

Juvenile Forms Summary of Changes

For Publication January 1, 2024

Form Changes		
1.	JU CR 7.7 Statement on Plea of Guilty	Changed section 10 as follows: COUNTS AS CRIMINAL HISTORY: I understand that my plea of guilty and the judge's acceptance of my plea will become part of my criminal history. I understand that if I am pleading guilty to 2 or more offenses that arise out of the same course of conduct, only the most serious offense will count as an offense in my criminal history. I understand that my guilty plea will remain part of my criminal history when I am an adult and may affect my ability to remain in the Juvenile Justice System should I re-offend. I understand that the judge will consider my criminal history, if I committed murder in the 1st or 2nd degree or a class A sex offense, when sentencing me for any offense that I commit in the future as an adult or juvenile, except juvenile adjudications of guilt which are not murder in the 1st or 2nd degree or a class A sex offense, cannot be included in my adult offender score later.
2.	JU 07.0800 Order on Adjudication and Disposition	Removed [] NOTICE OF REGISTRATION AND HEARING SET (also paragraph 4.21): Respondent is required to register as a sex offender pursuant to RCW 9A.44.130. At the end of the supervision ordered under this disposition alternative, there will be a presumption that Respondent is sufficiently rehabilitated to warrant removal from the registry of sex offenders, and the court shall relieve Respondent of the duty to register unless the court finds that the offender is not sufficiently rehabilitated to warrant removal after considering the factors in RCW 13.40.162(7). A waiver hearing is set approximately two (2) years from the date of this order as follows: On: (date) at a.m./p.m.

		At: Court, Room/Department:
		Address:
		At that time, the court will determine if the offender is sufficiently rehabilitated to warrant removal from the registry of sex offenders.
		Added The "to the Department of Licensing and the Washington State Patrol Firearms Background Check Program. Title RCW 9.41." language in section 4.18.
3.	JU 13 100 Petition Regarding Truancy	<u>Changed</u> section 2.7 as follows to better reflect RCW 28A.225.030:
		2.7 Based upon the foregoing, the school district alleges that:
		[] The respondent student is in violation of the Compulsory School Attendance Law in that the student has at least 7 unexcused absences within 1 month.
		The petition was filed not later than the child's or 15th unexcused absences during the current school year.