

IN THE YOUTH COURT OF ALCORN COUNTY, MISSISSIPPI

IN THE INTEREST OF:

**AMY JO TESTCASE, A MINOR
(DOB: 1/17/1992)**

2-YC-2007-P-6-1(59749)

FIRST CALL ORDER

THIS DAY this cause came on for a FIRST CALL HEARING with NO ATTENDEES in attendance and before this Court and this Court finding that it has subject matter jurisdiction and fully considering the premises herein finds as follows, to-wit:

1. On 10/24/2008 a petition was filed alleging in Count 1 that on or about 10/20/2008, in ALCORN COUNTY, MISSISSIPPI, AMY TESTCASE did become a NEGLECTED CHILD as defined by §43-21-105(l) of the Mississippi Code of 1972, Annotated. None of the parties present have disputed that the allegations contained in Count 1 of the petition are true and correct as stated therein.
2. On 10/24/2008 a petition was filed alleging in Count 2 that on or about 10/20/2008, in ALCORN COUNTY, MISSISSIPPI, AMY TESTCASE did become an ABUSED CHILD as defined by §43-21-105(m) of the Mississippi Code of 1972, Annotated. Amy Jo had cuts across her face and back. One or more of the parties present have DISPUTED that the allegations contained in Count 2 of the petition are true and correct as stated therein.
3. Good and sufficient cause exists to accept that AMY TESTCASE is a/an NEGLECTED CHILD as defined by §43-21-105(l) of the Mississippi Code of 1972, Annotated, as alleged in Count 1 of the petition.

IT IS ORDERED, ADJUDGED, AND DECREED that since none of the parties present have disputed that the allegation contained in Count 1 of the petition is true and correct, it shall be deemed admitted that AMY TESTCASE is a/an NEGLECTED CHILD as defined by §43-21-105(l) of the Mississippi Code of 1972, Annotated, as alleged in Count 1 of the petition.

IT IS ORDERED, ADJUDGED, AND DECREED that since one or more of the parties have DISPUTED that AMY TESTCASE is a/an ABUSED CHILD as defined by §43-21-105(m) of the Mississippi Code of 1972, Annotated, as alleged in Count 2 of the petition, that this matter shall be set for a full evidentiary Adjudicatory Hearing as soon as possible.

SO ORDERED, ADJUDGED, AND DECREED this the 20th day of October 2008.