PCS Code: SDR TCS Code: SDH

STATE OF MICHIGAN JUDICIAL CIRCUIT - FAMILY DIVISION COUNTY

SUPPLEMENTAL ORDER OF DISPOSITION (DELINQUENCY PROCEEDINGS)

CASE NO.
PETITION NO.

JUDGE

	JODGE					
Court address	Court telephone no.					
In the matter of First and last name(s), alias	s(es)					
1. Date of hearing:	Judge/Referee:					
	d jurisdiction ☐ Probation violation hearing					
•	, the juvenile was placed with					
	in the temporary custody of the court.					
4. Notice of hearing was served as re	equired by law.					
☐ 5. The juvenile appeared in court i	n person with the parent(s), guardian, legal custodian, or guardian ad litem, and ney. $\ \Box$ waived representation by an attorney.					
THE COURT FINDS:						
Return of the juvenile to his or her juvenile or society.	parents \square would \square would not cause a substantial risk of harm to the					
☐ 7. The juvenile ☐ did ☐ did	d not violate probation. Supplemental petitions regarding the violation are dated:					
☐ 8. There ☐ is ☐ is not	reasonable cause to believe that the juvenile violated the following court order(s):					
Name and data of and a	because:					
Name and date of order						
☐ 9. Restitution has been made as o	ordared					
☐ 10. The juvenile has not been reha						
☐ 11. The juvenile presents a seriou						
	en successfully completed (for use when terminating jurisdiction).					
·	☐ 13. The juvenile has reached an age no longer within the jurisdiction of the court (for use when terminating jurisdiction).					
 14. The juvenile must be placed in an institution outside Michigan because a. institutional care is in the best interests of the juvenile, b. equivalent facilities to meet the juvenile's needs are not available within Michigan, and c. the placement will not cause undue hardship. 						
\Box 15. It is contrary to the welfare of t	the juvenile to remain in the home because:					
☐ 16. Placement of the juvenile in a savailable considering the best	secure facility is necessary because there is no appropriate less restrictive placement interests of the juvenile because:					

Reference Note: The term "department" refers to the Michigan Department of Health and Human Services.

Approved, SCAO Form JC 57, Rev. 4/21 MCL 712A.15, MCL 712A.18, MCL 712A.18a, MCL 712A.18c, MCL 712A.18d, MCL 712A.19, MCL 712A.20, MCL 712A.24, MCL 722.123a, MCR 3.944, MCR 3.945 Page 1 of 3

Supplen Page 2 c	nental Order of Dispositio of 3	n (Delinquency	Proceedings) (4	4/21)	•	Case No		
□ 17.	The needs of the child cannot be met in a the most effective a with the goals in th can be met in a for provide the most e not consistent with	foster family land appropriate permanence ter family hor fective and a	ate level of care by plan for the o me, placement appropriate leve	e for the child child. of the child ir el of care for t	in the least restric a qualified resid he child in the lea	ctive environmen ential treatment	t, and is consistent program does not	
□ 18.	☐ a. Reasonable effo ☐ b. Reasonable effo prevent or elimin	orts were mad	de prior to the p	placement of t		ter or other out-o		
□ 19.	 □ a. Reasonable efforts □ were □ were not made to preserve and reunify the family to make it possible for the juvenile to safely return to the juvenile's home. (Specify reasonable efforts below, and if applicable, the reasons for return.) □ 1) Reasonable efforts for reunification should be continued. □ 2) Those reasonable efforts were successful and the juvenile should be released to 							
	Name(s) of p	arent(s), guardia	n, or legal custodi	an			·	
	The reasonable	efforts includ	e: (Specify.)					
	☐ b. Reasonable effo				nake it possible fo	or the juvenile to	safely return to the	
□ 20.	Reasonable efforts	□ have	☐ have not	been made	to finalize the co	urt-approved pe	rmanency plan of	
	The reasonable effort	s made to fin	alize this court	-approved pe	rmanency plan in	clude: (Specify.)*		
21. Ot	her findings:							

*MCL 712A.19a provides that the permanency planning hearing shall not be delayed beyond 12 months from the **most recent** date of removal of the juvenile and every 12 months thereafter.

hearing.

Note: If the juvenile had been previously removed from the home, was then returned to the home, and is being removed again through this order, contrary to the welfare and reasonable efforts findings must be made even though the findings had been made at a prior

Supplemental Order of Disposition (Delinquency Proceedings) (4/21 Page 3 of 3) Case No				
IT IS ORDERED: 22. Prior orders remain in effect except as modified by this ☐ 23. The juvenile is returned to his or her parent(s)/guard					
24. The juvenile shall remain in the					
☐ 25. Pursuant to MCL 712A.18(1)(k), the juvenile's place or extended. The plan for juvenile's release is as follows:	ment shall not exceed 7 days. This order may not be renewed ows:				
\square 26. The juvenile's placement shall be changed to					
\square 27. The juvenile's placement in a qualified residential tre	atment program is is not approved.				
28. \square a. The juvenile is referred to the department for placement and care under MCL 400.55(h).					
 b. The juvenile is placed in and shall satisfactorily department. After satisfactorily completing the 	complete the juvenile boot camp program established by the program, the juvenile shall be placed in the home of				
and shall complete a minimum of 120 to a max community.	rimum of 180 days of intensive supervised probation in the				
appointed special guardian to receive any ben	nder MCL 803.301 (Y.R.A.). The director of the department is efits now due or to become due to the juvenile from the sfer to the department, temporary placement is as follows:				
 ☐ 34. The next review hearing is					
☐ The juvenile shall remain in the					
☐ The juverille's placement shall be changed to					
Recommended by					
	Referee signature and date				
	Judge signature and date				