Form 3-32 F.C.A.§§ 350.2, 351.1, 352.1, (Juvenile Delinquency -- Order of Disposition -352.2, 353.1, 353.3, 353.5, 353.6 Designated Felony - After Order of Removal with Finding- No Restrictive Placement)<sup>1</sup> 10/2018 At a term of the Family Court of the State of New York, held in and for the County of New York at on PRESENT: Hon. Judge In the Matter of Docket No. ORDER OF DISPOSITION A Person Alleged to be a (Designated Felony - After Order of Removal Juvenile Delinquent, with Finding - No Restrictive Placement) Respondent. An Order of Removal pursuant to Article 725 of the Criminal Procedure Law having been duly filed with this Court on [specify date]: , and a finding beyond a reasonable doubt having been made [check applicable box]: upon the above-named Respondent's plea of guilty ☐ after a juvenile delinquency fact-determination ☐ after a verdict of guilty that the Respondent did the following act(s) that would, if committed by an adult, constitute the following crime(s) [specify as to each count]: ☐ designated felony act(s) pursuant to section 301.2 of the Family Court Act [specify, including section(s) of the Penal Law or other law violated]: non-designated felony act(s) [specify, including section(s) of the Penal Law or other law violated]: [Check box only if applicable]: □ The above crime included infliction of serious physical injury upon a person who is 62 years of age or older. See F.C.A. §355.5(3). And these acts include the following: designated felony act(s) pursuant to section 301.2 of the Family Court Act [specify,



<sup>&</sup>lt;sup>1</sup> For restrictive placements, use Form 3-33.

## II. Required Findings in Cases in Which the Respondent is Placed: <sup>2</sup>

[The following determinations are <u>required</u> when order is placement; check applicable boxes and provide <u>case-specific reasons</u>]: And the Court has determined that:

A. Best Interests Finding: Continuation in, or return to, the Respondent's home

<sup>&</sup>lt;sup>2</sup> Note: These findings need not be made where the Respondent is placed restrictively pursuant to Family Court Act §353.5. In such cases, use Form 3-33.



□ would □ would not be contrary to Respondent's best interests based upon the following facts and for the following reasons [specify]:					
This deter	mination was based upon the following information [check applicable box(es)]:  Probation Department report, dated [specify]:  Mental health evaluation, dated [specify]:  Uniform Case Record, dated [specify]:  Risk Assessment Instrument  Summary of the Uniform Case Record, dated [specify]:  Service Plan, dated [specify]:  The report of [specify]:  Testimony of [specify]:  Other [specify]:				
B. Reasonable Efforts Findings:  1. Reasonable efforts, where appropriate, to prevent or eliminate the need for removal of the child from the home [check applicable box (es); state reasons as indicated. If prior finding was made, so indicate, including date]:					
	□ were made as follows [specify]:				
	□ were not made but the lack of efforts was appropriate [check all applicable boxes]: □ because of a prior judicial finding pursuant to F.C.A.  §352.2(2)(c) that the authorized agency was not required to make reasonable efforts to reunify the Respondent with the □ parent(s) □ guardian(s) [specify date of finding]:				
	□ because of other reasons [specify other reasons]:				
	were not made.				
	mination was based upon the following information [check applicable box(es)]:    Probation Department report, dated [specify]:   Mental health evaluation, dated [specify]:   Uniform Case Record, dated [specify]:   Risk Assessment Instrument   Summary of the Uniform Case Record, dated [specify]:   Service Plan, dated [specify]:   The report of [specify]:   Testimony of [specify]:   Other [specify]:				
applicable	2. Reasonable efforts, where appropriate, to return the Respondent home safely [check box and state reasons as indicated]:				
	□ were made as follows [specify]:				



	□ were not made but the lack of effort	rts was appropriate [check all applicable boxes]:  Decause of a prior judicial finding pursuant to
	F.C.A. §352.2(2)(c) that the	authorized agency was not required to make
	reasonable efforts to reunify the child	
	[specify date of finding]:	1 () 2 ()
	□ because of other reasons [spe	ecify]:
	☐ were not made.	
This deter	rmination was based upon the following	g information [check applicable box(es)]:
	☐ Probation Department report, dated [sp	
	☐ Mental health evaluation, dated [specify	y]:
	☐ Uniform Case Record, dated [specify]:	
	☐ Risk Assessment Instrument	1.4.15 (0.7)
	☐ Summary of the Uniform Case Record,	, dated [specify]:
	☐ Service Plan, dated [specify]: ☐ The report of [specify]:	, dated [specify]:
	☐ Testimony of [specify]:	, dated [specify].
	☐ Other [specify]:	
Responde reunificat	ent's permanency plan is adoption, guar ion]:	turn Home: [Applicable in cases in which the dianship or permanent living arrangement other than e Respondent's permanency plan of [specify]:
	☐ have been made as follows [specify]	]:
	were not made based upon the following	ng facts and for the following reasons [specify]:
This deter	rmination was based upon the following	g information [check applicable box(es)]:
Tills dete	□ Probation Department report, dated [sp	
	☐ Mental health evaluation, dated [specify	
	☐ Uniform Case Record, dated [specify]:	
	☐ Risk Assessment Instrument	
	☐ Summary of the Uniform Case Record,	, dated [specify]:
	☐ Service Plan, dated [specify]:	4 45 103
	☐ The report of [specify]:	, dated [specify]:
	☐ Testimony of [specify]:	
	☐ Other [specify]:	
		Services and Out-of-State Placements:
4		years of age or older]: The services, if any, needed
to assist t	ne Kespondent to make the transition fr	om foster care to independent living are [specify]:



☐ [Required where the Respondent is placed outside New York State]: Placement outside New York State ☐ is ☐ is not appropriate and in the Respondent's best interests.
D. Findings Regarding Pre-dispositional Risk Assessment Instrument:  There □ is □ is not a validated pre-dispositional risk assessment instrument in use in this county that was developed by (or in New York City, approved by) the New York State Office of Children and Family Services.
[REQUIRED where there is a validated pre-dispositional risk assessment instrument in use]: Respondent has been assessed on the risk assessment instrument as a [check box for level of risk]: [NYC cases only]: □ low □ medium □ high □ very high level of risk [NON-NYC cases only]: □ low □ medium □ high level of risk .
[REQUIRED where validated pre-dispositional risk assessment instrument is in use and where placement is at a <u>higher</u> level of care than the assessed risk level; check box if applicable]:  □ Placement, as directed below, is necessary and no less restrictive alternative is available, both for the protection of the community and to be consistent with the needs and best interests of the Respondent, notwithstanding the assessed risk level, for the following reasons {specify]:
NOW, therefore, upon the Order of Removal and the findings made in the dispositional hearing, and upon all proceedings had herein, it is hereby
ORDERED and ADJUDGED that the above-named Respondent is a juvenile delinquent based on the Order of Removal and on the further ground that the Respondent requires supervision, treatment, or confinement; and it is therefore
ORDERED that [check applicable boxes]:
☐ Respondent is conditionally discharged for a period of [specify]: months upon the following terms and conditions [Attach additional sheets, if necessary]:
☐ Respondent is placed on probation under the supervision of the Probation Department of the County o
[Applicable where Respondent is directly placed with a suitable relative or other person]:  ☐ This proceeding is continued and the Respondent is placed for a period of [specify]: ☐ less the period spent in detention pending disposition³ in the custody of [specify suitable relative or other person]: ☐ , subject to the further orders of this Court.
<sup>3</sup> Applicable unless all or part of such credit would not serve the needs and best interests of the Respondent or the need for protection of the community. <i>See</i> F.C.A §353.3(5).



[Applicable where Respondent is directly placed with a suitable relative or other person]:  □ This proceeding is continued and the Respondent is placed for a period of [specify]:
☐ less the period spent in detention pending disposition in the custody of [specify suitable relative or
other person]: , subject to the further orders of this Court.
[REQUIRED where Respondent is placed in non-secure or limited-secure level of care]:
☐ This proceeding is continued and Respondent is placed in a <u>non-secure</u> level of care for a period
of [specify period up to 12 months]:
disposition, <sup>5</sup> in the custody of the Commissioner of the [check applicable box]:
[Non-NYC cases only]:   Department of Social Services of the County of [specify]:
□ New York State Office of Children and Family Services
[NYC cases only]:   New York City Administration for Children's Services.
☐ This proceeding is continued and Respondent is placed in a limited secure level of care for a
period of [specify period up to 12 months]:
pending disposition, <sup>6</sup> in the custody of the Commissioner of the [check applicable box]:
[Non-NYC cases only]:   New York State Office of Children and Family Services
[NYC cases only]:   New York City Administration for Children's Services.
□ [NYC cases only]: This proceeding is continued and Respondent is placed in the custody of the
New York City Administration for Children's Services in a <u>non-secure</u> OR <u>limited secure</u> level of care the level to be determined by the Commissioner, for a period of [specify period up to 12 months]:
□ less the period spent in detention pending disposition. <sup>7</sup>
[NON-NYC cases only; applicable where Respondent is placed with Department of Social
Services for non-secure placement in a specific agency or class of agency]:
☐ The position of the Commissioner of Social Services of the County of [specify]:
having been considered by the Court, this proceeding is continued and Respondent is placed for a
period of [specify period]:   less the period spent in detention pending disposition,   less the period spent in the less than the l
<sup>4</sup> Applicable unless all or part of such credit would not serve the needs and best interests of the Respondent or the
need for protection of the community. See F.C.A §353.3(5).
<sup>5</sup> Applicable unless all or part of such credit would not serve the best interests of the Respondent or the need for protection of the community. <i>See</i> F.C.A. §353.3(5). Note that in all placement cases, the placement period may be tolled
by reason of the Respondent's absence without leave.



<sup>&</sup>lt;sup>6</sup> Applicable unless all or part of such credit would not serve the best interests of the Respondent or the need for protection of the community. *See* F.C.A. §353.3(5). Note that in all placement cases, the placement period may be tolled by reason of the Respondent's absence without leave.

<sup>&</sup>lt;sup>7</sup>Applicable unless all or part of such credit would not serve the best interests of the Respondent or the need for protection of the community. *See* F.C.A. §353.3(5). Note that in all placement cases, the placement period may be tolled by reason of the Respondent's absence without leave.

<sup>&</sup>lt;sup>8</sup>Applicable unless all or part of such credit would not serve the best interests of the Respondent or the need for

for non-secure placement with [specify agency or class of agency; note: if the Respondent has been found to be sexually exploited, as defined in Social Services Law §447-a, so indicate if Respondent should be placed in an available long-term safe house]:  , subject
In the event that the Commissioner of Social Services is unable to so place the child, the Commissioner [check applicable box]:
□ shall □ need not apply to the Court for an order to stay, modify, set aside or vacate the order pursuant to Family Court Act §355.1. □ shall □ need not return Respondent to this Court for a new dispositional hearing.
[NYC cases only; applicable where Respondent is placed with the NYC Administration for Children's Services for non-secure or limited-secure level of care where specific services are needed; check box if applicable]:   The Commissioner of the New York City Administration for Children's Services is directed to provide the following services, authorized or required to be made available in the approved plan for the "Close to Home" program, to meet the needs of the Respondent [specify services; note: if the Respondent has been found to be sexually exploited, as defined in Social Services Law §447-a, so indicate if Respondent needs the services afforded by an available long-term safe house]:
[The following two paragraphs are applicable where Respondent is placed with the New York State Office of Children and Family Services; note: in New York City cases, these paragraphs are applicable only to placements in a secure level of care]:  This proceeding is continued and the Respondent is placed for a period of [specify]:  less the period spent in detention pending disposition, in the custody of the New York State Office of Children and Family Services, which is authorized to place the Respondent in a [check applicable box]:  secure facility at any time or from time to time during the first 60 days of residency; limited secure facility [NON-NYC cases only]:  non-secure facility [NON-NYC cases only] subject to further orders of this Court.
□ [NON-NYC cases only]: The position of the New York State Office of Children and Family Services having been considered by the Court, this proceeding is continued and the Respondent is placed for a period of [specify]: □ less the period spent in detention pending disposition, in the custody of the New York State Office of Children and Family Services for placement with [specify agency or class of agency; note: if the Respondent has been found to be sexually exploited, as defined in Social Services Law §447-a, so indicate if Respondent should be
protection of the community. See F.C.A. §353.3(5)



<sup>&</sup>lt;sup>9</sup> Applicable unless all or part of such credit would not serve the needs and best interests of the Respondent or the need for protection of the community. See F.C.A. §353.3(5).

<sup>10</sup> See F.C.A. §353.3(3)(a).

11 Applicable unless all or part of such credit would not serve the needs and best interests of the Respondent or the need for protection of the community. See F.C.A. §353.3(5).

placed in an available long-term safe house ]: , subject to further orders of this Court. In the event that the New York State Office of Children and Family Services is unable to place the Respondent in accordance with the direction hereof, or discontinues the placemen with the authorized agency, the Respondent shall be deemed to have been placed with the New York State Office of Children and Family Services pursuant to paragraph (b) or (c) of subdivision three of section 353.3 of the Family Court Act. In such cases, the New York State Office of Children and Family Services shall notify the court, Presentment Agency, counsel for the Respondent and parent or other person responsible for the Respondent's care, of the reason for discontinuing the placement with the authorized agency and the level and location of the youth's placement.
[Optional where Respondent is placed with the New York State Office of Children and Family Services; check box if applicable]:  □ The New York State Office of Children and Family Services shall photograph the Respondent pursuant to Executive Law § 507-a(3).
[Optional where Respondent is 14 years of age or older and is placed with the New York State Office of Children and Family Services, the New York City Administration for Children's Services or Commissioner of Social Services; check box if applicable ]:  □ The placement agency is directed to provide the following services determined above to be needed to assist the child to make the transition from foster care to independent living [specify]:
[Optional where Respondent, upon adjudication for an act which, if committed by an adult, would constitute a felony, is placed with the New York State Office of Children and Family Services or the New York City Administration for Children's Services pursuant to F.C.A.§353.3(9); check box if applicable]:  □ Respondent shall be confined in a residential facility for a minimum period of [specify minimum period not to exceed six months]:
[Required where Respondent is placed with the New York City Administration for Children's Services; optional for all other placement cases; check box if applicable]:  The placement agency is directed to provide prior notice to the Respondent, attorney for the Respondent and Respondent's parent or guardian in the event that Respondent is transferred from one facility to another, unless an immediate change of placement is necessary, in which case the notic shall be transmitted on the next business day.
[Required where Respondent is placed with the New York State Office of Children and Family Services, the New York City Administration for Children's Services or a local social services district; check applicable boxes]:
□ Respondent's parent or legal guardian was present in Court and consented to the provision of routine medical, dental and mental health services and treatment to the Respondent by the: □ New York State Office of Children and Family Services □ New York City Administration for Children's Services □ Department of Social Services, County of [specify]:  OR
☐ Consent has not been obtained from Respondent's parent or legal guardian, but this Order shall be deemed to grant consent for the : ☐ New York State Office of Children and Family Services ☐



New York City Admir [specify]: the Respondent.		vices Department of Social Services al, dental and mental health services a	•
<b>Department of Socia</b>	l Services, the New York Ci ce of Children and Family S	rely with the Commissioner of a Gity Administration for Children's Services, pursuant to F.C.A.§353.	Services or the
□ New York State © □ Commissioner of □ New York City A shall file a petition fo than 60 days before p	Office of Children and Fami Social Services of [specify]: Administration for Children	: County; n's Services bring NO LATER THAN [specify be completed]:	date not less
And it is further O	RDERED that:		
Date: ,		ENTER:	
		I 1 C1 F 1	

Judge of the Family Court

PURSUANT TO SECTION 1113 OF THE FAMILY COURT ACT, AN APPEAL FROM THIS ORDER MUST BE TAKEN WITHIN 30 DAYS OF RECEIPT OF THE ORDER BY APPELLANT IN COURT, 35 DAYS FROM THE DATE OF MAILING OF THE ORDER TO APPELLANT BY THE CLERK OF COURT, OR 30 DAYS AFTER SERVICE BY A PARTY OR THE ATTORNEY FOR THE CHILD UPON THE APPELLANT, WHICHEVER IS EARLIEST.

Check applicable box:

□Order mailed on [specify date(s) and to whom mailed]:

□Order received in court on [specify date(s) and to whom given]:

