STATE OF WISCONSIN, CIRCUIT COURT,			COUNTY
IN TH	E INTE	REST OF	Amended
Name			Order on Motion for Sanctions
		Case N	lo
Date of I	Birth		
	A heari	ing on the imposition of sanctions was held on [Date]	, which is the effective date of this order.
THE C	COURT	FINDS:	
1.	-	uvenile is subject to a current dispositional order was ac	
2.	The juvenile was properly advised of the conditions of the dispositional order and the possibility of sanctions.		
3.	The juvenile has violated dispositional condition(s) as follows:		
□ 4.	<ul> <li>The juvenile is removed from the home and placed in non-secure custody.</li> <li>A. Continuation in the home at this time is is not contrary to the welfare of the juvenile an community.</li> </ul>		
	В.	Reasonable efforts to prevent removal were: (Complete made by the department or agency responsible for	
		made by the department or agency responsible for situation resulted in immediate removal of the chi	
		not required under §938.355(2d), Wis. Stats.	
		required, but the department or agency responsit efforts.	ble for providing services failed to make reasonable
5.	lt is r	necessary to impose sanctions in this case.	
6.	Othe	r:	

## THE COURT ORDERS:

The motion for sanctions is:

<b>□</b> 1.	GRAN	ITED.		
	🗌 A.	Placement for days in [] juvenile detention (delinquency, [habitual] truancy only),		
		nonsecure custody, at, beginning on [Date] and ending on [Date] with credit for		
		days served in juvenile detention.		
		Transportation shall be provided by		
		Return transportation shall be provided by the same.		
		The last days of detention/custody are stayed on the following condition(s):		
		juvenile not to violate the dispositional order during the remaining period of this order.		
		juvenile to be monitored by electronic monitoring. If these conditions are violated, the stay is immediately terminated.		
	Пв	This is an order placing the juvenile out of the home and into non-secure custody.		
	<u> </u>	county department, which has primary responsibility for providing services.		
		Department of Children and Families, which has primary responsibility for providing services.		
		Division of Milwaukee Child Protective Services, which has primary responsibility for providing		
		services.		
		Suspension for year(s) of the juvenile's: operating privilege DNR approval.		
	🗌 D.	Limitation for year(s) of the juvenile's: operating privilege DNR approval.		
		The limitation(s) are:		
	🗌 E.	Detention for days (not to exceed 30 days for each violation) in-home or current residence under attached		
		rules of supervision.		
		with electronic monitoring.		
		Uncompensated work program/community service for hours (not to exceed 25 hours for each violation).		
	🗌 G.	Additional sanctions for habitual truancy:		
	Пн	The parents/guardian (if appropriate) shall pay for the costs of the sanction, disposition, placement or		
		services		
		at the rate of \$ per until the total sum of \$ is paid.		
		to be determined by (Agency)		
2.	DENIE	D for the following reason(s):		
<b>□</b> 3.	Other:			
		THIS IS A FINAL ORDER FOR THE PURPOSE OF APPEAL.		
DISTRI	BUTION:			
1. Cour	t			

- 2. Juvenile
- 3. Juvenile's Guardian ad Litem/Adversary Counsel
- 4. Parents
- Juvenile's Guardian/Legal Custodian
   District Attorney/Corporation Counsel
- 7. Caseworker
- 8. Tribe
- 9. Indian Custodian