, you are to appear at Delta High School (Library)

on November, 1st at 3:45 PM.

Charges: .

I understand that my son/daughter, has been referred to Youth Court and we wish to participate in the program. As a condition to participate in Youth Court, we agree and understand as follows:

1. Youth Court is a completely voluntary, pre-court diversion program for the first time and minor offenders where the offender has admitted guilt. It provides the juvenile with an alternative to juvenile court involvement. It also allows youth to participate together in resolving community problems. If you decide not to participate in Youth Court, your case will be sent back to the original source, which may choose to send it to the Juvenile Court.
2. I (the juvenile) admit my participation in the incident that has been referred to Youth Court. I understand that my admission is necessary in order to qualify for participation in Youth Court. Youth Court will not engage in a determination of “guilt or innocence” but will consider factors surrounding the offense in determining an appropriate disposition sentence.
3. I understand that we (juvenile and parents) will have an opportunity to make a statement to the Youth Court regarding the juvenile’s involvement and to make recommendations for disposition to the Youth Court. I also understand that any “victim” or representative may be present at the proceeding to make a similar recommendation.
4. I (the juvenile) agree to abide by the sentence of the Youth Court and understand that If I fail to abide by the conditions of the sentence, this matter may be referred to Juvenile Court or another appropriate agency or entity for further action.
5. We (juvenile and parents) understand that Youth Court has no authority to compel our appearance or participation in Youth Court. It is completely voluntary. In the event that we, or the Youth Court, determine to our case is not appropriate for Youth Court handling, the case will be returned to the referring source with possible referral to the Juvenile Court.
6. We (juvenile and parents) understand that the Youth Court will be comprised of juveniles who have been sworn by an oath of confidentiality regarding the proceedings.
7. We (juvenile and parents) understand that upon successful completion of the terms and conditions imposed by the Youth Court, that this case will be destroyed from Youth Court records after one year.
8. If you have any questions regarding Youth Court, feel free to contact our adult supervisor:

Jared Christensen at: jared.christensen@millardk12.org

1. **The Court expects you to dress in business casual clothing for your hearing.**
2. **Please sign and bring this document to the hearing with you, as well as a parent/guardian.\***

Date: . Juvenile Name: .

Parent or Guardian Name: . Phone Number: .

**\*A parent or legal guardian must be present with you in order to be seen by the West Millard Youth Court.**