

DISPOSITION SHEET (PROBATION REVOCATION OR AFTERCARE VIOLATION)

STATE OF ARKANSAS

CIRCUIT COURT: JUVENILE DELINQUENCY

This disposition sheet is required by Supreme Court Administrative Order 8 to be completed and filed for every juvenile. The data contained herein shall not be admissible as evidence in any court proceeding or replace or supplement the filing and service of pleadings, orders, or other papers as required by law or Supreme Court rule. Instructions are located on the following page.

Docket Number: _____ **Juvenile Name:** _____
Juvenile's Attorney: _____ Retained Public Defender

Type of hearing: Probation Revocation Aftercare Violation

Petition date: _____ **Hearing date:** _____ **Was juvenile's attorney present?** Yes No

Trial Type: Bench Trial Non-Trial

Manner of Disposition

Violated probation Violated conditions of aftercare (D) Dismissed

Outcome of Case:

Placement

Commit to DYS Juvenile Detention Facility
 Home detention with electronic monitoring Out of home residential placement (licensed)
 Custody to a relative Custody to another adult

Services

Order juvenile to submit to evaluations Order family to submit to evaluations
 Order parent/guardian to parent responsibility training program

Fines/Costs/Sanctions

Extend or amend probation: _____ months Extend or amend aftercare: _____ months
 Suspend Driver's License Order restricted driving permit
 Order parent/guardian to pay juvenile cost of commitment
 Order parent/guardian to pay juvenile cost of detention
 Order parent/guardian to pay the cost of electronic monitoring
 Restitution: \$ _____ Fine: \$ _____ Court costs: \$ _____

Was an interpreter used for this case? Yes No

For whom? _____

Language: Spanish ASL Other: _____

Was any party self-represented (pro se) for any portion of the case? Yes No

If so, who? _____

If this case involved custody or support (Public Law 104-193):

Custody was placed with: Parent: _____ Other: _____ N/A
Child support ordered: New Modified Terminated N/A
Order of protection: Parent: _____ Child N/A

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Instructions

The prosecuting attorney or other appropriate official as designated by the court shall complete this disposition information and provide it the court clerk. This form is to be used only for cases disposed as delinquency cases which have a probation revocation or aftercare violation.

1. Complete the docket number and the juvenile's name.
2. Fill in the name of the juvenile's attorney, and whether the attorney was retained or a public defender.
3. Provide information on hearing, including the type of hearing, the petition date, the hearing date, and whether the juvenile's attorney was present.
4. Select the trial type. Select bench trial if a witness was sworn or evidence was presented, even if a judgment was not reached. Non-trial types include any type of disposition that does not involve a bench trial.
5. Choose the manner(s) of disposition.
6. Choose the outcome of the case, including placement of the juvenile, services or evaluations ordered, and any fees, fines, costs, or sanctions imposed.
7. Indicate whether an interpreter was used in the case. If so, for whom and what language.
8. Indicate whether any party was pro se (self-represented) at any point in the case after the first appearance.
9. Public Law 104-193 requires collection of certain information in cases where custody decisions are made or support is ordered. Answer the questions regarding custody, child support, and orders of protection. Check N/A if any question does not apply.