DN JV 12- : STATE OF CONNECTICUT

IN RE: : SUPERIOR COURT JUVENILE MATTERS

XX DISTRICT AT XXXXXXX

MOTION TO SUPPRESS EVIDENCE

The defendant juvenile, by and through his attorney, respectfully moves the Court, pursuant to the Fourth and Fourteenth Amendments to the United States Constitution, Article I, Sections 7, 8 and 20 of the Connecticut Constitution and Section 41-12, et. seq. of the Connecticut Practice Book, for an order suppressing as the fruit of unlawful searches and seizures of his person, clothing, residence, automobile(s), papers and personal effects, any and all tangible and intangible evidence which may have been obtained either during or as a result of any such search or seizure, including but not limited to any evidence to which agents of the state may ultimately have been led by any evidence gathered or information learned during the conduct of any such search or seizure, for the following reasons:

- 1. Said searches and seizures were made without benefit of warrant or outside the authorized scope of the warrant, and/or;
- 2. Said searches and seizures were made without probable cause or the affidavit(s) in support of any such search warrant(s) does not contain information sufficient to support an independent finding of probable cause, and/or:
- 3. Said searches and seizures cannot be justified by any recognized exception to warrant requirements, and/or;
- 4. Said searches and seizures were the result of illegally obtained statements and/or;
- 5. Said searches and seizures were effected without the knowing and voluntary consent of the consent of the defendant juvenile, and/or;
- 6. Said searches were made pursuant to consent obtained from the juvenile outside the presence of his parent and or guardian, and/or;
- 7. Said searches and seizures were the result of an illegal arrest or seizure of the defendant's person, and/or;
- 8. For such other and further reasons as may become apparent upon the hearing of this Motion.

THE DEFENDANT JUVENILE

By
Assistant Public Defender
<u>ORDER</u>
The foregoing Motion having been heard, it is hereby ordered:
GRANTED / DENIED
THE COURT
By
JUDGE
CERTIFICATION
This is to certify that a true copy of the foregoing motion has been delivered to the Office of the Juvenile Prosecutor for theJudicial District this day of, 2013.