STATE OF MICHIGAN

CASE NO.

JUDICIAL CIRCUIT - FAMILY DIVISION COUNTY	URDER OF ADJUDICATION		PETITION NO.		
		JUDO	GE		
ORI Court	address	'	C	Court telephone no.	
IVII-					
	CTN/1	CN	SID	DOB	
In the matter of First and last name(s), alia	(20)2				
i iist and iast hame(s), and	3(63)				
1. Date of hearing:	Judge/Referee:				
2. A petition has been filed in this ma	tter and notice of hearing on the petition	nas been se	erved as require	d by law.	
3. The juvenile has appeared in cour	t in person with parent(s), guardian, lega	l custodian,	guardian ad lite	m, and	
\square was represented by an attorney	y. \square waived representation by	an attorney	<i>'</i> .		
THE COURT FINDS:					
THE GOOK! TIMES.					
4. The following material allegations	of the petition are sustained or dismissed	d:			
ADJUDICATED BY DISMISSED	ALLEGATIONS		CHARGE	CODE(S)	
Count Plea* Court Jury By*	7.===07.11.51.5		MCL Citation	n/PACC Code	
*For plea, insert "A" for admission or "NC" for no	olo contendere. For dismissal, insert "D" for dismiss	ed by court or "	NP" for dismissed b	y prosecutor/plaintiff.	
F. The invente committed on effect	and that was vive a collection of his wasteria d	ata wadan M	CL 20 242		
	nse that requires collection of biometric d has not been collected.	ata under ivi	CL 28.243.		
-	ractable to the Secretary of State under I	MCL 257.62	5(21)(a), MCL 2	57.732,	
MCL 324.80131, MCL 324.8113	34(20), or MCL 324.82157.				
The juvenile's driver's license no	umber is				
\square 7. The licensing sanction is reporta	able to the Michigan State Police under I	MCL 257.625	5(21)(b).		
☐ Revoked. ☐ Suspended	days. Restricted	dav	/S.		
•	•	,			

Reference Note: The term "department" refers to the Michigan Department of Health and Human Services.

Order of Adjudication (Delinquency Proceedings) (7/21) Page 2 of 3	Case No
■ 8. It is contrary to the welfare of the juvenile to remain in the home because:	
 □ 9. □ a. Reasonable efforts to prevent removal of the juvenile from the home were □ b. Reasonable efforts were made before the placement of the juvenile in fos prevent or eliminate the need for removal of the juvenile from his/her home 	ter or other out-of-home care, to
 □ 10. □ a. Reasonable efforts shall be made to preserve and reunify the family to mare return home. □ b. Reasonable efforts shall not be made to preserve and reunify the family juvenile's health and safety. 	

Note: If the juvenile had been previously removed from the home, was then returned to the home, and is being removed again through this order, contrary to the welfare and reasonable efforts findings must be made even though the findings had been made at a prior hearing.

Order of Adjudication (Delinquency Proceedings) (7/21) Page 3 of 3	Case No.
IT IS ORDERED:	
☐ 11. The dispositional hearing is set for	
☐ 12. Pending disposition, the juvenile shall be under the su	upervision of this court and shall
 a. remain in the care and custody of and be subject to the reasonable and lawful com terms and conditions as ordered by the court. 	mands of the parent(s), guardian, or legal custodian and those
☐ b. be placed with the department for care and super Parenting time shall be as ordered by the court.	ervision, subject to the rules and conditions of foster care.
\square c. be referred to the department for placement and	care pursuant to MCL 400.55(h).
☐ d. be placed at Parenting time shall be as ordered by the court.	
\square e. cooperate with and participate in services, evalu	ations, tests, and the dispositional investigation.
☐ f. cooperate with an evaluation to determine the ne MCL 712A.18I.	eed for psychiatric or psychological treatment as prescribed by
☐ 13. The parent(s) shall file appropriate financial statemen	ts with this court not later than
☐ 14. Other:	
Recommended by:	Referee signature and date
	Telerioo signature and date
	Judge signature and date