

Key – Outcome Drop Down Options (Youth Justice)

Disposition	Used to Document
DPA	Deferred Prosecution Agreements under 938.245. Includes “informal supervision” when the petition is held open for a period of time (the intake worker retains authority to request that a petition be filed on the basis of the original referral).
Consent Decree	Consent decrees under 938.32.
Delinquency Order	All delinquency orders under 938, that is, excluding JIPS cases. If the delinquency order was entered after a failed (cancelled) DPA or Consent Decree, please select one of those options.
Delinquency Order – Cancelled DPA	This should be selected if the delinquency case began as a DPA, but the DPA was cancelled (aka a ‘failed DPA’). The disposition drop down can be changed any time before the case is closed. In cases where this drop down is used, DPA will have been initially selected as the Disposition, but then will be changed to this option.
Delinquency Order – Cancelled Consent Decree	This should be selected if the delinquency case began as a Consent Decree, but the Consent Decree was cancelled (aka a ‘failed Consent Decree’). The disposition drop down can be changed any time before the case is closed. In cases where this drop down is used, Consent Decree will have been initially selected as the Disposition, but then will be changed to this option.
JIPS Order	All orders under 938.345 (Disposition of juvenile adjudged in need of protection or services).
JIPS Order – Cancelled DPA	This should be selected if the JIPS case began as a DPA, but the DPA was cancelled (aka a ‘failed DPA’). The disposition drop down can be changed any time before the case is closed. In cases where this drop down is used, DPA will have been initially selected as the Disposition, but then will be changed to this option.
JIPS Order – Cancelled Consent Decree	This should be selected if the JIPS case began as a Consent Decree, but the Consent Decree was cancelled (aka a ‘failed Consent Decree’).

	The disposition drop down can be changed any time before the case is closed. In cases where this drop down is used, Consent Decree will have been initially selected as the Disposition, but then will be changed to this option.
Waiver	This should be selected if the youth was waived into adult court for the offense.
Dismissed	Offenses that were dismissed at any point in the court process (no matter who made the decision).
Dismissed and Read In	Offenses that were dismissed but read in.
No Prosecution	This should be selected if the DA declined to prosecute the specific offense (e.g., by excluding the offense from a petition).
No Prosecution & Read In	Offenses that were not prosecuted but were read in, usually at the request of the prosecutor.
Not competent – Suspended	This should be selected if the court found the youth not competent to proceed and suspended the original petition, per 938.30(5)(d).
Not responsible - Dismissed	This should be selected if the court found the youth not responsible and dismissed the original petition, per 938.30(5)(c).
<i>Amended Removed Feb 2024</i>	<p>This should be selected if the offense was amended to a different offense. If you select this option, you should also enter the offense it was amended to under “Additional Offenses.”</p> <p>REMOVED Feb 2024: the above process should now be documented by amending the offense directly on the page and indicating the new statute.</p>