ATTOR	RNEY OR PARTY WITHOUT ATTORNEY	STATE BAR N	UMBER:	FOR COURT USE ONLY	
NAME:					
FIRM N	IAME:				
STREE	T ADDRESS:				
CITY:		STATE:	ZIP CODE:		
TELEP	HONE NO.:	FAX NO.:			
	ADDRESS:				
ATTOR	RNEY FOR (name):				
SUPE	ERIOR COURT OF CALIFORNIA, COUN	ITY OF			
	ET ADDRESS:				
	NG ADDRESS:				
	ND ZIP CODE: RANCH NAME:				
CH	ILD'S NAME:				
	WAIVER OF RIGH	TS—JUVENILE J	JSTICE	CASE NUMBER:	
	Dood this forms constalled The in-				L-4
	Read this form carefully. The Ju-	ge will ask you if y	ou understand eac	h right and if you want to give up that rig	nt.
1. 1	am the child in this case. My attorne	y's name is:			
	ne district attorney would have to pro admit the charge(s), which i plead no contest, which me	ve at a trial and the p means that I am agre ans that I do not wan	possible ways to fight eing that I did what t t to fight my case at	he petition says. a trial, but I'm not agreeing that I did what th	e petition
3. 「	says I did. I am letting the ju	_	_	and know that the judge will probably find the	nem true.
	he items below, write your initials ney or the judge before you initial		oplies to your case.	If you have a question about an item, as	k your
4 1.	dowatawał tha fallaccione accesar		-!		Initial
	understand the following consequ If I plead no contest or submit the			bly find that the petition is true.	
b.	. The most that I can be punished f youth treatment facility or a local of			nmitment (to be locked up) to a secure nch for (months/years):	
C.				ean that I will have to leave the country wed to become a United States citizen.	
d.		rt, a violation of:		will prohibit me from owning, possessing,	
e.			•	,	
f.		-		-	
	NA () ()			it hurt others and caused them to lose	
g.	money, including paying for things				
	Vaiver of Rights. I understand that I o contest, I will not have a trial or he			dmitting the charge(s) in the petition, or plea	
a.		aring and I will give u	p all of these rights:		Ū
	. ,	hearing where the ju	idge would listen to a	all the evidence and decide if the district	ding <i>Initial</i>
b	attorney has enough evidence to The right to see, hear, and have n	hearing where the juprove that I did what ny attorney question	udge would listen to a the petition says I did witnesses, including		· ·
	attorney has enough evidence to The right to see, hear, and have n of the people who provided inform	hearing where the juprove that I did what ny attorney question nation that is written in	udge would listen to a the petition says I did witnesses, including	d.	•
C.	attorney has enough evidence to The right to see, hear, and have n of the people who provided inform The right to testify or speak up for	hearing where the juprove that I did what my attorney question nation that is written in myself in court.	udge would listen to a the petition says I did witnesses, including in the report.	d. the officer who wrote the report, and any	•
c. d.	attorney has enough evidence to The right to see, hear, and have n of the people who provided inform The right to testify or speak up for The right to be silent and not say	hearing where the juprove that I did what ny attorney question nation that is written in myself in court. anything that might h	udge would listen to a the petition says I did witnesses, including in the report.	d. the officer who wrote the report, and any e.	· ·
c. d. e.	attorney has enough evidence to The right to see, hear, and have nof the people who provided inform The right to testify or speak up for The right to be silent and not say The right to have witnesses come	hearing where the juprove that I did what my attorney question nation that is written in myself in court. anything that might he to court, even if they	udge would listen to a the petition says I did witnesses, including in the report. urt myself or my cas or don't want to, and to	d. the officer who wrote the report, and any e. alk to the judge about my case.	Ū
c. d.	attorney has enough evidence to The right to see, hear, and have nof the people who provided inform The right to testify or speak up for The right to be silent and not say The right to have witnesses come	hearing where the juprove that I did what my attorney question nation that is written in myself in court. anything that might he to court, even if they	udge would listen to a the petition says I did witnesses, including in the report. urt myself or my cas or don't want to, and to	d. the officer who wrote the report, and any e. alk to the judge about my case.	•

JV-618 CASE NUMBER , listed Count(s) Initial . I will have crime(s) on my record that are "strike" offenses under the three-strikes law. I have talked with my attorney about what this could mean in my future and how I may have to spend much more time in jail or 7. I have talked to my lawyer about the charge(s) in the petition, the facts of what happened, and any possible defenses. We have talked about what could happen if I admit, including what could happen if I break the rules of probation. I declare under penalty of perjury, which means that I am guilty of a crime if I am lying, that my attorney has gone over this form with me, explained what it means, and answered my questions. I understand the rights I am giving up, I know what could happen because of my admission, and I am admitting to doing what the petition says because I want to and not because someone is forcing me to do (SIGNATURE OF CHILD) **DECLARATION OF INTERPRETER** I certify that I interpreted this form for the parent or legal guardian in that person's primary language to the best of my ability. (SIGNATURE OF INTERPRETER) **DECLARATION OF ATTORNEY** I am the attorney for the child. I have explained and discussed with my client the above rights, the facts of my client's case, possible defenses, and the consequences of my client's decision to enter an admission. Based on my conversation with the minor, I am satisfied that my client's admission to the petition is knowingly, intelligently, and voluntarily made, and I consent to the admission. (SIGNATURE OF ATTORNEY)

ORDER AND FINDING

I have spoken with the child, reviewed the waiver form, and find that the child has been fully informed of the constitutional rights and the consequences of the admission in this case and understands them. I further find that the child has knowingly, intelligently, and voluntarily waived their rights and that there is a factual basis for the minor's admission.

IT IS ORDERED that the minor's admission be accepted and entered in the minutes of this court. This executed waiver of rights form is filed in the records of this court and incorporated in the above-numbered case by reference.

Date:	
	JUDICIAL OFFICER

CHILD'S NAME:

this.

Date:

Date:

Date:

6. My attorney has explained that when I admit to:

(TYPE OR PRINT NAME)

(TYPE OR PRINT NAME)

(TYPE OR PRINT NAME)

The primary language of the child is

Snanish other (specify):

prison if I get in trouble again because I am admitting to these offenses today.