<u>Circular regarding Monitoring & Reporting Mechanism for</u> <u>Juvenile Justice Boards</u>

Juvenile Justice (Care and Protection of Children) Act, 2000 has been enacted to consolidate and amend the law relating to juveniles in conflict with law and children in need of care and protection by providing for proper care, protection and treatment by catering to their developmental needs and by adopting a child-friendly approach in the adjudication and disposition of matters in the best interest of children and for their ultimate rehabilitation.

The criminal justice system as applicable to adults, is not considered suitable for juveniles. The Juvenile Justice (Care and Protection of Children) Act 2000 has been enacted, keeping in view the standards prescribed in the Convention of the Rights of the Child (1989), the United Nations Standard Minimum Rules for the Administration of Juvenile Justice, 1985 (The Beijing Rules). The Juvenile Justice (Care and Protection of Children) Rules 2007 published by the Central Government are applicable to all States under sub section (1) of Section 68 of Juvenile Justice (Care and Protection of Children) Act, 2000 till such time the State Government frame Rules in conformity with the Model Central Rules.

The purpose of the circular is to clearly spell out the duties and responsibilities of Juvenile Justice Boards under the Juvenile Act and to ensure strict implementation of the Act by way of monitoring and reporting mechanism.

Part I: Monitoring and Reporting Mechanism

Boards in order to ensure implementation of the various provisions of the Act and the Rules shall adopt the following monitoring and reporting mechanism. It is an in-house self corrective mechanism with the following objectives:

- To develop a systematic data collection mechanism in respect of Iuvenile in Conflict with Law.
- To Utilize the data as a tool for improving Juvenile Justice System and serve as inputs for evaluation exercise.
- To ensure periodical introspection and self correction.

• To adopt a uniform pattern of reporting and monitoring initially at the State level.

The mechanism has following three broad features:

- I. Use of forms.
- II. Reporting
- III. Meetings

I. Use of forms

Every Board shall maintain a 'Case Monitoring Sheet' for every case and in case there are more than one juvenile in one case, separate sheet shall be used for each juvenile. The case monitoring sheet shall be in 'Form JJB-1'. The said form shall be kept at the top of each case file and shall be updated from time to time. The following points require attention so far as 'progress of enquiry' mentioned in form JJB-1.

- Time schedule for disposal of the case to be fixed on the first date of hearing;
- II. Scheduled date given in column No. (2) of 'progress of enquiry' are the outer limit within which the steps indicated in column (1) are to be completed; and
- III. Scheduled date are not the actual dates of hearing and Board may fix more than one date of hearing.

II. Reporting

Every Board shall submit a quarterly report in 'Form JJB-2' to the following authorities:

- 1. High Court;
- 2. District Judge;
- 3. Chief Judicial Magistrate;
- State Government;
 (Director, Social Welfare / State Child Protection Unit)
- 5. State Child Protection Unit; and
- 6. District Child Protection Unit.

Such reports shall be sent at the following intervals:

1. On or before 30th April every year for the period from January to March.

- 2. On or before 31st July every year for the period from April to June.
- 3. On or before 31st October every year for the period from July to September; and
- 4. On or before 31st January every year for the period from October to December.

III. Meetings

A. Quarterly Meeting

Every Board shall organize a quarterly meeting at the District head quarter and invite the following officers / personnel:

- 1. District Judge;
- 2. Chief Judicial Magistrate;
- 3. Juvenile Justice Board Principal Magistrate and Members;
- 4. Representatives of SJPU;
- 5. Probation Officers;
- 6. District Social Welfare Officer;
- 7. District Child Protection Unit;
- 8. In charge of Observation Home / Special Home;
- 9. Legal Aid Lawyers; and
- 10. NGO representatives.

The meeting shall have the following agenda

- 1. Analyze Report by Board in Form JJB-2;
- 2. Vies of the participants;
- 3. Identify difficulties and take remedial measures; and
- 4. Observation and direction by District Judge / CJM.

The meeting shall preferably be held in the first fortnight of May, August, November and February each year. The Principal Magistrate of Board in consultation with the District Judge shall fix the time and venue of the meeting and intimate all the participants well in advance.

The State Government is requested to instruct its officers to attend the said meeting.

B. Annual Meeting

State Government is requested to organize a State level meeting of all the stakeholders under the Juvenile Justice System. The invitees for the meeting shall be the following:

1. High Court- Hon'ble Judge in charge of Juvenile Justice;

- 2. State Legal Service Authority Member Secretary;
- 3. Juvenile Justice Boards of all Districts Principal Magistrates and Members:
- 4. State Government
 - Commissioner, Social Welfare Department;
 - Director, Jt. Director, Dy. Director of Social Welfare
 Department;
- 5. State Commission for Protection of Child Rights-Chairperson and Members.
- 6. State Child Protection Unit;
- 7. Observation Home / Special Home (at least one representative from each Home)
- 8. Probation Officers; and
- 9. NGO representatives.

The meeting shall have the following agenda:

- 1. Analyse Report submitted by JJBs in Form JJB-2;
- 2. Views of participants;
- 3. Identify difficulties and take remedial measures;
- 4. Observation and direction by Judge in charge of the High Court.

The meeting may be held on 14th November (Children Day).

Part II: Provisions of the Act and Rules relevant for JJB

I. Fundamental Principles

Every stakeholder under the Juvenile Justice System is required to be guided by the following Fundamental Principles which have been enumerated in Rule 3.

- 1. Principle of presumption of innocence;
 - (i) Age of innocence;
 - (ii) Procedural protection of innocence; &
 - (iii) Provisions of Legal aid and guardian ad litem.
- 2. Principle of dignity and worth;
- 3. Principle of Right to be heard;
- 4. Principle of Best interest;
- 5. Principle of family responsibility;
- 6. Principle of safety;
- 7. Positive measures;

- 8. Principle of non-stigmatizing semantics, decisions and actions:
- 9. Principle of non-waiver of rights;
- 10. Principle of equality and non-discrimination;
- 11. Principle of right to privacy and confidentiality;
- 12. Prjnciple of last resort;
- 13. Principle of repatriation and restoration;
- 14. Principle of Fresh Start.

II. Establishment of Juvenile Justice Boards

The 2006 amendment to the Act mandates constitution of a Juvenile Justice Board in every District latest by 22.08.2007 [Section 4]. State of Assam is one of the few States in the country where Juvenile Justice Boards have been constituted in most of the Districts. While selecting the Principal Magistrates and appointing social workers as Members of the Boards, it has been kept in mind that they have special knowledge / training in Child Welfare activities.

III. Infrastructure and sitting of the Board

Rule 83 provides for separate infrastructure for each JJB; however, none of the JJBs have any independent infrastructure and the services of court staff of the Principal Magistrates are utilized. The State Government should look into these aspects.

As regard to sitting of the Boards Rule 9, inter-alia, mandates:

- Proceedings to be held in the premises of an Observation
 Home or in its proximity;
- Not to be held within any court premises;
- The premises shall be child-friendly and shall not look like a court room;
- Board shall not sit on a raised platform;
- There shall be no witness box;
- Board shall meet on all working days of a week unless the case pendency is less in a particular district and concerned authority issues an order in this regard.

At present most of the sitting of the Board are held either in the Court room of the Principal Magistrate or in his chamber twice a week.

IV. Power & Jurisdiction

- 1. Board has exclusive jurisdiction to deal with Juvenile in conflict with law notwithstanding any other law for the time being in force; [Section 6]
- 2. Inquiry shall be continued by the Board even if the juvenile ceases to be a child during the pendency of the inquiry and orders may be passed as if he is a juvenile. [Section 3]
- 3. Every Board has the powers conferred by the Cr.P.C. [Rule 5(2)]
- 4. In case Board is not sitting, the juvenile may be produced before any single member of the Borad, who is empowered to pass all appropriate orders except final disposal. Any such order is to be ratified by the Board in the next meeting. [Section 5(2)(3) r/w Rule 11 (10) (14)]
- 5. In the event of any difference of opinion among the members of the Board in the interim or final disposition, the opinion of the majority shall prevail. Where there is no such majority, the opinion of the Principal Magistrate shall prevail. [Section 5(4)]

V. Order on First Production of Juvenile

On production of juvenile, the Board shall pass the following order in the first summary inquiry on the same day, namely-

- 1. Dispose of the case, if the evidence of his conflict with law appears to be unfounded or where the juvenile is involved in trivial law breaking; or [Rule 13(1)(a)]
- 2. Transfer the juvenile to the CWC, if the police report states that the juvenile is in need of care and protection; or [Rule 13(1)(b)]
- 3. Consider release of juvenile on bail; or [Section 12]
- 4. Release the juvenile in the supervision or custody of fit persons / institutions or Probation Officers, through an order in Form-I; or [Rule 13(1)(c)]
- 5. Detain the juvenile in an Observation Home or fit institution pending inquiry, only in cases of juvenile's involvement in serious offences, as per order in Form-II [Rule 13(1)(d)]

VI. Age Determination

When a person is brought before a Board under any of the provisions of the Act who appears to be juvenile, the Board shall make due inquiry as to the age of that person [Section 49]. While determining age of juvenile the following points be kept in view:

- 1. Age determination shall be made within a period of 30 days. [Rule 12(1)]
- 2. All persons who have not completed 18 years of age on the date of alleged commission of offence shall be treated as 'Juvenile in Conflict with Law' (Section 2(I)).
- 3. On production of a person, the Board is to decide the Juvenility or otherwise, prima facie, on the basis of physical appearance or documents, if available, and send him to the Observation Home or jail [Rule 12(2)].
- 4. The Board can consider bail application of the person, if it is of the prima facie opinion that the person produced is apparently a juvenile [Section 12(1)]
- 5. The age determination inquiry shall be conducted by the Board by seeking evidence by obtaining following documentary evidence:
 - i. Matriculation or equivalent certificates;
 - ii. Date of birth certificate from the school;
 - iii. Birth certificate given by corporation or municipal authority or panchayat.
- 6. In the absence of aforesaid documents, the medical opinion can be sought from a Medical Board.
- 7. The Board may, for reasons to be recorded, give benefit to the juvenile by considering his / her age on lower side within the margin of one year. [Rule 12(3)]
- 8. Determination by the Board as above by an order is conclusive proof of the age as regards such juvenile. [Rule 12 (3) (4)]

VII. Bail

When any person apparently a juvenile is brought before a Board such person shall be released on bail or placed under the supervision of a Probation Officer / fit institution / fit person. Bail can be denied only if there appear reasonable grounds for believing that

1. the release is likely to bring him into association with any known criminal; or

- 2. expose him to moral, physical or psychological danger; or
- 3. his release would defeat the ends of justice. [Section 12]

VIII. Procedure

- 1. "Petty offences" may be disposed off by the Board through summary proceedings or inquiry [Rule 13(2) (d)]
- 2. The Board shall follow the procedure of trial in summons cases, as far as may be, in inquiry pertaining to non-serious offences (punishable with imprisonment upto 7 years). [Section 54(1) r/w Rule 13(2) (d)]
- 3. The Board shall follow the procedure of trial in summons cases in inquiry pertaining to serious offences (punishable with imprisonment of more than 7 years for adults). [Section 54(1) r/w Rule 13(2) (d)]
- 4. The Board has to satisfy that the juvenile has not been subjected to any ill-treatment by the police or lawyer or probation officer. [Rule 13(2) (a)]
- 5. The Board shall make sure that the parents / guardian have been-
 - (i) Supplied with copy of police report by the concerned police officer or JCWO before or on the day of production of the juvenile in the Board.
 - (ii) Informed about apprehension of the Juvenile and production before the Board.
 - (iii) Informed about the possible need of personal bond / surety in the event of bail be granted and the provision relating to bonds in Chapter 33 Cr.P.C. shall apply (Section 50 & 65 r/w section 50A Cr.P.C.
- 6. The Board shall ensure that the police has informed the probation officer about the apprehension of the Juvenile for the purpose of obtaining information of the background of the juvenile and other necessary material circumstances.

 [Section 13(b) r/w Rule 11(1)(c)]
- 7. The Board shall notify the next date of hearing, not later than 15 days of the first summary enquiry and also seek social investigation report from the concerned Probation Officer through an order in Form-III; [Rule 13(1)]
- 8. The Board has to conduct the proceedings in a child friendly atmosphere [Rule 13(2) (b) & 13 (4)].

- 9. Every juvenile shall be given the opportunity to be heard and participate in his inquiry [Rule 13(2) (c)]
- 10. The Board may require any parent or guardian to be present at any proceeding [Section 46]
- 11. The Board may dispense with attendance of the juvenile, if it is not essential for the purpose of inquiry. [Section 47]
- 12. The inquiry shall be conducted in the spirit of non-adversarial proceedings. [Rule 13(3) r/w Rule 14(1)]
- 13. The Board may use the powers of questioning witnesses conferred by section 165 of the Indian Evidence Act, 1872 [Rule 13(3)]

(added)

In Rule 13(3), the word used is "shall" and instead of "may" and therefore substitution of VIII(13) is suggested as follows:-

"The Board shall use the powers of questioning witnesses conferred by section 165 of the Indian Evidence Act, 1872 [Rule 13(3)]".

- 14. The Board shall proceed with the presumptions that favour the juvenile's right to be restored [Rule 13(3)]
- 15. The Board may take into account the report of the police containing circumstances of apprehension and offence alleged to have been committed. [Rule 13(5)]
- 16. The Board shall take into account the Social Investigation Report prepared by Probation Officer or voluntary organization. [Section 15(2) r/w Rule 13(5) and 15(2)]
- 17. The Board shall ensure grant of free legal aid and right to counsel. [Rule 14]
- 18. No juvenile shall be charged with or tried for any offence together with an adult [Section 18]
- 19. No proceeding shall be instituted and no order shall be passed against juvenile regarding security for keeping peace and good behaviour under Chapter VIII Cr.P.C. [Section 17].
- 20. Use of accusatory words, such as, arrest, remand, accused, charge sheet, trial, prosecution, warrant, summons, conviction, inmate, delinquent, neglected, custody or jail is prohibited. [Rule 3 (VIII)]

IX Period of Inquiry

- 1. The inquiry to be completed within a period of 4 months after the first summary inquiry unless extended for reasons in writing. [Proviso to Section 14(1) r/w Rule 13(6) and Rule 15(1)]
- 2. The period of inquiry may be extended by 2 months in the following exceptional cases
 - cases involving trans-national criminality; or
 - large number of accused; or
 - inordinate delay in production of witnesses [Rule
 13(6)]
- 3. Delay beyond 4 to 6 months leads to the termination of proceedings in non-serious offences [Rule 13(7)]
- 4. Delay beyond six months in serious offence has to be reported by the Board to the CJM / CMM stating 'the reason for delay and steps taken [Rule 13(8)]

(added)

The concept of having a time schedule for disposal of a case on the first date of hearing is good, but it would however be not advisable to strictly prescribe an outer limit of inquiry in the interest of justice as the interest of the sufferers and the victims are also to be looked into. Discretion to close and inquiry always be left to the Board which is to be allowed to determine the same taking into consideration the facts and circumstances of a case. Of course, a set of guidelines may be framed in this regard.

X. Legal Aid

- Every child who has to file or defend a case is entitled to free legal services under Legal Services Authority Act, 1987.
 [Section 12(1) (c) of Legal Services Authority Act. 1987]
- 2. The Board shall ensure free legal services to all juvenile through State Legal Aid Services Authority or recognized voluntary legal services organizations or the University legal services clinics. [Rule 14(2)(4)].
- 3. The Board may also deploy the services of the student legal services volunteers and non-governmental organization volunteers in para-legal tasks such as contacting the parents of juveniles and gathering relevant social and rehabilitative information. [Rule 14(5)]

XI. Final Dispositional Orders

The Board, if satisfied that a juvenile has committed an offence, may pass one of the following final orders-

- (i) Allow the juvenile to go home after advice or admonition and counseling to parent / guardian and juvenile. [Section 15(1)(a)]
- (ii) Direct the juvenile to participate in group counseling and similar activities and necessary direction may also be made to the District or State Child Protection Unit or the State Government for arranging individual counseling and group counseling. [Section 15(1)(b) r/w Rule 15(4)]
- (iii) Order the juvenile to perform community service that is not degrading and dehumanizing and necessary direction may also be made to the District or State Child Protection Unit or the State Government for arranging community service which may include
 - (i) Cleaning a park;
 - (ii) Getting involved with habitat for humanity;
 - (iii) Serving the elderly in nursing homes;
 - (iv) Helping out a local fire or police department;
 - (v) Helping out at a local hospital or nursing home; and
 - (vi) Serving disabled children. [Section 15(1)(c) r/w Rule 2(e) and 15 (4)].
- (iv) Order the parent or the juvenile himself to pay fine, if he is over 14 years of age and earns money; however, no juvenile shall be committed to prison in default of payment of fine.

 [Section 15(1) (d) r/w Section 16(1)]
- (v) Direct the juvenile to be released on probation of good conduct and place him under the care of parent, guardian or other fit person, on executing a bond in Form V, for the good behaviour and well-being of the juvenile for a maximum period of three years. In addition, the Board may also direct furnishing of surety and / or execution of bond in Form VI by juvenile and / or juvenile to remain under the supervision of a Probation Officer [Section 15(1) (e) (3) & (4) r/w Rule 15(5), (6) & (8)]

- (vi) Direct the juvenile to be released on probation of good conduct and placed under the care of any fit institution for the good behaviour and well-being of the juvenile for any period not exceeding three years, located nearest to the place of residence of the juvenile's parent or guardian. In addition, the juvenile may be placed under supervision of a Probation Officer [Section 15(1) (f), (3) & (4) r/w Rule 15(7) & (8)]
- (vii) Make an order directing the juvenile to be sent to a special home for a maximum period of three years located nearest to the place of residence of the juvenile's parent or guardian. [Section 15(1) (g) r/w Rule 15(7)]

All final orders shall necessarily include an individual care plan for the concerned juvenile [Rule 15 (3)].

XII. Post Final Order

The Board has the following power in respect of juvenile after the final order has been passed:

- 1. The Board may discharge or transfer a juvenile from one Special Home to another keeping in view the best interest of the juvenile and his natural place of stay. [Section 56]
- 2. The Board, on a report of a Probation Officer / Government or social worker may release a juvenile permitting him to live with his parent or guardian or of any authorized person to educate and train him for some useful trade or to look after him for rehabilitation [Section 59(1)]
- 3. The Board may permit any juvenile to go on leave on special occasions like examination or admission, marriage of relatives, death of kith and kin or the accident or serious illness of parent or any emergency of like nature for a maximum period of 7 days. The period of such leave shall be counted as a part of the period of stay in the institution [Section 59(2) (3) & (4) r/w Rule 62]
- 4. The Board shall pass order for restoration of the juvenile after hearing the juvenile and his parents or guardian as well as on the report of the Probation Officers. In case of girl, the juvenile shall be accompanied by a female escort. When a juvenile expresses his unwillingness to be restored back to

the family; the Board shall not coerce him to go back to the family, particularly if the Social Investigation Report establishes that restoration to the family may not be in the best interest of the juvenile [Rule 65]

CASE MONITORING SHEET

(Separate Sheet may be used in case there are more than one Juvenile)

Juvenile Justice Boa	rd, District
Case No.	of
State Versus	
Police Station	DateFIR/ GD/ DD No.
Name of Probation Officer Name of Lawyer	Name of IO
NATURE OF OFFENCE HEINOUS* (* Entailing a Punishment of more than 7 years imprisonment for a	NOT HEINOUS adults)

PARTICULARS OF JUVENILE					
Name	Parent/ Guardian with Contact No.	Present address	Permanent address		

DATE AND TIME OF APPREHENSION DATE AND TIME OF FIRST PRODUCTI APPREHENSION MEMO - DULY FILLER SUPPLIED TO JUNEAU E / CH			ES ES	NO NO
-SUPPLIED TO JUVENILE/ GU				
MEDICAL EXAMINATION UNDER SEC	I ION 54 CFPC	CONDUCTI	ED ON	
	DETERMINATION	ON		
Age on the Date of offence				English Control of the Control of th
2. Date of Determination & Time take	en		122 1	
3. Determination by		BOAR	₹D	COURT
4. Evidence Relied:	Documenta	Medic	al	Others
CUSTOD	Y OF THE JUV	ENILE		
In Observation Home	Date of grar	t of bail		under supervision me of Institution)
FromTo				·
FromTo				
FromTo				

PROGRESS OF ENQUIRY

(Time schedule for disposal of the case to be fixed on the first date of hearing)

Steps to be taken	Scheduled Date*	Actual Date
(1)	(2)	(3)
Day 1: Social Background Report by Police (in Form No. SJPU-2)	Dated	
Day 1: Consideration of Bail	Dated	
Day 2: Age determination	Dated (within 30 days)	
Day 2: SIR (Form No.IV) by Probation Officer	Dated (within 30 days)	
Day 2: Section 173 CrPC Final Report by Police on completion of Investigation	Dated (within 30 days)	
Day 3: Submission of Report on Provisions of further investigation, if any.		
Day 3: Section 251 CrPC Notice	Dated (within 45 days)	
Day 4—6: Prosecution Evidence (fromto) (Depending on number of witnesses continuous dates may be fixed)	Dated Dated Dated (within 75 days)	
Day 7: Statement of Juvenile under Section 281 CrPC	Dated (within 82 days)	
Day 8: Defence Evidence	Dated (within 90 days)	
Day 8: Individual Care Plan (In case of child in institutional care Individual Care Plan should be prepared within one month of admittance)	Dated (within 90 days)	
Day 9: Final Arguments	Dated (within 105 days)	
Day 10: Dispositional (Final) Order	Dated (within 120 days)	
Day 11: Post Dispositional Review	Dated (30 to 90 of Dispositional Order)	

- **NB:** 1. Scheduled Date given in column No. (2) are the outer limit within which the steps indicated in column (1) are to be completed.
 - 2. Scheduled Dates are not the actual dates of hearing and Board may fix more than one date of hearing.

FORM: 338 - 2

QUARTERLY REPORT BY JUVENILE JUSTICE BOARD

District	Period: From	to	Date:
	DRINGIPAL MACIETRA	ATE AND MEMBERS	
•	PRINCIPAL MAGISTRA		
Principal Magistrate: Name	<u>, </u>		
Training/ Special Knowledge in	ı JJ System		
Member - 1: Name			
Training/ Special Knowledge in	ı JJ System		
Member - 2: Name			
Training/ Special Knowledge in	n 11 System		
Training/ Special Knomeage ii			
	HONORARIUM 1	O MEMBERS	
Per sitting Rs.	nick Architecture 1997 - Architecture 1997 - James Carrier 1997 - James Carrier 1997 - James Carrier	Paid up to	
	SITTINGS OF 1	THE BOARD	
A. Scheduled Sittings	Daily	Twice in	a Weekly Weekly
B. Duration:		: :- :-	Full day Half day
C. Premises:	Ou	itside Court premises	Regular Court Room
D. Raised platform used by the	e Board:		Yes No
E. Total Number of sittings du	ıring the quarter:		
Attended By:			
Principal Magistrate	Member-1	M	ember-2

STAFF OF THE BOARD (Mention only those who are exclusively working for the Board)					
Designation	Contact No.				
INFRASTRUCTURE AVAILABLE WITH THE BOARD					
a. Board Room b. Waiting Room for Juvenile in custody	YES NO				
c. Waiting Room for parents/visitors					
d. Room for Principal Magistrate & Members	YES NO				
e. Record Room	YES NO				
f. Room for Probation Officer	YES NO				
g. Working Computer	YES				
h. Drinking water	YES NO				
i. Toilet facilities	YES NO				
j. Typist, Photocopy etc for Juvenile/ Parent in the vicinity	YES NO				
LEGAL SERVICES AUTHOR	ITY LAWYER				
No. of lawyers	No. of cases referred				

PROBATION OFFICERS						
No. of Probation Officers SIR- submitted within 30 days - Submitted after 30 days - Pending beyond 30 days		No. of cases referred Individual Care Plan -	submitted - Pending			
R	ECOGNI	ZED NGO's				
No. of NGOs		No. of cases referred				
VISIT TO HO	MES BY	PRINCIPAL MAGISTE	RATE			
Date of visit:		The state of the s				
Remark:				•••••		
CASES INS	TITUTED	DURING THE QUART	ER:			
	HEINO	US NOT HEIN	ous	TOTAL		
a. Number cases						
b. Number of Juvenile						
c. Juveniles granted bail						
d. Juvenile sent to Observation Home						
e. Number of cases where more than						
30 days is taken for age determination.						
'	-	-	-			

Form: JJB-2

				PE	NDENCY OF	CASES				· · · · · · · · · · · · · · · · · · ·
NATURE O		OLE CASE	1	W CASES	DISPOSAL		CURRENT F	PEND	ENCY	
CASE		CASE	25			Less than 4 months	4 months to 6 months		onths year	More than 1 year
Heinous										
Not heinou	IS									
Total										
					FINAL ORI	<u> </u> DER			-	<u></u>
Total numl	oer of	fina	l orders	passed			To an and the second se			
Discharged	Trans to ot JJB		Abated on death	Repatriated to Foreign country	Declared absconder & file consigned	Compounded	Terminate d under Rule13(7)	Acq	uitted	Committed Offence
			- -							v.
Natur	e Dis	positi	ional Ord	lers where Ju	venile has co	mmitted Off	ence (<i>mentio</i>	n the	No. of	orders)
Section 15 (1) (a)		ı	tion (1) (b)	Section 15 (1) (c)	Section 15 (1) (d)	Section 15 (1) (e)	Section 15 (1) (f)	Section 15 (1	

TAILS OF LAST JUVENILE JUSTICE BOARD MEETING HELD ON			
Participants	Summary of Proceedings		
COMPLAINT/SUGG	ESTION, IF ANY, RECEIVED AN	D ACTION TAKEN	
RE	MARK/SUGGESTION BY BOAR	o o	
Discipal Manietuska			
a. Principal Magistrate			
		300	
b. Member : 1			
c. Member: 2			
		T	
Principal Magistrate	Member -1	Member -2	