

JV-SO-2011-001

IN RE:

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IN THE COUNTY COURT

RESCINDING OF PRIOR
STANDING ORDERS

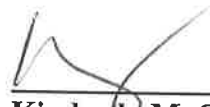
AT LAW NO. 1

DENTON COUNTY, TEXAS

RESCINDING OF PRIOR ORDERS

The Court hereby rescinds all prior Standing Orders for County Court at Law Number One, Denton County, Texas, signed up to the date of December 31, 2010, other than any Standing Order certifying a Juvenile Processing Office.

Signed this the 3rd day of January, 2011



Kimberly McCary
Judge Presiding
County Court at Law No. 1
Sitting as a Juvenile Court

JV-SO-2011-003

IN RE:

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IN THE COUNTY COURT

REVELATION OF
WRITTEN MATTER

AT LAW NO. 1

DENTON COUNTY, TEXAS

REVELATION OF WRITTEN MATTER

Pursuant to Sections 54.01(e) and 54.04(b) and 54.02(e), the Court Orders that attorneys representing respondent/children in this Court shall not reveal any written matter that will be considered at a detention hearing (other than the contents of the probable cause affidavit); a disposition hearing, or a transfer hearing to the respondent/child or his or her parent, guardian or custodian without the prior permission of the Court.

Signed this the 3rd day of January, 2011



Kimberly McCary
Judge Presiding
County Court at Law No. 1
Sitting as a Juvenile Court

JV-SO-2011-004

IN RE:

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IN THE COUNTY COURT

AT LAW NO. 1

SEALING OF RECORDS

DENTON COUNTY, TEXAS

SEALING OF RECORDS

With the prior consent of the Denton County Juvenile Probation Department, the Court Orders that such department shall provide information as to records' sealing to all respondent/children, whose cases have been adjudicated or modified and whose cases resulted in a disposition.

Signed this the 3rd day of January, 2011



**Kimberly McCary
Judge Presiding
County Court at Law No. 1
Sitting as a Juvenile Court**

JV-SO-2011-007

IN RE:

OCCUPATIONAL DRIVERS'
LICENSES

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IN THE COUNTY COURT

AT LAW NO. 1

DENTON COUNTY, TEXAS

OCCUPATIONAL DRIVER'S LICENSES


This Order amends JV-SO-2011-005.

This Order applies to a Petition for an Occupational Driver's License that is being sought by or on behalf of a person who has had his/her driver's license suspended as a result of an adjudication in Denton County Court at Law Number One Sitting as a Juvenile Court.

Such Applications shall be filed in the Denton County Court at Law Number One and shall be heard in Denton County Court at Law Number One.

A proper civil filing fee shall be assessed.

Signed this the 14th day of January, 2011



Kimberly McCary
Judge Presiding
County Court at Law No. 1
Sitting as a Juvenile Court

JV-SO-2014-002

IN RE:

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IN THE COUNTY COURT

AT LAW NUMBER ONE

**ORDERS SIGNED BY
DISTRICT COURT JUDGES**


DENTON COUNTY, TEXAS

ORDERS SIGNED BY DISTRICT COURT JUDGES

The clerks of County Court at Law Number One, Denton County, Texas, may abide by any Order signed by a Texas District Court Judge that pertains to any case filed in this Court without the necessity of having to contact the Judge of this Court.

For this Standing Order only: original, e mail, fax or other copies are acceptable.

Signed this the 12th day of June, 2014.


Kimberly McCary
Judge Presiding
County Court at Law No. 1
Sitting as Juvenile Court

IN THE MATTER OF

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IN THE COUNTY COURT

AT LAW NO. 1

RESPONDENT/CHILD

DENTON COUNTY, TEXAS

DOCKET MANAGEMENT ORDER

GOAL: If "guilty" of the allegations against them, children require consequences close in time and commensurate with their transgressions. If children wish to plead "not guilty", they and their families and alleged victims must have a mechanism in place that affords a fair and speedy trial. Thus, and in recognition of the Guidelines for the speedy resolution of juvenile cases as promulgated by the Supreme Court of Texas, the Court aspires to swiftly dispose of juvenile cases. In that regard, the Court makes the following Docket Management Order.

One (1) Appearance

Appearance at this hearing may be waived by parties if proper waiver on file.

One (1) Announcement

Appearance at this hearing may be waived by parties if proper waiver on file.

One (1) Adjudication/Disposition Setting

Parties must appear.

Pretrial Hearings and Special Settings upon good faith requests.

Parties must appear.

Jury Trial Announcement

Parties must appear.

Last day Agreed Adjudications will be accepted.

If case is not disposed of, Respondent's attorney must complete Contested Adjudication paperwork on this date and present the same to the Court.

Jury Trial

Parties must appear.

No Agreed Adjudications will be accepted on jury trial day, except for good cause.

Signed this 01st day of December, 2016.

Judge Presiding

IN THE MATTER OF

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IN THE COUNTY COURT

AT LAW NO. 1

RESPONDENT/CHILD

DENTON COUNTY, TEXAS

STANDING ORDERS AS TO PRETRIAL MATTERS

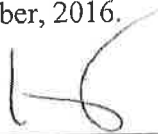
A. All Pretrial Matters not raised or filed seven calendar days before the trial or hearing date to which the Pretrial Matter pertains will not thereafter be allowed to be raised, except as provided below (change of venue) or except by permission of the Court for good cause shown.

B. The following matters are to be considered "Pretrial Matters" for purposes of this Order:

- (1) Pleadings of the Respondent;
- (2) Special pleas, if any;
- (3) Motions to quash or exceptions to the form or substance of the Petition/Motion to Modify;
- (4) Motions to suppress evidence--When a hearing on the motion to suppress evidence is granted, the Court may determine the merits of said motion on the motions themselves, or upon opposing affidavits, or upon oral testimony, subject to the discretion of the Court;
- (5) Motions for change of venue by the State or the Respondent; provided, however, that such motions for change of venue, if overruled at the pre-trial hearing, may be renewed by the State or the Respondent during the voir dire examination of the jury;
- (6) Discovery;
- (7) Entrapment; and
- (8) Motion for appointment of interpreter.

C. Each Motion shall be accompanied by a Proposed Order.

Signed this 01st day of December, 2016.



Judge Presiding

JV-SO-2016-4

IN THE MATTER OF

RESPONDENT/CHILD

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IN THE COUNTY COURT

AT LAW NO. 1

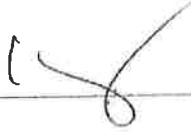
DENTON COUNTY, TEXAS

FAXED or E-MAILED FILINGS

Faxed filings and/or e-mailed filings shall not be accepted in this Court.

Signed this 01st day of December, 2016.

Judge Presiding



IN THE MATTER OF

RESPONDENT/CHILD

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IN THE COUNTY COURT


AT LAW NO. 1

DENTON COUNTY, TEXAS

Detention Custody Transports

When so Ordered by the Court, a Respondent/Child may be detained in the Denton County Juvenile Detention Center ("the Facility") and remain there until further orders of the Court or until the Respondent/Child's next detention hearing, whichever occurs earlier. In that event, the Denton County Juvenile Probation Department ("Probation") shall be responsible for the Respondent/Child's placement, care, and control at all times that the Respondent/Child remains detained. In this regard, Probation may temporarily transport the detained Respondent/Child from the Facility for purposes that Probation deems reasonable and necessary, such as for medical and dental needs and counseling visits. The Court shall refer to these transports as "custody transports".

Signed this 01st day of December, 2016.



Judge Presiding

IN THE MATTER OF

IN THE COUNTY COURT

AT LAW NO. 1

RESPONDENT/CHILD

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DENTON COUNTY, TEXAS

Dress Code and Courtroom Decorum Orders

Dress Code:

All persons shall be attired in a manner reflecting the dignity of the Court.

Except with prior permission of the Court, the Dress Code is as follows:

- No hats/caps/other headwear
- No shorts
- No tank tops
- No bare midriffs
- No sagging pants
- No flip-flops

Courtroom Decorum:

Cameras, video recording devices, and audio recording devices are NOT allowed in the courtroom.

All cell phones and electronic devices must be turned off and stowed away BEFORE entering the courtroom. Exception: Court staff and officers of the Court may use such devices (on silent mode) for work-related purposes.

No beverages, food, gum, or tobacco products are allowed in the courtroom. Exception: Court staff and officers of the Court may have water in the courtroom.

These Orders are enforceable by contempt, which, for an adult, is punishable by up to six months in jail and/or a \$500 fine.

Signed this 01st day of December, 2016.

Judge Presiding

IN THE MATTER OF

RESPONDENT/CHILD

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IN THE COUNTY COURT

AT LAW NO. 1

DENTON COUNTY, TEXAS

Standing Order - Notice of Appointments of Counsel

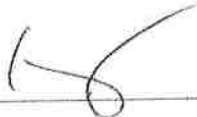
When the Court appoints an attorney for a detention matter, the attorney shall be provided with a copy of the Order making the appointment and a copy of the Probable Cause Affidavit/DTA which forms the basis of the detention.

When the Court appoints an attorney on a Petition/Motion (original petition, motion to modify, petition seeking certification), the attorney shall be provided with a copy of the Order making the appointment and a copy of the Petition/Motion.

An attorney should NOT assume that he/she is appointed on any case other than that for which he/she has received a specific Order setting forth the appointment. For instance, the appointment of an attorney for a detention matter does not necessarily mean the attorney will be appointed once the case is filed.

Signed this 01st day of December, 2016.

Judge Presiding



JV-SO-2016-8

IN THE MATTER OF

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IN THE COUNTY COURT

AT LAW NO. 1

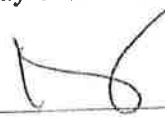
RESPONDENT/CHILD

DENTON COUNTY, TEXAS

MOTIONS FOR DEFERRED

The Court is willing to read the evidence (including but not limited to social histories, letters of reference, school documentation, and police reports) for Motions for Deferred hearings prior to the date and time of such hearings so that the families of those cases and subsequent cases do not have to be delayed during the time it takes the Judge to read those documents. The party who provides documentation for the Court to review shall also provide a copy of that documentation to the opposing party.

Signed this 01st day of December, 2016.



Judge Presiding

JV-SO-2017-1

IN RE:

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IN THE COUNTY COURT

AT LAW NUMBER ONE

DOCUMENTS RELEASED BY CLERKS

DENTON COUNTY, TEXAS


The Denton County Clerk's Office has the consent of this Court to release copies of certain documents to certain parties without first obtaining any other Order of the Court. Such documents eligible for release are set forth below.

RELEASE TO THE JUVENILE/RESPONDENT'S ATTORNEY – A letter of representation must be on file. Any document in the file except for CJIS documents. If the attorney is court-appointed, the clerks shall assess no copying costs. If the attorney is retained, copying costs shall be assessed for any document other than the probable cause affidavit, petition, motion to modify, order of adjudication/modification and disposition, and probation terms.

RELEASE TO THE JUVENILE/RESPONDENT – Proper identification must be presented. The juvenile/respondent may be provided a copy of any sex offender registration order (for example, Order Requiring Registration, Order Deferring Registration, Order Excusing Registration, petition, motion to modify, order of adjudication/modification and disposition, motion and order discharging respondent from probation, deferred order, and probation terms. The clerks shall charge for copying costs. If the juvenile/respondent is seeking a waiver of such costs, he/she must obtain a court order.

In this Order, "proper identification" means a valid driver's license, a valid passport, a valid Texas identification card, or a valid school identification card.

Signed this the 16th day of March, 2017.



Kimberly McCary
Judge Presiding
County Court at Law No. 1
Sitting as Juvenile Court

JV-SO-2017-2

IN RE:

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IN THE COUNTY COURT

AT LAW NUMBER ONE

RESTRICTED ACCESS TO RECORDS

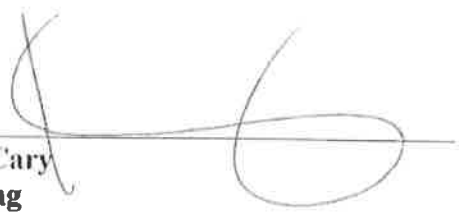
DENTON COUNTY, TEXAS

RESTRICTED ACCESS TO RECORDS

This Order rescinds a prior Standing Order, to wit, JV-SO-2014-001, in its entirety. The Legislature has done away with Restricted Access.

Effective September 01, 2017.

Signed August 24, 2017.



Kimberly McCary
Judge Presiding
County Court at Law No. 1
Sitting as Juvenile Court

JV-SO-2018-1

IN RE:

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IN THE COUNTY COURT

AT LAW NUMBER ONE

SECURITY POLICY

DENTON COUNTY, TEXAS

STANDING ORDER JV-SO-2017-3 is Rescinded and Replaced by this Order

I. The Court Orders that all persons entering the main door of the Charlie J. Cole Building (except those persons listed in Paragraph II below) shall submit themselves and their belongings to be screened and/or searched.

II. The following persons are exempted from such screening:

- A. Peace officers engaged in the actual discharge of their official duties;
- B. A magistrate assigned to preside over detention hearings or a judge or justice of the supreme court, the court of criminal appeals, a court of appeals, a district court, a criminal district court, or a statutory county court; or
- C. An attorney either personally known to the Security Staff or who provides a bar card and picture identification card to the Security Staff.

III. The General Public.

In addition to being subject to Penal Code Section 46.03, Places Weapons Prohibited, no member of the General Public may enter the Charlie J. Cole Building with any other weapon, device, or object that is determined by

The Security Staff,
The Judge of the Court,
The Chief Juvenile Probation Officer or his designee,
The Bailiff of the Court

to be a potential threat to the peace and safety of the Charlie J. Cole Building or persons within that building.

Signed August 14, 2018.



Kimberly McCary, Judge Presiding
County Court at Law No. 1
Sitting as Juvenile Court

JV-SO-2018-2

IN RE:

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IN THE COUNTY COURT

AT LAW NUMBER ONE

PROBATION RECORDS

DENTON COUNTY, TEXAS

Provision of Probation Records Pursuant to Section 58.007 (b)(6) of the Texas Family Code

The Denton County Juvenile Probation Department (Probation) may provide the Respondent with The Summary of the Respondent's juvenile justice history.

Probation may provide The Summary of the Respondent's juvenile justice history to military personnel. In this instance, the Respondent must have given written permission for military personnel to have access to the Respondent's juvenile justice information. A copy of the written permission must be provided to Probation and must be satisfactory to Probation.

The Summary includes:

- (1) Referred Offenses
- (2) Disposition offenses (if different from referred offenses)
- (3) Offense dates
- (4) Dispositions
- (5) Disposition dates
- (6) Supervision types
- (7) Term of supervisions
- (8) Supervision begin dates
- (9) Supervision end dates
- (10) Completion status of supervisions

Provision of any other information or record in the possession of the Probation shall require a separate Order allowing access to such information or record.

Signed August 14, 2018.



Kimberly McCary, Judge Presiding
County Court at Law No. 1
Sitting as Juvenile Court