SUPERIOR COURT OF CALIFORNIA COUNTY OF NEVADA

In re: the Matter of (Name):				FOR COURT USE ONLY	
COUNTY 201 Church	OF NEVADA 1 Street, Nevada City	E STATE OF CALIFORNIA, 7, CA 95959 (530) 362-4309 CA 96161 (530) 362-4309	-		
	IENT OF ADVISEN	CASE	NUMBER:		
been retaine 1. I l	wed my rights with _ d/appointed to be my	attorney. d and signed the Notice and Acknowled	gment (, who has of Rights and Potential	
		following offenses in the petition dated		<u> </u>	
Count	Code Section	Nature of Offense		Maximum Time in Custody	
TDIAL DIC	TITE				
TRIAL RIGHTS I understand: I give up:					
1. I have a right to be represented by an attorney and the right to have counsel appointed					
	subject to a claim	by the court or county for reimbursement	nt as pr	ovided by law.	
2. I have a right to a hearing by the court on the issues raised by the petition.					
3. I have the right to assert the privilege against self-incrimination.					
4. I have the right to confront and cross-examine any witness called to testify against me.					
5. I have the right to use the process of the court, at no expense, to compel attendance of witnesses in court on my behalf.					
6. I have not been threatened or promised anything to make me give up my trial rights.					
7. As a result of my admission today I will have years months maximum of lockup time. I already have years months from previous petitions.					
	8. I admit that Count	s are true and	that I	was under 18 years of age.	
<u>AGREEME</u>	ENTS				
1. I a	gree that restitution	or other disposition orders may be order	ed on d	ismissed counts.	
2. I agree that the decision about whether Count(s) will be a felony or a misdemeanor may be made at a time prior to the termination of probation based on how I do on probation.					
	_			_	
	agree that if the court dmission.	reads the probation/police report, there	are fac	is mat will support my	

4.	The following promises have been made to me as part of my decision to admit:				
	a. Count(s) will be dismissed.				
	b				
ROBAT	TION VIOLATION				
1.	I understand that I am charged with violating the terms of my probation.				
2.	I understand that if I get in more trouble in the future, more time will be added to my maximum time				
<u></u>	I understand that even if my lockup time is not used in this case, it is available in the future and may be used as a consequence for any violation of my probation.				
	I know that if I am ever committed to the California Youth Authority, the calculation of time may result in a number of years in custody that is different from the maximum time stated here. I admit the 777 Petition and acknowledge that I violated the terms of my probation.				
	OUENCES OF ADMISSION				
	I can be sent home on probation or removed from my home and placed in a foster home or group home or in the home of a friend or relative that is approved by the court or I can be locked up at the Carl F. Bryan II Juvenile Hall, a camp, or the California Youth Authority.				
2.	There are some mandatory fines the court will order me to pay as well as other fines and community service work that can be ordered and I will be required to pay the victim the damages that I caused.				
	I will remain on probation until I have completed my obligations to the court and my community or if a Ward, until I am 21 years of age, unless I am sent to the Youth Authority; the Youth Authority may keep me until my 25 th birthday if I am sent there for certain offenses.				
	I understand that my admission to Counts of the petition will allow me to be kept at the California Youth Authority until I am 25 years of age. CASE No.				
RIVER'	'S LICENSE CONSEQUENCES				
1.	For admitting to an alcohol or drug-related offense, or a vandalism, I will lose my driving privilege for one year or suffer a delay in issuance of my license for one year. I may be able to get a restricted license. If I admit a felony involving a vehicle, I will lose my driving privilege for 1 year.				
2.	My driving privilege has been previously suspended until It will now be suspended until				
PECIAL	L CONSEQUENCES				
1.	I understand that my case has additional consequences as follows:				
	; I have read them and my attorney has explained them to me.				
NOTICES	$\hat{\mathbf{S}}$				
1.	To School : I understand that my admission to Count(s) will require the court clerk to notify my school of my responsibility for that count. The school will keep that information in my file until I graduate from high school.				
2.	To Immigration : I understand that if I am not a U.S. citizen, my admission could result in my deportation, exclusion from admission to this country, or denial of naturalization.				

MINOR'S DECLARATION

I,	, declare that I reviewed each of these rights with my		
attorney before I initialed them. I understand what	at each of the rights means. I freely and voluntarily give		
up my rights to a trial and ask to enter my admissi	on.		
1. I understand that I have a right to have an			
	ed the offense listed in Counts		
3. At the time I committed the offense(s), I k			
	the water that the seeing was wreing.		
Date:	Minor's Signature		
INTERPRETI	ER'S DECLARATION		
I,	_, am a certified/provisionally certified interpreter to		
translate from into En	glish. I interpreted for the minor/parents.		
1. I have read the transcript of the vid	eo to the minor and his/her parent(s).		
2. I have translated for counsel as the minor reviewed this form.			
3. I believe that the minor and his/her translation was accurate.	parents understood my translation and that my		
Data			
Date:	Certified/Provisionally Certified Interpreter		
ATTORNEY	'S DECLARATION		
I, California. I have fully advised the minor of each minor. I stipulate that there is a factual basis for the I have been:	, am an attorney licensed to practice law in the State of of the rights involved in this case as initialed above by the ne admission.		
1. Retained for the entire case.			
2. Retained for the purpose of advisin without counsel.	ng the minor only because the minor wants to proceed		
3. Appointed by the court to represent	t the minor as a conflict public defender.		
4. Appointed subject to reimbursement	nt.		
Date:			
	Attorney		
	<u>ORDER</u>		
THE COURT accepts the Statement of Adviseme and orders it filed.	nt and Waiver of Rights prepared by the minor and counsel		
Date:	T. 11: 1.000 N. 1.00		
	Judicial Officer, Nevada County Superior Court		