**MI Hearing Service Data Model**

**8/6/2014**

**Hearing Type Possible Outcomes**

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| Preliminary Inquiry | Petition authorized  Petition not authorized  Refer to alternative services  Placed on the Consent Calendar  Placed on diversion  Attorney appointed  Next hearing scheduled (if appropriate)  Determine notice issues (who and how)  Adjournment |
| Preliminary Hearing | Petition authorized  Petition not authorized  Refer to alternative services  Placed on the Consent Calendar  Placed on diversion  Attorney appointed  Placement determination  Title IV-E language (if necessary)  Bond may be set if out of home placement is ordered (detention, jail, foster home, shelter care)  Next hearing scheduled (if appropriate)  Determine notice issues (who and how)  American Indian tribe or band notified (status cases only)  Adjournment |
| Pre-trial Conference | Adjudication hearing set  Bench trial set  Jury trial set  Case dismissed  Other stipulations (agreements) between the parties noted  Order for competency evaluation requested  Adjournment |
| Adjudication | Plea is accepted  Plea is rejected  Plea is taken under advisement  Order fingerprinting  Order an abstract to Sec. of State  Order licensing sanctions  Placement determination  Title IV-E language (if necessary)  Bond may be set if out of home placement is ordered (detention, jail, foster home, shelter care)  Next hearing scheduled (if appropriate)  Adjournment |
| Bench Trial | Guilty or not guilty determination by judge or referee  Order fingerprinting  Order an abstract to Sec. of State  Order licensing sanctions  Placement determination  Title IV-E language (if necessary)  Bond may be set if out of home placement is ordered (detention, jail, foster home, shelter care)  Next hearing scheduled (if appropriate)  Adjournment |
| Jury Trial | Guilty or not guilty determination by jury  Order fingerprinting  Order an abstract to Sec. of State  Order licensing sanctions  Placement determination  Title IV-E language (if necessary)  Bond may be set if out of home placement is ordered (detention, jail, foster home, shelter care)  Next hearing scheduled (if appropriate)  Adjournment |
| Competency/Hearing | The juvenile is competent  The juvenile is not competent to proceed and will remain incompetent  The juvenile is not competent to proceed but may be restored to competency  The proceedings on the charges shall proceed immediately  The proceedings on the charges are suspended pending restoration efforts  The case is dismissed  Adjournment |
| Disposition Hearing | Warn and dismiss  Probation  Placement determination  Refer to Michigan DHS for placement and care  Title IV-E language (if necessary)  Order HIV, Sex offender registration and/DNA testing  Order an abstract to Sec. of State  Order licensing sanctions  Order costs, fees, etc. (victim rights, state costs, court fees, restitution, etc. )  Next hearing scheduled (if appropriate)  Adjournment |
| Dispositional Review | Continue Probation  Modify previous dispositional orders  Placement determination  Continue Referral to Michigan DHS for placement and care  Title IV-E language (if necessary)  Next hearing scheduled (if appropriate)  Adjournment  Release of jurisdiction |
| Detention Hearing | Plea accepted to probation violation  Modify previous dispositional orders  Set a probation violation hearing  Probation violation dismissed  Placement determination  Title IV-E language (if necessary)  Adjournment |
| Probation Violation Hearing | Plea accepted to probation violation  Finding the juvenile violated probation  Finding the juvenile did not violate probation  PV dismissed  Modify previous dispositional orders  Placement determination  Next hearing scheduled (if appropriate) |
| Phase I Waiver Hearing | Determine probable cause  Phase I waived by parties  Deny the motion to waive  Schedule Phase II hearing  Placement determination  Adjournment |
| Phase II Waiver Hearing | The motion to waive jurisdiction is denied and the case shall proceed under the juvenile code  The motion to waive jurisdiction is granted and the case is transferred to the court having general criminal jurisdiction  Placement determination  Next hearing scheduled (if appropriate)  Adjournment |
| Designation Arraignment | Petition authorized  Petition authorized  Placement determination  Title IV-E language (if necessary)  Bond may be set if out of home placement is ordered (detention, jail, foster home, shelter care)  Next hearing scheduled (if appropriate)  Fingerprinting ordered  Adjournment |
| Designation Preliminary Examination | Preliminary examination waived  Probable cause does exist  Probable cause does not exist  Next hearing scheduled (if appropriate)  Placement determination  Adjournment |
| Designation Hearing | The request for designation is granted  The request for designation is not granted  Next hearing scheduled (if appropriate)  Placement determination  Adjournment |
| Designation adjudication or trial | Determine if guilty or not guilty  Order fingerprinting  Schedule sentencing hearing  Placement determination  Bond may be set if out of home placement is ordered (detention, jail, foster home, shelter care)  Adjournment |
| Designation Sentencing | Sentence as an adult  Blended sentence (juvenile probation with option to return for adult sentence)  Juvenile disposition  Order HIV, Sex offender registration and/DNA testing  Order abstract to Sec. of State  Order licensing sanctions  Order costs, fees, etc. (victim rights, state costs, court fees, restitution, etc. )  Next hearing scheduled (if appropriate)  Adjournment |
| Contempt of Court (on a Motion To Show Cause) | The person is guilty of contempt of court  The person is not guilty of contempt of court  The motion is denied  Sentencing factors listed (fines, jail, etc.)  Adjournment |

*Continued….*

**Petition dispositions**

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| Each circuit court must report to SCAO the outcome of each petition. The choices are listed on the column on the left in this picture. If there are multiple offenses on a petition the event highest on the list (starting with “Jury Verdict”) must be used for that petition. For example, two offenses (counts) on one petition. Count one is dismissed by the court and the juvenile pleads guilty on count two: the court must report that the disposition of this petition is “Guilty Plea/Admission.” If the juvenile has more than one petition processed, each petition’s disposition must be reported using the same guidelines. In addition, each petition must be counted under the case type code corresponding to the columns noted (Designated, etc.).  The “disposition” entered into this SCAO report is separate from (and has a different definition) from the disposition of the case with outcomes noted above under Disposition Hearing. |  |

*(NOTE: the stats noted above are from the 20th Circuit Court’s 2013 report to SCAO, located at:*

[*http://courts.mi.gov/education/stats/Caseload/Documents/Caseload/2013/Ottawa.pdf*](http://courts.mi.gov/education/stats/Caseload/Documents/Caseload/2013/Ottawa.pdf) *)*