

**Notice of Parole Revocation Rights and Acknowledgement**

DJJ 3.270 (REV 08/10)

Name: \_\_\_\_\_ YA# \_\_\_\_\_ Parole Unit: \_\_\_\_\_

*(Complete this form following the Request for Accommodation and Assistance form, DJJ 3.260.)*

**You are being charged with having violated your conditions of parole. These are your rights:**

- You have a right to written notice of the parole violations charges against you.
- You have a right to all evidence that will be used against you unless it is deemed confidential.
- You have a right to an attorney to represent you at all times during the revocation process.
- You have the right to ask your attorney to request an expedited (earlier) Probable Cause Hearing if you have evidence that shows that you are completely innocent of the charges.
- If you are in custody, you have the right to a Probable Cause Hearing with your attorney and a hearing officer of the Juvenile Parole Board within 13 work days from your parole hold. You have the right to present letters, and papers, and speak on your own behalf at this hearing. At the Probable Cause Hearing the hearing officer will decide if there is enough evidence to support the charges and whether to keep you in custody. At this hearing you will also be given an opportunity to discuss and accept or reject a time offer (also called a Return-to-Custody Assessment).
- If you are in custody, you have the right to a Revocation Hearing within 35 days after the date the parole hold was placed or the date you arrive in California. You also have the right to receive written notice of the date and time of the hearing. If you are not in custody, you have the right to a Revocation Hearing within 60 days after you are served with notice of the charges.
- You have a right to speak and to present witnesses and written evidence in your defense at a Revocation Hearing.
- You have a right to question witnesses at your Revocation Hearing unless the hearing officer specifically finds good cause for not allowing you to ask questions.
- If DJJ decides there is evidence you cannot see (confidential information), you have a right to argue that you should be able to see it.
- You have a right to an unbiased and fair hearing officer.
- You have a right to have your Revocation Hearing within 50 miles of the alleged violation.
- You have a right to subpoena witnesses in your defense to the same extent that the state can subpoena witnesses.
- You have a right to a written decision by the hearing officer explaining what evidence he or she relied on and the reasons for the decision. You can get help reading the decision if you need it.
- You have the right to ask for and receive a recording of the Revocation Hearing that you can understand ten (10) work days after JPB receives your written request.
- You have a right to grieve or appeal (complain) if you did not get the help you needed to read, see, hear, get to, speak at, or understand your papers or hearing..
- You have a right to appeal the hearing decision with or without the assistance of an attorney within twenty (20) work days after you get the written hearing decision.

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**Acknowledgement**

1. I have been informed of my rights listed above.
2. I know that I will meet with an attorney. My attorney will discuss my rights and the Return-to-Custody Assessment.
3. I have a copy of the papers and reports checked below.

- Notice of Charges, DJJ 3.274
- Notice of Parole Revocation Rights and Acknowledgement, DJJ 3.270
- Request for Accommodation and Assistance, DJJ 3.260
- Accommodation and Assistance Grievance, DJJ 3.261
- Other: \_\_\_\_\_

I have read (or had read to me) the information above. I have been given copies of the papers, forms, and reports listed above

\_\_\_\_\_  
*Parolee's Signature*

\_\_\_\_\_  
*Date*

\_\_\_\_\_  
*Signature of Staff Completing Notice*

\_\_\_\_\_  
*Printed Name (First, MI and Last)*

\_\_\_\_\_  
*Date*