CHILD'S NAME:		CASE NUMBER:					
DISPOSITION—JUVENILE DELINQUENCY							
The court has read and considered the	* : :		•				
The child has been detained and is at home, and the social study includes a	•	•	er believes the child will be able to return ons Code section 636.1.				
The probation officer has recommend as described in Welfare and Institution		ement in foster care,	and the social study includes a case pla	n			
THE COURT FINDS AND ORDERS							
1. Notice has been given as required	•						
the court is aware of and exercises	following counts. As to an	y offense that could b	pe considered a misdemeanor or a felon	y,			
<u>Count</u> <u>number</u> <u>Statutory violation</u>	Misdemeanor Fe	elony	Enhancement (specify)				
4. The child resides in (specify):	Cc	ounty.					
5. The case is transferred to (specify (form JV-550) will be completed a	<i>y</i> ):	-	tion. Juvenile Court Transfer-Out Orders	S			
6. For the reasons stated on the reco	ord, the petition is dismisse	d in the inte	rests of justice because the chi	ld			
7. The child is placed on probation for described in an attachment to this		/elfare and Institution	s Code section 725(a) under conditions				
8. Deferred entry of judgment is	granted de	enied.					
9 The child is declared	he child is declared continued as a ward of the court.						
The recommended findings and orders contained in the probation report dated at pages are adopted as modified by the court as its own, a copy of which is attached and incorporated herein.							
11 The child is declared a ward and p	•						
a. under the supervision of the p	robation officer	without probation sup	pervision				
<ul><li>b. in the custody of</li><li>(1) parent (name):</li></ul>		mother	father				
(2) parent (name):		mother	father				
(3) legal guardian (name):							
` <i>'</i> :	placement or confined con achment, is completed and		67, Custodial and Out-of-Home				
c. under terms and conditions de	escribed on the attached fo	rm.					
12. The child and legal parent are to p	ay a restitution fine	of\$	as specified on the attached fo	rm.			
13. The child, with their parent, is to p	ay restitution						
as described on the attache to each victim (name each)							
a.	C.						
b.	d.						
in the amount of \$ with the opportunity for revi			determined by the probation office, arents.				

Page 1 of 2

CHILD'S NAME:				CASE NUMBER:				
14.	☐ The child, with the child's p	of \$	, plus a penalty assessment in the					
15 a. b. c. 16	The court will notify the De revoke, or delay driving pri The child is ordered to sub	cessfully complete (sessfully complete (sessfully complete (sessfully court co	counselling prog	ears.	/ has independent authority to suspend,			
20.	Other (specify):  The next hearing will be:							
	Date:	Time:	Dept:					
	Date:	Time:	Dept:					
21	The child is advised of their right to appeal.  The child is advised that their appointed attorney has a continuing obligation to represent them on this case, until counsel is relieved by the court under California Rules of Court, rule 5.663.							
Date:								
					JUDICIAL OFFICER			
	owing attachments are incorp igs and orders:	orated by reference						
	ustodial and Out-of-Home Plattachment (JV-667) erms and Conditions (JV-624) uvenile Court Transfer-Out O otice of Court Hearing and To order—Juvenile (JV-250) ommitment to Secure Youth IV-733) order for Victim Restitution (Colored on Application for Psych	rders (JV-550) emporary Restrainin Treatment Facility R-110/JV-790)		Order for Rep (JV-135)  Victim Identif Probation off As su	Welfare Act responses from tribes or BIA payment of Cost of Legal Services ication Form icer's case plan approved by the court bmitted hended and stated on the record			
(J	/V-223)	•	-05)		• •			
	rder Designating Educationa arentage—Findings and Jud	- ,	ා <b>ර</b> ්ර)					
'' لــــا		- (/						