ANY PEACE OFFICER OR OTHER APPROPRIATE PERSON DIRECTING HIM TO TAKE INTO CUSTODY AND DETAIN SUCH DELINQUENT JUVENILE. SUCH DETENTION ORDER MUST SUBSTANTIALLY RECITE THE FACTS NECESSARY TO THE VALIDITY OF ITS ISSUANCE HEREUNDER. NO DELINQUENT JUVENILE DETAINED UPON SUCH ORDER SHALL BE DELIVERED OVER TO THE OFFICER WHOM THE APPROPRIATE PERSON OR AUTHORITY DEMANDING HIM SHALL HAVE APPOINTED TO RECEIVE HIM, UNLESS HE SHALL FIRST BE TAKEN FORTHWITH BEFORE A JUDGE OF AN APPROPRIATE COURT IN THE STATE, WHO SHALL INFORM HIM OF THE DEMAND MADE FOR HIS RETURN AND WHO MAY APPOINT COUNSEL OR GUARDIAN AD LITEM FOR HIM. IF THE JUDGE OF SUCH COURT SHALL FIND THAT THE REQUISITION IS IN ORDER, HE SHALL DELIVER SUCH DELINQUENT JUVENILE OVER TO THE OFFICER WHOM THE APPROPRIATE PERSON OR AUTHORITY DEMANDING HIM SHALL HAVE APPOINTED TO RECEIVE HIM. THE JUDGE, HOWEVER, MAY FIX A REASONABLE TIME TO BE ALLOWED FOR THE PURPOSE OF TESTING THE LEGALITY OF THE PROCEEDING.

INFORMATION THAT A PERSON IS A REASONABLE DELINQUENT JUVENILE WHO HAS ABSCONDED WHILE ON PROBATION OR PAROLE, OR ESCAPED FROM AN INSTITUTION OR AGENCY VESTED WITH HIS LEGAL CUSTODY OR SUPERVISION IN ANY STATE PARTY TO THIS COMPACT, SUCH PERSON MAY BE TAKEN INTO CUSTODY IN ANY OTHER STATE PARTY TO THIS COMPACT WITHOUT A REQUISITION. BUT IN SUCH EVENT, HE MUST BE TAKEN FORTHWITH BEFORE A JUDGE OF THE APPROPRIATE COURT, WHO MAY APPOINT COUNSEL OR GUARDIAN AD LITEM FOR SUCH PERSON AND WHO SHALL DETERMINE, AFTER A HEARING, WHETHER SUFFICIENT CAUSE EXISTS TO HOLD THE PERSON SUBJECT TO THE ORDER OF THE COURT FOR SUCH A TIME, NOT EXCEEDING 90 DAYS, AS WILL ENABLE HIS DETENTION UNDER A DETENTION ORDER ISSUED ON A REQUISITION PURSUANT TO THIS ARTICLE. IF, AT THE TIME WHEN A STATE SEEKS THE RETURN OF A DELINQUENT JUVENILE WHO HAS EITHER ABSCONDED WHILE ON PROBATION OR PAROLE OR ESCAPED FROM AN INSTITUTION OR AGENCY VESTED WITH HIS LEGAL CUSTODY OR SUPERVISION, THERE IS PENDING IN THE STATE WHEREIN HE IS DETAINED ANY CRIMINAL CHARGE OR ANY PROCEEDING TO HAVE HIM ADJUDICATED DELINQUENT JUVENILE FOR AN ACT COMMITTED IN SUCH STATE, OR IF HE IS SUSPECTED OF HAVING COMMITTED WITHIN SUCH STATE A CRIMINAL OFFENSE OR AN ACT OF JUVENILE DELINQUENCY, HE SHALL NOT BE RETURNED WITHOUT THE CONSENT OF SUCH STATE UNTIL DISCHARGED FROM PROSECUTION OR OTHER FORM OF PROCEEDING, IMPRISONMENT. DETENTION OR SUPERVISION FOR SUCH OFFENSE OR JUVENILE DELINQUENCY. THE DULY ACCREDITED OFFICERS OF ANY STATE PARTY TO THIS COMPACT, UPON THE ESTABLISHMENT OF THEIR AUTHORITY AND THE IDENTITY OF THE DELINOUENT JUVENILE BEING RETURNED, SHALL BE PERMITTED TO TRANSPORT SUCH DELINQUENT JUVENILE THROUGH ANY AND ALL STATES PARTY TO THIS COMPACT, WITHOUT INTERFERENCE. UPON HIS RETURN TO THE STATE FROM WHICH HE ESCAPED OR ABSCONDED, THE DELINQUENT JUVENILE SHALL BE SUBJECT TO SUCH FURTHER PROCEEDINGS AS MAY BE APPROPRIATE UNDER THE LAWS OF THAT STATE.

(B) THAT THE STATE TO WHICH A DELINQUENT JUVENILE IS RETURNED UNDER THIS ARTICLE SHALL BE RESPONSIBLE FOR THE PAYMENT OF THE TRANSPORTATION COSTS OF SUCH RETURN.