

IN THE YOUTH COURT OF \_\_\_\_\_ COUNTY,  
STATE OF MISSISSIPPI

In the Interest of \_\_\_\_\_, a Child

Cause No.: \_\_\_\_\_ Youth Court  
File No.: \_\_\_\_\_

**ORDER OF DISPOSITION FOR  
CHILD IN CONTEMPT OF COURT FOR  
VIOLATION OF VALID COURT ORDER**

**THIS DAY THIS CAUSE** came on to be heard and this Court having heard and considered the same does hereby find that the Child has been adjudicated in Contempt of Court for violation of this Court's Valid Court Order;

**AND FURTHER**, that this Court had immediately set a time and place for a disposition hearing, the same being separate, distinct and subsequent to the adjudicatory hearing;

**AND FURTHER**, that this Court has advised the Child and parties, at the beginning of this disposition hearing, of the following due process rights:

1. The right to have the petition against the Child served upon him or her in a reasonable time before the hearing;
2. The right to a hearing on the petition before this Court;
3. The right to an explanation of the nature and consequences of the proceedings;
4. The right to remain silent;
5. The right to legal counsel, and the right to have such counsel appointed by the court if indigent;
6. The right to confront witnesses;
7. The right to present witnesses;
8. The right to have a transcript or record of the proceedings; and
9. The right of appeal.

**AND FURTHER**, that the Child is represented by an attorney who is now present before the Court for this hearing;

**AND FURTHER**, that the Child, the Child's attorney, the Child's (parent(s); guardian or custodian), and the Child's guardian ad litem have participated in this hearing to the extent permitted by Mississippi's Youth Court Law and as required by due process of law;

**AND FURTHER**, that all testimony at this hearing has been under oath unless waived by all parties; that a portion of the sworn testimony may have been in narrative form; and that this Court may have considered any evidence which was material and relevant to the disposition of the cause, including hearsay and opinion evidence;

**AND FURTHER**, that at the conclusion of the evidence, the Court had given the Child and parties an opportunity to present oral argument;

**AND FURTHER**, that this Court had issued a Valid Court Order giving adequate and fair warning of the consequences of failure to comply to the terms of same to the Child, the Child's attorney, and the Child's (parent(s); guardian; custodian); and that the Child, the Child's attorney, and the Child's (parent(s); guardian; custodian) have acknowledged receiving a true copy of the Valid Court Order and were duly advised of its contents;

**AND FURTHER**, that this Court has determined, based on a written report prepared by the Mississippi Department of Human Services, as attached and incorporated herein, that there are no less restrictive alternatives available than secure detention; and that such written report contained as required by law: a review of the Child's behavior; a determination of the reasons for that behavior; and a determination that all other dispositions other than secure detention are inappropriate;

**AND FURTHER**, that this Court, prior to entering the disposition order, had considered the following relevant factors: the nature of the offense; the manner in which the offense was committed; the nature and number of a child's prior adjudicated offenses; the child's need for care and assistance; and other relevant factors, to wit: \_\_\_\_\_;

**WHEREUPON**, this Court having conducted this hearing accordingly, and as otherwise required by law, finds that the disposition as set forth below is in the State's and Child's best interest;

**THEREFORE, IT IS HEREBY ORDERED** that the Child be held in secured detention at \_\_\_\_\_, a non-adult facility, for \_\_\_\_\_ days, unless and until a petition is filed pursuant to Section 43-21-613 of Mississippi's Youth Court Law for a modification of the Order of Disposition of Child in Need of Supervision, and after a hearing on same, the Court, in its discretion, suspends the secure juvenile detention because a less restrictive alternative has become available; and that such custody of the Child complies with the detention requirements provided in Subsection 43-21-301(6) and Section 43-21-321 of Mississippi's Youth Court Law, and as otherwise required by law.

**ORDERED** this the \_\_\_\_\_ day of \_\_\_\_\_, 20 \_\_\_\_.

\_\_\_\_\_  
**Youth Court Judge**