	JV-642	
CHILD'S NAME:	CASE NUMBER:	
INITIAL APPEARANCE HEARING—JUVENILE DELINQUENCY		
Out-of-Custody Appearance In-Custody Appearance and Detention		
THE COURT MAKES THE FOLLOWING FINDINGS AND ORDERS:		
1. Notice has been given as required by law.		
2. The child's date of birth is (specify):		
3. The child is to remain out of custody pending the next hearing.		
4. The child was taken into custody at: a.m. p.m. on (specify date):		
5. The petition or notice of probation violation was filed at:	p.m. on (specify date):	
6. Counsel is appointed for the child as follows:	lifernia Bulas of Court rule 5 662	
Counsel is to represent the child until relieved by the court in accordance with Ca 7. The information on the face of the petition was Confirmed Co	prrected as follows:	
8. a The court inquired of the mother others (names and relation	onships):	
as to the identities and addresses of all presumed or alleged fathers.		
b. The court finds (name): to be	e the legal biological	
presumed alleged father.		
9. The mother father legal guardian other (spe	ecify):	
were provided with a <i>Parental Notification of Indian Status</i> (form ICWA-020) and ordered to complete the form and submit it to the court before leaving the courthouse today.		
	ncy must provide, as required by law, notice	
of the proceeding and of the tribe's right to intervene. Proof of such notice must	st be filed with the court.	
b. There is reason to believe that the child may be of Indian ancestry, and the co proceedings to the Bureau of Indian Affairs as required by law. Proof of such r		
11. The court advised the child and parent or legal guardian of (check all that apply)		
a the contents of the petition.		
 b the nature and possible consequences of juvenile court proceedings. c the purpose and scope of the initial hearing. 		
 c the purpose and scope of the initial hearing. d the hearing rights described in rule: 		
e the reason the child was taken into custody.		
 f the parent or legal guardian's financial obligation and right to be represented b g other: 	by counsel.	
12. Reading of the petition and advice of rights were waived by the child	the child's counsel.	
13. The prosecutor has requested that a hearing be set to determine whether the child Welfare and Institutions Code section 707(a) or (c).	d is a fit and proper subject under	
14 The child through counsel		
a denied the allegations of the petition dated:		
asked the court to take no action on the petition at this time.		
15. b. For the reasons stated on the record, the petition is dismissed in the i does not need treatment or rehabilitation.	interests of justice because the child	
16. After inquiry, the court finds that the child understands the nature of the allegatior or pleading no contest to the allegations of the petition, and understands and wair <i>(check all that apply):</i>		
a The right to have a hearing.	Page 1 of 3	
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16. b. The right to cross-examine and confront witnesses.		
c. The right to subpoena witnesses and present a defense.		
d. The right to remain silent.		
17. The child through counsel		
a. admitted the petition as filed as amended on <i>(date):</i>		
b pleaded no contest to the petition as filed as amended on (date):		
c. The child's counsel consents to the admission or plea of no contest.		
d The admission or plea of no contest is freely and voluntarily made.		
e There is a factual basis for the admission or plea of no contest.		
f. The court finds that the child was under 14 years old at the time of the offense but the child knew the wrongfulness of his or her conduct at the time the offense was committed.		
18. a The following allegations are admitted and found to be true:		
	e specified Enhancement	
number Statutory violation Misdemeanor Felony at di	sposition (if applicable)	
b. As to any offense that could be considered a misdemeanor or felony, the could be considered a misdemeanor or felony, the could be considered in 18a.	Irt is aware of and exercises its discretion to	
c. The following allegations are dismissed:		
<u>Count number</u> <u>Statutory violation</u>		
19. The child is described by section 601 602 of the Welfare	and Institutions Code.	
20. The maximum confinement time is:		
21. The child's residence is in: County.		
22. The matter is transferred to: County for disposition and further proceedings. <i>Juvenile Court Transfer Orders</i> (form JV-550) will be completed and transmitted immediately.		
23. The child waives his or her right under People v. Arbuckle to have the disposition	heard by this judicial officer.	
CHILD IN CUSTODY		
24 The court has considered the detention report prepared by probation		
and the following documents (specify):		
and the testimony of <i>(name):</i>		
and the examination by the court of (name):		
and takes judicial notice of the entire court file.		
25. The child is released from custody to the home of (name, address, and relationship to child):		
on home supervision on electronic monitoring		
the terms of which are stated in the attached <i>Terms and Conditions</i> (form JV-624).		
26. The child is a dependent of the court under section 300 and is ordered released from custody. The child welfare services department must either ensure that the child's current caregiver take physical custody of the child or take physical custody of the child and place the child in a licensed or approved placement.		

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CHILD'S NAME:	CASE NUMBER:	
27. A prima facie showing has been made that the child's disposi	tion is by section 601 or 602.	
28. Based on the facts stated on the record, the child is detained in secure custody on the following grounds (check all that apply):		
a. The child has violated an order of the court.		
b The child has escaped from a court commitment.		
c. The child is likely to flee the jurisdiction of the court.		
d It is a matter of immediate and urgent necessity for the protection of the child.		
e It is reasonably necessary for the protection of the person or property of another.		
29. Based on the facts stated on the record, continuance in the child's home is contrary to the child's welfare.		
30. Based on the facts stated on the record, there are no available services that would prevent the need for further detention.		
31. Temporary placement and care is the responsibility of the probation department.		
32. Reasonable efforts to prevent or eliminate the need for detention of the child have have not been made.		
33. Probation is ordered to provide services that will assist with reunification of the child and the family.		
34. Probation is granted the authority to authorize medical, surgical, or dental care under Welfare and Institutions Code section 739.		
35. The child and the parent or legal guardian have been advised that if the child cannot be returned home within the statutory timelines, a proceeding may be scheduled to determine an alternative permanent home, including an adoptive home after parental rights are terminated.		
36. The mother father legal guardian are ordered to supply the names and contact information of adult relatives to probation so probation can notify them of the removal and of their options to be included in the child's life.		
37. The probation officer must file a case plan within 60 days.		
38. Probation is authorized to release the minor at its dis	scretion under the following circumstances:	
39. The court accepts transfer from the County of:		
40. Other orders:		
41. Child Counsel waives time for (check all that apply)		
jurisdiction hearing disposition hearing	other:	
42. The next hearings will be		
•	Type of hearing:	
· · · · ·		
Date: Time: Dept:	Type of hearing:	
43. The child		
a is ordered to return to court on the above date and time.		
b remains detained.		
44. All prior orders not in conflict, including any terms and conditions of	f probation, remain in full force and effect.	
45. All appointed counsel are relieved.		
Date:		
Countersignature for detention orders (<i>if necessary</i>):		
Date:		
	JUDICIAL OFFICER	