

**ORDER TO BE USED TO TRANSFER
PERMANENT SUPERVISION TO RECEIVING COUNTY
(NOT FOR DETERMINATE SENTENCE)**

CAUSE NO. _____

IN THE MATTER OF	§	IN THE _____ DISTRICT COURT
	§	
(NAME OF JUVENILE)	§	_____ COUNTY, TEXAS
	§	
A CHILD/JUVENILE	§	A DESIGNATED JUVENILE COURT

ORDER TO TRANSFER PERMANENT SUPERVISION

On this the ____ day of _____, 2007, the Court hereby finds the following:

(Name of Juvenile), Respondent, a child (age) years of age, born (D.O.B.), was found to have engaged in delinquent conduct/CINS for the offense of (Offense(s) Adjudicated) in the above-numbered and styled cause on (Date of Adjudication), in (Sending County), Sending County. On (Date of Disposition), Respondent was placed on probation under reasonable and lawful terms and conditions of probation until (Date Probation Expires).

Respondent has moved to and resided in (Receiving County), Receiving County, under interim supervision by (Juvenile Probation Department).

Respondent's interim supervision began on (Date Interim Supervision Began) and ended by operation of law after the expiration of 180 days on (Date Interim Supervision Expires) pursuant to 51.072(m).

IT IS THEREFORE ORDERED that supervision of Respondent be permanently transferred to (Receiving County) pursuant to Section 51.073 of the Texas Family Code.

IT IS FURTHER ORDERED that (Sending County JPD) promptly provide (Receiving County) with a copy of this transfer order and all information required under Section 51.072(f) and 51.073(b) of the Texas Family Code if not previously provided.

SIGNED AND ENTERED this _____ day of _____, 2007.

JUDGE PRESIDING