erefore,	ORDERED, ADJUDGED AND DECREED th	at:
1.		ild submit to an outpatient mental evaluand time specified by the center, but no la	ation at Mental Health Center on the ter than
2.	evaluat shall de	tion and, if necessary, ensure that the ch	ne mental health agency and arrange for an appointment for ild is transported to the agency for the examination. The YSO he petition to the appropriate individual at the agency. The YSO uments.
3.		oresentative of the Department of Childromplish a thorough assessment.	en's Services shall facilitate the gathering of information needed
4.		amining professional shall conduct an eva sing the following::	aluation and forward a written report to the Court within 30 days
	a.	Whether the child has a mental illness of	or mental retardation;
	b.	Whether the child is subject to voluntar	y admission or involuntary commitment;
	C.	The type of care, training and treatmen found;	t required to address any mental illness or mental retardation
	d.	Any resources available to provide such	services including but not limited to those provided by DCS.
	e.	Specific forensic issues:	
		1. Competent to stand trial	
		2. Mental condition at the time	of the offense
		3. Homicidal or Suicidal tendend	cies
		4	

- 5. If the professional attempting to perform the evaluation for mental illness or developmental disability determines that the evaluation cannot be performed on an outpatient basis, the Court may order the child placed in a hospital or treatment resource as defined by T.C.A. § 33-1-101, for the purposes of evaluation and for treatment necessary to the evaluation, for not more than thirty (30) days.
- 6. The mental health provider and DCS shall share any information or data on the child without a consent for release of information, including any information or data obtained from sources other than those referenced in this order. The mental health center and DCS are authorized to provide such information to any other provider recommended to the Court as necessary for additional services to the child.
- 7. The Department of Children's Services shall immediately proceed with a non-custodial assessment to determine the need for TennCare benefits and services provided by or accessed through the Department and shall report its findings to the Court and the mental health center within 15 days from date of this order. DCS or the provider shall urge the parent, legal guardian, or legal custodian to apply for TennCare benefits on behalf of the child. The representative of the Department of Children's Services shall meet with the family of the child as soon as possible to assist in the application for TennCare benefits. In the event the parent, legal guardian, or legal custodian refuses or is in any way unavailable to apply for TennCare benefits, DCS is authorized by this Court order to apply for TennCare benefits on behalf of the child.
- 8. The mental health center shall request services from TennCare, private insurance carrier or other potential payer as soon as possible after determination of any further treatment, care, training or other services recommended by the Court.
- 9. If an evaluation is requested for a misdemeanor charge then the cost of the evaluation is the responsibility of the county in which the charges originated.

ENTERED this	day of	, 20		
			The Honorable (nar Juvenile Court Judg (T.C.A. § 16-1-115)	ge/Magistrate
		CERTIFICATE OF SERV	/ICE	
I hereby certify that a true facsimile if service is so ac				y personal service, by email o , 20:
Approved for Entry:				
		——————————————————————————————————————	orney General	
Defense Counsel Address		Address	•	
Phone Number		Phone Num	ıber	

IN THE MATT	FR OF:					
IIN THE WATT	211 01 1			Case No.		
		DOB:				
	18 Years of Age of the offense)					
CHARGE(S):						
	AND NON	-CUSTODIAL	R INTPATIENT UNDER T.C.A. SOCIAL SERVIC SEE DEPARTME	§ 37-1-128(e) ES AND RESO	URCES ASSESSMENT BY	
This matter	came on to be hea	ard on	day of	, 20	, before the Honorable	·
pursuant to T.0		(1) was one	and the outpati	ent evaluator	concluded that the child be	
IT IS THEREFO	RE ORDERED THAT	·:				
Develo treatm	pmental Disabiliti ent at a mental he	es at the expeated	ense of the cou designated by t	nty where thi he Commissio	epartment of Mental Health s order originated, to underg ner of the Tennessee Depart om the date of admission.	go evaluation and
Court's facility agent	s Order and the sh has available suita determines that th ogether with a cer	eriff or othe able accomm ne receiving f	r transportatior nodations befor facility has avail	agent shall de e transporting able suitable a	e designated mental health fetermine that the receiving of the child. Once the sheriff concommodations he/she shadility on the date set by the	department or transportation II transport the
	aff of the mental h te of admission, fil	•			luation and not later than th	irty (30) days fron
a.	Whether the chi	ld has a men	tal illness;			

- b. Whether the child is subject to voluntary admission or involuntary commitment;
- c. The type of care, training and treatment required to address any mental illness;
- d. Any resources available to provide such services including but not limited to those provided by DCS;
- e. Specific forensic issues:
- f. Other issues: _____
- 4. The Department of Children's Services' representative shall facilitate gathering information necessary for a thorough assessment.
- 5. The mental health facility and DCS shall share any information or data on the child without a consent for release of information, including any information or data obtained from sources other than those referenced in this order. DCS shall share with the mental health facility the non-custodial social services and resources assessment within fifteen (15) days of the entry of this order. The mental health facility and DCS are authorized to provide

such information to any other provider recommended to the Court as necessary for additional services to the child.

- 6. The Department of Children's Services shall immediately proceed with a non-custodial assessment to determine the need for TennCare benefits and services provided by or accessed through the Department and shall report its findings to the Court and the mental health facility within 30 days from date of this order. DCS or the provider shall urge the parent, legal guardian, or legal custodian to apply for TennCare benefits on behalf of the child. The representative of the Department of Children's Services shall meet with the family of the child as soon as possible to assist in the application for TennCare benefits. In the event the parent, legal guardian, or legal custodian refuses or is in any way unavailable to apply for TennCare benefits, DCS is authorized by this court order to apply for TennCare benefits on behalf of the child.
- 7. The mental health facility shall request services from TennCare, private insurance carrier or other potential payer as soon as possible after determination of any further treatment, care, training, or other services recommended to the Court.
- 8. When the mental health facility notifies the Court that the evaluation is complete, it shall also notify the sheriff who upon notification shall return the child to the court as soon as practicable thereafter.

ENTERED this	day of	, 20	
		The Honorable (name) Juvenile Court Judge/Magistrate (T.C.A. § 16-1-115)	
		CERTIFICATE OF SERVICE	
		the order has been delivered by U.S. mail, by personal service, by eliduals listed below this day of, 20:	mail or
Approved for Entry	r:		
Defense Counsel Address Phone Number		District Attorney General Address Phone Number	

IN THE JOVEINILE COURT OF COUNTY, TEININESSE	IN THE JUVENILE COURT OF	COUNTY	, TENNESSE
--	--------------------------	--------	------------

ORDER OF REFERENCE

TO

THE DEPARTMENT OF CHILDREN'S SERVICES

To the Department	of Children's Services,	County,	Tennessee:	
	§ 37-1-128, you are directed 			
ENTERED this	day of	, 20		
			The Honorable (name) Juvenile Court Judge/Mag (T.C.A. § 16-1-115)	istrate
		CERTIFICATE OF SER	<u>VICE</u>	
	t a true and exact copy of the is so accepted, to the individ			· · · · · · · · · · · · · · · · · · ·
		INFORMATION		
Child's Name:				
Residing with:				
Reasons for Referra	al:			

TRANSFER HEARING TO CRIMINAL COURT

	IN THE JUVENILE COURT OF	COUNTY, TENNESSEE
IN THE MATTER OF:		Case No
	DOB:	
A Child Under 18 Yea (at the time of the of	_	
CHARGE(S):		
	ORDER O	F TRANSFER
petition filed by the St		, 20, before the Honorable upon I to be tried as an Adult under T.C.A. § 37-1-134.
		presented and the entire record, finds as follows:
☐ There is proba	able cause to believe that the child co	ommitted the offense of
		ld committed the offense of
There is probadisabled or m		committable to an institution for the developmentally
There is not p disabled or m		ld is committable to an institution for the developmentally
There is probarestraint or di		the community require that the child be put under legal
There is not p legal restraint		s of the community do not require that the child be put under
☐ The child has	a prior delinquency record, including	;
☐ The child does	s not have a prior delinquency record	i .
☐ The child has	received past treatment, including _	
☐ The child has	not received past treatment.	
☐ The offense w	as alleged to have been committed i	in an aggressive and premeditated manner.
☐ The offense w	as not alleged to have been commit	ted in an aggressive and premeditated manner.
☐ The alleged of	ffense was an offense against person	ı .
_	ffense was an offense against proper	
	ffense was an offense against person	
☐ The alleged of	ffense was not an offense against per	rson or property.
☐ The child is be	eyond rehabilitation under the juveni	ile justice system.

	The child is not beyond rehabilitation under the juvenile justice system.	
	The child's conduct would be a criminal gang offense, as defined in T.C.A. § 40-35-121, if committed by an adult.	
	The child's conduct would not be a criminal gang offense, as defined in T.C.A. § 40-35-121, if committed by adult.	ı an
It is, the	nerefore, ORDERED, ADJUDGED AND DECREED that:	
	the child is transferred from this Court to the to be tried as an adult.	
	□ Bond in this matter is set at \$	
	□ No Bond is set in this matter.	
	the child is not transferred to be tried as an adult.	
	This matter shall be scheduled forHearing on at	
	The child and parent, guardian, or legal custodian(s) shall appear.	
ENTERI	ED this day of, 20	
	The Honorable (name) Juvenile Court Judge/Magistrate (T.C.A. § 16-1-115)	
	(1.C.A. 9 10-1-115)	
	CERTIFICATE OF SERVICE	
	by certify that a true and exact copy of the order has been delivered by U.S. mail, by personal service, by emailile if service is so accepted, to the individuals listed below this day of, 20:	l or

IN THE JUVENILE COUP	RT OF		COUNTY,	, TENNESSEE	
IN THE MATTER OF:			Case No).	
A child under 18 years of age (at the time of the offense)					
ORD	ER TO TRAN	ISPORT -	DEFENDANT		
To the Sheriff of County:					
You are hereby commanded to transport Juvenile Court for a hearing for			from the AM/PM in		
ENTERED this day of		, 20	_		
			The Honorable (r Juvenile Court Ju (T.C.A. § 16-1-11	dge/Magistrate	

12/6/2022 Fillinforms Page | **119**

EXPUNCTION

	IN THE JUVENILE CO	URT OF	COUNTY, TENN	IESSEE	
11	N THE MATTER OF:		Case No		
	DOB: A Child Under 18 Years of Age at the time of the offense)				
	MOTION FOR	EXPUNCTION OF J	UVENILE COURT RECORDS	;	
ex	omes, epunction of the juvenile court records rel atutes/ordinances:	lated to case number	(s), involving the violation of	is Court for an order of the following	
In	support of this Motion, movant states th	at:	_		
	The case was disposed by an informal year since I successfully completed the	•			
	The case was disposed by an informal adjustment, pretrial diversion, or judicial diversion; it has been less than 1 year since I successfully completed the informal adjustment, pretrial diversion, or judicial diversion, and I am requesting that the Court find by clear and convincing evidence that I successfully completed all requirements and that I have made such an adjustment of circumstances that the expunction serves my best interest and that of the community.				
	The case involved a delinquent adjudica since I successfully completed and was			•	
	The case involved a delinquent adjudication recent delinquency or unruly adjudication been convicted of a criminal offense for never been convicted of a sexual offense from juvenile court pursuant to T.C.A. § a violent juvenile sexual offense as defined.	ion. I have never been Illowing transfer from e as defined in T.C.A. 37-1-134, or as an ac	n convicted of a criminal offen n juvenile court pursuant to § 40-39-202, whether in juve dult; and I do not have an ad	ense as an adult; I have never T.C.A. § 37-1-134; and I have enile court, following transfer	
	The case involved a delinquent felony of the Court find by clear and convincing esuch an adjustment of circumstances community.	evidence that I have s	uccessfully completed all red	quirements, and I have made	
	The case was dismissed (not as a result	of an informal adjust	ment, pretrial diversion, or j	udicial diversion.)	
Ch	nild	 Date	Parent	Date	

This motion shall be heard on the	day of	, 20	_at	
	CERTIFICATE OF SI	<u>ERVICE</u>		
I hereby certify that a true and exact copersons on this theday of	• •	•	age prepaid, to the	e following

			IN THE JUVENILE COURT OF	COUNTY, TEI	NNESSEE
IN	ΙTΗ	E M	ATTER OF:	Case No	
			DOB:		
			nder 18 Years of Age ne of the offense)		
CHA	ARG	E(S):			
			ORDER ON MOTION FOR EXPUNC	CTION OF JUVENILE COURT R	ECORDS
			matter came on to be heard on day of _ Motion for Expunction of Juvenile Court Record		e Honorable
	-	Thos	e present were		
			urt, having considered the testimony and evided urt, having considered the movant's entire reco	•	cord, finds as follows:
			rsuant to T.C.A. § 37-1-153(f)(3), (4), or (5), case informal adjustment, pretrial diversion, or judic	* * -	was/were disposed by
			has proven by clear and convincing evidence the completed the informal adjustment, pretrial discontinuous convincing evidence the complete the informal adjustment.	-	nce the movant successfully
			has failed to prove by clear and convincing evid successfully completed the informal adjustmen		•
		inf	rsuant to T.C.A. § 37-1-153(f)(7), case number(s) ormal adjustment, pretrial diversion, or judicial ccessfully completed the informal adjustment, p	diversion; it has been less than	1 year since the movant
			has proven by clear and convincing evidence the circumstances that the expunction serves the		•
			has failed to prove by clear and convincing evic circumstances that the expunction serves the		-
			rsuant to T.C.A. § 37-1-153(f)(8), case number(s judication of a misdemeanor or unruly adjudicat		nvolved a delinquent
			has proven by clear and convincing evidence the completed and was discharged from probation	-	nce the movant successfully
			has failed to prove by clear and convincing evid successfully completed and was discharged from		•
			rsuant to T.C.A. \S 37-1-153(f)(1)(A), case numbe judication, the movant is 17 years of age or olde		nvolved a delinquent or unruly
			has proven by clear and convincing evidence the delinquency or unruly adjudication; the movar has never been convicted of a criminal offense	t has never been convicted of a	criminal offense as an adult;

37-1-134; has never been convicted of a sexual offense as defined in T.C.A. § 40-39-202, whether in juvenile

			an adjudication of delinquency for a violent juvenile sexual offense as defined in T.C.A. § 40-39-202.
			has failed to prove by clear and convincing evidence that it has been at least 1 year from the movant's most recent delinquency or unruly adjudication; the movant has never been convicted of a criminal offense as an adult; has never been convicted of a criminal offense following transfer from juvenile court pursuant to T.C.A. § 37-1-134; has never been convicted of a sexual offense as defined in T.C.A. § 40-39-202, whether in juvenile court, following transfer from juvenile court pursuant to T.C.A. § 37-1-134, or as an adult; and does not have an adjudication of delinquency for a violent juvenile sexual offense as defined in T.C.A. § 40-39-202.
			rsuant to T.C.A. § 37-1-153(f)(1)(B) or (C), case number(s) involved a delinquent unruly adjudication, and the movant:
			has proven by clear and convincing evidence that the movant has maintained a consistent and exemplary pattern of responsible, productive and civic-minded conduct for 1 or more years immediately preceding the filing of the expunction petition.
			has failed to prove by clear and convincing evidence that the movant has maintained a consistent and exemplary pattern of responsible, productive and civic-minded conduct for 1 or more years immediately preceding the filing of the expunction petition.
			has proven by clear and convincing evidence that the movant has made such an adjustment of circumstances that the expunction serves the movant's best interest and that of the community.
			has failed to prove by clear and convincing evidence that the movant has made such an adjustment of circumstances that the expunction serves the movant's best interest and that of the community.
		Pu	rsuant to T.C.A. § 37-1-153(f)(6), case number(s)was/were dismissed.
lt i	s, th	eref	fore, ORDERED, ADJUDGED AND DECREED that
	Th	e mo	otion for expunction is granted and the Clerk shall expunge the following case
	nu	mbe	er(s)
	ord sea	der d aled	URTHER ORDERED , pursuant to T.C.A. § 37-1-153(f), that the clerk shall maintain and place under seal the of expunction, the original delinquent or unruly petition, and the order of adjudication and disposition. The orders and petition shall not be released to anyone except at the written request of the movant or in use to an order of a court with proper jurisdiction.
	Th	e mo	otion for expunction is denied and the Clerk shall not expunge the requested records.
EN	TER	ED t	this day of, 20
			The Honorable (name) Juvenile Court Judge/Magistrate (T.C.A. § 16-1-115)
			CERTIFICATE OF SERVICE
			ertify that a true and exact copy of the order has been delivered by U.S. mail, by personal service, by email or service is so accepted, to the individuals listed below this day of, 20:

court, following transfer from juvenile court pursuant to T.C.A. § 37-1-134, or as an adult; and does not have

	IN THE JUVENILE C	OURT OF		COUNTY, TENNESSE	E
IN THE MATTER OF:				Case No.	
A child under 18 year	-				
TO ANIVLANCE III OF	TICED.	ATTACHIV	IENT OF CHIL	.D	
TO ANY LAWFUL OF	FICEK:				
appearing to the Co		cial determinatio		Rules of Juvenile Practice bable cause to believe the	
others, □ the child ma □ service of a	y abscond or be remo	oved from the jui a would be ineff	risdiction of th ectual or the p	parties are evading service	
Judge of the on the charges of: _	County Juvenile	Court, located a	t	county, and have him/he instanter, then and there	_
ENTERED this	day of, 20	0			
			The Honora		
			Juvenile Co (T.C.A. § 16	urt Judge/Magistrate -1-115)	
		OFFICE	R'S RETURN		
Came to hand this _	day of			, 20 and execu	uted.
This day of	, 20		Serving Off	icer	
ADDRESS: (address)					
SEX: RACE	: DOB:	SSN:			
	/EIGHT: HAI				
	s who reside	s at and	Father is	who resides at	
SCHOOL:		WORK:			
Last grade:	Status:		_		
POSSIBLE WHEREAB	OUTS:				

IN THE MATTER OF:	Case No.
A child under 18 years of age (at the time of the offense)	
TO ANY LAWFUL OFFICER:	VIOLATION OF PROBATION ATTACHMENT
	7-1-122 and Rule 109 of the Tennessee Rules of Juvenile Practice and Procedure and it on a judicial determination, there is probable cause to believe the child is in need of the rt because
the child poses a signification healththe child poses a signification	ant likelihood of significant injury or sexual assault to another person ant likelihood of danger to self, such that a delay would endanger the child's safety or ant likelihood of damage to property ed by the supervising person, persons, or entity after documented efforts to locate the
☐ the child failed to appear	for a court proceeding
Judge of the County	e body of <u>(name)</u> if to be found in your county, and have him/her brought before the Juvenile Court, located at, instanter, then and there to answer to the State OCS/ Supervised County/ Unsupervised County/ Intensive) Probation (TCA 37-1-131), a, 20
	The Honorable (name)
	Juvenile Court Judge/Magistrate (T.C.A. § 16-1-115)
	OFFICER'S RETURN
Came to hand this d	ay of, 20 and executed.
This day of, 2	0 Serving Officer
ADDRESS: (address) SEX: RACE: HEIGHT: WEIGHT: wh PARENTS: Mother is wh SCHOOL: Last grade: Status: _	HAIR: EYES: no resides at and Father is who resides at
POSSIBLE WHEREABOUTS:	

IN THE JUVENILE COURT OF ______ COUNTY, TENNESSEE

REMARKS: _____

IN THE JUVENILE COURT OF	COI	COUNTY, TENNESSEE			
IN THE MATTER OF:		Case No			
DO	B:				
A Child Under 18 Years of Age (at the time of the offense)					
WRITTEN AGREE	EMENT FOR PRE-DISF	POSITION RISK AND NEEDS ASSESSMENT			
· · · · · · · · · · · · · · · · · · ·		sessment if you are placed on judicial diversion or found guilty uent charge is a charge that would be a crime if you were an			
		ndations about what you will be ordered to do while on ere you might need help so that you do not get into further			
or before anything further happens	in court if you, your pa assessment. If you agre	you are placed on judicial diversion, found guilty by the judge arent or legal guardian, and attorney (if you have an attorney) ee to take the assessment, the judge may look at it before any			
	een provided answers	e read this form and have asked questions about anything so that you understand. You agree to take the assessment			
Child's Signature Child's Address	Date	Parent, Guardian, Legal Custodian's Signature Date			

	IN THE JUVENILE CO	OURT OF	COUNTY, TENNESSEE			
E MATTER OF:			Case No			
	DOB:					
	•					
E(S):						
		NUNC PRO TU	NC ORDER			
The Court no	w vacates the	order dated	in its entirety.			
The Court nov	w orders the entry of	:	corrected Nunc Pro Tunc as follows:			
The e	ntry incorrectly state	s as follows:				
The C	ourt now orders it to	correctly read as fo	llows:			
	•	ion, the remainder o	of the order is reaffirmed. All of which is now EXAMINED			
			corrected Nunc Pro Tunc to include the following			
ED this	day of		20			
			The Honorable (name) Juvenile Court Judge/Magistrate (T.C.A. § 16-1-115)			
		CERTIFICATE C	DF SERVICE			
		of the order has bee	n delivered by U.S. mail, by personal service, by email or			
	Id Under 18 Yea e time of the or E(S): The Court now The e The C With the above and APPROVE The Court now paragraphs w	E MATTER OF:	E MATTER OF:			

IN THE JU	JVENILE COURT OF		COUN	ΓY, TENNESSEE	
IN THE MATTER OF:		Case	No		
	_ DOB:				
A Child Under 18 Years of Age (at the time of the offense)					
CHARGE(S):					
	ORDER ALLOWING SU	JBSTITUTIO	N OF COUNS	SEL	
This matter came on to be he request of the	ard on day of	, 2	0, before t	:he Honorable	on a
□ public defender's office□ attorney,					
to be allowed to withdraw as the substitute counsel in this matter		ey of record i	n this matter f	for good cause sho	wn and to appoint
The Court FINDS AND ORD counsel of record and is hereby					d to withdraw as
The Court further ORDERS for				_ is hereby appoint	ed as the attorney
ENTERED this day of	·	, 20			
		J	The Honorable Juvenile Court (T.C.A. § 16-1-	Judge/Magistrate	
	<u>CERTIFICA</u>	ATE OF SERV	<u>ICE</u>		
I hereby certify that a true and facsimile if service is so accepte					

ADULTS

	IN THE JUVENILE COUR	T OF		_ COUNTY, TENNES	SEE
IN THE MATTER OF: INI – DOB AGE				Case No.	
PARENT NAME (Petitioner/Respond	dent/Responsible Party)				
	OF	RDER TO TRANSPOR	RT - ADU	ILT	
To the Sheriff of	County:				
You are hereby com County Juvenile Cou <u>Courtroom</u> .	manded to transport rt for a hearing for	(NAME; DOB; SSN) on	at	from the AM/PM in	to the <u>'s</u>
Further, (NAME; of said hearing.	DOB; SSN)s	shall be returned to th	ne		upon the conclusion
ENTERED this	day of	, 20	_		
			Juven	onorable (name) ile Court Judge/Ma § 16-1-115)	gistrate

IN THE MATTER OF: INI – DOB AGE	Case No.
PARENT NAME (Petitioner/Respondent/Responsil	ble Party)
	ORDER TO SHOW CAUSE - ADULT
TO: NAME AND ADDRESS	
	pear before the County Juvenile Court, located at for Show Cause Hearing on at AM/PM to show cause why you
should not be held in Contempt of Failure to Appear in court	on, as directed by an order dated
If you fail to appear as ordered	herein, a warrant for your arrest will be issued.
ENTERED this day of	, 20
	The Honorable (name) Juvenile Court Judge/Magistrate (T.C.A. § 16-1-115)
	CERTIFICATE OF SERVICE act copy of the order has been delivered by U.S. mail, by personal service, by email or to the individuals listed below this day of, 20:
	OFFICER'S RETURN
RETURN: This summons came to h	nand this day of, 20, and executed by:
Delivering the within summon Unable to serve because	ns to the above addressee

IN THE JUVENILE COURT OF ______ COUNTY, TENNESSEE



for assistance call