

June 17, 2016

TO: Judges, Commissioners, County Clerks, Superior Court Administrators, Juvenile Court Administrators, Law Libraries, Attorneys, and Public

FROM: Merrie Gough, Senior Legal Analyst

SUBJECT: 2016 SUMMARY OF CHANGES TO JUVENILE COURT FORMS

The Juvenile Court Forms Subcommittee and the Washington Pattern Forms Committee updated the Juvenile Court Forms listed below to implement approved recommended changes requested by the legal community, and:

* Laws of 2016, Ch. 89 (HB 2371), relating to Court use of JIS System;
* Laws of 2016, Ch. 93 (SHB 2405), relating to Notices, Records & Parties;
* Laws of 2016, Ch 180 (ESHB 2591), relating to Dependency Hearing Notices;
* Laws of 2015, Ch. 240 (SSB 5740), relating to Extended Foster Care Services – Eligibility – Documented Medical Condition (Passed in 2015, effective 7/1/2016);
* Laws of 2016, Ch. 94 (SHB 2410), relating to Firearm Conviction Database;
* Laws of 2016, Ch. 106 (ESHB 2746), relating to Juvenile Offender Treatment;
* Laws of 2016, Ch. 136 (SHB 2906), relating to Juvenile Offender – Rehabilitation and Reintegration;
* Laws of 2016, Ch. 205 (2SHB 2449), relating to Truancy Reductions; and
* Laws of 2016, Ch. 81 (2ESHB 1553), relating to Opportunity Restoration.

Detailed Descriptions of the changes follow:

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| **All Cases** | | | |
|  | **All Cases 01.0600** | **JIS Check Confidential Document Cover Sheet**  To implement Laws of 2016, Ch. 89, change the first sentence as follows:  “Upon request of a party, ~~A~~attached are the JIS/related data base documents the court relied upon when considering:”  In the last paragraph and in the footer, change the Session Law citation “Laws of 2016, Ch. 140, §1” to “RCW 2.28.210.” | |
| **Shelter Care Proceedings – JU-2** | | | |
|  | JU 02.0240 | **Order and Authorization re Health Care and Education**  In the second paragraph below “III. Order,” change the Session Law citation to: “RCW 13.34.046.”  In the fourth paragraph beginning with “The court further authorizes…” insert “or its designee” after “DSHS” and before “to share…" | |
| **Dependency Proceedings – JU-3** | | | |
|  | JU 03.0100 | **Dependency Petition**  In paragraph 1.4, change the RCW citation to: RCW 13.34.030(6). | |
|  | JU 03.0200 | **Notice and Summons/Order**  To implement Laws of 2016, Ch 93, §7, change heading II as follows: **II. Summons~~/Order to Appear~~**, and delete the second check box option and the Notice.  Immediately above the new signature section, add a box with the following new heading **IV.** **Order to Appear**, and text:  ***You are ordered and required*** as the parent, guardian or custodian having custody and control of the child to bring the child to the above fact-finding hearing.  **Notice**: **Violation of this Order to Appear is subject to a proceeding for Contempt of Court Pursuant to RCW 13.34.070**.  Dated:  **Judge/Commissioner**  Change the signature section to:  **Issued by Petitioner:**  DSHS/Supervising Agency  By (name)  Signature    Print name WSBA #  (Name) \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  Signature    Print name WSBA # | |
|  | JU 03.0350 | **Caregiver Report Cover Sheet**  New form implementing implement Laws of 2016, Ch. 180. | |
|  | JU 03.0400 | **Order of Dependency**  To implement Laws of 2016, Ch. 180, add a second row to the hearing box on page 1, and add the following text:  About today’s hearing:  Was adequate and timely notice given to the child’s caregiver?  Yes (CGATN)  No (CGNATN)  Did the court receive a caregiver report? Yes  / No  The caregiver appeared. Did the court give the caregiver an opportunity to be heard? Yes  / No  In paragraph 2.3, change the first RCW citation to RCW 13.34.030(6). | |
|  | JU 03.0410 | **Order of Disposition on Dependency**  To implement Laws of 2016, Ch. 180, add a second row to the hearing box on page 1, and add the following text:  About today’s hearing:  Was adequate and timely notice given to the child’s caregiver?  Yes (CGATN)  No (CGNATN)  Did the court receive a caregiver report? Yes  / No  The caregiver appeared. Did the court give the caregiver an opportunity to be heard? Yes  / No | |
|  | JU 03.0500 | **Order after Hearing First Dependency Review/Dependency Review/Permanency Planning**  To implement Laws of 2016, Ch. 180, add a second row to the hearing box on page 1, and add the following text:  About today’s hearing:  Was adequate and timely notice given to the child’s caregiver?  Yes (CGATN)  No (CGNATN)  Did the court receive a caregiver report? Yes  / No  The caregiver appeared. Did the court give the caregiver an opportunity to be heard? Yes  / No  In paragraph 2.5, third check box, change paragraph 3.16 to 3.17. | |
|  | JU 03.0510 | **Interim Review Hearing**  To implement Laws of 2016, Ch. 180, add a second row to the hearing box on page 1, and add the following text:  About today’s hearing:  Was adequate and timely notice given to the child’s caregiver?  Yes (CGATN)  No (CGNATN)  Did the court receive a caregiver report? Yes  / No  The caregiver appeared. Did the court give the caregiver an opportunity to be heard? Yes  / No | |
|  | JU 03.0520 | **Extended Foster Care Dependency Review Hearing Order/Permanency Planning Hearing Order**  In the caption, change the Clerk’s Action Required paragraph reference from 3.13. to 3.12.  To implement Laws of 2016, Ch. 180, add a second row to the hearing box on page 1, and add the following text:  About today’s hearing:  Was adequate and timely notice given to the child’s caregiver? Yes (CGATN)  No (CGNATN)  Did the court receive a caregiver report? Yes  / No  The caregiver appeared. Did the court give the caregiver an opportunity to be heard? Yes  / No  Delete paragraph 2.1.  In paragraph 2.2, add the following as the second check box option:  is not able to engage in any of the activities described below due to a documented medical condition.  In paragraph 2.2, last check box option, delete “(beginning March 1, 2015).”  Delete paragraph 3.3.  Renumber the remaining paragraphs. | |
|  | JU 03.0540 | **Findings and Order on Post 18 Extended Foster Care (Extending Dependency)**  To implement Laws of 2016, Ch. 180, add a second row to the hearing box on page 1, and add the following text:  About today’s hearing:  Was adequate and timely notice given to the child’s caregiver? Yes (CGATN)  No (CGNATN)  Did the court receive a caregiver report? Yes  / No  The caregiver appeared. Did the court give the caregiver an opportunity to be heard? Yes  / No  In paragraph 2.1, after the fourth check box option “on the youth’s 18th birthday,” add the following as the first sub-check box option:  was not able to engage in any of the activities described below due to a documented medical condition.  In the last sub-check box option, delete “(beginning March 1, 2015).” | |
|  | JU 03.0560 | **Legally Free Dependency Review Hearing Order / Permanency Planning Hearing Order**  New form. | |
|  | JU 03.0650 | **Order Dismissing Dependency**  To implement Laws of 2016, Ch. 180, add a second row to the hearing box on page 1, and add the following text:  About today’s hearing:  Was adequate and timely notice given to the child’s caregiver? Yes (CGATN)  No (CGNATN)  Did the court receive a caregiver report? Yes  / No  The caregiver appeared. Did the court give the caregiver an opportunity to be heard? Yes  / No | |
|  | JU 03.1300 | **Dependency Petition – Extended Foster Care**  Below the heading “II. Allegations,” add paragraph number 2.1, before the “The youth is eligible for extended foster care services because the youth is:”  In paragraph 2.1, add the following as the first check box option:  not able to engage in any of the activities described below due to a documented medical condition.  In the last check box option, delete “(beginning March 1, 2015).”  Add new paragraph 2.2:  2.2 Foster care is in the youth’s best interests. | |
|  | JU 03.1400 | **Order of Dependency – Extended Foster Care**  To implement Laws of 2016, Ch. 180, add a second row to the hearing box on page 1, and add the following text:  About today’s hearing:  Was adequate and timely notice given to the child’s caregiver? Yes (CGATN)  No (CGNATN)  Did the court receive a caregiver report? Yes  / No  The caregiver appeared. Did the court give the caregiver an opportunity to be heard? Yes  / No  In paragraph 2.6 add the following as the first sub-check box option:  is unable to engage in any of the activities described below due to a documented medical condition.  In paragraph 2.6 in the last sub-check box option, delete “(beginning March 1, 2015).”  Add new paragraph 2.9:  2.9 The placement  is  is not in the youth’s best interests.  Renumber the remaining paragraphs in section II. | |
| **Termination and Reinstatement of Parent-Child Relationship – JU-4** | | | |
|  | JU 04.0110 | **Hearing, Findings, and Order Regarding Termination of Parent-Child Relationship**  At the end of section II. Findings, insert the following RCW provision:  *RCW 13.34.200(3) provides:*  *An order terminating the parent-child relationship shall include a statement addressing the status of the child's sibling relationships and the nature and extent of sibling placement, contact, or visits.* | |
| **Proceedings for Children in Need of Services (CHINS) / At-Risk Youth – JU-5** | | | |
|  | JU 05.0100 | **Child in Need of Services Petition**  In paragraph 1.3, delete the first check box option. | |
| **Juvenile Offense Proceedings – Diversion Agreements – JU-6** | | | |
|  | JU 06.0100 | **Advice about Diversion (Confinement Possible)**  To implement Laws of 2016, Ch. 136, delete paragraph 5 and replace it with:  If you sign a Diversion Agreement for an alcohol, drug, or firearm related offense, that offense can later be used as a prior offense to revoke your driving privilege should you be convicted in court of an alcohol, drug, or firearm related offense. | |
|  | JU 06.0120 | **Diversion Agreement**  To implement Laws of 2016, Ch. 136, change the check box option about mandatory notifications as follows:  ❒ **Mandatory School Notification~~(s)~~**:  ~~❒~~ **~~DOL~~**~~: The Department of Licensing will be notified of this offense.~~  ~~❒~~ **~~School Notification~~**~~:~~ Your school Principal will be notified of this offense:  School: | |
|  | JU 06.0130 | **Diversion Agreement (Sexual Exploitation)**  To implement Laws of 2016, Ch. 136, delete the check box option: ~~🞎~~ **~~DOL~~**~~: notified.~~ | |
| **Juvenile Offense Proceedings in Juvenile Court – JU-7** | | | |
|  | JU 07.0400 | | **Acknowledgment of Advice of Rights**  In the tables for “Local Sanctions” and “Juvenile Rehabilitation Administration (JRA) Commitment,” delete the column for “CVC.” |
|  | JU 07.0800 | | **Order on Adjudication and Disposition**  To implement Laws of 2016, Ch. 106, under the heading II. Findings of Fact, change the check box option relating to chemical dependency disposition alternative as follows:  The court considered the respondent’s eligibility for the chemical dependency/mental health disposition alternative.  To implement Laws of 2016, Ch. 94, in section II. Findings of Fact, change the check box option for felony firearm offenses as follows:  The respondent committed a felony firearm offense as defined in RCW 9.41.010, and:~~.~~  The respondent should register as a felony firearm offender The court considered the following factors in making this determination:  the respondent’s criminal history.  whether the respondent has previously been found not guilty by reason of insanity of any offense in this state or elsewhere.  evidence of the respondent’s propensity for violence that would likely endanger persons.  other:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.  The respondent must register as a felony firearm offender because the offense was committed in conjunction with an offense committed against a person under the age of 18, or a serious violent offense or offense involving sexual motivation as defined in RCW 9.94A.030.  To implement Laws of 2016, Ch. 106, under the heading III. Conclusions of Law, change the last check box option as follows:  Respondent is eligible for the chemical dependency/mental health disposition alternative on Count \_\_\_\_\_\_\_\_\_. A standard range disposition for that Count would constitute a manifest injustice.  To implement Laws of 2016, Ch. 106, under the heading IV. Order, change the first line in paragraph 4.5 as follows:  Count\_\_\_\_\_\_\_\_\_: Chemical Dependency/Mental Health Disposition Alternative (RCW 13.40.165):  Delete paragraph 4.7 Mental Health Disposition Alternative.  Renumber the remaining paragraphs.  To implement Laws of 2016, Ch. 106, change paragraph 4.19 (previously paragraph 4.20) to:  4.19  **Suspension/Revocation of Driving Privilege**:Department ofLicensing notification is required because:  **Over 13 & Alcohol, Drugs, UPFA <18, or Armed with F/A (not first offense)** -  (1) Respondent was 13 years or older at the time he/she committed the following offense: Alcohol under RCW 66.44; VUCSA under RCW 69.50; Legend drug under RCW 69.41; Imitation drugs under RCW 69.52; UPFA < 18 RCW 9.41.040(2)(iv); and/or, an offense while Armed with a Firearm RCW 13.40.196; AND, (2) Respondent has a prior offense for the same offense.  See, RCW 13.40.265.  **UPFA or Armed During Offense In Which Vehicle Used (with priors)** – (1) Respondent committed the following offense: UPFA 1 or 2 under RCW 9.41.040; and/or, an offense while Armed with a Firearm RCW 13.40.196 during which the court found a motor vehicle served an integral function during the offense; AND, (2) Respondent previously committed of one or more of the following offenses: Alcohol under RCW 66.44; VUCSA under RCW 69.50; Legend drug under RCW 69.41; Imitation drugs under RCW 69.52; UPFA under RCW 9.41.040; and/or, an offense while Armed with a Firearm RCW 13.40.196.  See, RCW 9.41.040(5).  **Certain Motor Vehicle Offenses** – Respondent committed the following offense: DUI; Physical Control; DWLS 1&2; Vehicular Assault/Homicide; Hit & Run Attended; Reckless Driving; any felony which a vehicle used in commission (except TMVWOP2 where the court finds the respondent is a passenger only in committing the offense); False Statements under RCW 46; Felony Elude; Unattended Child in Running Vehicle (2nd or subsequent conviction); Reckless Endangerment of Road Workers; and/or Theft of Motor Vehicle Fuel.  See, RCW 46.20.285, 46.61.5055(9), 46.20.342(2), 46.61.524, 46.52.020(6), 46.61.500(2), 46.61.024(3), 46.61.685(2), 46.61.527(5), 46.61.740(2), and, 46.20.270.  **Court Clerk**: The court clerk is directed to immediately forward an Abstract of Court Record to the Department of Licensing, which must suspend/revoke the defendant’s driver’s license. |
|  | JU 07.0840 | | **Felony Firearm Offender Registration Attachment**  To implement Laws of 2016, Ch. 94, change the beginning of paragraph 1 as follows:  **1. General Applicability and Requirements**: The respondent is required to register because this crime involves a felony firearm offense as defined in RCW 9.41.010, and:~~;~~   * after considering statutory factors, the court decided the respondent must register; or * the offense was committed in conjunction with an offense committed against a person under the age of 18, or a serious violent offense or offense involving sexual motivation as defined in RCW 9.94A.030.   In the footer, change the Session law citation “Laws of 2013, ch. 183” to “RCW 9.41.331.” |
|  | **JU 07.1310** | **Statement of Juvenile for Deferred Disposition**  To implement Laws of 2016, Ch. 106, change paragraph 1.5(a) to:   1. SUSPENSION/REVOCATION OF DRIVING PRIVILEGE:I have been informed that the Department of Licensing will be notified and my privilege to drive suspended or revoked:   **Over 13 & Alcohol, Drugs, UPFA <18, or Armed with F/A (not first offense)**:  (1) Ifthe court finds me guilty of one of the following offenses and I was 13 years or older at the time I committed the offense: Alcohol under RCW 66.44; VUCSA under RCW 69.50; Legend drug under RCW 69.41; Imitation drugs under RCW 69.52; UPFA < 18 RCW 9.41.040(2)(iv); and/or, an offense while Armed with a Firearm RCW 13.40.196; AND (2) I have a prior offense for the same offense.  See, RCW 13.40.265.  **UPFA or Armed During Offense In Which Vehicle Used (with priors)**: (1) If the court finds me guilty of one of the following offenses: UPFA 1 or 2 under RCW 9.41.040; and/or an offense while Armed with a Firearm RCW 13.40.196 during which the court found a motor vehicle served an integral function during the offense; AND (2) I previously committed one or more of the following offenses: Alcohol under RCW 66.44; VUCSA under RCW 69.50; Legend drug under RCW 69.41; Imitation drugs under RCW 69.52; UPFA under RCW 9.41.040; and/or an offense while Armed with a Firearm RCW 13.40.196.  See, RCW 9.41.040(5).  **Certain Motor Vehicle Offenses** – If the court finds me guilty of one of the following offenses: DUI; Physical Control; DWLS 1&2; Vehicular Assault/Homicide; Hit & Run Attended; Reckless Driving; any felony which a vehicle used in commission (except TMVWOP2 where the court finds I was a passenger only in committing the offense); False Statements under RCW 46; Felony Elude; Unattended Child in Running Vehicle (2nd or subsequent conviction); Reckless Endangerment of Road Workers; and/or Theft of Motor Vehicle Fuel.  See, RCW 46.20.285, 46.61.5055(9), 46.20.342(2), 46.61.524, 46.52.020(6), 46.61.500(2), 46.61.024(3), 46.61.685(2), 46.61.527(5), 46.61.740(2), and 46.20.270.  Delete paragraph 1.5(b), SUSPENSION/REVOCATION OF DRIVING PRIVILEGE FOR DRIVING OFFENSES.” The provisions are in the new paragraph 1.5(a).  Renumber the remaining sub-paragraphs in paragraph 1.5.  To implement Laws of 2016, Ch. 94, delete the text of paragraph 1.5(j) and replace it with:  FELONY FIREARM REGISTRATION: I am subject to court ordered felony firearm offender registration pursuant to RCW 9.41.330. The specific registration requirements are in the “Felony Firearm Offender Registration” Attachment. | |
|  | JU 07.1320 | **Deferred Disposition Order**  In the caption, change the paragraphs listed after “Clerk’s Action Required” to “Paragraphs 3.16 through 3.25.”  To implement Laws of 2016, Ch. 94, delete paragraph 2.6 relating to felony firearm offenders and replace it with:  2.6  The respondent committed a felony firearm offense as defined in RCW 9.41.010, and:  The respondent should register as a felony firearm offender The court considered the following factors in making this determination:  the respondent’s criminal history.  whether the respondent has previously been found not guilty by reason of insanity of any offense in this state or elsewhere.  evidence of the respondent’s propensity for violence that would likely endanger persons.  other:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.  The respondent must register as a felony firearm offender because the offense was committed in conjunction with an offense committed against a person under the age of 18, or a serious violent offense or offense involving sexual motivation as defined in RCW  Add a new paragraph 3.17:  3.17  **HIV Testing:** Count \_\_\_\_\_\_\_ is a prostitution offense, or a drug offense associated with hypodermic needles, and therefore, Respondent is required to undergo testing for the human immunodeficiency (HIV/AIDS) virus pursuant to RCW 70.24.340.  Renumber the remaining paragraphs.  To implement Laws of 2016, Ch. 106, change paragraph 3.22 as follows:  “3.22 **~~Driver’s License Revocation~~Suspension/Revocation of Driving Privilege**:Department ofLicensing notification is required because:  **Over 13 & Alcohol, Drugs, UPFA <18, or Armed with F/A (not first offense)** -  (1) Respondent was 13 years or older at the time he/she committed the following offense: Alcohol under RCW 66.44; VUCSA under RCW 69.50; Legend drug under RCW 69.41; Imitation drugs under RCW 69.52; UPFA < 18 RCW 9.41.040(2)(iv); and/or, an offense while Armed with a Firearm RCW 13.40.196; AND, (2) Respondent has a prior offense for the same offense.  See, RCW 13.40.265.  **UPFA or Armed During Offense In Which Vehicle Used (with priors)** – (1) Respondent committed the following offense: UPFA 1 or 2 under RCW 9.41.040; and/or, an offense while Armed with a Firearm RCW 13.40.196 during which the court found a motor vehicle served an integral function during the offense; AND, (2) Respondent previously committed of one or more of the following offenses: Alcohol under RCW 66.44; VUCSA under RCW 69.50; Legend drug under RCW 69.41; Imitation drugs under RCW 69.52; UPFA under RCW 9.41.040; and/or, an offense while Armed with a Firearm RCW 13.40.196.  See, RCW 9.41.040(5).  **Certain Motor Vehicle Offenses** – Respondent committed the following offense: DUI; Physical Control; DWLS 1&2; Vehicular Assault/Homicide; Hit & Run Attended; Reckless Driving; any felony which a vehicle used in commission (except TMVWOP2 where the court finds the respondent is a passenger only in committing the offense); False Statements under RCW 46; Felony Elude; Unattended Child in Running Vehicle (2nd or subsequent conviction); Reckless Endangerment of Road Workers; and/or Theft of Motor Vehicle Fuel.  See, RCW 46.20.285, 46.61.5055(9), 46.20.342(2), 46.61.524, 46.52.020(6), 46.61.500(2), 46.61.024(3), 46.61.685(2), 46.61.527(5), 46.61.740(2), and, 46.20.270.  **Court Clerk**: The court clerk is directed to immediately forward an Abstract of Court Record to the Department of Licensing, which must suspend/revoke the defendant’s driver’s license.  Add a new paragraph 3.23:  3.23  **Kidnapping Registration**:The court finds that Count \_\_\_\_\_\_\_\_ is a kidnapping offense as defined in RCW 9A.44.128 [Attempted Second Degree Kidnapping, Unlawful Imprisonment, or any anticipatory form of those crimes], therefore Respondent shall register as a kidnapping offender. The specific registration requirements are set forth in the “Offender Registration” Attachment.  Renumber the remaining paragraphs. | |
| **Truancy Proceedings – JU-13** | | | |
|  | JU 13.0100 | **Petition Regarding Truancy**  To implement Laws of 2016, Ch. 205, make the following changes:  Above section I. Identification of the Respondents, delete the following check box:   * ~~fifth absence within one month.~~   In paragraph 1.1, Identification of the student, change the row about languages as follows:   |  |  | | --- | --- | | Fluent Language(s)~~in English?~~ | ~~Yes  No. If no, what language?~~ |   In paragraph 1.2 , change the title of the paragraphs as follows:  Identification of ~~mother/legal guardian~~parent (name) \_\_\_\_\_\_\_\_\_\_\_~~:~~  In the table, change the row about languages as follows:   |  |  | | --- | --- | | Fluent Language(s)~~in English?~~ | ~~Yes  No. If no, what language?~~ |   Delete the check boxes below the table:  ~~Custodial  Non-Custodial~~  In paragraph 1.3 , change the title of the paragraphs as follows:  Identification of ~~father/legal guardian~~parent (name) \_\_\_\_\_\_\_\_\_\_\_~~:~~  In the table, change the row about languages as follows:   |  |  | | --- | --- | | Fluent Language(s)~~in English?~~ | ~~Yes  No. If no, what language?~~ |   Delete the check boxes below the table:  ~~Custodial  Non-Custodial~~  In paragraph 2.3, in the line beginning with “Further..” insert “data-informed” after “following” and before “actions.”  At the beginning of the table containing actions, add the following row at the top of the list:  applied the Washington Assessment of the Risks and Needs of Students (WARNS) and, where appropriate, provided approved best practice or research-based intervention consistent with the WARNS profile, as provided in the attached assessment or as listed below:  In the list of actions, delete:   * ~~referred the student to a community truancy board (please attach a narrative statement on actions taken by truancy board)~~   Insert the following as the last sub-paragraph in paragraph 2.3:  Did the school district refer the student to a community truancy board?  no  yes, attached is a copy of the agreement.  In paragraph 2.7, in the first check box option, change “five” to “seven” unexcused absences….  In paragraph 2.7 in the second check box option, delete “/guardian(s).”  In paragraph 3.1, add the following as the first check box option:  Stay this proceeding, and refer the respondent(s) to the community truancy board.  Delete the last two check box options:  ~~Stay the truancy proceeding related to this petition~~.  ~~Enter an agreed order on the petition regarding truancy incorporating the truancy board agreement/attendance contract attached thereto~~. | |
|  | JU 13.0300 | **Notice of Hearing**  To implement Laws of 2016, Ch. 205, in the caption and in the second paragraph, delete “/Guardian.” | |
|  | JU 13.0210 | **Return of Service**  To implement Laws of 2016, Ch. 205, in paragraph 1.2, add the following new check box options as the third and fourth check box options:  Order to Stay Truancy Proceedings and Referral  Order Lifting Stay and Scheduling Hearing | |

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|  | JU 13.0215 | **Acceptance of Service**  Delete this form. |
|  | JU 13.0300 | **Order to Stay Truancy Proceedings and Referral**  New form implementing Laws of 2016, Ch. 205.  This forms replaces the old form:  Motion and Order to Stay Truancy Proceedings Pending Intervention |
|  | JU 13.0320 | **Community Truancy Board Agreement and Document Cover Sheet**  New form implementing Laws of 2016, Ch. 205. |
|  | JU 13.0400 | **Community Truancy Board Return of Case**  New form implementing Laws of 2016, Ch. 205. |
|  | JU 13.0410 | **Order Lifting Stay and Scheduling Hearing**  New form implementing Laws of 2016, Ch. 205. |
|  | JU 13.0600 | **Findings and Order on Truancy Petition**  This form’s number is changed from JU 13.0400 to JU 13.0600.  To implement Laws of 2016, Ch. 205, make the following changes:  In the introductory paragraph, change “parent(s)/guardian(s)” to “parent(s).”  Below the heading I. Findings:  In paragraph 1.1, change “parent(s)/guardian(s)” to “parent(s).”  Change paragraph 1.4, as follows:  ❑ ~~Testing the student for use of controlled substances or alcohol~~A drug and alcohol assessment is appropriate to the circumstances and behavior of the child and will help the child's compliance with the mandatory attendance law.  Add new paragraphs 1.5 and 1.6:  1.5 ❑ A mental health evaluation or other diagnostic evaluation is appropriate to the circumstances and behavior of the child and will help the child's compliance with the mandatory attendance law.  1.6 ❑ There is an immediate health and safety concern or a family conflict needs mediation such that temporary out-of-home placement is necessary.  Renumber the remaining paragraphs under section 1. Findings.  In paragraphs 1.7 and 1.8, delete “/guardian(s).”  Delete paragraph 10:  ~~❑ This case should be referred to the Community Truancy Board.~~  Renumber the remaining paragraphs under section 1. Findings.  Below the heading II. Order:  Change paragraph 2.4, as follows:  2.4 ❑ The student shall~~is ordered to submit to testing for~~complete a drug and alcohol assessment, follow all recommendations in the assessment ~~controlled~~ ~~substances or alcohol,~~ and ~~to~~ abstain from unlawful use of controlled substances or alcohol ~~and to follow the recommendations in the assessment~~.  Add new paragraphs 2.5 and 2.6:  2.5 ❑ The student shall complete a mental health evaluation or other diagnostic evaluation and follow all recommendations.  2.6 ❑ The student shall be temporarily placed in a crisis residential or HOPE center.  Delete paragraph 2.8:  ~~❑ A stay of these proceedings is granted until \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (date) and shall only be extended with permission of the court.~~  Delete paragraph 2.10:  ~~❑ This case shall be referred to the Community Truancy Board. The truancy board shall meet with the student, parent(s)/guardian(s), and school district representative within thirty (30) days of this order and shall enter into an agreement regarding expectations and any actions necessary to address the student’s truancy.~~  ~~❑ If an agreement is reached between the truancy board and the parties, a copy of said agreement shall be provided to the court no later than (date).~~  ~~❑ If the truancy board and the parties fail to reach an agreement, this matter shall be returned to the court for hearing on (date).~~  Renumber the remaining paragraphs under section II. Order.  Below the Judge/Court Commissioner signature line, add:  Prepared by:    Signature WSBA#    Print Name  ► ►  Student’s signature Parent’s signature |
|  | JU-13.0610 | **Progress Report and Follow-up**  This form was renumbered from JU-13.0350 to JU-13.0610.  To implement Laws of 2016, Ch. 205, under **II. Report**, delete the check box option for:  ~~❑ referred the student to a community truancy board (please attach a narrative statement on actions taken by truancy board)~~ |
|  | ~~JU 13.0600~~ | ~~Request of Community Truancy Board for Further Action~~  Delete form. |
|  | ~~JU 13.0610~~ | ~~Order on Request of Community Board for Further Action~~  Delete form. |
| **Certificate of Restoration of Opportunity** | | |
|  | CRO 01.0100 | **Petition for Certificate of Restoration of Opportunity**  New form to implement Laws of 2016, Ch. 81. |
|  | CRO 01.0200 | **Notice of Filing a Petition for Certificate of Restoration of Opportunity**  New form to implement Laws of 2016, Ch. 81. |
|  | CRO 01.0300 | **Proof of Service of Notice of Filing a Petition for Certificate of Restoration of Opportunity**  New form to implement Laws of 2016, Ch. 81. |
|  | CRO 01.0600 | **Order of Dismissal of Petition for Certificate of Restoration of Opportunity**  New form to implement Laws of 2016, Ch. 81. |
|  | CRO 01.0700 | **Order and Certificate of Restoration of Opportunity**  New form to implement Laws of 2016, Ch. 81. |