



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

**Form Changes:** Changes due to case law, legislation and comments.

<b>1.</b>	JU 13.0100 Petition re: Truancy	<p><u>Changed</u> “second” to “3” and added “within any month” in sec. 2.3.</p> <p><u>Changed</u> “truancy” to “engagement” in section 2.3.</p> <p><u>Changed</u> “seven” to “7” and “ten” to “15” in section 2.7 to comply with RCW 28A.225.015.</p> <p>Made formatting changes.</p>
<b>2.</b>	JU 13.0200 Notice of Hearing, JU 13.0700 Motion to Go to Court-Contempt (Show Cause), JU 13.0710 Order to Go to Court-Contempt (Show Cause)	<p><u>Removed</u> language regarding detention or arrest from the forms to comply with changes made by <a href="#">SB5290 (2019)</a>.</p> <p>Plain language changes.</p> <p>Formatting changes.</p>
<b>3.</b>	JU 13.0410 Order Lifting Stay and Scheduling Hearing	<p><u>Changed</u> “truancy” to “engagement”.</p> <p>Formatting changes.</p>
<b>4.</b>	JU 13.0600 Finding and Order on Truancy Petition	<p><u>Removed</u> language regarding placement at a crisis residential or hope center from the forms to comply with changes made by <a href="#">SB5290 (2019)</a>. <a href="#">RCW.28A.225.090</a> only allows nonresidential with intensive wrap around options.</p> <p>Plain language changes to make the form more accessible to the juvenile court user.</p> <p>Gender neutral changes.</p> <p>Formatting changes.</p>
<b>5.</b>	JU 13.0720 Truancy Contempt Order	<p><u>Removed</u> language regarding detention or arrest from the forms to comply with changes made by <a href="#">SB5290 (2019)</a>.</p> <p><u>Changed</u> “person responding” to “student/parent” to clarify who the person responding.</p> <p><u>Changed</u> “show cause” to “go to court”.</p>

		Formatting changes.
6.	JU 07.132 Deferred Disposition Order and JU 07.800 Order on Adjudication	<p><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." <a href="#">State v. Booker</a>, 509 P.3d 854 (2022)</p> <p><u>Removed</u> from <i>Order on Adjudication</i> "For offenses committed on or after July 27, 2003.)" from section 4.6.</p>
7.	Shelter Care Hearing Order	<p><u>Removed</u> option 4 referring the case to the Prosecuting Attorney from Section 3.6 Paternity.</p>