STATE OF MICHIGAN

CASE NO. and JUI

JUDICIAL DIS JUDICIAL C	IRCUIT FOI	ER REVOR RFEITING TENT TO E	BON	D, NOTIC	E OF		
ORI	Court address						Court telephone no.
MI- Agency Report No.							
THE PEOPLE OF				Defendant'	s name, ad	dress, and telephon	e no.
☐ The State of Michigan							
			V	OTAL/TON		OID	
				CTN/TCN		SID	
In the matter of							
Г					٦		
TO:						(Name and addres posting bond.)	s of defendant or parent
L					J		
г					٦		
						(Name and address posting bond.)	s of surety or other depositor
L					١		
		C	RDE	:R			
The defendant/juvenile has vi	olated the condition	ons of bail	as de	 escribed b	elow:		
Offense(s)							
Violation(s)		Г					
☐ nonappearance on ☐ Amou	nt of cash deposited	TYPE OF	othe		Porce	nal recognizance	
\$ \$	nt of cash deposited			cash	Cash	Surety	Real property
IT IS ORDERED the release is real property, shall be disposed	ed of within 45 day	ys of the da	ate of	this order	r.		, -
surety bond on	at Loca	tion					
before					·		
*Use Note: Check this box if						as posted.	
				_			
			Ju	dge signatur	e and date		
Approved, SCAO				Distribute	form to:		

Order Revoking Release and Forfeiting Bond, Notice of Intent to Enter Judgm Page 2 of 2	ent (9/22) Case No
NOTICE	
TO THE DEFENDANT/PARENT AND JUVENILE:	
You have 28 days from the date of this order to surrender your compliance with the conditions of release or that compliance was Otherwise, judgment for the full bail amount plus costs will be ente be used toward payment of the judgment.	s impossible through no fault of the defendant/juvenile.
\square A warrant for your arrest/order to apprehend \square has bee	n
CERTIFICATE OF M	Use note: does not need to be completed if the document is served through MiFILE.
I served a copy of this order and notice on the defendant or parel mail addressed to their last-known addresses as defined by MCR 2 this certificate of mailing has been examined by me and that its cor and belief.	2.107(C)(3). I declare under the penalties of perjury that
Clerk/D	Deputy signature and date