| | | 04-132 |
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| ATTORNEY OR PARTY WITHOUT ATTORNEY | STATE BAR NUMBER: | FOR COURT USE ONLY |
| NAME: | | |
| FIRM NAME: | | |
| STREET ADDRESS: | | |
| CITY: | STATE: ZIP CODE: | |
| TELEPHONE NO.: | FAX NO.: | |
| E-MAIL ADDRESS: | | |
| ATTORNEY FOR (name): | | |
| SUPERIOR COURT OF CALIFORNIA, CO | UNTY OF | |
| STREET ADDRESS: | | |
| MAILING ADDRESS: | ZIP CODE: | |
| CITY: BRANCH NAME: | ZIP CODE: | |
| | | |
| YOUTH'S NAME: | | |
| | | |
| COMMITMENT TO THE | CALIFORNIA DEPARTMENT OF | CASE NUMBER: |
| | E CALIFORNIA DEPARTMENT OF | |
| | S AND REHABILITATION, | JUVENILE: |
| DIVISION OF | JUVENILE FACILITIES | |
| 1. a. Youth's name: | | |
| b. Youth's date of birth: | | |
| c. Parent's/guardian's name: | Address: | Phone No.: |
| d. Educational rights/development | al rights holder (if applicable): | |
| 2. a. Date of hearing: | Dept.: Roo | om: |
| b. Judicial officer (name): | | |
| c. Persons present | | |
| Youth Youth's a Others as reflected on the | | Guardian Deputy district attorney |
| THE COURT FINDS AND ORDERS: | e attached minute order | |
| | years at the time of the commission of the offense | for which the youth is being committed to the |
| Division of Juvenile Facilities. | years at the time of the commission of the offense | for which the youth is being committed to the |
| | and qualifications of this youth render it probable th | at the youth will benefit from the reformatory |
| discipline or other treatment provided by the Division of Juvenile Facilities. | | |
| | the Division of Juvenile Facilities for acceptance. | |
| | he Division of Juvenile Facilities for a modification, ons of the conditions of supervision, under Welfare | |
| court-ordered release dat | • | and institutions code section 1767.33. The |
| | the Division of Juvenile Facilities for a 90-day per | ind of observation and diagnosis |
| | d of the court and is committed based on the most | • |
| Institutions Code section 707(b) or | | recent energe(s) nated in Wendre and |
| | | Enhancements (code |
| Code section | | section and max. term) Total |
| Principal felony: | with a max term of: | + = |
| | Sentencing options | |
| Subordinate | Felony | + = |
| offense(s): | Felony | + = |
| | Felony | + = |
| | Misdemeanor | + = |
| | Misdemeanor | + = |
| Continued on attachment 6. | | |
| The maximum period of imprisonment that could be imposed on an adult convicted of the offense or | | |
| | offenses that brought the youth | before the court is: |
| 7. After having considered the individu | ual facts and circumstances of the case under secti | ion 731(c), the court |
| Having deficition and marvial | orders that the maximum perio | • • |
| (If the country of the total transfer of the | e court has used its discretion to modify the maximum | |

| YOUTH'S NAME: | CASE NUMBER: |
|---|--|
| | JUVENILE: |
| 8. The youth has credit for time served at the Division of Juvenile Facilities of (number): The youth has credit for time served at a local holding facility of (number): | ber): days. days. |
| 9. The youth is ordered to pay a restitution fine of: \$ | |
| 10. The youth is ordered to pay victim restitution as stated on attachment 10. | |
| 11. Exceptional needs (a, b, or c must be checked) a The youth has been identified as an individual with exceptional needs under W and has an individualized education program under Education Code 56340 et (1) is included as attachment 11a. (2) will be furnished to the Division of Juvenile Facilities upon delivery of the b The youth is not an individual with exceptional needs. | t seq. which <i>(check one)</i> youth. |
| c. No determination has been made regarding whether the youth has any except | |
| 12. The court requests that a copy of the Clinical Summary Report be sent to the your | uth's attorney (name and address of attorne) |
| 13. The probation officer is directed to forward a copy of the youth's medical records to the delivery. 14. The youth has has not been prescribed psychotropic medication. youth, it is attached on attachment 14. Such psychotropic medication, if still necessary Juvenile Facilities physician, may be continued for a period not to exceed 60 days from Division of Juvenile Facilities reception center and clinic. If no form JV-220 accompanies this form, the types and dosages of medication is/are (state). | If form JV-220 has been completed for the y based on an evaluation by a Division of m the date of delivery of the youth to the |
| Continued on attachment 14. 15. The youth is ordered to submit to AIDS testing a. under Welfare and Institutions Code section 1768.9. | |
| b. under Penal Code section 1202.1 due to a sustained offense listed in Penal C | Code section 1202.1(e). |
| 16. The youth was committed for a sex offense under Penal Code section 290.008 rea. The youth was 18 years of age or older at the time of assessment, 15 years o or is a female; no SARATSO tool was ordered. | |
| The appropriate SARATSO score, selected under Penal Code section 290.04 The court has read and considered the following risk assessment and receive | |
| (1) The youth was under 18 at the time of assessment and offense; the JSOF (2) The youth was 18 years of age at the time of assessment and 16 or 17 at considered. | |
| 17. The court has determined that the youth has been in at least one foster care or ot subchapter IV of chapter 7 of title 42 of the United States Code) during the course | |
| 18. Other findings and orders | |
| a. See attachment 18a b. (Specify): | |
| Date: | |
| <u></u> | JUDICIAL OFFICER |