INFORMAL ADJUSTMENT AGREEMENT

IN THE JUVENILE COURT OF COLUMBIA COUNTY, GEORGIA

In the interest of:	CASE NUMBER
	SEX AGE
	, DOBAGE
The above-named child having been c	harged with
	and;
(2) That the child has been advised to in this matter and that if he/she is free of charge;(3) That he/she does not have to ma	ing acknowledged the following: case within the jurisdiction of the Court; that he/she has a right to have an attorney represent him/her s unable to afford to hire an attorney, one will be supplied ke any statement if he/she chooses not to; formally before a judge rather than by an officer of the
The child and parent do hereby elect to proceed with this informal handling	o have an attorney not to have an attorney and
Signature of Child	Signature of Parent/Guardian
Date	Date
This Court having determined that the protection of this court as provided by	above-named child is subject to the jurisdiction and law, and;
This Court having found that counsel a	and advice without an adjudication is in the best interest of

conditions and stipulations attached hereto and incorporated in this informal adjustment by reference.

It is therefore agreed that the case of the above-named child is informally adjusted under the

The child and his/her parent(s) or guardian having consented to the informal adjustment with

knowledge that consent is not obligatory.

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Further, the above-named child and his/her parent(s) or guardian acknowledge that they have been advised, by a copy of this informal adjustment, and agree that any violation of any provision of this adjustment may result in the filing of a petition at any time during the term or period of this informal adjustment or any extension thereof.

Consented to by:	Recommended by:
Child	Officer of Juvenile Court
Parent/Guardian	
Attorney	
Approved, this day of	
	Judge of Juvenile Court Columbia County

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