

RESTRICTED NOTICE OF PEACE OFFICER HOLD

TO: The above-named Court; the parent(s); child(ren); relative with whom the child was placed; the head of the secure detention facility; or non-secure shelter care facility (such as licensed foster care placement, group home, hospital or secure detention facility).

1. The child(ren) named below has/have been taken into custody according to Minnesota Statutes §260B.175 or §260C.175 and has/have been placed in detention with a relative, a shelter care facility, or secure detention facility.

Name and Date of Birth Child(ren): *click to enter text*

Address: *click to enter text*

Parent(s)/Guardian Name(s): *click to enter text*

Parent(s)/Guardian Address: *click to enter text* Phone: *click to enter text*

2. DATE/TIME OF ACTION: The child(ren) was/were taken into custody on *click to enter text* at *click to enter text* am/pm.

3. REASON FOR CUSTODY: The child was taken into custody because there is reason to believe he/she:

- Is required to be held by court order or warrant;
- Is a child whose health or welfare is in danger;
- Is held pursuant to the laws of arrest; or
- Violated terms of probation, parole, or field supervision;
- Has run away from a parent, guardian or custodian, but only for purposes of transporting the child home, to the home of a relative or to another safe place.

4. REASONS WHY CHILD SHOULD NOT IMMEDIATELY GO HOME: The child should be detained because there is reason to believe:

- The child is likely to endanger him/herself or others if not detained;
- The child will not remain in the care or control of his parent, guardian, or custodians and the child is likely to endanger him/herself or others if not detained;
- The child's health or welfare would be immediately endangered if he/she is released; or
- Is held pursuant to an order or warrant of the court.
- The child would not return for a court hearing on charges.

5. List other person(s) and agencies involved (Social Services, County Attorney, Probation Officer, etc on *click to enter text* at *click to enter text* am/pm.

Brief description of the incident/reason for removal: *click to enter text*

6. The child may be released to parent or guardian prior to expiration of hold: Yes No
Under what conditions is child to be released:*click to enter text*
7. LEAST RESTRICTIVE SETTING. I have determined the least restrictive setting for the child(ren)'s placement and the child(ren) is/are so placed.
8. SERVICE AGENCIES. A list of names, addresses, and telephone numbers of social service agencies that offer child welfare services has been left by the undersigned with the parent, an adult on the premises, or in a conspicuous place on the premises. Yes No. **If "No", the officer must complete this action as soon as possible.**
9. DISCLOSURE. The officer has reason to believe that disclosure of the facility's location to the child's mother, father, custodian (*click here to designate name of applicable relative*) would immediately endanger the child. **If "yes", the facility is instructed to withhold notification of the location of the facility to the designated parent or custodian.**
10. ADVISORY TO PARENT(S), CUSTODIANS, CHILD(REN), AND HEAD OF FACILITY:
- A. The child has been detained for the reasons given in this notice;
 - B. The parent or custodian may request that the child be placed with a relative;
 - C. The parents' first visit with the child can occur at any time, and visits thereafter can occur pursuant to the facility's visitation policy;
 - D. The child may telephone his/her parent immediately and make other telephone calls to his/her parent on a reasonable basis;
 - E. The location of the child's detention may not be released to the following because there is reason to believe that disclosure would place the child's health or welfare in immediate danger; mother, father, other care giver, and (if applicable) the name of the care giver: *click to enter text*
 - F. The date, time, and location of the detention hearing has been given to the parents and the child(ren): Yes No. The parents/care givers are notified that they may contact the Yellow Medicine County Court Administrator at 320-564-3325 to be informed of the date, time, and location of the detention hearing.
 - G. The parents and the child(ren) have been informed that the detention hearing must be held:
 - within 72 hours exclusive of weekends and holidays (CHIPS); or
 - within 36 hours exclusive of weekends and holidays where the child is held for acts defined in Minnesota Statutes §260B.007, Subd. 6 (delinquent acts/probation violation) unless a petition is filed and the court orders continued detention pursuant to Minnesota Statutes §260B.178; (delinquency/probation violation holds).
 - within 24 hours excluding weekends and holidays if the child is held on charges of delinquency at an adult jail unless a petition is filed and the court orders continued detention.
 - H. The parents have a right to appear at the detention hearing, be represented by an attorney, and if eligible be appointed an attorney at public expense to represent them and/or the child.
 - Advisory was given to: *click to enter text*
 - Parent or custodian could not be located and a copy of the advisory was left at the parent's home.
11. CERTIFICATION. I certify that I have provided the child and the child's parent, guardian, or custodian of this PEACE OFFICER HOLD NOTICE. Yes No. **If "No", I understand that it is my responsibility to provide this notice to these individuals as soon as possible.**

Signature of Officer: _____ Badge #: *click to enter text*

Date: *click to enter text* Time: *click to enter text* LE Agency: *click to enter text*