AOC-JV-50

Doc. Code: OAJ

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Commonwealth of Kentucky Court of Justice www.kycourts.gov



## **ADJUDICATION ORDER**

Case No.		
Court	☐ District	☐ Family
County		
Division		

KRS 610.080; JCRPP 8, JCRPP 14 ☐ Public Offense
☐ Status Offense IN THE INTEREST OF: \_\_\_\_\_ , A CHILD FINDINGS OF FACT and CONCLUSIONS OF LAW The Court, being otherwise sufficiently advised, hereby finds and concludes as follows: 1. The child is properly before the Court pursuant to KRS 610.010 and 610.020. 2. The child was represented by counsel whose name is 3. The child is alleged to have committed the following offense(s): , □ a status offense(s); or □ a public offense(s). The child has been determined by the Court to not be under the influence of any substance, nor does the child 4. have a mental condition, that would prevent him or her from understanding the proceedings; the child has been advised by the Court of his/her rights set forth in KRS 610.060 and has signed the AOC-JV-49, Notice of Juvenile Rights and Consequences; the child has been advised of the consequences of his/her admission or confession, if any; and, the Court has inquired whether the child has any questions concerning those rights and consequences. 5. ☐ Contested Adjudication Hearing. The Court makes the following Findings of Fact: (Check one) And HEREBY FINDS that the allegations in the petition have been proven beyond a reasonable doubt, and the child has committed the following offense(s):

And HEREBY FINDS that the allegations in the petition have not been proven beyond a reasonable doubt.

OR 

Admission or Confession. The Court has received a copy of the AOC-JV-51, Admission or Confession and Waiver of Formal Adjudication Hearing, signed by the child and the child's attorney. The Court finds that the child has entered into the Admission or Confession knowingly, intelligently, and voluntarily, and by doing so, has waived the right to a formal adjudication hearing. The Court further finds that the child has waived the right to confront and cross-examine witnesses and have witnesses appear in court on his/her behalf; the right not to incriminate or testify against himself/herself, and the right to appeal. The Court HEREBY FINDS that the proof establishes beyond a reasonable doubt that the child committed the charged offense(s) based upon the attached Admission or Confession of the child which the Court adopts as its Findings of Fact.

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## **ORDER**

## IT IS HEREBY ORDERED THAT:

1.	☐ The child is adjudicated not to have committed any offense, and the case is hereby DISMISSED. ( <b>Note:</b> Judge <b>must</b> complete AOC-JV-29, Order For Expungement Of Juvenile Record)			
2.	☐ The child is adjudicated to have committed the following offense(s):			
	, a 🖵 status offense(s) 🖵 public offense(s).			
3.	(For public offense(s) only) A validated risk and needs assessment shall be submitted to the Court and counsel			
	for the parties three days prior to the disposition pursuant to KRS 610.100 and 635.060. The assessment shall			
	be conducted by the Department of Juvenile Justice. KRS 15A.0652			
4.	Predisposition investigation report: (Check one)			
	□ shall be conducted by (Check one) □ Department of Juvenile Justice □ Cabinet □ Other public or			
	private agency and the report submitted to the Court and counsel for the parties three days prior to the Disposition Hearing as set in paragraph 6 below <i>(unless the child waives the three day paried)</i> :			
	has been waived by the child who is represented by counsel, with consent of the Cabinet (status offense) or the Department of Juvenile Justice (public offense) if commitment is being considered; and the child has elected			
	to proceed with disposition in this hearing; OR			
	☐ the Court is relying on a suitable prior predisposition investigation report which shall be filed in the record			
	and considered at the Disposition Hearing, whenever it occurs.			
5.	☐ Pending the Disposition the Court enters the following Orders:			
0.	To that if the Bioposition the Court office are following Gracie.			
6.	□ A Disposition Hearing will be held on, 2, at □ a.m. □ p.m.			
	at the following location:			
	ne superintendent/principal of school at the following			
	be given notice of this Adjudication if required pursuant to KRS 610.345.			
Silali	be given notice of this Adjudication if required pursuant to KRS 610.343.			
Date	, 2 Judge			
Date	Judge			
	ibution:			
	nal to Court File			
☐ Cł				
☐ St	uperintendent/principal, if ordered			