STATE OF MICHIGAN

CASE NO.

,	IUDICIA	AL CIRC	CUIT -	FAMILY DIVIS		ORDER DELAYING SENTE (DESIGNATED CASE)	NCE	PETITION N	NO.	
						(220:010:11:22 0:102)		JUDGE		
ORI MI-				C	Court	address			С	ourt telephone no.
••••						Г	OTM/TOM		loip	DOD
In th	o matt	or of					CTN/TCN		SID	DOB
111 (11)	e mau	EI OI F	irst ar	nd last name(s)	, alias	(es)				
THE	COU	RT FIN	NDS:							
1. A	iudam	ent of	conv	iction for the	e follo	owing offense(s) was entered on $_{\overline{D}}$				
						D	ate		OLLABOE	
Count		VICTED Court		DISMISSED BY*		CRIME		M	CHARGE (ICL citation/l	PACC Code
			,							
*!	1 "C" f-		l "N	 	. 4 1 -		::	t "NID" for a		
inser	t G for	guilty p	nea, r	NC TOT HOLD COT	nenae	ere, or "MI" for guilty but mentally ill, "D" for d	ismissed by co	ourtor NP for C	ismissea by	/ prosecutor/piaintiir.
□ 2.			-			actable to the Secretary of State ur	nder MCL 2	57.625(21)(a	i), MCL 25	57.732,
						1(20), or MCL 324.82157.				
	The j	uvenil	e's di	river's licens	e nu	mber is				·
□ 3.	The li	icensii	ng sa	anction is rep	oortal	ble to the Michigan State Police un	der MCL 2	57.625(21)(b).	
	_			_ `		_			,	
	∐ Re	voked	l.	Suspend	led _	days.		days.		
□ 4.		√ testir	ng is	required and	lhas	been completed. Sex offende	er registratio	on is required	l and has b	peen completed.
□ 5.	The j	uvenil	e's bi	iometric data	a has	been collected according to MCL	28.243 for	all offenses p	ounishable	e by 93 days or
	more					· ·				
□ 6 .	A DN	A sam	ıple i	s alreadv on	file \	with the Michigan State Police from	n a previous	s petition.		
_				·		C .	•	•		
□ 7.	A dete	ention	scre	ening tool ha	as be	een completed on the juvenile and	the results	have been c	onsidered	by the court.
8. A	risk ar	nd nee	ds as	ssessment h	as b	een completed on the juvenile and	the results	have been o	considered	d by the court.
	oecific cord.	findin	gs of	fact and lav	v, inc	cluding findings regarding each fact	tor in MCL	712A.18(1)(c), were m	ade on the
	The be		rests	s of the publi	c wo	uld be served by sentencing juveni	le as an ad	ult. A sentend	ce of impri	sonment should
□ 11	. The	juven	ile us	sed a firearm	n in c	committing the crime and must be p	olaced in de	etention.		

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IT IS ORDERED:	
12. The sentence of imprisonment is delayed until further	order of the court.
13. The juvenile is placed on probation in the temporary c	sustody of the court. (See separate order.)
Department of Health and Human Services. After sin the home of	olete the juvenile boot camp program established by the Michigan atisfactorily completing the program, the juvenile shall be placed under the supervision of
and shall complete a minimum of 120 to a maximum	n of 180 days of intensive supervised probation in the community.
15. The juvenile shall pay as follows: (Specify restitution, crime MCR 3.956(A). Parental reimbursement, if any, may be entered on	· · · · · · · · · · · · · · · · · · ·
The due date for payment is hardship, contact the court immediately to request a p	If the juvenile is not able to pay due to financial payment alternative. MCR 6.425(D)(3).
☐ 16. The juvenile is committed to The days commencing The obtain and consent to routine, nonsurgical medical and surgical treatment of the juvenile.	detention facility for e director or designee of the custodial facility is authorized to and dental care for the juvenile and emergency medical, dental,
☐ 17. Other:	
18. Review hearing:	
	Judge signature and date

NOTICE: Violation of probation may result in this order being revoked and a term of imprisonment ordered.

NOTE: Contrary to the welfare and reasonable efforts findings only need to be made if the findings had not already been made at a prior hearing and the juvenile is appearing in court for the first time since a removal.