STATE OF MICHIGAN

CASE NO.

COUNTY (DESIGNATED CASE)			PETITION NO.			
ORI Court ac	Idvana		JUDGE		Court telephone no.	
MI-	acress				ourt telephone no.	
		CTN/TCN		SID	DOB	
In the matter of ${\text{First and last name(s), alias(e)}}$	es)					
1. Date of hearing:						
THE COURT FINDS:						
2. A judgment of conviction for the follow	wing offense(s) was entered on ₋					
CONVICTED BY DISMISSED		Date	<u> </u>	CHARGE	CODE(S)	
Count Plea* Court Jury BY*	CRIME	CRIME MCL citation/PACC Code		PACC Code		
*Insert "G" for guilty plea, "NC" for nolo contendere	e, or "MI" for quilty but mentally ill, "D" for	dismissed by c	ourt or "NP" for o	dismissed b	y prosecutor/plaintiff.	
☐ 3. The offense adjudicated is abstract	stable to the Secretary of State u	nder MCL 2	:57.625(21)(a	n). MCL 2	57.732.	
MCL 324.80131, MCL 324.81134(•		.01.020(2.7)(0	.,,	····· ·· · · · · · · · · · · · · · · ·	
The juvenile's driver's license num	ber is				·	
☐ 4. The licensing sanction is reportable	e to the Michigan State Police u	nder MCL 2	57.625(21)(b).		
Revoked. Suspended	days. ☐ Restricted	d	days.			
\square 5. HIV testing and sex offender regis	tration are completed.					
☐ 6. The juvenile's biometric data has be more.	peen collected according to MCL	. 28.243 for	all offenses p	ounishabl	e by 93 days or	
\square 7. A DNA sample is already on file wi	ith the Michigan State Police from	n a previou	s petition. No	assessm	nent is required.	
8. Specific findings of fact and law, inclured record.	uding findings regarding each fac	ctor in MCL	712A.18(1)(n	n), were r	nade on the	
9. The best interests of the public would be delayed.	d be served by sentencing juveni	le as an adı	ult. A sentend	e of impr	isonment should	
\square 10. The juvenile used a firearm in co	mmitting the crime and must be	placed in de	etention.			
IT IS ORDERED:						
11. The sentence of imprisonment is de	elayed until further order of the co	ourt.				
12. The juvenile is placed on probation	in the temporary custody of the	court. (See s	eparate order.)			
1 0010	51.111.1					

Approved, SCAO Form JC 73, Rev. 7/21

MCL 12.206, MCL 712A.18(1)(m), MCL 712A.18k, MCR 3.936, MCR 3.955(D)
Page 1 of 2

Distribute form to: Court Juvenile Michigan State Police CJIC

Prosecutor

Order Delaying Sentence (Designated Case) (7/21) Page 2 of 2	Case No
Department of Health and Human Services. After in the home of	nplete the juvenile boot camp program established by the Michigan satisfactorily completing the program, the juvenile shall be placed under the supervision of mof 180 days of intensive supervised probation in the community.
	num state costs for each count, restitution, crime victim rights fee, reimbursement, NA assessment. Parental reimbursement, if any, may be entered on a separate
date are subject to a 20% late penalty on the amount	Fine, costs, and fees not paid within 56 days of the due t owed.
	detention facility for he director or designee of the custodial facility is authorized to all and dental care for the juvenile and emergency medical, dental,
☐ 17. Other:	
18. Review hearing:	
	Judge signature and date
NOTICE: Violation of probation may result in this order be	eing revoked and a term of imprisonment ordered.

NOTE: Contrary to the welfare and reasonable efforts findings only need to be made if the findings had not already been made at a prior hearing and this is the first time the juvenile has been removed from the home.