- (c) The petition for revocation or modification of a conditional release shall contain:
- (1) A statement that the committed individual has violated a term of a conditional release and that there is therefore reason to believe that the committed individual no longer meets the criteria for eligibility for conditional release;
 - (2) A statement of the conditions violated;
- (3) The factual basis for the statements in items (1) and (2) of this subsection;
 - (4) The most recent evaluation report on the committed individual; and
- (5) The Department's designation of the facility to receive the returned committed individual.
- (d) If the court's review of the petition determines that there is no probable cause to believe that the committed individual has violated a conditional release, the court shall:
- (1) Note the determination on the petition and file it in the court file on the committed individual; and
- (2) Notify the State's Attorney, the Department, and the person who reported the violation.
- (e) If the court's review of the petition determines that there is probable cause to believe that the committed individual has violated a conditional release, the court promptly shall:
- (1) Issue a [body attachment] HOSPITAL WARRANT for the committed individual and direct that on [attachment] EXECUTION the committed individual shall be transported to the facility designated by the Department; and
- (2) Send a copy of the [order for body attachment] HOSPITAL WARRANT and the petition to:
 - (i) The State's Attorney;
 - (ii) The Public Defender;
 - (iii) The counsel of record for the committed individual;
 - (iv) The person who reported the violation;
 - (v) A hearing officer of the Department; and
 - (vi) The Department.
- (f) Within 10 days after the committed individual is returned to the Department in accordance with the [body attachment] HOSPITAL WARRANT, a hearing officer of the Department shall hold a hearing unless:
 - (1) The hearing is postponed or waived by agreement of the parties; or