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

IN RE	CASE NO. DN
(D.O.B.)	JUDGE LINDA TUCCI TEODOSIO
	MAGISTRATE
\mathbf{w}_{L}	AIVER OF TRIAL RIGHTS
Custodian, Guardian, hereby acknow	, (circle one) Mother, Father, Alleged Father, Legal wledge that I am waiving my right to trial at adjudication in the nd each of the following (initial each applicable line):
I have the right to have a tr within the complaint, I give up my ri	ial before the Judge or Magistrate. If I admit to the allegations ight to trial. At trial:
complaint by clear and co-	as the burden of proving the allegation(s) contained within the nvincing evidence. If I admit to the allegations within the at to have them prove their allegation(s) by clear and convincing
The Rules of Eviden	ce apply at trial.
against myself. I have the incriminate me in a future cr	estify (tell my side of the story) but I cannot be forced to testify right to remain silent with regard to a matter that may tend to iminal proceeding. If I choose not to testify, that cannot be used e allegations within the complaint, I give up my right to right to
own physical proof) and to against me. A subpoena, wh to help me bring my witness	resent evidence (have my own witness(es) testify and provide my or cross examine (ask questions of) the witness(es) presented nich is a court order requiring a person to appear, can be issued s(es) to court. If I admit to the allegations within the complaint, nesses for trial, present evidence, or to cross examine witnesses.
If I disagree with the Mag	istrate's decision following a trial (adjudication) I may file an
If I disagree with a decision	on made by the Judge, I have the right to appeal the Judge's

		Judge/Magistrate	Date
	Father, Alleged Father, Date stodian, Guardian	Attorney	Date
	for me without cost if I am incattorney for the purposes of adjud		up my right to an
	prior to the trial at adjudication a to obtain counsel. I understand	that I have the right to have an	attorney appointed
_	I am not represented by counsel.	I understand that I have the righ	nt to obtain counsel
P	ro Se:		
_	I am represented by counsel and I	have discussed my decision with	my attorney.
C	Counsel:		
me to wawithout be After have the comp	No one has threatened me in any way of aive my right to trial. I have made this being under the influence of medication, wing been advised by the Court of my replaint, and the possible consequences, I st for the court.	is decision knowingly, voluntaril drugs, or alcohol. ights, the nature of the allegation	ly, and intelligently,
d in cl o an	I understand that if my child ependent, the Court may make any of acluding, but not limited to: returning hild(ren) in protective supervision, place of another individual or entity, placing trangement, or committing my child(rechildren Services.	the dispositional options listed g my child(ren) to my legal cuing my child(ren) in the temporary g my child(ren) in a planned	I in R.C. 2151.353, ustody, placing my ary or legal custody permanent living
	ependent the court will have continuing sue orders that affect my rights to my cl	,	and the court may
_	I understand that if my child		_