

DEPARTMENT OF JUVENILE JUSTICE DETENTION RISK ASSESSMENT

SSN:___

	DETENTION R	ISK ASSESS	MENT	DJJID:	
Date:			Refe	rral ID:	
DETENTI	ON CENTER:		HRS CIS#		
Section I ID	ENTIFYING DATA		Record	l Check:	
Youth's Name:	ENTIF HING DATA	.	Date of Birth:	Agos	
AKA Name:			Date of Birth:	Age:	
Race:		Sex		Eves:	
Number/Street					
City/State/Zip Code	;			Telephone	
Date Screened	Time Screened Assigned	Counselor	Program Area	Contacted: Yes No	
			(Diversion/Intake/Probation/	Commitment/Bost.	
Schoo	ol or Work Contacted	Yes No	Placement/Not Applical		
		Allogad Offenson / Li	ist all charges against the Juvenile.) Felony/Misdemeanor	
	•	meged Offenses (E	ist an onargos agamst the savenne.	, i ciony missonionio	
	itment status with the ung the detention criteria la Youth is scored on a	isted in Section .	•	places them on that status	
Parent/Guardian					
Number/Street					
City/State/Zip					
Telephone: Home	Work	I av. E			
-	* ************************************	Law r.	nforcement	Name and ID or Badge No.	
	erviewed (Circle One)	Law E.	nforcement	Name and ID or Badge No	
			advised of right to legal counsel?	Name and ID or Badge No Yes No	
Yes No	erviewed (Circle One)	Youth			
Yes No	erviewed (Circle One) 1. Face to Face	Youth Protect	advised of right to legal counsel?	Yes No Yes No	
Yes No	1. Face to Face	Youth Protect Curren	advised of right to legal counsel? tive Services record check?	Yes No No No	
	1. Face to Face 2. Telephone 3. Unable to Contact	Youth Protect Curren History	advised of right to legal counsel? tive Services record check? It allegation of Abuse/Neglect Pend	Yes	

Section II. ADMISSION CRITERIA

Youth has been delivered and the following criteria as outlined in s. 985.255, F.S., indicate the youth's eligibility for detention care:

Yes	No A.	The youth is alleged to be an escapee or an absconder from a commitment program, a probation program, or conditional release supervision, or is alleged to have escaped while being lawfully transported to or from such program or supervision, or the child is wanted in another jurisdiction for an offense which if committed by an adult, would be a felony;
Yes	No B.	The youth is charged with a delinquent act or violation of law and requests in writing through legal counsel to be detained for protection from an imminent physical threat to his personal safety; (Attach documentation)
Yes	No C.	The youth is charged with a capital felony, a life felony, a felony of the first degree, a felony of the second degree that does not involve a violation of Chapter 893, F.S., or a felony of the third degree that is also a crime of violence, including any such offense involving the use or possession of a firearm.
Yes	No D.	The youth is charged with committing an offense of domestic violence, as defined in s. 741.28(1), that does not otherwise meet detention criteria. The youth may not be held in secure detention unless the following two conditions exist:
		(a) Repite home or similar authorized residential facility for the youth is not available.
		(b) and it is necessary to place the youth in secure detention in order to protect the victim from injury.

NOTE TO COURT; THE YOUTH MAY NOT BE HELD IN "DETENTION CARE" FOR MORE THAN 48 HOURS, UNLESS THE COURT MAKES SPECIFIC WRITTEN FINDINGS OF (a) and (b)

			es an affirmative answer to at least one of the qualifiers before a yes corded (s. 985.255 (1)(g), F.S.).
	Yes	No E.	The youth is charged with any second-degree or third-degree felony involving a violation of Chapter 893, F.S., (Felony Drugs), any third-degree felony that is also not a crime of violence (excluding firearm offenses) and the:
	Yes	No 🗆	(1) Youth has a record of failure to appear at court hearings after being properly notified in accordance with the Rules of Juvenile Procedure;
	Yes \square	No \square	(2) Youth has a record of law violations prior to court hearings;
	Yes	No 🗆	(3) Youth has already been detained or has been released and is awaiting final disposition of the case; or
	Yes	No \square	(4) Youth has a record of violent conduct resulting in physical injury others;
	Yes	No 🔲	(5) Youth found to be in possession of a firearm.
F.	Yes	ch de is po un NO HI IN SF	of withstanding s. 985.255(1), F.S., if a minor under 18 years of age is arged with an offense that involves the use or possession of a firearm, as fined in s 790.001, F.S., including a violation of subsection 790.22(3), or charged for any offense during the commission of which the minor ssessed a firearm, the minor SHALL BE DETAINED in secure detention less the state attorney authorizes the release of the minor. OTE TO COURT: WITHIN 24 HOURS THE COURT MUST HAVE AS EARING. AT THE HEARING THE COURT MAY ORDER THAT THE YOUTH CONTINUE TO BE HELD IN SECURE DETENTION OF ACCORDANCE WITH THE APPLICABLE TIME PERIODS DECIFIED IN 985.26, IF THE COURT FINDS THAT THE MINOR EETS THE CRITERIA SPECIFIED IN S. 985.255, OR IF THE CURT MAKES WRITTEN FINDINGS BY CLEAR AND ONVINCING EVIDENCE THAT THE YOUTH IS A CLEAR AND RESENT DANGER TO HIMSELF OR THE COMMUNITY.
G.	Yes	<u>de</u> int	youth delievered with a judicial order requiring detention care <u>must be tained</u> . The risk assessment instrument still must be completed for formational purposes, but the youth <u>must be detained</u> regardless of the ints scored.
H.	Yes		youth may be placed into detention status for contempt of court, wever, this requires a written court order.
I.	Yes	co	resuant with s. 316.635, F.S., a juvenile traffic offender found to be in netempt of court for failure to appear or not performing court ordered netions for traffic violations, must be securely detained, unless a staff cure shelter is available, if ordered by the court.
J.	Yes	No A or	youth is alleged to have violated the conditions of the youth's probation conditional release supervision. The youth may only be held in a

consequence unit if one has designated and is made available by the Department. If a consequence unit is not available, the youth shall be placed on home detention with electronic monitoring and shall be given a hearing within 24 hours after being taken into custody. Consequence Unit Home Detention Yes No 🗌 The youth is detained for failure to appear and has previously willfully failed to apear, after proper notice, for an adjudicatory hearing on the same case regardless of the score on the risk assessment instrument and is scheduled for a hearing within 72 hours of being detained, or The youth is detained for failure to appear and has previously willfully failed to appear, after proper notice, at two or more court hearings of any nature on the same case regardless of the results of the risk assessment instrument and is scheduled for a hearing within 72 hours of being detained. NOTE TO COURT: THE YOUTH'S FAILURE TO KEEP THE CLERK OF THE COURT AND DEFENSE COUNSEL INFORMED OF A CURRENT AND VALID MAILING ADDRESS WHERE THE CHILD WILL RECEIVE NOTICE TO APPEAR AT THE COURT PROCEEDINGS DOES NOT PROVIDE AN ADEOUATE GROUNDS FOR EXCUSAL OF THE YOUTH'S NONAPPEARANCE AT THE HEARING.

If any of the above (A-E) are answered yes, proceed to Section III, unless youth is charged solely with an act of misdemeanor domestic violence (D). If each of the above (A-E) are answered no the youth must be released, unless F through K is answered yes.

The responsibility of law enforcement and juvenile probation officers for releasing a youth from custody will be discharged in accordance with s. 985.25.

E. Aggravating or Mitigating Circumstances	
1. Aggravating factors (add to score)	1-3
2. Mitigating factors (subtract from score)	1-3
The juvenile probation officer must fully document the reason for scorin aggravating or mitigating points	ng
	3
F. Mandatory Aggravating Circumstance: Illegal possession of a firearm.	
G. Detain/Release Decision	
тот	'AL (Sum A-F)
Section IV. STATE ATTORNEY REVIEW/DECISION (C BASED UPON ITEM #1 BEING APPROPRIAT	
	E) ention based upon orney must be non-secure detention
BASED UPON ITEM #1 BEING APPROPRIAT 1. If the juvenile probation officer believes that a youth who is eligible for determinent the results of the risk assessment instrument should be released, the state attacontacted to approve release. The state attorney also may approve home or refor a youth who scores eligible for secure detention. The juvenile probation	E) ention based upon orney must be non-secure detention

Section III. RISK ASSESSMENT

A.	Most serious current offense		
	1. All capital, life, and first degree felony PBL.	15	
	2. All other first degree felonies, vehicular homicide, violent second degree felonies, youth is wanted by another jurisdiction for a felony offense.	12 _	_
	3. Second degree drug charges, escape or absconding, any third degree felony involving the use of possession of a firearm, burglary of an occupied residential structure, or possession of a firearm or concealed weapon by a youth previously adjudicated or with adjudication withheld for a crime that would be a felony if committed by an adult.		_
	4. Violent third degree felonies.	9 _	
	5. All other second degree felonies (except dealing stolen property).	8 _	_
	6. Dealing in stolen property, other third degree felonies that qualify for detention s. 985.255 (See factor #5 above).	in 7 _	
В.	Other current offenses and pending charges (separate, non-related events)		
	1. Each felony. Points Per Felony 2 #	4	
	2. Each misdemeanor Points Per Misdemeanor 1 #		
	3. Prior felony arrest within last 7 days	6 _	_
C.	Prior History		
	1. 3 felony adjudications or adjudications withheld last 12 months, or	4 _	
	2. 2 felony adjudications or adjudications withheld last 12 months, or	2 _	
	3. 1 felony adjudication or adjudication withheld or misdemeanor adjudications or adjudications withheld	1 _	_
D.	Legal Status		
	1. Committed or detention	8 _	
	2. Active probation cases with last adjudication or adjudication withheld within 90 days	0 6 _	
	3. Active probation cases with last adjudication or adjudication withheld more than 90 days ago	n 2 _	

Detention: Yes	□ No □ N	Notification of Heari	ing: Hearing Date		Гіте:
Placement Secur Criminal Backgro		Non-secure	Staff-Secure	Respite	Release
Results:					
Release to Name:					
Address:					
Telephone:					
Γime:					_
ection VI. N	ARRATIVE	2			

2		
4		