Juveniles, ages 10-17, referred to the Hennepin County Juvenile Detention Center will be eligible for admission to detention if one or more of the following conditions exist:

- 1. The juvenile is accused of one the following offenses:
 - a. Any incident resulting in death.
 - b. Assault (1st, 2nd, or 3rd degree):
 - Assault: 4th degree if a peace officer's injury requires medical attention.
 - Assault: 5th degree domestic.
 - c. Criminal sexual conduct (1st to 4th degrees)
 - d. Aggravated robbery or simple robbery.
 - e. Kidnapping or false imprisonment.
 - f. 1st-degree arson of a business, dwelling, or school.
 - g. Possession or use of firearms
 - Includes all felony level offences
 - Possession of a firearm on school property (excludes BB gun)
 - Uses or brandishes a replica firearm or BB gun on school property
 - h. Terroristic threats towards or against a school or possession of weapons on school property.
 - i. Burglary of an occupied dwelling including attached garage, or unoccupied dwelling where dwelling is defined as a home but does not include garages.
 - j. Fleeing police in a motor vehicle.
 - k. Auto theft (tampering and joyriding will not be held).
 - I. Controlled substances-distribution.
 - m. Controlled substances-possession (excludes petty offenses).
 - n. Tampering with a witness.
 - o. DWI Offenses MN Statute 169A.40 Sub.3: Criteria DWI Offenses, Custodial arrest.
- 2. The juvenile is accused of a new felony offense and:
 - a. Is on probation for a previous felony offense, or
 - b. Is pending court on a prior, no-property felony offense or auto theft.
- 3. The juvenile is accused of a new felony offense and:
 - a. Has previously been certified and sentenced by adult court, or
 - b. Is on parole.
- 4. The juvenile is EJJ, under 18, and has any new charge.
- 5. The juvenile is on court ordered Electronic Home Monitoring and:
 - a. Is accused of a new felony, or
 - b. Has absented overnight, or
 - c. Has substantially violated terms of the court-ordered supervision.
- 6. The juvenile has absconded from:
 - a. A correctional facility, or
 - b. A court-ordered residential treatment facility, or
 - c. Another jurisdiction's court-ordered treatment center, commitment program, probation or parole supervision.
- 7. The juvenile's Hennepin County court-ordered placement has been terminated.
- 8. The court has issued a warrant for detention.
- 9. The juvenile has violated a Restraining Order, and the arresting officer has the Restraining Order number and provides it at the time of intake.
- 10. The juvenile resides out of county or state but has been arrested within Hennepin County on a felony offense.
- 11. The court has issued a change-of-venue- order on an in-secure-custody juvenile, placing the juvenile under Hennepin County jurisdiction.