



§ Justice of the Peace
§ Pct. 2
§ Ellis County, Texas

ORDER ADOPTING A YOUTH DIVERSION PLAN

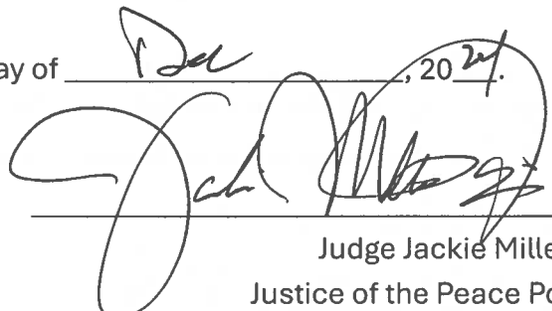
IT IS ORDERED pursuant to **Article 45.306 (b)** of the **Texas Code of Criminal Procedure** that the Court adopts the Youth Diversion Plan hereafter referred to as the “Ellis County Youth Diversion Program for Justice of the Peace Pct. 2” or “Diversion Plan Program.”

IT IS FURTHER ORDERED that the Program shall not limit the types of strategies or services that may be imposed as needed in the best interest of the child and to promote the long-term safety of the community. Strategies and Services may be tailored to an individual case as determined by the Judge, City Prosecutor and Youth Diversion Coordinator after assessment and collaboration with all interested parties and service providers.

IT IS FURTHER ORDERED that the procedures, components, and applicable law referenced in the Youth Diversion Program shall be maintained on file for public inspection.

SIGNED AND ENTERED on this 30 day of Dec, 2021.





Judge Jackie Miller Jr.
Justice of the Peace Pct. 2
Ellis County, Texas

ELLIS COUNTY YOUTH DIVERSION PLAN
for Justice of the Peace, Precinct 2

I. Description

As provided by Chapter 45, subchapter "E" of the Texas Code of Criminal Procedure, and contingent on eligibility, a child shall be diverted from formal criminal prosecution through an established Youth Diversion program.

The Youth Diversion Plan allows a child the opportunity to complete a Youth Diversion plan with realistic and reasonable terms, set by the JP/Municipal Court Judge or the Youth Diversion Coordinator. Terms may include a combination of conditions such as community service, an educational program, counseling, letters of apology, and/or restitution, etc. A child's participation is voluntary and requires the child to accept responsibility for his or her conduct and engage in a diversion agreement.

The Juvenile Case Manager or Youth Diversion Coordinator will monitor the child's compliance throughout their participation in the program which may run up to 180 days. If the child satisfies all the requirements of their diversion agreement, there will be no further proceedings related to the case. If the child withdraws or does not successfully complete the diversion agreement, the JP/Municipal Court will conduct a hearing to determine if the diversion was unsuccessful. If it is determined the diversion measures were unsuccessful, the court may transfer the child to a juvenile court or formally file the charge against the child for criminal prosecution, with the prosecutor's approval.

If it is determined that more time is necessary for a young person to successfully complete the diversion, a diversion contract can be extended and/or adjusted.

II. Eligibility

1. The child is charged with a misdemeanor offense, punishable by fine only, other than a traffic offense.
2. A child has not entered into a diversion agreement in the past 365 days.
3. A child is not eligible for diversion if the child previously had an unsuccessful diversion.
4. A child is not eligible for diversion if a diversion is objected to by the attorney representing the state.
5. A child may not be diverted from criminal prosecution without the consent of a child and the child's parent/guardian.
6. The child is at least 10 years of age and younger than 17 years of age.

III. Youth Diversion Goals

1. Prevent formal criminal prosecution.
2. Empower the child to accept responsibility for his/her actions.
3. Encourage acceptance of their consequences.
4. Deter future criminal conduct.
5. Prevent the creation or extension of criminal records.
6. Reduce the reoccurrence of problem behaviors leading to gateway misdemeanors.
7. Avoid currency punishments for youth and their parent/guardians with limited financial resources.

IV. Youth Diversion Plan

1. Bring together participants (e.g., child and parent(s)/guardians), Judge, Youth Diversion Coordinator or Juvenile Case Manager, prosecutor, etc.)
2. Conduct a meeting and review charge(s).
3. Ensure the child and parent(s)/guardian understand participation is not an admission of guilt and is voluntary.
4. Discuss the best course of action for the diversion plan.
5. Set requirements and ensure the child and parent(s)/guardian comprehend the diversion agreement.
6. The child and parent(s)/guardians accept and sign the individualized, written diversion agreement. The agreement will include term(s) of compliance, duration of the agreement, and a date by which conditions must be met. (These terms and conditions will be set on a case-by-case basis).

V. Strategies

The court may require a child to participate in a program, as reference in Chapter 45, Code of Criminal Procedure, Subchapter E. Youth Diversion, Art. 45.305, which include but are not limited to:

1. Require a child to participate in a court approved teen court program.
2. Perform Community based services at a non-profit organization or government agency that provides services to the general public that enhances the social welfare and general well-being of the community.
3. Attend a work and job skills training program.
4. Attend a preparatory class for the high school equivalency examination. Administered under section 7.11, Texas Education Code.
5. Attend an alcohol or drug abuse program.
6. Partake in counseling, including private or in-school counseling.

7. Partake in mentoring.
8. Require the child to pay restitution for an offense against property.

VI. Case Management

During the diversion period, the Judge, Youth Diversion Coordinator, Juvenile Case Manager, or Prosecutor will follow-up periodically for the sole purpose of evaluating progress. Follow-up measures may include:

1. Follow-Up calls to the child and parent(s)/guardian.
2. Contacting the Community Service provider.
3. Communication with school officials.
4. Conduct additional meetings as needed.
5. Referrals to educational classes and community service providers.

VII. Conclusion of Case

If the child successfully complies with the terms set in the diversion agreement, the case is closed without further prosecution and is reported as successfully completed. Should the child voluntarily withdraw from the diversion agreement or fail to comply with the terms of the agreement, the court will:

1. Conduct a non-adversarial hearing.
2. Determine if an extension period should be granted to comply with the diversion agreement.
3. Review the terms of the diversion agreement and amend agreement if needed.
4. Transfer the child to juvenile court.
5. Refer the charges to the Prosecutor for filing consideration.

Issue an order of contempt against the parent(s)/guardian.

VIII. Expunction

All records of a diversion pertaining to a child under Subchapter E shall be expunged without the requirement of a motion or request on the child's 18th birthday.

Available Resources

Some of the programs we offer may include:

- Counseling (individual and family)
- Mentoring
- Life Skills classes
- Hygiene guidance
- Monitoring of school grades, attendance, and behaviors
- Community service
- Curfew checks

- Anger management
- Dating Violence program
- Safe Texting program
- And more....

For more information, please contact the court at (972) 825-5019