

## Juvenile Forms Summary of Changes effective 1/1/2023

Form Changes: Changes due to case law, legislation and comments. 1. JU 13.0100 Petition Changed "second" to "3" and added "within any month" in re: Truancy sec. 2.3. Changed "truancy" to "engagement" in section 2.3. Changed "seven" to "7" and "ten" to "15" in section 2.7 to comply with RCW 28A.225.015. Made formatting changes. 2. JU 13.0200 Notice of Removed language regarding detention or arrest from the Hearing, JU 13.0700 forms to comply with changes made by SB5290 (2019). Motion to Go to Court-Plain language changes. Contempt (Show Cause), JU 13.0710 Formatting changes. Order to Go to Court-(Contempt (Show Cause) JU 13.0410 Order Changed "truancy" to "engagement". 3. Lifting Stay and Formatting changes. Scheduling Hearing 4. JU 13.0600 Finding Removed language regarding placement at a crisis and Order on Truancy residential or hope center from the forms to comply with Petition changes made by SB5290 (2019). RCW.28A.225,090 only allows nonresidential with intensive wrap around options. Plain language changes to make the form more accessible to the juvenile court user. Gender neutral changes. Formatting changes. 5. JU 13.0720 Truancy <u>Removed</u> language regarding detention or arrest from the Contempt Order forms to comply with changes made by SB5290 (2019).

<u>Changed</u> "person responding" to "student/parent" to clarify who the person responding. <u>Changed</u> "show cause" to "go to court".

		Formatting changes.
6.	JU 07.132 Deferred Disposition Order and JU 07.800 Order on Adjudication	<u>Changed</u> "Paragraph 3.17 does not apply if it is established that the Washington State Patrol crime laboratory already has a sample from the respondent for a qualifying offense." to "If the Respondent has already had a biological sample collected, the collecting agency may choose not to collect another sample." <u>State v. Booker</u> , 509 P.3d 854 (2022) <u>Removed</u> from <i>Order on Adjudication</i> "For offenses committed on or after July 27, 2003.)" from section 4.6.
7.	Shelter Care Hearing Order	Removed option 4 referring the case to the Prosecuting Attorney from Section 3.6 Paternity.