ATTORNEY OR PARTY	WITHOUT ATTORNEY:	STATE BAR NO.:		FOR COURT USE ONLY	
NAME:					
FIRM NAME:					
STREET ADDRESS:					
CITY:		STATE: ZIP CODE:			
TELEPHONE NO.: FAX NO.:					
E-MAIL ADDRESS:					
ATTORNEY FOR (name)):				
SUPERIOR COUR	RT OF CALIFORNIA, COUNTY OF	TEHAMA			
STREET ADDRESS:					
MAILING ADDRESS:					
CITY AND ZIP CODE:					
BRANCH NAME:					
CASE NAME:					
JUVENILE ORDER AFTER PETITION/APPLICATION				CASE NUMBER:	
	(Prop. 64 – Health and Safe				
				FOR COURT USE ONLY	
_	R NEW DISPOSITION	REDESIGNATION		Date:	
(He	ealth & Saf. code 11361.8(b))	(Health & Saf. code	11361.8(f))	Time: Department:	
From the petition/application filed in this matter, the records of the court, and any other evidence presented in this matter, the court finds as follows:					
1. NEW DISPOSITION GRANTED					
The petitioner is eligible for the requested relief. The petition is GRANTED. The court hereby recalls its disposition for the designated offense and makes the following additional orders:					
The following offense is redesignated as an infraction (indicate offense):					
Petitioner is required to complete:					
hours of drug education and counseling and/or					
				e date of this order.	
Wardship and delinquency jurisdiction for this offense is terminated.					
Other:					
<u> </u>	Other.				
2. REDESIGNATION GRANTED					
The petitioner is eligible for the requested relief. The application is GRANTED . The court hereby redesignates the following offense for which the child was found to be within the jurisdiction of the court under Welfare and Institutions Code section 602 as an infraction (indicate offense):					
3. NEW DISPO	SITION/REDESIGNATION DE	NIED			
The petitioner is ineligible for the requested relief. The request for a new dispositional order/redesignation is DENIED for the following reasons:					
The offense for which petitioner was found to be within the jurisdiction of the court under Welfare and Institutions Code section 602 is not eligible for the requested relief under Health and Safety Code section 11361.8.					
Although petitioner is eligible for relief, for reasons set forth on the record, the court finds that modifying the petitioner's disposition would pose an unreasonable risk of danger to public safety.					
Other:					
	-				

CASE NAME:	CASE NUMBER:			
4. INFRACTION FOR ALL PURPOSES				
Any offense redesignated as an infraction as a result of this order shall thereafter be an infraction for all purposes.				
IT IS SO ORDERED.				
THE GO GREEKES.				
Dated:				
JUDICIAL OFFICER				

CASE NUMBER: