

Form Summary

Name of Form: Findings on Confinement of Juvenile Defendant Waived into Adult Court

Form Number: CR-219

Statutory Reference: 34 U.S.C. 11133(a)(11)(B)

Benchbook Reference:

Purpose of Form: To document required findings when a juvenile under the age of 17 who has been waived is held in adult jail.

Who Completes It: Court.

Distribution of Form: Juvenile defendant and counsel, prosecutor, victim, adult jail/detention center.

Accompanying Forms: None.

New Form/Modification: New form.

Modification:

Comments: Beginning December 21, 2021, juveniles under the age of 17 who have been waived may not be held in adult jail or confined in any institution in which they have sight and sound contact with adult inmates for longer than six hours, unless the court makes several specific findings on the record. Sight and sound contact is defined as “any physical, clear visual, or verbal contact that is not brief and inadvertent.” 34 U.S.C. § 11103(25). These findings must be reviewed every 30 days, and the juvenile cannot be held for longer than 180 days unless additional findings are made. These requirements do not apply when a juvenile under the age of 17 is charged under an original adult court jurisdiction statute.

About this Form: This form is the product of the Wisconsin Records Management Committee, a committee of the Director of State Court’s Office and a mandate of the Wisconsin Judicial Conference.

If you have additional information that does not change the meaning of the form, attach it on a separate page. The form itself shall not be altered.