

## New Forms

[AOC-CR-291](#) (Motion And Order To Remand Case From Superior Court To District Court And Order Of Expunction Under G.S. 15A-145.8(a) (Charges Remanded To District Court For Juvenile Adjudication)) – New 12/19

*New CR- form, which is to be used for G.S. 7B-2200.5(d) and G.S. 15A-145.8(a) purposes.*

[AOC-CR-292](#) (Order Of Expunction Under G.S. 15A-145.8(b) (DNA Records When Charges Remanded To District Court)) – New 12/19

*New CR- form, which is to be used to order the expungement of the DNA record and the destruction of the DNA sample when charges have been remanded from superior court to district court for juvenile adjudication.*

[AOC-J-444](#) (Juvenile Order - Transfer After Bill Of Indictment) – New 12/19

*New J- form, which may be used for G.S. 7B-2200.5(a)(1) transfers of jurisdiction from juvenile court to superior court.*

## Revised Forms

[AOC-CR-215](#) (Notice Of Return Of Bill Of Indictment) – Rev. 12/19

*On Side One, in item 2 of the CERTIFICATE OF NOTICE section, the following Note To Court was added: “An Order for Arrest shall not be issued for an indicted juvenile whose case began in juvenile court and for which the district court has not yet entered an order for transfer to superior court pursuant to G.S. 7B-2200 or G.S. 7B-2200.5(a)(1). An Order for Arrest may be issued for a juvenile indicted and subject to adult criminal court jurisdiction: ■ pursuant to G.S. 7B-1501(7)b. (indicted for Chapter 20 motor vehicle offense). ■ pursuant to G.S. 7B-1604(b) (i.e., the ‘once an adult, always an adult’ rule), based on a prior criminal conviction as an adult for (i) any felony or (ii) any non-motor vehicle misdemeanor or (iii) any misdemeanor or infraction involving impaired driving as defined in G.S. 20-4.01(24a).”*

[AOC-CR-922](#) (Release Order For Juvenile Transferred To Superior Court For Trial) – Rev. 12/19

*On Side One, in the ORDER OF COMMITMENT section, in the portion addressed to “The Custodian Of The Juvenile Detention Facility Named Below,” “or to the sheriff as provided below” was removed and the following sentences were added: “If not released, you are ORDERED to produce the juvenile/defendant in court as required and provide transportation to and from the juvenile detention facility. If the juvenile/defendant reaches the age of 18 while awaiting the completion of proceedings in superior court, you are ORDERED to transport the juvenile/defendant to the custody of the sheriff of the county where the charges arose.” In the portion addressed to the Sheriff, the first sentence (“You are ORDERED to transport the juvenile/defendant above to an approved juvenile detention facility to be held until such time as released.”) was removed and replaced with the following: “If the juvenile/defendant reaches the age of 18 years while awaiting the completion of proceedings in superior court, you are ORDERED to receive in your custody the juvenile/defendant who may be released if authorized above.” Also in the portion addressed to the Sheriff, “transportation to and from the juvenile detention facility” was changed to “transportation to and from the detention facility.” In the JUVENILE/DEFENDANT RELEASED ON BAIL section, the Name Of Juvenile Detention Facility Official cell was changed to a Name Of Detention Facility Official cell and the Signature Of Juvenile Detention Facility Official cell was changed to a Signature Of Detention Facility Official cell. On Side Two, the JUVENILE/DEFENDANT RECEIVED BY JUVENILE DETENTION FACILITY section was changed to a JUVENILE/DEFENDANT RECEIVED BY*

*DETENTION FACILITY section and the Signature Of Juvenile Detention Facility Official column was changed to a Signature Of Detention Facility Official column. In the JUVENILE/DEFENDANT RELEASED FOR COURT APPEARANCE section, the Signature Of Juvenile Detention Facility Official column was changed to a Signature Of Detention Facility Official column.*

[AOC-J-251](#) (Juvenile Disposition Order (Undisciplined)) – Rev. 12/19

*On Page One, Side One, the FINDINGS section now begins with “Based on the evidence presented, the Court makes the following findings of fact” instead of with “After considering the evidence, the Court makes the following findings of fact.” On Page Two, Side One, item 7 now begins with “The juvenile, who is under the age of 16 years, is excused” instead of “The juvenile is excused.”*

[AOC-J-304](#) (Order For Use Of Juvenile Restraints) – Rev. 12/19

*In the ORDER section, previous item 2 was renumbered as item 1 and previous item 1 was renumbered as item 2, with “Full Restraints” and “Leg Restraints” checkbox options added to new item 2.*

[AOC-J-310](#) (Juvenile Petition (Delinquent)) – Rev. 12/19

*On Side One, item 1 (which previously stated “The juvenile named above is under the age of eighteen (18) and committed a delinquent act in this district while under the age of sixteen (16)”) was rewritten as “The juvenile named above committed a delinquent act in this district while under the age of eighteen (18).” The parenthetical Note which previously appeared in item 1 (“If the respondent is eighteen or older and is alleged to have committed a felony while age thirteen, fourteen, or fifteen, this allegation should be modified accordingly. See G.S. 7B-1601.”) was removed.*

[AOC-J-311](#) (Juvenile Petition Misdemeanor Trespass (Delinquent)) – Rev. 12/19

*On Side One, item 1 (which previously stated “The juvenile named above is under the age of eighteen (18) and committed a delinquent act in this district while under the age of sixteen (16)”) was rewritten as “The juvenile named above committed a delinquent act in this district while under the age of eighteen (18).”*

[AOC-J-312](#) (Juvenile Petition Misdemeanor Assault (Delinquent)) – Rev. 12/19

*On Side One, item 1 (which previously stated “The juvenile named above is under the age of eighteen (18) and committed a delinquent act in this district while under the age of sixteen (16)”) was rewritten as “The juvenile named above committed a delinquent act in this district while under the age of eighteen (18).”*

[AOC-J-313](#) (Juvenile Petition Felonious Breaking And Entering And Felonious Larceny (Delinquent)) – Rev. 12/19

*On Side One, item 1 (which previously stated “The juvenile named above is under the age of eighteen (18) and committed a delinquent act in this district while under the age of sixteen (16)”) was rewritten as “The juvenile named above committed a delinquent act in this district while under the age of eighteen (18).” The parenthetical Note which previously appeared in item 1 (“If the respondent is eighteen or older and is alleged to have committed a felony while age thirteen, fourteen, or fifteen, this allegation should be modified accordingly. See G.S. 7B-1601.”) was removed.*

[AOC-J-314](#) (Juvenile Petition Communicating Threats (Delinquent)) – Rev. 12/19

*On Side One, item 1 (which previously stated “The juvenile named above is under the age of eighteen (18) and committed a delinquent act in this district while under the age of sixteen (16)”) was rewritten as*

*"The juvenile named above committed a delinquent act in this district while under the age of eighteen (18)."*

[AOC-J-315](#) (Juvenile Petition Concealment Of Merchandise (Shoplifting) (Delinquent)) – Rev. 12/19  
*On Side One, item 1 (which previously stated "The juvenile named above is under the age of eighteen (18) and committed a delinquent act in this district while under the age of sixteen (16)") was rewritten as "The juvenile named above committed a delinquent act in this district while under the age of eighteen (18)."*

[AOC-J-316](#) (Juvenile Petition Weapon On School Campus/Property (Delinquent)) – Rev. 12/19  
*On Side One, item 1 (which previously stated "The juvenile named above is under the age of eighteen (18) and committed a delinquent act in this district while under the age of sixteen (16)") was rewritten as "The juvenile named above committed a delinquent act in this district while under the age of eighteen (18)." The parenthetical Note which previously appeared in item 1 ("If the respondent is eighteen or older and is alleged to have committed a felony while age thirteen, fourteen, or fifteen, this allegation should be modified accordingly. See G.S. 7B-1601.") was removed.*

[AOC-J-317](#) (Juvenile Petition Indecent Liberties Between Children (Delinquent)) – Rev. 12/19  
*On Side One, item 1 (which previously stated "The juvenile named above is under the age of eighteen (18) and committed a delinquent act in this district while under the age of sixteen (16)") was rewritten as "The juvenile named above committed a delinquent act in this district while under the age of sixteen (16)."*

[AOC-J-318](#) (Juvenile Petition Forgery/Uttering (Delinquent)) – Rev. 12/19  
*On Side One, item 1 (which previously stated "The juvenile named above is under the age of eighteen (18) and committed a delinquent act in this district while under the age of sixteen (16)") was rewritten as "The juvenile named above committed a delinquent act in this district while under the age of eighteen (18)." The parenthetical Note which previously appeared in item 1 ("If the respondent is eighteen or older and is alleged to have committed a felony while age thirteen, fourteen, or fifteen, this allegation should be modified accordingly. See G.S. 7B-1601.") was removed.*

[AOC-J-319](#) (Juvenile Petition Larceny / Possession (Delinquent)) – Rev. 12/19  
*On Side One, item 1 (which previously stated "The juvenile named above is under the age of eighteen (18) and committed a delinquent act in this district while under the age of sixteen (16)") was rewritten as "The juvenile named above committed a delinquent act in this district while under the age of eighteen (18)." The parenthetical Note which previously appeared in item 1 ("If the respondent is eighteen or older and is alleged to have committed a felony while age thirteen, fourteen, or fifteen, this allegation should be modified accordingly. See G.S. 7B-1601.") was removed.*

[AOC-J-320](#) (Juvenile Petition Unauthorized Use Of Motor Vehicle (Delinquent)) – Rev. 12/19  
*On Side One, item 1 (which previously stated "The juvenile named above is under the age of eighteen (18) and committed a delinquent act in this district while under the age of sixteen (16)") was rewritten as "The juvenile named above committed a delinquent act in this district while under the age of eighteen (18)."*

[AOC-J-321](#) (Juvenile Petition Operate A Motor Vehicle Without A License (Delinquent)) – Rev. 12/19  
*On Side One, item 1 (which previously stated "The juvenile named above is under the age of eighteen (18) and committed a delinquent act in this district while under the age of sixteen (16)") was rewritten as*

*“The juvenile named above committed a delinquent act in this district while under the age of sixteen (16).”*

[AOC-J-322](#) (Juvenile Petition Injury To Real Property (Delinquent)) – Rev. 12/19

*On Side One, item 1 (which previously stated “The juvenile named above is under the age of eighteen (18) and committed a delinquent act in this district while under the age of sixteen (16)”) was rewritten as “The juvenile named above committed a delinquent act in this district while under the age of eighteen (18).”*

[AOC-J-323](#) (Juvenile Petition Injury To Personal Property (Delinquent)) – Rev. 12/19

*On Side One, item 1 (which previously stated “The juvenile named above is under the age of eighteen (18) and committed a delinquent act in this district while under the age of sixteen (16)”) was rewritten as “The juvenile named above committed a delinquent act in this district while under the age of eighteen (18).”*

[AOC-J-324](#) (Juvenile Petition Resist, Delay And Obstruct An Officer (Delinquent)) – Rev. 12/19

*On Side One, item 1 (which previously stated “The juvenile named above is under the age of eighteen (18) and committed a delinquent act in this district while under the age of sixteen (16)”) was rewritten as “The juvenile named above committed a delinquent act in this district while under the age of eighteen (18).”*

[AOC-J-325](#) (Juvenile Petition Carrying A Concealed Weapon (Delinquent)) – Rev. 12/19

*On Side One, item 1 (which previously stated “The juvenile named above is under the age of eighteen (18) and committed a delinquent act in this district while under the age of sixteen (16)”) was rewritten as “The juvenile named above committed a delinquent act in this district while under the age of eighteen (18).” The parenthetical Note which previously appeared in item 1 (“If the respondent is eighteen or older and is alleged to have committed a felony while age thirteen, fourteen, or fifteen, this allegation should be modified accordingly. See G.S. 7B-1601.”) was removed.*

[AOC-J-326](#) (Juvenile Petition Disorderly Conduct At School (Delinquent)) – Rev. 12/19

*On Side One, item 1 (which previously stated “The juvenile named above is under the age of eighteen (18) and committed a delinquent act in this district while under the age of sixteen (16)”) was rewritten as “The juvenile named above committed a delinquent act in this district while under the age of eighteen (18).”*

[AOC-J-327](#) (Juvenile Petition Selling Or Delivering Controlled Substance (Delinquent)) – Rev. 12/19

*On Side One, item 1 (which previously stated “The juvenile named above is under the age of eighteen (18) and committed a delinquent act in this district while under the age of sixteen (16)”) was rewritten as “The juvenile named above committed a delinquent act in this district while under the age of eighteen (18).” The parenthetical Note which previously appeared in item 1 (“If the respondent is eighteen or older and is alleged to have committed a felony while age thirteen, fourteen, or fifteen, this allegation should be modified accordingly. See G.S. 7B-1601.”) was removed.*

[AOC-J-328](#) (Juvenile Petition Possession Of Controlled Substance With Intent To Manufacture, Sell, Or Deliver (Delinquent)) – Rev. 12/19

*On Side One, item 1 (which previously stated “The juvenile named above is under the age of eighteen (18) and committed a delinquent act in this district while under the age of sixteen (16)”) was rewritten as “The juvenile named above committed a delinquent act in this district while under the age of eighteen*

(18).” The parenthetical Note which previously appeared in item 1 (“If the respondent is eighteen or older and is alleged to have committed a felony while age thirteen, fourteen, or fifteen, this allegation should be modified accordingly. See G.S. 7B-1601.”) was removed.

[AOC-J-329](#) (Juvenile Petition Possession Of Schedule I Controlled Substance (Delinquent)) – Rev. 12/19  
On Side One, item 1 (which previously stated “The juvenile named above is under the age of eighteen (18) and committed a delinquent act in this district while under the age of sixteen (16)”) was rewritten as “The juvenile named above committed a delinquent act in this district while under the age of eighteen (18).” The parenthetical Note which previously appeared in item 1 (“If the respondent is eighteen or older and is alleged to have committed a felony while age thirteen, fourteen, or fifteen, this allegation should be modified accordingly. See G.S. 7B-1601.”) was removed.

[AOC-J-330](#) (Juvenile Petition Possession Of Schedule II, III And IV Controlled Substances (Delinquent)) – Rev. 12/19  
On Side One, item 1 (which previously stated “The juvenile named above is under the age of eighteen (18) and committed a delinquent act in this district while under the age of sixteen (16)”) was rewritten as “The juvenile named above committed a delinquent act in this district while under the age of eighteen (18).” The parenthetical Note which previously appeared in item 1 (“If the respondent is eighteen or older and is alleged to have committed a felony while age thirteen, fourteen, or fifteen, this allegation should be modified accordingly. See G.S. 7B-1601.”) was removed.

[AOC-J-331](#) (Juvenile Petition Possession Of Schedule VI Controlled Substance (Delinquent)) – Rev. 12/19  
On Side One, item 1 (which previously stated “The juvenile named above is under the age of eighteen (18) and committed a delinquent act in this district while under the age of sixteen (16)”) was rewritten as “The juvenile named above committed a delinquent act in this district while under the age of eighteen (18).” The parenthetical Note which previously appeared in item 1 (“If the respondent is eighteen or older and is alleged to have committed a felony while age thirteen, fourteen, or fifteen, this allegation should be modified accordingly. See G.S. 7B-1601.”) was removed.

[AOC-J-332](#) (Juvenile Petition Possession Of Drug Paraphernalia (Delinquent)) – Rev. 12/19  
On Side One, item 1 (which previously stated “The juvenile named above is under the age of eighteen (18) and committed a delinquent act in this district while under the age of sixteen (16)”) was rewritten as “The juvenile named above committed a delinquent act in this district while under the age of eighteen (18).”

[AOC-J-333](#) (Juvenile Petition Simple Affray (Delinquent)) – Rev. 12/19  
On Side One, item 1 (which previously stated “The juvenile named above is under the age of eighteen (18) and committed a delinquent act in this district while under the age of sixteen (16)”) was rewritten as “The juvenile named above committed a delinquent act in this district while under the age of eighteen (18).”

[AOC-J-334](#) (Juvenile Petition Possession Of Stolen Property (Delinquent)) – Rev. 12/19  
On Side One, item 1 (which previously stated “The juvenile named above is under the age of eighteen (18) and committed a delinquent act in this district while under the age of sixteen (16)”) was rewritten as “The juvenile named above committed a delinquent act in this district while under the age of eighteen (18).” The parenthetical Note which previously appeared in item 1 (“If the respondent is eighteen or older and is alleged to have committed a felony while age thirteen, fourteen, or fifteen, this allegation should be modified accordingly. See G.S. 7B-1601.”) was removed.



[AOC-J-335](#) (Juvenile Petition First-Degree Statutory Sexual Offense (Female Or Male Child Under 13) (Delinquent)) – Rev. 12/19

*On Side One, item 1 (which previously stated “The juvenile named above is under the age of eighteen (18) and committed a delinquent act in this district while under the age of sixteen (16)”) was rewritten as “The juvenile named above committed a delinquent act in this district while under the age of eighteen (18).” The parenthetical Note which previously appeared in item 1 (“If the respondent is eighteen or older and is alleged to have committed a felony while age thirteen, fourteen, or fifteen, this allegation should be modified accordingly. See G.S. 7B-1601.”) was removed.*

[AOC-J-336](#) (Juvenile Petition Second-Degree Forcible Sexual Offense (Delinquent)) – Rev. 12/19

*On Side One, item 1 (which previously stated “The juvenile named above is under the age of eighteen (18) and committed a delinquent act in this district while under the age of sixteen (16)”) was rewritten as “The juvenile named above committed a delinquent act in this district while under the age of eighteen (18).” The parenthetical Note which previously appeared in item 1 (“If the respondent is eighteen or older and is alleged to have committed a felony while age thirteen, fourteen, or fifteen, this allegation should be modified accordingly. See G.S. 7B-1601.”) was removed.*

[AOC-J-337](#) (Juvenile Petition First-Degree Forcible Sexual Offense (Delinquent)) – Rev. 12/19

*On Side One, item 1 (which previously stated “The juvenile named above is under the age of eighteen (18) and committed a delinquent act in this district while under the age of sixteen (16)”) was rewritten as “The juvenile named above committed a delinquent act in this district while under the age of eighteen (18).” The parenthetical Note which previously appeared in item 1 (“If the respondent is eighteen or older and is alleged to have committed a felony while age thirteen, fourteen, or fifteen, this allegation should be modified accordingly. See G.S. 7B-1601.”) was removed.*

[AOC-J-343](#) (Juvenile Order - Probable Cause Hearing) – Rev. 12/19

*On Side One, in the first sentence just above the WAIVER OF HEARING AND STIPULATION TO PROBABLE CAUSE section header, “the juvenile was thirteen, fourteen, or fifteen years of age at the time the juvenile allegedly committed the offense” was changed to “the juvenile was thirteen years of age or older at the time the juvenile allegedly committed the offense.” In the FINDINGS section, the following text was added to item 2.a: “and the juvenile was 13, 14, or 15 years of age when the juvenile allegedly committed the offense.” Also in the FINDINGS section, previous item 2.b (“Probable cause has been found as to a Class A felony [ . . . ]”) was renumbered as item 2.c and a new item 2.b (“Probable cause has been found as to a Class H or I felony [ . . . ]”) was added. Previous item 2.c (“Probable cause has been found only as to one or more misdemeanors.”) was renumbered as item 2.e and a new item 2.d (“Probable cause has been found as to a Class B1, B2, C, D, E, F, or G felony [ . . . ]”) was added. In the ORDER section on Side Two, in item 4 “a Class A felony” was turned into its own checkbox option and the following new checkbox option was added: “a Class B1, B2, C, D, E, F, or G felony allegedly committed when the juvenile was sixteen years of age or older.” A new item 4.c was added, providing as follows: “a DNA sample be taken from the juvenile. (required if any of the offenses for which the juvenile is transferred are included in the provisions of G.S. 15A-266.3A).”*

[AOC-J-410](#) (Transcript Of Admission By Juvenile) – Rev. 12/19

*On Side One, item 4.a (which previously read as “Are you now under the influence of alcohol, drugs, or any other intoxicants?”) was rewritten as “Are you now using or consuming alcohol, drugs, medications, or any other substances?” Item 4.b (which previously read as “Are you now under the influence of medication prescribed to you or anyone else by a doctor?”) was removed and previous item 4.c (“When*

was the last time you used any alcohol, drugs or medicine?) was renumbered as item 4.b. A new item 4.c was added, providing as follows: "Do you believe your mind is clear and do you understand what you are doing in this hearing?" Item 7.b was rewritten, changing from "[Do you understand that you have the right to] have the case heard before a judge in Juvenile Court?" to "Do you understand that you have the right to have your case heard by a judge in Juvenile Court?" Item 7.c was rewritten, changing from "[Do you understand that you have the right to] ask witnesses questions during a hearing?" to "Do you understand that if your case is heard by a judge, you have the right to ask witnesses questions during the hearing?" The statement at the end of item 7 ("If you sign this admission you give up these rights and your other constitutional rights relating to a hearing in this court.") was changed into new item 7.d: "Do you understand that if you sign this admission, you give up these rights and other important constitutional rights related to a hearing in this court?" Previous item 9.c.3 ("your twenty-first (21st) birthday?") was renumbered as new item 9.c.4 and a new item 9.c.3 was added, providing as follows: "your twentieth (20th) birthday?" Previous item 10 ("Do you now personally admit the charge(s)?") was renumbered as item 11 and a new item 10 was added, providing as follows: "Do you understand that if the Court finds that the acts alleged in the petition were committed as part of criminal gang activity, the Court must enter a disposition one level higher than would otherwise be permitted in this case?" Previous item 11 was renumbered as item 12 and in new items 12.a and 12.b.2, "acts charged in the petition(s)" was changed to "acts alleged in the petition(s)." Previous item 12 ("Have you agreed to enter this admission as a part of an arrangement with the prosecutor? Before you answer, I advise you that the Courts have approved arrangements involving admissions. If there is an arrangement, you may tell me truthfully without fear of any negative consequences from the court.") was rewritten and renumbered as new item 13 ("Do you understand that arrangements with the prosecutor involving admissions are allowed and you can discuss your arrangement with me without fearing my disapproval?"). Previous item 13 was renumbered as item 15 and a new item 14 was added: "Have you agreed to enter this admission as a part of an arrangement with the prosecutor?" Previous item 14 was renumbered as item 16. Previous item 15 ("Do you make this admission of your own free will fully understanding what you are doing?") was renumbered as item 17 and rewritten as: "Do you make this admission of your own free will and do you fully understand what you are doing?" Previous item 16 was renumbered as item 18. In the ACCEPTANCE OF ADMISSION section at the bottom of Side Two, previous item 5 ("the juvenile is competent to stand trial and the admission is the informed choice of the juvenile and is made freely, voluntarily, and understandingly.") was replaced by a rewritten item 5 ("the juvenile is capable to stand trial and the admission is the informed choice of the juvenile;") and a new item 6 ("the juvenile's admission is made freely, voluntarily, and understandingly.")

[AOC-J-440](#) (Order For Secure Custody/Detention (Undisciplined/Delinquent)) – Rev. 12/19

On Side One, in the title block, a citation to G.S. 7B-1901(d) was added to the "PRE-ADJUDICATION" checkbox option. Also in the title block, a new "INTERSTATE COMPACT FOR JUVENILES (ICJ)" checkbox option was added. In the first paragraph of the body text, a checkbox was added to "take the juvenile to an approved detention facility [. . .]" and a new "take the juvenile to the jail of the county where charges arose" checkbox option was added, with an accompanying usage parenthetical ("only for persons 21 years of age or older [required by law], or persons more than 17 years of age but less than 21 years of age [when ordered by the court]") and Note ("This may be checked only if item 1 and one of the letters within item 1 are checked."). In the main text of item 1, "factual basis" was changed to "reasonable factual basis" and "the following circumstances exist" was changed to "one of the following circumstances exists." Former item 1.d was replaced by new item 1.d ("The juvenile has demonstrated that the juvenile is a danger to persons and is charged with a misdemeanor, at least one element of which is assault on a person.") and new item 1.e ("The juvenile has demonstrated that the juvenile is a danger to persons and is charged with a misdemeanor in which the juvenile used, threatened to use, or

*displayed a firearm or other deadly weapon.”). Former item 1.e was renumbered as item 1.f, former item 1.f was renumbered as item 1.g, former item 1.g was renumbered as item 1.h, former item 1.h was renumbered as item 1.i, and former item 1.i was renumbered as item 1.j. In new item 1.j, an “Impaired Driving” parenthetical was added after “G.S. 20-138.1” and a “Driving by person less than 21 years old after consuming alcohol or drugs” parenthetical was added after “20-138.3.” On Side Two, in item 6, “violation of probation” was changed to “violation of a Level 1 probation” and the field for entering the maximum duration of intermittent confinement was replaced with text stating “intermittent confinement for up to 10 days.” Previous item 7 was renumbered as item 8 and a new item 7 was added, stating as follows: “The juvenile has been found by the Court to be in violation of a Level 2 probation and as part of a new disposition the Court orders intermittent confinement for up to 28 days, which is up to twice the time authorized by G.S. 7B-2506 and -2508. [G.S. 7B-2510(e)].” A new item 9 was added, stating as follows: “The juvenile is an out-of-state runaway absconder escapee accused delinquent and should be held in secure custody up to a maximum of 90 calendar days pending the safe return of the juvenile to the home/demanding state. [ICJ Rules 6-103 and 6-103A]”*

[AOC-J-442](#) (Juvenile Order Transfer Hearing) – Rev. 12/19

*On Side One, in the first paragraph of the body text, “the juvenile named above committed the offense(s) listed below while age thirteen, fourteen, or fifteen” was changed to “the juvenile named above committed the offense(s) listed below while age thirteen or older.” In the ORDER section on Side Two, items 1.a and 1.b now begin with “The” instead of “That the.” A new item 1.c was added: “A DNA sample be taken from the juvenile. (required if any of the offenses for which the juvenile is transferred are included in the provisions of G.S. 15A-266.3A).”*

[AOC-J-461](#) (Juvenile Level 1 Disposition Order (Delinquent)) – Rev. 12/19

*On Page One, Side Two, in item 4 of the ORDER section, “The juvenile is excused from compliance” was changed to “The juvenile, who is under the age of 16 years, is excused from compliance.”*

[AOC-J-462](#) (Juvenile Level 3 Disposition And Commitment Order (When Delinquent Offense Is The Basis Of The Commitment)) – Rev. 12/19

*On Page One, Side One, item 2 of the FINDINGS section was renumbered as item 2.a and a new item 2.b (for offenses the juvenile was previously convicted of) was added. On Page One, Side Two, a new item 10 was added: “The Court finds beyond a reasonable doubt that the juvenile was adjudicated for an offense that was committed as part of criminal gang activity as defined in G.S. 7B-2508.1. As a result, the juvenile shall receive a disposition that is one level higher than would otherwise be provided for the class of offense and delinquency history level. G.S. 7B-2508(g1).” In item 1 of the ORDER section, the ‘term of commitment’ Note is now divided into “For an offense committed prior to the age of 16,” “For an offense committed at age 16,” and “For an offense committed at age 17.” In item 2 of the ORDER section (which now appears on a new Page Two of the form), the reference to G.S. 7B-2513 in the first Note was changed to reference G.S. 7B-2513(a4) instead. In the parenthetical in item 2.b, “less than the juvenile’s eighteenth (18th) birthday” was replaced with “- less than the juvenile’s eighteenth (18th) birthday, if the offense was committed prior to age 16. - less than the juvenile’s nineteenth (19th) birthday, if the offense was committed at age 16. - less than the juvenile’s twentieth (20th) birthday, if the offense was committed at age 17.” An item 2.d (“the juvenile’s nineteenth (19th) birthday. [. . .]”) was added to the ORDER section, as was an item 2.e (“the juvenile’s twentieth (20th) birthday. [. . .]”).*

[AOC-J-467](#) (Juvenile Level 3 Disposition And Commitment Order (Based On Violation Of Post-Release Supervision)) – Rev. 12/19



*On Side Two, in item 1.a of the ORDER section, “committed prior to the age of 16” was added at the end of the parenthetical instruction. In item 1.b, “committed prior to the age of 16, or if the original commitment was based on any offense committed at age 16” was added at the end of the parenthetical instruction. Item 1.c was renumbered as item 1.d and a new item 1.c was added: “the juvenile’s 20th birthday. (Check this box if the juvenile’s original commitment was based on any offense committed at age 17.)” The ‘term of commitment’ Note at the end of item 1 is now divided into “For an offense committed prior to the age of 16,” “For an offense committed at age 16,” and “For an offense committed at age 17.”*

[AOC-J-468](#) (Juvenile Level 3 Disposition And Commitment Order (Based On Violation Of Probation)) – Rev. 12/19

*In the ORDER section on Side Two, the ‘term of commitment’ Note at the end of item 1 is now divided into “For an offense committed prior to the age of 16,” “For an offense committed at age 16,” and “For an offense committed at age 17.” In item 2 of the ORDER section (which now appears on a new Page Two of the form), the reference to G.S. 7B-2513 in the first Note was changed to reference G.S. 7B-2513(a4) instead. In the parenthetical in item 2.b, “less than the juvenile’s eighteenth (18th) birthday” was replaced with “- less than the juvenile’s eighteenth (18th) birthday, if the offense was committed prior to age 16. - less than the juvenile’s nineteenth (19th) birthday, if the offense was committed at age 16. - less than the juvenile’s twentieth (20th) birthday, if the offense was committed at age 17.” An item 2.d (“the juvenile’s nineteenth (19th) birthday. [. . .]”) was added to the ORDER section, as was an item 2.e (“the juvenile’s twentieth (20th) birthday. [. . .]”).*

[AOC-J-469](#) (Worksheet Delinquency History Level) – Rev. 12/19

*On Side One, in the first Note of the body text, “Calculations are to be based on actual adjudications” was changed to “Calculations are to be based on actual adjudications and convictions.” In the sentence immediately beneath that Note, “adjudicated delinquent” was changed to “adjudicated delinquent or convicted,” “only the adjudication for the offense with the highest point total is used” was changed to “only the adjudication or conviction for the offense with the highest point total is used,” and the following text was added: “or more than one offense in a single superior court during one calendar week.” In the I. SCORING PRIOR RECORD/FELONY DISPOSITION section, the “Prior Offenses” table was retitled as a “Prior Adjudicated Offenses” table and a new “Prior Convicted Offenses” table was added. In the second checkbox option in the I. SCORING PRIOR RECORD/FELONY DISPOSITION section, “the juvenile’s prior adjudications” was changed to “the juvenile’s prior adjudications and convictions.” The parenthetical instructions at the bottom of Side One now instructs: “See Side Two for adjudication and conviction information.” The II. PRIOR ADJUDICATIONS section now appears on Side Two of the form and a new III. PRIOR CONVICTIONS section was added. The III. STIPULATION section was renumbered as “IV. STIPULATION” and the checkbox option text now refers to “the information set out in Sections I, II, and III of this form.”*

[AOC-J-475](#) (Juvenile Level 2 Disposition Order (Delinquent)) – Rev. 12/19

*In the FINDINGS section on Page One, Side One, item 3 was renumbered as item 4 and a new item 3 (now with a checkbox) was added: “The Court finds beyond a reasonable doubt that the juvenile was adjudicated for an offense that was committed as part of criminal gang activity as defined in G.S. 7B-2508.1. As a result, the juvenile shall receive a disposition that is one level higher than would otherwise be provided for the class of offense and delinquency history level. G.S. 7B-2508(g1).” On Page One, Side Two, in item 4 of the ORDER section, “The juvenile is excused from compliance” was changed to “The juvenile, who is under the age of 16 years, is excused from compliance.”*

[AOC-J-903](#) (Petition And Motion In The Cause For Expunction Of Juvenile Record (Undisciplined/Delinquent)) – Rev. 12/19

*In the numbered list directly beneath the “Applicable to all petitioners” parenthetical, items 1, 2, and 3 now start with “I have.” The “Applicable only when the adjudication was for delinquency” parenthetical was moved up to be placed just over item 4. Item 5 was renumbered as item 6 and new items 5.a (“At least eighteen (18) months have elapsed since I was released from juvenile court jurisdiction and I have not been adjudicated delinquent again or convicted as an adult of any felony or misdemeanor other than a traffic violation under the laws of the United States or the laws of this State or any other state.”) and 5.b (“I was adjudicated delinquent for an offense that I participated in as a result of having been a victim of human trafficking as defined in G.S. 14-43.10 or a victim of a severe form of trafficking in persons as defined in the federal Trafficking Victims Protection Act, 22 U.S.C. 7102.”) were added.*