

NEW STANDING ORDER EFFECTIVE SEPTEMBER 1, 2021

General Statutes Section 46b-124 (e) states: “Records of cases of juvenile matters involving delinquency proceedings, or any part thereof may be disclosed upon order of the court to any person who has a legitimate interest in the information and is identified in such order. Records disclosed pursuant to this subsection shall not be further disclosed, except as specifically authorized by a subsequent order of the court.” Similar language concerning youthful offender cases is found in General Statutes Section 54-76l (c).

Accordingly, pursuant to General Statutes Sections 46b-124 (e) and 46b-121 (b) (1), effective September 1, 2021, when a police officer arrests a child for a delinquent act and seeks a judicial finding of probable cause and an order to detain the child, this standing court order authorizes the following release of information to the requesting police officer: the child’s (1) prior uneraser adjudications and/or convictions; (2) pending offenses; (3) probation status; (4) current court orders and/or conditions of release. A police officer who makes said information request shall do so by completing Form JD-JM 218 (new). Disclosure of said information by the Judicial Branch’s Court Support Service Division (CSSD) shall be in accordance with CSSD protocol. The police officer shall submit to the reviewing judge the completed Form JD-JM 218 with Form JD-JM 190 (Order to Detain-Probable Cause Determination Request) and supporting documents. Records disclosed pursuant to this standing order shall not be further disclosed, except as specifically authorized by a subsequent order of the court.