

FINS - Families In Need of
Services Overview & Proceedings

Hon. Rhonda Wood
Circuit Judge, Conway

FAMILY IN NEED OF SERVICES (FINS)

Judge Rhonda Wood

I. FINS cases are for any family with a juvenile who meets one of the following criteria¹:

- A. Habitually absent from school without justification (TRUANT);
- B. Habitually disobedient to the reasonable and lawful commands of a parent, guardian, or custodian² (DISOBEDIENT);
- C. Absented oneself from the home without sufficient cause, permission, or justification (RUNAWAY); or
- D. Behavior sufficient to justify the Court's intervention³.

II. Contents of Petition.⁴

- A. Facts sufficient to prove jurisdiction;
- B. The relief requested; and
- C. A supporting Affidavit of facts

III. FINS Jurisdiction.

FINS case may include any individual from birth to age 18. There are exceptions where the Court can retain jurisdiction until the age 21⁵. Otherwise, the Court must dismiss the FINS proceeding when the juvenile reaches the age of 18.

IV. Protective Service/Supportive Service Case.

The Court may determine that the Department of Human Services needs to provide assistance in the FINS case either to protect the juvenile (Protective Service Case) or provide support for the family (Supportive Service Case).

- A. Mediation. There is some grant funding for Mediation when a Protective Service/Supportive Service is opened. A sample order is included.
- B. Family Services. The D.H.S. requires a 5 day notice prior to an order requiring them to pay or provide for services. This notice must be faxed to the Director of the Department of Human Services and to the attorney at the local office.⁶

1. Court language to provide for this could state:

¹ Arkansas Code Annotated 9-27-303(24). The standard of proof is preponderance of the evidence. Arkansas Code Annotated 9-27-325 (h)(2)(B).

² Parent- guardian or custodian – does not include step-parents or other relatives. Custodians & Guardians must be court appointed. Thus, the juvenile being disobedient to a step-parent's demands alone is insufficient grounds.

³ The statute states that the reasons the Court may adjudicate a FINS includes, but is not limited to the three main criteria. For instance, a juvenile under the age of 10 that commits an act that otherwise would be considered a delinquency except for the age of the juvenile is sufficient grounds to adjudicate a FINS.

In *Bylar v. State*, 306 Ark. 37, 810 S.W.2d 941 (1991) the Court specifically referenced that the statute used the language "includes, but not limited to".

⁴ Arkansas Code Annotated 9-27-311.

⁵ Arkansas Code Annotated 9-27-306.

⁶ Arkansas Code Annotated 9-27-333.

"The Court orders that DCFS shall open a protective service case. D.H.S. is ordered to provide and/or pay for the following services for the family:

- the juvenile(s) shall have a complete physical/medical examination;
- DHS shall investigate the home environment to determine if it is environmentally safe;
- DHS shall provide parenting classes to the parents/guardians/custodians
- random drug screening for : _____
- DHS shall provide individual/family counseling for : _____
- Other: _____

If there is private medical insurance, Medicaid, ARKids or other sources of suitable insurance payment for the services, DHS is relieved of paying for the services but shall provide, facilitate, and make appropriate referrals for the services. A court report shall be filed with the Court 7 days before the next review hearing date.

This order will be effective 5 business days from the date this order is faxed to DHS Office of Chief Counsel and the local DHS Office of Chief Counsel. Furthermore, if DHS files a Motion (within the 5 business day time frame) demanding a hearing regarding this Order this Order will be ineffective until said hearing.

2. The current fax to the Director of DHS, John Selig, is 501-682-6836.

V. Court Orders.

The Court has considerable resources that it may use once it adjudicates a FINS case. The Court may make the following orders:

- A. Studies, Evaluations, or Pre-disposition reports to assist the Court in making disposition decisions;
- B. Family Services (to either to either rehabilitate the family or prevent removal of the juvenile), including but not limited to:
 - i. child care;
 - ii. homemaker services; crisis counseling
 - iii. cash assistance (short term);
 - iv. transportation;
 - v. family therapy;
 - vi. physical, psychiatric, or psychological evaluations;
 - vii. individual and family counseling; and
 - viii. treatment⁷
- C. Transfer Custody of juvenile;
- D. Parent Training;
- E. Electronic Monitoring of juvenile;
- F. Community Service (juvenile or parent/guardian);
- G. Supervision Terms
 - i. school attendance and progression;
 - ii. curfew;
 - iii. refrain from illegal substance use; and
 - iv. random drug testing;
- H. Truancy Fine of up to \$500.00
- I. Assess Court Costs up to \$35.00;

⁷ Arkansas Code Annotated 9-27-303(25)

- J. Assess a monthly juvenile service fee up to \$20.00/month;
- K. Issue contempt sanctions, which may include jail/detention time

V. FINS Case Procedures.

While each Court may handle FINS cases differently, below is a chart of how FINS cases generally proceed:

- | | |
|--|--|
| A. Open case | Filing of Petition & Supporting Affidavit |
| B. Probable Cause Hearing | |
| C. Adjudication Hearing | Court decides if there are grounds to justify a FINS |
| D. Disposition Hearing | Court issues orders and services for the Family ⁸ |
| E. Review Hearing | The Court must review a FINS at least every 6 months |
| F. Miscellaneous | |
| <ul style="list-style-type: none"> • Emergency care • Protective Service Case • Supportive Service Case | Petition for Ex Parte Emergency Acute Care ⁹
Bringing DHS into case for assistance |
| G. Dismissal | Upon a Court finding the juvenile is no longer in need of services. |

VII. Removal of Juvenile from Parent/ Custodian

Prior to removing a Juvenile from his/her home and placing the juvenile in DHS custody in a FINS case the Court must have ordered family services to prevent removal, absent circumstances which warrant immediate removal to protect the health and safety of the juvenile.

Once a juvenile is removed the law is very specific on what actions must be taken within specific time periods to attempt to reunify the family.

The Court may take an emergency hold on a juvenile

Sample court language could include (along with specific findings of fact):

“Pursuant to A.C.A. 9-27-314, the Court finds there is probable cause to believe there is an imminent need for DHS to take immediate custody of the juvenile in order to protect the juvenile from immediate danger and/or removal from the

⁸ Often accomplished immediately following the adjudication hearing.

⁹ If an ex parte order is entered, the Court must hold a hearing on the issue within 5 business days. At the minimum, I require the State attach to the Motion for Acute Care the following: an affidavit from the parents, notice to the juvenile and family of right to hearing, and the assessment by the medical provider showing the need.

state and/or the belief the juvenile is a dependent juvenile as defined by A.C.A. 98-27-303.

Therefore, the Court Orders:

1. DHS shall take custody of the juvenile;
2. DHS shall provide notice to the Parent/Guardian/Custodian as required under A.C.A. 9-27-314(c).
3. Parent Counsel and an attorney ad litem shall be appointed through a subsequent Order of this Court; and
4. DHS shall contact the Court to schedule a probable cause hearing within 5 business days and appoint appropriate counsel.
 - a. The reason for not appointing counsel through the Ex Parte Order is to allow time to determine if D.H.S. will work the case through the FINS case or file a Petition for Dependency-Neglect. This decision typically should be made within 24 hours so that counsel is appointed prior to the probable cause hearing.
 - b. D.H.S. often prefers to file a dependency-neglect Petition and if so, then parent counsel and ad litem will be appointed through that case with the State contracted attorneys.
 - c. If a D-N case is not opened, then parent counsel and the ad litem will be paid by the County.

FINS SCHOOL REPORT

REPORT FOR THE MONTH OF _____

Please provide the below information for the month listed above.

JUVNEILE'S NAME		Case #	JV-
SCHOOL		GRADE	
# OF EXCUSED ABSENCES		# of TARDIES	
# OF UNEXCUSED ABSENCES		# OF DISCIPLINARY ACTIONS	
# of In School Suspension		# of Out of School Suspensions	

Please list any specific school disciplinary actions or attach any forms or attendance print outs as necessary.

Please describe any changes in the Juvenile's behavior you believe the Court should be made aware of at the next hearing:

School Official's Printed Name

School Official's Signature

Date

Send report form to:

**Juvenile Court
1423 Caldwell St.
Conway, AR 72034
Fax to : 501.450.4957**

FINS REPORT

Report for the Month of: _____

Juvenile Officer: _____

YOU MUST SEND A COMPLETED REPORT TO THE JUVENILE OFFICE BY THE

1ST OF EVERY MONTH.YOUR MONTHLY FEE IN THE AMOUNT OF \$20.00 (PAYABLE BY MONEY ORDER) MUST BE INCLUDED WITH THE REPORT.

FOR THE JUDGE TO CONSIDER THE REPORT COMPLETE, THE REPORT MUST BE COMPLETED AND SIGNED BY THE PARENT/GUARDIAN.

FAILURE TO SUBMIT A COMPLETE FORM EACH MONTH AND PAY THE MONTHLY FEE ON TIME WILL RESULT IN THE JUDGE FINDING YOU IN CONTEMPT OF COURT AND YOU WILL RECEIVE EITHER A FINE, COMMUNITY SERVICE, OR JAIL TIME.

This is the parent or guardian and the juvenile's obligation jointly- both will be held responsible.

NAME		Case #	JV-
STREET ADDRESS		NEW ADDRESS	YES / NO
CITY, STATE, ZIP		HOME PHONE	
WORK PHONE		CELL PHONE	
SCHOOL JUVENILE ATTENDS		GRADE	
JUVENILE'S COUNSELOR		COUNSELOR'S PHONE	
DATE OF NEXT APPT.		# OF APPTS THIS MONTH	
# OF COMM. SERVICE HOURS		COMM. SERVICE LOCATION	

Parent or Guardian: Please describe your Juvenile's behavior this past month (include any contact with law enforcement or school disciplinary actions). Please feel free to write on the back or attach another sheet if necessary.

Parent or Guardian Signature

Date

Send report form and payment to: Juvenile Court 1423 Caldwell St. Conway, AR 72034 or Fax: 501.450.4957

Amount paid: _____

Receipt No.: _____

	FAULKNER COUNTY FINS HISTORY FORM	
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Probation Officer		
Juvenile Name		
JV Case Number	JV-	
Type of FINS	Truancy / Disobedient / Runaway or Absent from Home	
Petition filed by	School / Mother / Father / Other:	
DOB		
SSN:		
Ethnicity	W/C AA/B NA/I A H/L Other:	
Indigent	Yes / No	

Original Order

COMPLETED

Protective Service	Services:	<input type="checkbox"/> Closed
In-patient treatment	Yes/No Placement:	<input type="checkbox"/>
# Com. Serv. Hours	20 / 30 / 40 / 50 / 60 / 70 / Other:	<input type="checkbox"/>
Court Costs	\$35.00 / None / Other: \$	<input type="checkbox"/>
Monthly Fees	\$20.00 / \$10.00 / None / Other: \$	<input type="checkbox"/>
Educ. Program	Alcohol/Drug / Shoplifting / Better Choices /Other:	<input type="checkbox"/>
Counseling Assess.	Yes / No	<input type="checkbox"/>
Mandatory Counseling	Juvenile / Family / Other:	<input type="checkbox"/>
School Attendance	Public / Home / GED / Day Services /Other:	<input type="checkbox"/>

Failed Drug Screens:		
Prob. Case Dismissed	Front Office Yes / No Clerk: Yes / No	

REVIEW HEARINGS

Date	Status	Contempt
	<input type="checkbox"/> Compliant <input type="checkbox"/> Drug Screen <input type="checkbox"/> Grades <input type="checkbox"/> Truancy <input type="checkbox"/> Curfew	
	<input type="checkbox"/> Rules of School <input type="checkbox"/> Fines & Fees <input type="checkbox"/> Rules of Home <input type="checkbox"/> Other	

	<input type="checkbox"/> Compliant <input type="checkbox"/> Drug Screen <input type="checkbox"/> Grades <input type="checkbox"/> Truancy <input type="checkbox"/> Curfew	
	<input type="checkbox"/> Rules of School <input type="checkbox"/> Fines & Fees <input type="checkbox"/> Rules of Home <input type="checkbox"/> Other	
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	<input type="checkbox"/> Rules of School <input type="checkbox"/> Fines & Fees <input type="checkbox"/> Rules of Home <input type="checkbox"/> Other	

**FAULKNER COUNTY CIRCUIT COURT
4TH DIVISION**

STANDING ORDER REGARDING DRESS CODE

Effective immediately, it is hereby ordered that all persons, whether lawyers, parties, witnesses, observers, or others attending hearings in 4th Division, shall dress appropriately so to maintain the dignity, integrity, decorum, and professional atmosphere of the Court and the justice system. This includes limitations to protect the safety and confidentiality (when required) of all in the courthouse.

In Juvenile proceedings, it is additionally important that dress reflect the goals of the Juvenile Court in promoting education, upholding the law, and respect for others. The determination of appropriateness shall lie with the sitting Judge.

More specifically, all will be fully attired, shirt tails will be tucked in, and shoes must be worn at all times. Trousers must be worn at the waistline and women must wear undergarments.

The following items will not be permitted in the courtroom:

- Clothing depicting obscenity, profanity, sexually suggestive tones, drugs, gangs, and/or illegal activity (this includes alcohol for minors);
- Coats, sunglasses, cell phones
- Clothing that shows undergarments (bras, boxers, etc.)
- Piercings, other than ears, unless covered by clothing
- Swim wear, lingerie, pajamas, slippers

The Court expects and appreciates the full cooperation of all with the terms of this Order. It is further ordered that attorneys will instruct their clients, witnesses, and others they bring into court as to this Order.

Violation of this Order will result in either a rescheduled hearing, contempt of court, or wearing court sponsored clothing at the Court's discretion. The Court also may order the Bailiff to confiscate any prohibited items brought into court in violation of this Order.

IT IS SO ORDERED.

Rhonda Wood, Circuit Judge

NOTICE OF ATTORNEY RIGHTS

IN ALL JUVENILE COURT PROCEEDINGS, THE JUVENILE MUST HAVE AN ATTORNEY

If the juvenile's parent or guardian does not hire an attorney, the Court will appoint an attorney from the legal community. If the family is found financially capable, a user fee or both, maybe assed. The fee to be paid is determined by the Court.

If the parent or guardian is financially unable to retain an attorney, an attorney will be appointed by the Court in proceedings to terminate parental rights or remove custody of the juvenile.

IF YOU ARE REQUESTING A PUBLIC DEFENDER FOR THE JUVENILE, THE PARENT OR GUARDIAN MUST COMPLETE AN AFFIDAVIT OF INDIGENCE FOR THE JUVENILE COURT

The Affidavit of Indigence form is attached and requests information regarding the family's income and assets. It may also be obtained from the Juvenile Office. The eligibility of a juvenile for the services of the Public Defender is determined by the Court based on the information contained in the Affidavit. You must be indigent, without financial means, to qualify for the appointment of the Public Defender.

The granting, or denial, of a Public Defender is determined by the Juvenile Judge. Therefore, the Affidavit of Indigence must be submitted to the Court for review. This should be done at the first appearance by the juvenile before the Court. The Affidavit of Indigence is signed under oath, and under penalty of perjury. False or incomplete information found to have been submitted to the Court could result in criminal prosecution, as stated in the Affidavit.

If the Court finds the juvenile to be eligible for the Public Defender and approves the Affidavit.
The Public Defender for Van Buren County is: Robert L. Thacker, 515 Oak St, Suite E, Conway, AR 72032.
Phone: 501-450-4975.
The Public Defender for Searcy County is: Mel Jackson, PO Box 505, Marshall, AR 72650. Phone: 870-448-4977.

**THE JUVENILE AND PARENT OR GUARDIAN MUST BE PRESENT IN THE COURTROOM ON
THE DATE AND TIME THE CASE IS SET FOR HEARING.**

**YOUR FAILURE TO FOLLOW THESE PROCEDURES MAY BE CONSIDERED CONTEMPT OF
COURT, FOR WHICH THE PARENT OR GUARDIAN OF THE JUVENILE MAY BE FINED OR
IMPRISONED.**

IN THE CIRCUIT COURT OF FAULKNER COUNTY, ARKANSAS
4TH DIVISION

NO. JV-

RESPONDENT(S)

IN RE:

ADJUDICATION ORDER - FINS

On this day, the above referenced case was called before the Court, and the Court makes the following findings based upon a preponderance of the evidence considering the evidence admitted, the record, statements of parties and attorneys, and the testimony before this court:

The juvenile is habitually truant; habitually disobedient; habitually absent from the home without permission; and/or considered a delinquent if of the age of 10 years or older.

Therefore, the Court Orders:

This case is adjudicated a FINS.

That DCFS open a protective service/supportive service case.

That the juvenile attend

school or Adult GED classes

and not have any unexcused absences, tardies, or class absences.

Juvenile/Parent/Custodian/Guardian shall serve 1 day in county detention center for each unexcused absence or 3 tardies/class absences at the next hearing upon a finding of criminal contempt.

A truancy fine of \$500.00 with \$_____ suspended pending compliance with this Order.

That the juvenile and parents pay a court cost of \$35.00 payable within 30 days of today.

That the juvenile and parents/guardians turn in monthly written reports to the juvenile officer and pay a juvenile service fee of \$20.00/month. The burden is on the parent/guardian/custodian to make sure they receive the reports and turn them in each month along with the fees.

That the juvenile/ receive alcohol/drug/psychological assessment/evaluations, provides copies to the juvenile officer and complies with all recommendations.

That the juvenile obtain a counseling assessment or continue in counseling along with following all recommendations and taking any prescribed medication.

The juvenile shall follow the rules of home and school.

Regular family counseling and comply with recommendations.

That the Juvenile/Parent/Custodian/Guardian be subject to random drug screening

That all parties present have received notice of the hearing. Failure to appear at the next hearing will result in a contempt of court charge and detention time unless the juvenile officer is notified before court of an emergency preventing court attendance.

That all previous orders remain in effect except for the following new orders:

There shall be no contact between:

The Juvenile shall have an in home curfew of 9:00p.m. weekdays and 10:00p.m. weekends.

If the Juvenile, parent, or guardian fails to follow these orders or report a violation of these orders, they shall be held in contempt of court.

That this matter be reviewed on: _____

IT IS SO ORDERED.

Judge Rhonda Wood

IN THE CIRCUIT COURT OF FAULKNER COUNTY, ARKANSAS
4TH DIVISION

NO. JV-

IN RE:

RESPONDENT(S)

ADJUDICATION ORDER(DHS) - FINS

On this day, the above referenced case was called before the Court, and the Court makes the following findings based upon a preponderance of the evidence considering the evidence admitted, the record, statements of parties and attorneys, and the testimony before this court:

The juvenile is habitually truant; habitually disobedient; habitually absent from the home without permission; and/or considered a delinquent if of the age of 10 years or older.

Therefore, the Court Orders:

This case is adjudicated a FINS.

That DCFS open a protective service/supportive service case.

That DCFS open a protective service case. D.H.S. is ordered to provide and/or pay for the following services for the family: _____

_____ the juvenile(s) shall have a complete physical/medical examination;
 DHS shall investigate the home environment to determine if it is environmentally safe;
 DHS shall provide parenting classes to the parents/guardians/custodians
 random drug screening for : _____
 DHS shall provide individual/family counseling for : _____

If there is private medical insurance, Medicaid, ARKids or other sources of suitable insurance payment for the services, DHS is relieved of paying for the services but shall provide, facilitate, and make appropriate referrals for the services. A court report shall be filed with the Court 7 days before the next review hearing date.

This order will be effective 5 business days from the date this order is faxed to DHS Office of Chief Counsel and the local DHS Office of Chief Counsel. Furthermore, if DHS files a Motion (within the 5 business day time frame) demanding a hearing regarding this Order this Order will be ineffective until said hearing.

That the juvenile attend

school or Adult GED classes

and not have any unexcused absences, tardies, or class absences.

Juvenile/Parent/Custodian/Guardian shall serve 1 day in county detention center for each unexcused absence or 3 tardies/class absences at the next hearing upon a finding of criminal contempt.

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That the juvenile obtain a counseling assessment or continue in counseling along with following all recommendations and taking any prescribed medication.

The juvenile shall follow the rules of home and school.

Regular family counseling and comply with recommendations.

That the Juvenile/Parent/Custodian/Guardian be subject to random drug screening

That all parties present have received notice of the hearing. Failure to appear at the next hearing will result in a contempt of court charge and detention time unless the juvenile officer is notified before court of an emergency preventing court attendance.

That all previous orders remain in effect except for the following new orders:

There shall be no contact between:

The Juvenile shall have an in home curfew of 9:00p.m. weekdays and 10:00p.m. weekends.

If the Juvenile, parent, or guardian fails to follow these orders or report a violation of these orders, they shall be held in contempt of court.

That this matter be reviewed on: _____

IT IS SO ORDERED.

IN THE CIRCUIT COURT OF FAULKNER COUNTY, ARKANSAS
4TH DIVISION

NO. JV-

RESPONDENT(S)

IN RE:

REVIEW ORDER - FINS

On this day, the above referenced case was called before the Court, and the Court makes the following findings based upon a preponderance of the evidence considering the evidence admitted, the record, statements of parties and attorneys, and the testimony before this court:

Therefore, the Court Orders:

- The Court finds the Juvenile/Mother/Father/Guardian/ Custodian is in contempt of court and shall:
- serve ___ days in the Faulkner County Detention Center
(if Juvenile, on weekend and school holidays)
 - serve ___ hours of community service at the direction of the juvenile officer
- That DCFS open a protective service/supportive service case.
- That the juvenile attend
- school or Adult GED classes
 - and not have any unexcused absences, tardies, or class absences.
- Juvenile/Parent/Custodian/Guardian shall serve 1 day in county detention center for each unexcused absence or 3 tardies/class absences at the next hearing upon a finding of criminal contempt.
- A truancy fine of \$500.00 with \$_____ suspended pending compliance with this Order.
- That the juvenile and parents pay a court cost of \$35.00 payable within 30 days of today.
- That the juvenile and parents/guardians turn in monthly written reports to the juvenile officer and pay a juvenile service fee of \$20.00/month. The burden is on the parent/guardian/custodian to make sure they receive the reports and turn them in each month along with the fees.
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- That the juvenile obtain a counseling assessment or continue in counseling along with following all recommendations and taking any prescribed medication.
- The juvenile shall follow the rules of home and school.
- Regular family counseling and comply with recommendations.
- That the Juvenile/Parent/Custodian/Guardian be subject to random drug screening
- That all parties present have received notice of the hearing. Failure to appear at the next hearing will result in a contempt of court charge and detention time unless the juvenile officer is notified before court of an emergency preventing court attendance.
- That all previous orders remain in effect except for the following new orders:
- There shall be no contact between:
 - The Juvenile shall have an in home curfew of 9:00p.m. weekdays and 10:00p.m. weekends.
 - If the Juvenile, parent, or guardian fails to follow these orders or report a violation of these orders, they shall be held in contempt of court.
- That this matter be reviewed on: _____

IT IS SO ORDERED.

Honorable Rhonda Wood

IN THE CIRCUIT COURT OF FAULKNER COUNTY, ARKANSAS
4TH DIVISION

NO. JV-

IN RE:

RESPONDENT(S)

REVIEW ORDER (DHS) - FINS

On this day, the above referenced case was called before the Court, and the Court makes the following findings based upon a preponderance of the evidence considering the evidence admitted, the record, statements of parties and attorneys, and the testimony before this court:

Therefore, the Court Orders:

The Court finds the Juvenile/Mother/Father/Guardian/ Custodian is in contempt of court and shall:

serve ___ days in the Faulkner County Detention Center

(if Juvenile, on weekend and school holidays)

serve ___ hours of community service at the direction of the juvenile officer

That DCFS open a protective service/supportive service case.

That DCFS open a protective service case. D.H.S. is ordered to provide and/or pay for the following services for the family: _____

_____ the juvenile(s) shall have a complete physical/medical examination;

DHS shall investigate the home environment to determine if it is environmentally safe;

DHS shall provide parenting classes to the parents/guardians/custodians

random drug screening for : _____

DHS shall provide individual/family counseling for : _____

If there is private medical insurance. Medicaid, ARKids or other sources of suitable insurance payment for the services, DHS is relieved of paying for the services but shall provide, facilitate, and make appropriate referrals for the services. A court report shall be filed with the Court 7 days before the next review hearing date.

This order will be effective 5 business days from the date this order is faxed to DHS Office of Chief Counsel and the local DHS Office of Chief Counsel. Furthermore, if DHS files a Motion (within the 5 business day time frame) demanding a hearing regarding this Order this Order will be ineffective until said hearing.

That the juvenile attend

school or Adult GED classes

and not have any unexcused absences, tardies, or class absences.

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That the juvenile/ receive alcohol/drug/psychological assessment/evaluations, provides copies to the juvenile officer and complies with all recommendations.

That the juvenile obtain a counseling assessment or continue in counseling along with following all recommendations and taking any prescribed medication.

The juvenile shall follow the rules of home and school.

Regular family counseling and comply with recommendations.

That the Juvenile/Parent/Custodian/Guardian be subject to random drug screening

That all parties present have received notice of the hearing. Failure to appear at the next hearing will result in a contempt of court charge and detention time unless the juvenile officer is notified before court of an emergency preventing court attendance.

That all previous orders remain in effect except for the following new orders:

There shall be no contact between:

The Juvenile shall have an in home curfew of 9:00p.m. weekdays and 10:00p.m. weekends.

If the Juvenile, parent, or guardian fails to follow these orders or report a violation of these orders, they shall be held in contempt of court.

That this matter be reviewed on: _____

IT IS SO ORDERED.

Honorable Rhonda Wood

IN THE CIRCUIT COURT OF FAULKNER COUNTY, ARKANSAS
JUVENILE DIVISION

Jv-

IN RE:

ORDER FOR FINS MEDIATION

On this day, the above-titled cause of action comes on to be heard.

1. Pursuant to Ark. Code Ann. § 16-7-202 the court orders the parties and their attorneys to attend and participate in a FINS mediation to:

<input checked="" type="checkbox"/> develop a case plan	<input checked="" type="checkbox"/> develop a permanency plan
<input type="checkbox"/> explore relative placements options	<input checked="" type="checkbox"/> develop a custody agreement
<input checked="" type="checkbox"/> develop a visitation agreement placement	<input type="checkbox"/> resolve issues concerning an ICPC
<input type="checkbox"/> develop a safety reunification plan	<input type="checkbox"/> explore TPR agreement
<input type="checkbox"/> other:	

2. The mediation is scheduled for _____ at the Bowen School of Law or other location as set by Mediator.
Participants should clear at least 3 hours from their calendars for the mediation.
3. This order and the attached mediation referral form shall be forwarded to Kelly Browe Olson at the U.A.L.R. School of Law by fax at (501) 324-9911. A copy of this order shall be provided to the foster parents and the CASA, if appointed. For further information about the mediation, contact (501) 324-9939 or DepNegMeD@ualr.edu

IT IS SO ORDERED. Effective this 29th day of January, 2008.

Rhonda Wood, CIRCUIT JUDGE

Case Status: Pre-Adjudication Adjudication Review
 Permanency Planning TPR Post TPR
 Review

Special Accommodations for Mediation:

Child's/Children's Name & Date of Birth _____ BD _____ BD _____	Public Defender: Address: Phone #: e-mail:
Mother's Name: Address: Phone #: Mother's Attorney: None Address: Phone #:	Father or Putative Father: Address: Phone #: Father or Putative Father's Attorney: None Address: Phone #:
Probation Officer: Address: Phone #:	