JUVENILE COURT, DELAWARE COUNTY, OHIO UNRULY CHILD RIGHTS SHEET

IN THE MATTER OF:

CASE NO.

ALLEGED UNRULY CHILD

The following information explains the arraignment hearing and your rights in Juvenile Court for a complaint of an alleged unruly offense.

- 1. You may be represented by an attorney and can be granted a continuance for an opportunity to consult an attorney before you proceed.
- 2. An attorney will be appointed for you if you so request and if you and your parents are indigent, or without funds or property to hire an attorney. If an attorney is appointed and your parents are not indigent, then attorney fees may be taxed as court costs.
- 3. A record or recording will be made of the proceeding, if you so request at any time.
- 4. You have the right to have seven (7) days notice (from the date of mailing) by mail service, prior to the hearing. Personal service may require an earlier appearance.
- 5. You may admit the charge or deny the charge and have a trial to the court.

IF YOU ADMIT THE CHARGE THEN YOU ARE STATING THAT YOU COMMITTED THE LAW VIOLATION CHARGED AGAINST YOU IN THE COMPLAINT.

IF YOU DENY THE CHARGE;

- 6. The charge must be proven beyond a reasonable doubt on a denial.
- 7. You may cross-examine and ask questions of any witness that testifies to prove the charge.
- 8. You cannot be compelled to testify against yourself and you may remain silent on a denial at trial.
- 9. You may call persons to testify on your behalf. Any witness you wish to testify can be compelled to appear for you by the Court, if they can be located by the sheriff prior to trial and served with a subpoena.
- 10. You may testify yourself if you wish.

ALL DISPOSITIONAL TERMS ARE SET BY THE COURT. You may be adjudicated and ordered to complete terms within a definite period of time or you may be placed on probation and ordered to comply with terms during an indefinite period of time.

Disposition can be any of the following, but not limited to:

- a) Court costs for each offense and payment of other fees (including but not limited to: detention, electronic monitoring, drug testing)
- b) Restitution
- c) Loss of driving privileges
- d) Community Service Work of up to 175 hours for each offense
- e) House Arrest, with or without electronic monitoring.
- f) Individual and/or family counseling
- g) Change of custody/placement outside the home.

check or initial the following:

•	Have	you read	and do you understa	and this inf	ormation?	Ye	s No	
•	Judg	e or Magi ney appoir	waive an atto 00 application fee fo strate to waive this ated for you, you mu	or all public fee if you	: defender are indige	appointments nt. If you wisl	h to have an	
•	I	demand	waive formal a	ırraignmen	t hearing.			
•	I	admit	deny the charg	ge of:				
•	(initial) I do / do not understand that by admitting the charge I; a) waive my right to challenge both witnesses and evidence presented against me in Court. b) give up my right to remain silent. c) give up my right to introduce evidence at trial.							
•	(initial) My admission is knowingly and voluntarily made by me.							
•	(Voluntary means that I have not been promised anything that I have not been threatened by anyone in order to enter this admission and I choose to admit.) Knowingly means that I understand that I understand the charge of •(initial) The date of my offense was							
Sigr	nature	of Juvenile		Sig	nature of l	Parent/Guardia	n	
Dat	e of Bii	rth		Ado	Address of Parent/Guardian Telephone No.			
Add	dress	Telepho	ne Number	Sig	aature of I	Parent/Guardia	<u> </u>	
Atto	ornev S	Signature		Ado	Address of Parent/Guardian			