JIS Code: NOD

STATE OF MICHIGAN

CASE NO.

COUNT			ETITION NO.	
	(220:0:0:122	,	UDGE	
Court address	-	,	Court	telephone no
In the matter of $\overline{\text{First and last name(s), al}}$	ias(es)			
TO:				
TAKE NOTICE: A hearing will be he	eld on			at
TARE NOTICE. At learning will be the				u
Location	before _	ludge/Referee		
FOR THE FOLLOWING PURPOSE				
☐ Designation arraignment	Preliminary examination	☐ Designation hear	ing 🗌 Pretrial	☐Trial
☐ Review hearing	☐ Probation violation hearing	Rehearing	☐ Sentencing	
☐ Disposition				
Other:				
☐ Mandatory review hearing: Th hearing within 42 days of the j sentence, including incarcerat	uvenile's 19th birthday, the co			
☐ Final review hearing: If the co				

RIGHT TO AN ATTORNEY:

The juvenile has a right to be represented by an attorney. If the juvenile wants an attorney, you should hire one immediately so the attorney will be ready on the hearing date. If you or those responsible for the juvenile's support are financially unable or refuse to provide an attorney, the court should be contacted immediately about an appointed attorney. If an attorney is appointed, the juvenile, and/or the persons responsible for the juvenile's support, may be responsible for paying the costs of an appointed attorney after an ability to pay is determined.

Court rules require the appointment of an attorney for juveniles in certain cases. If the juvenile falls under this category, an attorney will be appointed.

Notice of Hearing (Designated Case)	(12/21)
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Case No

PROBATION VIOLATION HEARING:

The juvenile has the right to be present at the hearing, to be represented by an attorney, to have the petitioner prove the probation violation by a preponderance of the evidence, to have the court order any witnesses to appear at the hearing, to question witnesses against the juvenile, to remain silent, and to testify at the hearing. The juvenile is not entitled to a jury at the hearing on a violation of probation.

If you require accommodations to use the court because of a disability or if you require a foreign language interpreter to help you to fully participate in court proceedings, please contact the court immediately to make arrangements.

CERTIFICATE OF MAILING

I served a copy of this notice of hearing on the parties or their attorneys by first-class mail addressed to their last-known addresses as defined by MCR 2.107(C)(3). I declare under the penalties of perjury that this certificate of mailing has been examined by me and that its contents are true to the best of my information, knowledge, and belief.

Deputy clerk signature and date

NOTE: A judge must preside at the preliminary hearing, trial, and sentencing.