| STATE OF | WISCONSIN, CIRCUIT COURT, | COUNTY |
|---------------|--|---|
| IN THE IN | TEREST OF | Order Waiving Juvenile Court Jurisdiction |
| Name | | Juvenne Court Jurisdiction |
| Date of Birth | | Case No |
| | | |
| The | e waiver hearing was held on [Date] | , which is the effective date of this Order. |
| THE COU | RT FINDS: | |
| 1. A | Petition alleging delinquency and a petition for | waiver were filed. |
| 2. T | his matter has prosecutive merit. | |
| 3. | ☐ A. The Petition for waiver was contested and | d relevant testimony taken. |
| | and voluntary decision. | I. The juvenile's decision to not contest is a knowing, intelligent er hearing and the hearing was conducted <i>in absentia</i> . |
| fc w | ollowing factors. The court has stated on the receivaiver. These findings are incorporated into this versonality and prior record of juvenile: • Whether the juvenile is mentally ill or de: • Whether the juvenile court has previous convicted • Whether the juvenile has been previous | velopmentally disabled ly waived its jurisdiction and, if so, whether the juvenile was ly found delinquent ency involved the infliction of serious bodily injury ern of living rity |

the public

Type and seriousness of offense:

Whether the crime was against persons and/or property

Adequacy and suitability of juvenile system (where applicable, mental health system):

Whether the crime was violent, aggressive, premeditated or willful, and has prosecutive merit

Whether there are facilities or services available for the treatment of the juvenile and the protection of

- Whether the juvenile is suitable for placement in the serious juvenile offender program or the adult intensive sanctions program
- Whether there are other persons who are alleged to be involved with the same act or offense, making it desirable for trial and disposition in one court

IT IS ORDERED:

| _ | ver Petition is GRANTED because it is contrary to the best interests of the juvenile or the public for the circuit court with juvenile jurisdiction to hear this case. This matter is referred to the district attorney for appropriate crimina proceedings. |
|-------|---|
| ☐ 1b. | <u>DENIED</u> because it is in the best interests of the juvenile or the public for the circuit court with juvenile jurisdiction to hear this case. |

THIS IS A FINAL ORDER FOR THE PURPOSE OF APPEAL.

DISTRIBUTION:

- 1. Court
- 2. Juvenile
- 3. Juvenile's Adversary Counsel
- 4. Parents
- 5. Juvenile's Guardian/Legal Custodian
- 6. District Attorney
- 7. Caseworker