PCS Code: PRH, INQ/OAP TCS Code: PRH, INQ/OFPH, OFIQ

STATE OF MICHIGAN JUDICIAL CIRCUIT - FAMILY DIVISION

## **ORDER AFTER** PRELIMINARY HEARING/INQUIRY

CASE NO.

COUNTY	(DELINQUENCY/PERSONAL	PETITION NO.
	PROTECTION)	JUDGE
Court address		Court telephone no.
In the meeting of		
In the matter of First and last name(s), alias(es	5)	
1. Date of hearing:	Judge/Referee:	
THE COURT FINDS:		
2. The court has received a complaint o	r a petition alleging that the juvenile cor	mes within the provisions of MCL 712A.2.
3. ☐ a. A preliminary inquiry has been r☐ not be authorized. ☐ be set for further inquiry.	made, and it is in the interests of the pull be referred to alternate services.	blic and the juvenile that the petition $\Box$ be placed on the consent calendar.
* $\square$ b. A preliminary hearing was held.	Notice of hearing was given as require	d by law.
$\square$ 4. There is not probable cause to bell	ieve the juvenile committed the offense	(s).
$\square$ 5. The juvenile is charged with an off	ense that requires collection of biometri	c data and it has not been collected.
☐ 6. In accordance with MCR 3.935(C), ☐ the reasons stated on the record ☐ the following reasons:	•	(see item 7)
☐ 7. ☐ a. The juvenile should be releas ☐ b. Conditions are necessary for ☐ juvenile's appearance in co ☐ safety of the public.	the juvenile's release to reasonably en	sure the
*Do not check item 3b. if disposition is based on p a juvenile is not released.	reliminary inquiry or investigation only. Note that	preliminary hearings are mandatory in matters where
Note: If a competency evaluation is ordered, the pr	reliminary hearing must be conducted and this for	rm completed.

Approved, SCAO Form JC 10, Rev. 1/21 MCL 712A.2, MCL 712A.11, MCL 712A.14, MCL 712A.15, 25 USC 1912, PL - 96 -272, 42 USC 670 et seq., MCR 3.905, MCR 3.920(C)(1), MCR 3.932, MCR 3.935

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<ul> <li>■ 8. The juvenile should be detained/continued in detention beta.</li> <li>■ There is probable cause to believe the juvenile command because is represented by an attorney and waive AND</li> <li>b. One or more of the following circumstances is present:</li> <li>■ The offense alleged is so serious that release would</li> </ul>	nitted the offense. <b>OR</b> ed the probable cause determination.
<ul><li>☐ The juvenile is charged with a felony offense and will</li><li>☐ another petition is pending against the juvenile.</li><li>☐ the juvenile has a prior adjudication but was not un</li></ul>	likely commit another offense pending trial if released, and the juvenile is on probation.  Inder the court's jurisdiction at the time of apprehension.  Eleased to the parent(s), guardian, or legal custodian (with at the next court proceeding.
court order).  ☐ Pretrial detention is otherwise specifically authorized	by or nonsecure facility or placement (in violation of a valid by law. otection order and it appears there is a substantial likelihood
	1). onclusion of a removal hearing required by MCR 3.967. ucted in conjunction with this hearing (see required findings in
☐ 10. It is contrary to the welfare of the juvenile to remain in the juvenile, because:	e home, or placement would be in the best interests of the
from the home. Those efforts include: (Specify below.)  c. The juvenile is an Indian child, and the court finds be qualified expert witness who has knowledge about the active efforts have have not been apprograms designed to prevent the breakup of the Indusuccessful, successful, the continue is his not likely to result in serious emotion.	ts were made to prevent or eliminate removal of the juvenile OR  by clear and convincing evidence and the testimony of a the child-rearing practices of the Indian child's tribe, that made to provide remedial services and rehabilitative adian family. These efforts have proved ad custody of the child(ren) by the parent or Indian custodian conal or physical damage to the child(ren), and the child(ren) e home. (Specify below.)

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IT IS (	ORDERED:	
12. Th	ne petition is authorized. In not authorized.	
□ 13.	The petition ☐ is dismissed. ☐ placed on the consent calendar (complete form JC 89). ☐ referred to alternate services in accordance with the Juvenile Diversion Act, MCL 722.821 <i>et seq.</i>	
	☐ The parent(s), guardian, or legal custodian shall appear for further inquiry on	_
□ 14.	The juvenile is released to Parent/Guardian/Legal custodian	
	<ul><li>□ without conditions.</li><li>□ under the terms and conditions</li><li>□ in item 19.</li><li>□ in the attached document.</li><li>□ specified in a separate order</li></ul>	r.
	If bond is required as a release condition, the juvenile shall remain in detention/placement until the bond is pai	d.
□ 15.	The juvenile is temporarily placed with/detained at	_
□ 16.	Release/Placement continues pending  resumption of the preliminary hearing  pretrial  trial disposition	on
	on Date and time	
□ 17.	This matter is set for a continued preliminary/removal hearing on pursuant	to
	MCR 3.967. The petitioner shall give notice of these proceedings as required by MCR 3.920(C)(1) (use form JC 48).	
□ 18.	The juvenile's fingerprints/biometric data shall be collected in accordance with the Order for Fingerprints (form MC 233).	
□ 19.	Other:	
	Recommended by: Referee signature and date	_
	Judge signature and date	—

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## ACKNOWLEDGMENT OF RELEASE CONDITIONS

I acknowledge and understand the terms and combe apprehended and detained immediately. If regardless of who posted it, may be forfeited.		
Date	Juvenile's signature	
Bond deposited by juvenile's parent: If all t (bond) will be used to pay any reimbursement court rule.	•	
Date	Parent's signature	
Bond deposited by Third Party: appear, the money deposited (bond) may be figurenile appears as directed, the full amount of instance, the court will return only 90% of the bound of the bo	orfeited and a judgment entered for the en the bond will be returned to me unless I depo	
Date	Signature of depositor/surety/agent ar	nd identification
	Name of depositor/surety/agent (type	or print)
	Address	
	City, state, zip	Telephone no.

**Note:** If a third party or surety posted bond for the juvenile, the court clerk may provide the third party or surety with a copy of the terms and conditions of release.