Approved, SCAO PCS CODE: SDR
TCS CODE: SDH

STATE OF MICHIGAN

JUDICIAL CIRCUIT - FAMILY DIVISION

COUNTY

## SUPPLEMENTAL ORDER OF DISPOSITION (DELINQUENCY PROCEEDINGS)

CASE NO.
PETITION NO.

Court address		Court telephone no.
1. In the matter of name(s), alias(es), DOB		
2. Date of hearing:	Judge/Referee:	Bar no.
3. ☐ Review ☐ Hearing to extend	jurisdiction	вани.
4. As of the last order, dated	, the juvenile was pla	ced with
		_ in the temporary custody of the court.
5. Notice of hearing was served as re	quired by law.	
☐ 6. The juvenile appeared in court in ☐ was represented by an attorn	n person with the parent(s), guardian, legal custodey. $\Box$ waived representation by an at	_
THE COURT FINDS:		
7. Return of the juvenile to his or her por society.	parents $\square$ would $\square$ would not cause a	a substantial risk of harm to the juvenile
8. The juvenile did did	not violate probation. Supplemental petitions	regarding the violation are dated:
$\square$ 9. Restitution has been made as o	dered.	
$\square$ 10. The juvenile has not been reha	bilitated.	
$\square$ 11. The juvenile presents a serious	risk to public safety.	
$\square$ 12. The case service plan has been	n successfully completed (for use when terminating	ng jurisdiction).
$\square$ 13. The juvenile has reached an ag	e no longer within the jurisdiction of the court (for	use when terminating jurisdiction).
a. institutional care is in the be	he juvenile's needs are not available within Michi	gan, and
$\Box$ 15. It is contrary to the welfare of the	ne juvenile to remain in the home because:	
See additional pages.		
coo additional pages.	Do not write below this line	e - For court use only
Reference Note: The term "department" refers	o the	

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

Supplemental Order of Disposition (12/18) Page of	Case No
	Petition No
<ul> <li>☐ 16. ☐ a. Reasonable efforts to prevent removal of the juvenile from ☐ b. Reasonable efforts were made prior to the placement of the or eliminate the need for removing the juvenile from his/her</li> </ul>	juvenile in foster or other out-of-home care, to prevent
<ul> <li>□ 17. □ a. Reasonable efforts □ were □ were not made to pre juvenile to safely return to the juvenile's home. (Specify reason □ 1) Reasonable efforts for reunification should be continu □ 2) Those reasonable efforts were successful and the juvenile.</li> </ul>	ed.
Name(s) of parent(s), guardian, or legal custodian	·
The reasonable efforts include: (Specify.)	
<ul> <li>□ b. Reasonable efforts to preserve and reunify the family to maging juvenile's home are not required based on a prior order.</li> </ul>	ake it possible for the juvenile to safely return to the
☐ 18. Reasonable efforts ☐ have ☐ have not been made to	o finalize the court-approved permanency plan of
_ 10. Reasonable ellorts _ Have _ Have Hot beelf Hidde to	o inianze the count-approved permanency plan of
The reasonable efforts made to finalize this court-approved perm	nanency plan include: (Specify.)*
19. Other findings:	

**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.

\*MCL 712A.19a provides that the permanency planning hearing shall not be delayed beyond 12 months from the **most recent** date of removal of the juvenile and every 12 months thereafter.

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IT IS ORDERED:	
20. Prior orders remain in effect except as modified by th	is order.
☐ 21. The juvenile is returned to his or her parent(s)/gua	rdian/legal custodian.
22. The juvenile shall remain in the	
$\square$ 23. The juvenile's placement shall be changed to	
$\square$ 24. $\square$ a. The juvenile is referred to the department for	placement and care under MCL 400.55(h).
	rily complete the juvenile boot camp program established by the e program, the juvenile shall be placed in the home of
and shall complete a minimum of 120 to a max	kimum of 180 days of intensive supervised probation in the community.
appointed special guardian to receive any be	under MCL 803.301 (Y.R.A.). The director of the department is nefits now due or to become due to the juvenile from the government department, temporary placement is as follows:
$\square$ 25. The juvenile is placed on probation. Probation term	ns are $\square$ attached. $\square$ specified in a separate order of probation.
☐ 26. The jurisdiction of this court is terminated in this ca support and attorney fees that have accrued up to	ase except that the court reserves the right to enforce payments of and including the date of this order.
$\hfill \square$ 27. Jurisdiction is extended until the juvenile reaches t	the age of 21.
28. Previous reimbursement orders shall continue.	
29. Other:	
☐ 30. The next review hearing is	·
31. IT IS RECOMMENDED: (Use in cases where applicable	
☐ The juvenile shall remain in the	
$\Box$ The juvenile's placement shall be changed to $\_$	
Recommended by:Referee signature	
releted signature	
Date	Judge