DETENTION CENTER OFFICER'S REPORT

ADMISSIONS FORM

The following constitutes a written report as provided by Texas Juvenile

Justice Code Section 53.01

Case Number:	Report Date:	Entry Time:	
NAME OF JUVENILE:			
LAST NAME:		FIRST NAME:	M.I
ALIAS (Street Name):		PRIMARY LANGUAG	E:
Address:	City:	Zip Code: _	
SEX: RACE:	D.O.B.:	Place of Birt	h:
SOCIAL SECURITY NUMBE	R:u	nknown AGE:	
HAIR: EYE	S: HEIGHT:	WEIGHT: _	
SCHOOL:		GRADE:	
CITIZENSHIP: Are you a U	I.S. citizen? YES	NO	
If not, do you have t	he legal right to be in t	he U.S.? YES N	NO
FMPI OYMFNT HISTO	RY: No emplo	byment history at this time	e·
	·	Yes 🗌 No 🗌 — Any Injui	
3	<u>_</u>	Received Medical Cleara	
	(offence).		
	·	TIME COMMITTED:	
		CITY:	
		TIME:	_AIVI PIVI
ATTORNEY'S NAME:		ey at time of admission:	
WHO HAS BEEN NOTIFIED	:	ER 🗌 GUARDIAN 🗌 NO ONE	
	OTHER (specify) _		
PRIMARY LANGUAGE(S):		_	
MOTHER'S NAME:		PHONE H: _	
ADDRESS:	ZIP:	PHONE W: _	
FATHER'S NAME:			
ADDRESS:			
OTHER (Specify):			
ADDRESS:			
		E COURT USE ONLY	
Probation Officer:		Probable Cause YES	NO
Finding Made By			
On		at	AM/PM
			, 41417 141

OFFICER'S INVESTIGATION REPORT TO JUVENILE COURT

All information shown on the reverse side hereof and on any attachments is incorporated herein by reference for all purposes.

	ΛΙΝΙΛΝΙΤ.				
ADDRESS	ME OF COMPLAINANT: PHONE: H: DRESS: ZIP: PHONE: W:		NE: H:		
		ense)			
COMPLAINANT'S N	υ ναμε·		PHONE: H:	LD	AIVI FIVI
ADDRESS:		 ZIP:	PHONE PHONE	NE:W:	
The following is a s personal knowledg	statement of the de le of the facts, upo reason to believe	etails of facts, known personally to n which the juvenile named and id and do believe that said juvenile er	me, seen by me, or told t entified on the reverse he	o me by credible persons w reof was taken into custody	vith y, and
SUBSCRIBING OF	FICER SIGNATU	RE:			
The following	constitutes wri	tten information as provided	by the Texas Juvenile	e Justice Section Code	53.02
		FOR DETENTION	USE ONLY		
RECEIVING DETE	NTION WORKER	:			
		there is reason to believe this		has engaged in delinque	ent
conduct, CINS or	conduct that viol	ates an Order of Probation.	YES	NO	
Detention is requi	ired for at least o	ne of the following:			
Determient is requi	cond or be remove	d from the jurisdiction of the cou			
Is likely to absc	•	tection is not being provided by a p an or other person able to return h	~	•	
Is likely to abso	guardian, custodi	• .	im to court when required	l.	
Is likely to absome Suitable supervalue Has no parent, Is accused of controls.	guardian, custodi committing a felony	an or other person able to return h	im to court when required himself or others if relea	l. sed.	a term in
Is likely to absource. Suitable supervolution. Has no parent, Is accused of course. Has previously	guardian, custodi committing a felony been found to be	an or other person able to return here offense and may be dangerous to	im to court when required himself or others if relea	l. sed.	a term in
Is likely to absorved. Suitable superved. Has no parent, Is accused of compart. Has previously jail or prison and is	guardian, custodi committing a felony been found to be likely to commit a	an or other person able to return he offense and may be dangerous to a delinquent child or has previously	im to court when required himself or others if relearly been convicted of a per	l. sed. nal offense punishable by a	a term in
Is likely to absorbed Suitable supervalue Has no parent, Is accused of compart Has previously jail or prison and is certify that based	guardian, custodi committing a felony been found to be likely to commit a ave engaged in de upon my prelimina	an or other person able to return he offense and may be dangerous to a delinquent child or has previously noffense if released.	im to court when required to himself or others if relead by been convicted of a perd, possessed, or exhibite are true, based upon my	l. sed. nal offense punishable by a d a firearm	

01/2018 last revision