# CAPTION: IN RE M.K.

**12-16-22**

APPEAL NOS.: C-220212

C-220213

C-220214

C-220215

TRIAL NOS.: 20-2614z

19-4797z

17-6652z

15-4663z

KEY WORDS: JUVENILE DELINQUENCY – SUSPENDED COMMITMENT – DUE PROCESS – CONFINEMENT CREDIT

SUMMARY:

The juvenile court properly credited the juvenile for time served where the juvenile received credit for the case under which he was confined.

The juvenile received sufficient notice that the suspended commitments in two cases were subject to being imposed where the magistrate notified him, prior to the hearing at which they were imposed, that the commitments were subject to imposition, and the state filed motions to invoke the continuing jurisdiction of the court in those cases.

The minimum commitment imposed by the juvenile court in one of the juvenile’s cases was proper because the juvenile received proper notice and because the ordered minimum was not arbitrary or unreasonable.

JUDGMENT: AFFIRMED

JUDGES: OPINION by BERGERON, J.; MYERS, P.J., and ZAYAS, J., CONCUR.