ATTORNEY OR PARTY WITHOUT ATTORNEY:	STATE BAR NUMBER:	FOR COURT USE ONLY
NAME:		TO SECOND SILE
FIRM NAME:		
STREET ADDRESS:		
CITY:	STATE: ZIP CODE:	
TELEPHONE NO.:	FAX NO.:	
EMAIL ADDRESS:		
ATTORNEY FOR (name):		
SUPERIOR COURT OF CALIFORNIA, CO	DUNTY OF	
STREET ADDRESS:		
MAILING ADDRESS:		
CITY AND ZIP CODE:		
BRANCH NAME:		
Case Name:		7
		CASE NUMBER:
	IILE TO CRIMINAL COURT JURISDICTION Institutions Code, § 707)	CASE NUMBER:
1. a. Date of hearing:	Dept.:	Room:
b. Judicial officer (name):	2 op	
c. Persons present:		
	rney (name):	
Deputy District Attorney (name): Other:		
Deputy District Attenticy (name).		
2. The court has read and consi	dered the petition and report of the probat	ion officer other relevant evidence.
3. THE COURT FINDS (check one)		
Welfare and Institutions Code se	ction 707	
a. The youth was 16 years of	old or older at the time of the alleged felony offense;	or
b. The individual was 14 or 15 years of age at the time of the alleged offense, the alleged offense is an offense listed in		
	code section 707(b), and the individual was not app	
jurisdiction.		
4 AFTER CONCIDERING FACIL OF	THE TRANSFER OF HIRISDICTION ORITEDIA	THE COURT ALSO FINDS AND ORDERS
4. AFTER CONSIDERING EACH OF THE TRANSFER OF JURISDICTION CRITERIA, THE COURT ALSO FINDS AND ORDERS The court has considered each of the criteria in Welfers and Institutions Code agetian 707(a)(2) has desumented its findings on		
The court has considered each of the criteria in Welfare and Institutions Code section 707(a)(3), has documented its findings on each of the criteria on the record, and based on those findings makes the following orders:		
	nied. The youth is retained under the jurisdiction of	the juvenile court.
The next hearing is on (date): at (time):		
for (specify):		
b. The transfer motion is granted. The prosecutor has shown by clear and convincing evidence that the youth is		
	ation while under the jurisdiction of the juvenile cour	t and should be transferred to the
jursidiction of the criminal		
(1) The matter is referred	to the district attorney for prosecution under the ge	neral law.
(2) The youth is ordered to	to appear in criminal court on <i>(date):</i>	at (time):
in Department:		
(3) The petition filed on (c	date): is dismissed wi	thout prejudice on the appearance date in (2).
(4) The youth is to be detained in juvenile hall county jail (Welfare and Institutions Code section 207.1).		
(5) Bail is set in the amou		,
(6) The youth is released	on own recognizance to the custo	odv of:
(o, ···o youth to roll dood	0.1 0.11.1000g.m.zanoo to the ouste	-,
Date:		
	-	JUDICIAL OFFICER
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