JUVENILE COURT POLICY/PROCEDURE

EARLY TERMINATION OF SUPERVISION

POLICY

Any party to an order of supervision entered under §48/938 may request that the court terminate supervision at a point in time earlier than that originally ordered.

PROCEDURE

The party requesting early termination should follow the requirements for a Revision of Dispositional Order (§48.363 or §938.363), including:

- Providing to the Court Branch what new information the Court should consider in making a decision. The information provided should include a statement related to the impact of the proposed change on the victim.
- Requesting that a hearing be scheduled **unless** written waivers of objection to the revision are included from the child, the child's parent/guardian/legal custodian, all parties bound by the dispositional order and the district attorney or corporation counsel.

Additionally, if the revision is to be accomplished by waiver of objection from the parties noted, the requesting party should prepare an order for signature that revises the dispositional order. The signed order and file will be sent to the Juvenile Court Commission Clerk for docketing and distribution of order(s).

If a hearing is held, the court shall notify the above parties at least three days prior to the hearing.

EXCEPTIONS/COMMENTS

Note that the request and related waivers/order must include all relevant petition numbers for which the request is being made.

A request for early termination should not be made if there is outstanding restitution owed to a victim.