STATE OF INDIANA ) IN THE LA PORTE CIRCUIT COURT

)SS:

COUNTY OF LA PORTE ) 2011 TERM

CAUSE NO. 46C01-\_\_\_\_\_\_-JS-\_\_\_\_\_\_

IN THE MATTER OF THE )

ENFORCEMENT OF )

(NAME OF SCHOOL OR CORP) RULES )

)

(NAME OF STUDENT), )

Student. )

AFFIDAVIT OF SERVICE

1. I have personal knowledge of the matters set forth in this Affidavit, am Competent to testify concerning them, and swear or affirm under the penalties of perjury that the following facts are true.

2. Affiant is (NAME OF SCHOOL OFFICIAL), the (POSITION) at the (NAME OF SCHOOL OR CORP) High School.

3. On (DATE) at(TIME) A.M./P.M.

I , (NAME), spoke with (PARENT/GUARDIAN) of (STUDENT) and read him/her the Petition to Enforce School Rule and placement in the La Porte County Alternative to Expulsion (NAME OF HIGH SCHOOL OR CORP program and the Order to Appear in the La Porte Circuit Court, hearing located at the La Porte Circuit Courthouse 813 Lincolnway, La Porte, Indiana, third floor on (DATE) at (TIME) a.m.

OR;

I, (NAME) personally gave to \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ , parent/guardian of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (STUDENT) the Petition to Enforce School Rule and placement in the La Porte County Alternative to Expulsion (high school program) and the Order to Appear in the La Porte Circuit Court, for a hearing located at the La Porte Circuit Courthouse 813 Lincolnway, La Porte, Indiana, 3rd Floor on (DATE), at(TIME)a.m.

OR;

On (DATE) at (TIME) a/p.m. I personally left the Petition Regarding Violation of Order for Placement in Alternative to Expulsion and the Order to Appear in the La Porte Circuit Court at\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, the address of the parent/guardian of the above named student. The hearing will be located at the La Porte Circuit Courthouse 813 Lincolnway, La Porte, Indiana, third floor on (DATE) at(TIME) a/p.m.

 \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

(Type name of affiant)

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IN THE MATTER OF THE )

ENFORCEMENT OF )

(NAME OF SCHOOL OR CORP) RULES )

)

(NAME OF STUDENT), )

Student. )

(NAME OF SCHOOL OR CORP), having filed its Petition for Placement in the Alternative to Expulsion Program, and the Court finding that an emergency exists and that is necessary that this matter be heard immediately, now sets same for hearing on (COURT DATE) at (TIME) a.m.

The Student, STUDENT \_\_\_\_\_, and the Students parent(s), PARENT are hereby ORDERED to appear before the Judge of the La Porte Circuit Court. This hearing will be held in the hearing room located at the La Porte Circuit Courthouse, 813 Lincolnway, La Porte, Indiana 3rd floor, on COURT DATE at \_8:30 a.m.

SO ORDERED this day of , 2011.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

MAGISTRATE LA PORTE CIRCUIT COURT

STATE OF INDIANA ) IN THE LA PORTE CIRCUIT COURT

)SS:

COUNTY OF LA PORTE ) 2011 TERM

CAUSE NO. 46C01-\_\_\_\_\_\_-JS-\_\_\_\_\_\_

IN THE MATTER OF THE )

ENFORCEMENT OF )

(NAME OF SCHOOL OR CORP) RULES )

)

(NAME OF STUDENT), )

Student. )

**PETITION TO ENFORCE SCHOOL RULES AND**

**FOR PLACEMENT IN THE ALTERNATIVE TO EXPULSION PROGRAM**

The undersigned, being a duly appointed and acting official of the (NAME OF SCHOOL OR CORP), now alleges and says :

1. That (NAME OF STUDENT), (hereafter the Student), is currently enrolled as a student in the NAME OF SCHOOL High School.

2. That the names and addresses of the Student and parent(s) are as follows (NAME OF PARENT AND STUDENT AND ADDRESS)

3. That the Student has violated the adopted rules of the (NAME OF SCHOOL OR CORP) High School so as to subject the Student to expulsion pursuant to school rule. Attached as Exhibit A are copies of school reports relating to the Students behavior.

4. That pursuant to school rule, (NAME OF SCHOOL OR CORP)High School requests that the Student be placed in the Alternative to Expulsion Program in lieu of expulsion.

5. That an emergency exists as disciplinary action requires immediate action for the interest of the schools, teachers and students and an immediate hearing is requested.

NAME OF SCHOOL, requests an order of this Court ordering the Student and the Students parent(s) to participate in the Alternative to Expulsion Program and for such further relief as the Court deems appropriate.

Dated:

NAME OF SCHOOL

By:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

ITS:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

STATE OF INDIANA ) IN THE LA PORTE CIRCUIT COURT

)SS:

COUNTY OF LA PORTE ) 2011 TERM

CAUSE NO. 46C01-\_\_\_\_\_\_-JS-\_\_\_\_\_\_

IN THE MATTER OF THE )

ENFORCEMENT OF )

(NAME OF SCHOOL OR CORP) RULES )

)

(NAME OF STUDENT), )

Student. )

**ORDER**

 (NAME OF SCHOOL OR CORP), appeared by its authorized representative, (NAME OF SCHOOL OFFICIAL). The Student, NAME OF STUDENT, appeared in person and with the Students parent(s)/guardian. The Court having received evidence and now being duly advised, finds and orders as follows:

1. That (NAME OF STUDENT) is currently a student enrolled in the (NAME OF SCHOOL) and is (AGE) years of age.

2. That the parent(s) of the Student are as follows: (NAME OF PARENT/S)

3. That pursuant to Indiana law, (NAME OF SCHOOL OR CORP) has the authority to enact rules and procedures to deal with student behavior and the Alternative to Expulsion Program is a result of that authority.

4. That a determination has been made by the (NAME OF SCHOOL) High School that the Student has violated certain of the school rules and that expulsion would be appropriate.

5. That the Student should be placed in Alternative to Expulsion Program pursuant to school rule and the parent(s) of the Student should be ordered to participate in the Alternative to Expulsion Program.

**IT IS THEREFORE ORDERED** as follows:

1. That the Student, (NAME OF STUDENT), is hereby ordered placed with Alternative to Expulsion Program until successful completion of the Alternative to Expulsion Program or further order of this Court.

2. That the parent(s) of the Student are hereby ordered to participate and fully cooperate with the Alternative to Expulsion Program during the Students placement with Alternative to Expulsion Program or until further order of this Court.

3. That upon failure of the Student and/or the parent(s) to participate in the Alternative to Expulsion Program, this Court reserves the right to issue additional orders including, but not limited to, referring the student back to the school for formal Expulsion proceedings.

**SO ORDERED** this day of , 2011.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

MAGISTRATE LA PORTE CIRCUIT COURT