IN THE COURT OF COMMON PLEAS OF SUMMIT COUNTY, OHIO JUVENILE DIVISION

IN THE MATTER OF

CASE NO.

JUDGE LINDA TUCCI TEODOSIO

ALLEGED DELINQUENT CHILD

STATEMENT OF RIGHTS

I,	 , alleged	delinquent	minor	child,	am	advised	as	follov	vs:
-,	 ,			,					

Rights

- 1. I have a right to be represented by a lawyer at all stages of the proceedings. If I cannot afford to pay for a lawyer one will be provided to me at no cost.
- 2. The State is seeking to transfer my case for criminal prosecution as an adult.
- 3. If the State seeks to transfer my case to the Adult Court, I have right to a probable cause hearing to determine if there is enough evidence to believe that I committed the act(s) charged.
- 4. I have the right to remain silent (I do not have to explain what happened). At trial I have the right to testify (tell my side of the story) but I cannot be forced to testify against myself. If I choose not to testify, that cannot be used against me.
- 5. Any previous adjudications(s) I have will be among the factors considered by the Court to determine whether the Juvenile Court will relinquish jurisdiction of my case to the Adult Court.
- 6. If my case is transferred to the Adult Court I have a right to reasonable bail.
- 7. If my case is transferred for prosecution as an adult I will no longer be considered a child for the transferred case. If I am found guilty of the offense alleged in the transferred case I will no longer be considered a child in any complaint against me.
- 8. I have the right to give evidence (have my own witness(es) testify and provide my own physical proof) and to cross examine (ask questions of) the witness(es) presented against me. A subpoena, which is a court order requiring a person to appear, can be issued to help me bring my witness(es) to court.
- 9. If I disagree with a decision made by the Judge, I have the right to appeal the Judge's decision to the Ohio Ninth District Court of Appeals.

After having been advised by the Court of my rights, the nature of the allegations against me (what the State claims I have done) and the possible penalties (possible consequences the Court may impose) and talking with my Parent/Guardian/Custodian/Attorney, I fully understand my rights and have no additional questions for the court.

Waive	er:								
	I have consulted with an attorney. I waive my right to be represented by counsel.								
	I have considered my rights carefully and waive (give up) the rights explained above. No one has threatened me in any way or promised me any particular outcome to persuade me to waive my right to trial. I have made this decision knowingly, voluntarily, and intelligently, without being under the influence of medication, drugs, or alcohol. My ability to think clearly is not being adversely impacted by any medication that I am or am not taking.								
Non-V	Vaiver:								
	I have considered my rights carefully and do not waive (give up) the rights explained above. I cannot afford counsel and I request that the court appoint counsel on my behalf if I qualify.								
Allege	ed Delinquent Juvenile Date	Parent/Guardian/Custodian/Attorney Date							
		Judge/Magistrate	Date						