

COUNTY

SSN: []

STATEMENT OF FACTS AND REASONS ACCOMPANYING COURT ORDER AUTHORIZING THE DETENTION/CONTINUED DETENTION OF A CHILD BY A JUDGE OR MASTER PRIOR TO ADJUDICATION

I. Name of Child: (Last) (First) (Middle Initial) II. Date of Birth: (Month) (Day) (Year)

III. Type of Proceeding / Order: Informal Detention Hearing pursuant to 42 Pa.C.S. § 6332 Order of Court / no hearing Hearing To Continue Pre-adjudication Detention pursuant to 42 Pa.C.S. § 6335

IV. Detention Center: V. Date of Admission to Detention: (Month) (Day) (Year)

VI. It has been determined that probable cause exists that the above named child: A. has committed:

- 1. count(s) of crime 2. count(s) of crime 3. count(s) of crime 4. count(s) of crime 5. count(s) of crime 6. count(s) of crime

If more than six crimes are alleged, list the six most serious crimes. In the parentheses () provide the code letter for the type of crime as follows: a = the crime of b = an attempt to commit c = solicitation to commit d = conspiracy to commit

B. Other (when a delinquent act is not alleged) Explain:

VII. This child is not believed to be excluded from the jurisdiction of Juvenile Court by age or any other reason. VIII. This child's detention is permitted and authorized pursuant to Section(s) of the "Standards Governing the Use of Secure Detention Under the Juvenile Act" as set forth in the JCJC Detention Handbook. IX. The alternatives to secure detention which were considered and rejected: parent(s) / guardian(s) relative(s) electronic monitoring in-home detention / house arrest foster care shelter care other (specify) X. The reason or reasons why secure detention is required and alternatives are not appropriate:

(If detention was authorized pursuant to Section 701 of the Standards, this statement must include an explanation of why an exception was warranted and why non-secure options were rejected).

Judge/Master Date: (mo.) (day) (year)

IN THE INTEREST OF: A MINOR No.

DOB: ORDER OF COURT

AND NOW, This day of 20, (a hearing having been held) it having been determined that detention is required, that to allow the above named child to remain in the home would be contrary to the welfare of the child, and although no services were offered to prevent this child's removal from the home, that this level of effort was reasonable due to the emergency nature of the situation, safety considerations, and circumstances of the family, it is hereby ORDERED RECOMMENDED

that the above named child be detained in the Detention Center until further Order of this Court.

RECOMMENDED: Master BY THE COURT:

Subject to Approval by and further Order of this Court.

APPROVED: (Month) (Day) (Year) Judge

BY THE COURT: Judge