FOR COURT USE ONLY

	PERIOR COURT OF CALIFORNIA, (STREET ADDRESS: 2840 W. Sandy M MAILING ADDRESS: 627 W. 21st Street CITY AND ZIP CODE: Merced, CA 95340	ush Road	FOR COURT USE O	FOR COURT USE ONLY		
	BRANCH NAME: Juvenile Delinque	ncy Division				
NAM	ME OF MINOR:					
	WAIVER FORM WITH ADVISEMENTS, STIPULATIONS, DECLARATIONS, FINDINGS, AND ORDERS					
Α.	CHARGES		,	Initials		
1.	I admit to or plead no contest to these offer	nse(s) in the Petition(s).				
	Code Section	Name of the Offense	Max Custody Tim	ie		
	Count		years,	_ months		
	Count		years,	_ months		
	Count		years,	_ months		
	Count		years,	_ months		
2.	Together with my prior offenses, my maxim	num custody time is: years,	months			
3.	8. I understand that my maximum custody time may not be used in this case. If I commit new law violations or violate probation, my custody time may increase and could be used as a consequence in the future.					
В.	TRIAL RIGHTS: JURISDICTION HEARI	NG		Initials		
1.	The right to a speedy trial or hearing where the judge would listen to all the evidence and decide if the district attorney has enough evidence to prove that I did what the petition(s) says I did.					
2.	The right to see and hear the witnesses who will testify against me. This includes the officer who wrote the report, and any of the people who provided information that is written in the report.					
3.	The right to have those witnesses questioned by my attorney.					
4.	. The right to have to have my own witnesses at trial.					
5.	. If witnesses refuse to come to court, I have the right to have them ordered to court at no cost to me.					
6.	The right to testify at the trial and to tell my	side of the story.				
7.	. The right to remain silent in court and not say anything.					
8.	No threats or promises have been made to me to give up my trial rights.					
9.	I do not want a trial. I want to give up each of my trial rights listed above. I understand the rights that I am giving up and I have discussed them with my attorney.					
C.	APPELLATE RIGHTS			Initials		
1.	I understand that I have a right to appeal this adjudication and any resulting dispositional orders unless placed on informal probation or Deferred Entry of Judgment (DEJ).					
2.	In order to appeal, a notice of appeal must be filed within 60 days of the dispositional hearing.					
3.	. I have a right to an attorney to help with the appeal. If I cannot afford an attorney, the Court will appoint one for me.					

CASE NUMBER:

D.	GENERAL CONSEQUENCES OF ADMISSION		
1.	PLACEMENT: I understand I can be sent home on probation or removed from my home and placed in a foster home, a group home, or a home that is approved by the Judge.		
2.	PROBATION: I can remain on probation until I am 21 years old, unless I am sent to the California Department of Correction and Rehabilitation Division of Juvenile Justice (DJJ), or to Secure Youth Treatment Facility (Secure Track). DJJ may keep me until my 25th birthday if I am sent there for certain offenses.		
3.	INCARCERATION: I understand I can be confined at Juvenile Hall, the DJJ, the County Jail, Secure Track, or other placement after my 19th birthday.		
4.	FINES & FEES: I understand there are fines and fees the Court will order me to pay, as well as other fines and community service that can be ordered.		
5.	RESTITUTION: I will be required to pay the victim(s) money for the damage I caused.		
6.	IMMIGRATION CONSEQUENCES: If I am not a U.S. citizen, I understand that my admission(s) will result in deportation, prevent me from ever being able to legally enter the U.S., or prevent me from becoming an U.S. citizen.		
Ε.	SPECIFIC CONSEQUENCES OF ADMISSION		Initials
1.	DRIVER'S LICENSE: My privilege to drive may be suspended or delayed by the Cou offenses pursuant to Vehicle Code §§ 13201or 13202.5. The Court may allow me to lor reduce the suspension if the Court finds that there is a critical need or family hardsless.	keep my driver's license	
2.	FIREARM: A violation of will prohibit me from owning, purchasing, receiving or having possession of a firearm for 10 years pursuant to Penal Code § 29805. A violation of will prohibit me from owning or possessing a firearm until the age of 30 pursuant to Penal Code § 29820.		
3.	ARSON: For admitting an arson or attempted arson offense, I understand that if I am Secure Track. I will have to register as an arsonist until the age of 25 or until my reco Penal Code § 457.1(b)-(d).		
4.	SEX OFFENSE: I understand if I am ever committed to DJJ or Secure Track on a Penal Code § 290 sex offense that I admitted, I will be required to register with law enforcement in the jurisdiction in which I live as a sex offender for the rest of my life and that I may be eligible to petition the court to have the registration requirement terminated after the mandated minimum registration period of five or ten years expires and other criteria are met. I understand the Court may order that I be tested for HIV/AIDS and other sexually transmitted diseases and that the results will be made available to the victim and others who are entitled by law to have the information.		
5.	STRIKE: I understand that the offense(s) listed in Count(s) of the petition(s) qualify as a "strike" under the current three strikes laws. I understand that if I am sentenced in adult court in the future, this offense may cause: my time in custody to be doubled; me to automatically be sent to prison; a reduction of the custody credits available to me; and the "strikes" laws may count against me. If I am convicted of a third "strike" as an adult I can be sentenced to life in prison.		
6.	707(b) OFFENSE: I understand the offense(s) list in Count(s) is a Welfare & Institutions Code § 707(b) offense. I understand this means I can be sent to the DJJ or Secure Track until I am 25 years old, for this offense or any later violation of probation.		
7.	DEJ: If given an opportunity on the DEJ Program, I waive the right to a speedy jurisdiction and disposition and agree to have the case handled by a different Judge, if the current Judge is unavailable.		
8.	SPECIAL CONSEQUENCS: I understand that my case has additional consequences have read this information and my attorney has explained it to me.	s that are stated here; I	

NAME OF MINOR:

	MSC-JV-241
NAME OF MINOR:	CASE NUMBER:
MINOF	'S DECLARATION
I reviewed each of these rights and consequences with me the allegations in the petition(s) and what each of the ri	y attorney before I initialed them. I understand the facts of my case, ghts and consequences mean. I freely and voluntarily give up my of no contest, because I committed the offense(s) in Section A.
Date:	Minor's Signature
INTERPRE	-
	TER'S DECLARATION
The primary language of the child is:	
The primary language of the parent is: I certify that I interpreted this form for the parent/legal gua	ardian in that person's primary language to the best of my ability.
Date:	
Interpreter's Name	# Interpreter's Signature
ATTORN	EY'S DECLARATION
possible defenses, and the consequences of his/her de minor, I am satisfied that his/her admission to the petition the admission. (Check if the following applies:)	scussed with my client the above rights, the facts of his/her case, cision to enter an admission. Based on my conversation with the (s) is knowingly, intelligently, and voluntarily made, and I consent to
My client was under the age of 14 at the time of one	or more offenses (Penal Code § 26).
Date: Attorney's Name	Attorney's Signature
co	URT FINDINGS
Institutions Code § 602; the minor knowingly, intelligently	Petition(s) is correct; the minor is a person described in Welfare & , freely, and voluntarily waived his/her rights; the minor understood/her admission; there is a factual basis for the admission(s); the inless accepting DEJ).
	t the time of the offense(s) and understood the wrongfulness of the mitted pursuant to P.C. § 26. This finding is based on clear and and/or in writing at today's hearing."

IT IS **HEREBY ORDERED:** The minor's admission(s) be entered, this document filed, and the above findings are made by this Court.

Misdemeanor

Misdemeanor

Misdemeanor

Misdemeanor

Date: ____

Felony

Felony

Felony

Felony

Count

Count

Count

Count

case. Welfare and Institutions § 702.

For setting max time: The felonies to the left would have been

wobblers if filed against the minor in adult court. The Court is aware of, and actually exercises its wobbler discretion in this