STATE OF MICHIGAN JUDICIAL CIRCUIT - FAMILY DIVISION COUNTY

ADVICE OF RIGHTS REGARDING APPEAL (CHILD PROTECTIVE PROCEEDINGS)

CASE NO.
PETITION NO.
JUDGE

Court address Court telephone no.

- 1. You have the right to appeal
 - a. any order removing your child(ren) from your care and custody.
 - b. an initial order of disposition following adjudication. This appeal may include any issues leading to disposition, including any errors in the adjudicatory process.
- 2. If you cannot afford to hire an attorney for an appeal of right, the court will appoint one for you.
- 3. If you cannot pay for the transcripts necessary for your appeal, the court will pay for them.
- 4. You may be barred from challenging the assumption of jurisdiction or the removal of your child(ren) from your care and custody in an appeal from an order terminating parental rights if you do not timely file an appeal under MCR 3.993(A)(1), 3.993(A)(2), or a delayed appeal under MCR 3.993(C).
- or by filing an application for leave to appeal with the Michigan Court of Appeals.

5. You may challenge the continuing exercise of the court's jurisdiction over your child(ren) by filing a motion for rehearing,

Respondent's signature

Respondent's name (type or print)

USE NOTE: This form is used when removing a child, accepting a plea, after a trial verdict, and upon entry of an order of disposition. For advice of rights after terminating parental rights, use form JC 44. If termination of parental rights occurs at initial disposition, the court must provide both JC 44 and JC 111.