Instructions for Making a Parental Written Statement

PARA RECIBIR ESTAS INSTRUCCIONES Y LA FORMA EN ESPANOL PONGASE EN CONTACTO CON EL DEPARTAMENTO JUVENIL NOMBRADO ABAJO

Texas Family Code Section 61.104 requires that the parent of a child who is accused of breaking the law and who will appear before a Texas juvenile court must be given the opportunity to give a parental written statement to the court.

A parental written statement is your opportunity to tell the court information about your child's and family's needs, strengths or other important information related to your child's case. The judge may consider this statement when making a final decision in your child's case.

A parental written statement may be submitted when any of the following legal documents have been filed in the juvenile court regarding your child:

- A petition for an adjudication hearing;
- A motion or petition for a modification hearing to change your child's probation conditions; or
- A motion or petition for a discretionary transfer hearing for possible transfer of your child to a criminal court where he or she will be tried as an adult.

Any information you provide will **NOT** be used in the adjudication hearing which is a hearing to determine whether or not your child committed the offense. It may be used in the disposition hearing which may assist the court in making a final disposition decision about your child's case that may include the following actions:

- Placing your child on probation in your home;
- Placing your child on probation outside your home with relatives or other persons;
- Placing your child on probation in a secure facility or non-secure residential facility for juveniles; or
- Commitment of your child to the Texas Youth Commission.

If both parents reside together in the home with your child, only one parental written statement per family may be submitted. If you are divorced or separated, then both parents will be allowed to submit their own separate statements.

A parental written statement is completely voluntary and you may choose not to make a statement in connection with your child's case. You may choose to respond to any or all of the sections on this form. Although examples are provided, you are not limited to those examples. Your entire statement will be shared with the judge, the juvenile probation department, your child's defense attorney, the prosecutor and any other person the juvenile court determines should be provided with a copy. Any information you submit to the court may be used against your child; therefore, you may want to consult with an attorney about the consequences of providing a statement to the juvenile court. If you choose to provide a statement, you may submit it on your own paper and use any form you choose. You may also attach sheets of paper to this form if you need additional space. When your statement is completed, please return it to the juvenile probation department at the address below. If you return your statement to the juvenile probation department, the juvenile probation department will provide your statement to the juvenile court.

For any questions regarding the completion of the written parental statement you may contact the juvenile probation department listed below. Upon completion of the written parental statement, please mail or hand-deliver this form on or before the deadline on the front page of the form to:

Brazoria County Juvenile Probation Department 20875 County Road 171 Angleton, Texas 77515 (979) 864-1210

If you need an additional copy of these instructions or written parental statement, you may request it from the juvenile probation department. This form is also available from the Texas Juvenile Probation Commission on the Internet and may be downloaded at www.tipc.state.tx.us.

Common Terms Used in the Texas Juvenile Justice System

Adjudication Hearing - A hearing where the judge or jury determines whether your child committed the alleged offense or is innocent of the charge.

Defense Attorney - A lawyer who represents your child and makes sure that your child's rights are protected. The juvenile court must appoint an attorney to represent your child if the court finds that you cannot afford to hire an attorney.

Discretionary Transfer Hearing - A

hearing where the judge decides whether to transfer your child's case to a criminal court where your child will be prosecuted as an adult.

Disposition Hearing - A separate hearing that occurs after the adjudication hearing when the final decision or result of your child's case is made by the judge or jury and where your child may be placed on probation or committed to the Texas Youth Commission.

Modification Hearing - A hearing to change the previous conditions of your child's probation or to revoke his probation when your child is accused of violating the conditions of probation.

Petition/Motion - A written legal document filed by the prosecutor that informs you and your child of the offense your child is alleged to have committed and provides the date, time and place of any future court dates. You and your child must be given a copy of this document.

Prosecutor - Lawyers who work for county, district or criminal district attorneys' offices who handle juvenile cases. The persons are usually referred to as District Attorney, D.A., Assistant District Attorney, County Attorney or Assistant County Attorney.

Texas Youth Commission - A state agency that operates secure correctional facilities for juveniles committed there by the juvenile court.

	CALICE NO		
	CAUSE NO		
I THE INTEREST OF:		IN THE	COURT
		NO	
	•		
JUVENILE	·		COUNTY, TEXAS UVENILE COURT
I	PARENTAL WRITTE	EN STATEMENT	
erson responsible for the above na			, a parent or oth
amily Code Section 61.104. I would but for a better understanding of the portant to the disposition of this cas	ne needs and streng		
Background. The court should ke space to describe information succontributed to the circumstances	ch as important event	s, drug problems or hardship	
Medical and Psychological. The my child. (Use this space to described needs, psychological history, psychological history, psychological history)	cribe any medical con	ditions, illnesses, physical di	sabilities, medication
my child. (Use this space to desc	cribe any medical con	ditions, illnesses, physical di	sabilities, medication
my child. (Use this space to desc	cribe any medical con	ditions, illnesses, physical di	sabilities, medication
my child. (Use this space to desc	cribe any medical con	ditions, illnesses, physical di	sabilities, medication
my child. (Use this space to desc	cribe any medical con	ditions, illnesses, physical di	sabilities, medication
my child. (Use this space to desc	cribe any medical con	ditions, illnesses, physical di	sabilities, medication
my child. (Use this space to desc	cribe any medical con	ditions, illnesses, physical di	sabilities, medication
my child. (Use this space to desc	cribe any medical con	ditions, illnesses, physical di	sabilities, medication

,,	ards, sports, special skil			
space to tell child gets al willingness t	onment. My child's hom the court about your chil ong with you, his or her b o perform chores and oth is a job that adds to the I	ld's home life and env prothers and sisters o her work around the h	vironment such as infol r any other person livir nouse, behavior and di	mation about how your og at home, your child's scipline issues, whether
while on pro child, any ac supervision,	n. If the court places my pation by: (Use this spaced ditional supportive adults your plan to assist the paything the probation officed	ce to tell the court info s who are available to robation department i	ormation such as your assist you, problems	ability to supervise your you may have providing

6.	to tell the judge information such as any special achievements, character traits, volunteer work, past jobs, clubs, organizations, community or church activities in which your child participates.)
7 .	Recommended Outcome. When the court considers the final outcome of my child's case, I recommend
	that the judge order the following: (Use this space to tell the judge what you think should happen to your child in this case. What you feel your child's needs are. You may also want to discuss what will happen to your family if your child is removed from your custody and placed outside your home.)
3.	Additional Information. The court should know the following important information that would be helpful to the court in making a final decision. (Use this space to provide the judge with any information that you feel may influence the judge when making a final decision.)
	the information I have provided to the court in this Parental Written Statement is true and correct to the best ny knowledge and belief.
	Date Signed:nature of Parent or Other Person
 >rir	nted Name of Parent or Other Person



BRAZORIA COUNTY JUVENILE PROBATION DEPARTMENT

20875 County Road 171 Angleton, Texas 77515 Phone (979) 864-1210; (979) 388-1210; (281) 756-1210 Fax (979) 864-1215

RECEIPT OF PARENTAL WRITTEN STATEMENT FORM

	Parental Written Statement Form providing me the to the juvenile court concerning the disposition of				
my child's case. I understand this form	child's case. I understand this form must be returned to my child's probation office				
by (due date printed on statement).					
Signature of Parent / Guardian	 Date				