IN THE JUVENILE COURT OF CHEROKEE COUNTY STATE OF GEORGIA

IN RE	E:								
	CONSENT ADJUDICATION ANI	DISPOSITION AGREEMENT							
[acts]	Said juvenile comes before the Court charged in the	e above petition with the delinquent act(s) of:							
[case s	Said juvenile agrees that the facts of the case are as follows: se summary]								
		ding adjudication and disposition before this Court, and by COVID-19, the Court is unable to schedule an in-							
person Adjudi Adjudi	stand his/her rights as indicated by executing an Ackinal appearance after consultation with said attorned lication Hearing And Consent Disposition Agreeme	who has advised said juvenile of his/her rights, does nowledgment of Rights, and said juvenile, having waived y, by executing the Waiver Of Physical Presence At nt, does freely and voluntarily enter into this Consent he offense(s) of:[acts], a delinquent act, contained in the							
		ledge that, having admitted to the offense(s), and after ment, rehabilitation, and/or supervision, and freely and out in the ORDER OF DISPOSITION below.							
at an a	The State has contacted the victim in this matter, a adjudication and disposition hearing.	nd said victim does hereby waive their right to be present							
	So entered on this the day of	, 20							
Juveni	ile Paren	t							
Assista	tant District Attorney Attorn ORDER OF DI	ney for Juvenile SPOSITION							
Delinq	The parties having agreed to a consent adjudication quent and in need of treatment, rehabilitation and super	n and disposition, the Court finds that the juvenile is ervision.							
IT IS	THEREFORE ORDERED AND ADJUDGED that	disposition shall be as follows:							
(x)		supervised by the Department of Juvenile Justice for a							

designated additional conditions of probation/supervision and by reference made a part hereof as it	fully and
completely set out herein.	

- (x) Said child shall attend school, on time, each day unless said child possess a valid excuse as is authorized by State Law or the policy of the Cherokee County Board of Education. Said child shall participate in learning, complete all assigned work, comply with all school rules, and shall not disrupt the learning of others. If not enrolled in school, child must participate in and provide proof of a valid education plan subject to Court approval.
- (x) The legal custodian is HEREBY ORDERED to have said child in school each and every day that school is in session unless said child possesses a valid excuse as authorized by State Law or by the policy of the school board. The legal custodian is by this Order, given notice that if said child is reported to this Court as having violated the Georgia Compulsory School Attendance Law they may be cited to show cause under provisions of O.C.G.A. 15-11-29 why they should not be found to be in contempt of this Court.
- (x) Said child shall obey the lawful commands of home rules of his legal custodian, to include the conduct rules of any placement through the Department of Family and Children Services or the Department of Juvenile Justice.
- (x) Said child shall adhere to a curfew at **9:00** p.m. (x) Department of Juvenile Justice may modify the curfew in its discretion.
- (x) Said child shall make whereabouts known at all times to his legal guardian.

(x)	Said child shall pay a supervision fee in the amount of \$150 in the following manner to the Clerk of this						
	Court: \$ within 30 days and \$ within 180 days.						
()	Said child shall pay a monthly supervision fee in the amount of \$						
()	Said child shall pay restitution in the amount of \$ at the rate of no less than \$ per montl						
()	Said child shall perform hours of community service work at a non-profit organization. () hour may be waived upon						
()	Said child shall submit to a psychological/behavioral health evaluation and/or psychiatric evaluation, follow						
	all recommended treatment and take all medications as prescribed.						
()	Said child shall have no unsupervised or social contact with anyone under Court supervision or with						

(,	Daia	cillia	SIIu	ii iiav	c no i	unsuper visc	u 01 30	ciai co	iitac	t vv	1111 6	inyo	ine un	uci	Court	uper	v 151011	OI WI	LII	
		G : 1	1 '1 1	1 1	11						1			C 11	·						

(x)	Said child shall attend counseling as recommended including the following programs:						
	() MST () YES Shoplifting Program	() Substance Abuse Evaluation / Treatment					
	() Family Counseling () Individual Counseling	() Parent Teen Communication					
	() Anger Management() Teach One to Lead One	() Other _					
	() Warrant to be issued for any violation of this Order of	or new arrest.					
	(x) Programs as recommended by DJJ and approved by Co	ourt staff.					

- (x) Said child shall not possess any weapons or firearms of any kind.
- (x) Said child shall not possess any alcohol or controlled substance without a proper prescription and shall submit to, and pass, random drug and alcohol screens. Youth shall be responsible for cost associated with any failed drug screen. Further, said child shall not occupy any residence or vehicle where alcohol or controlled substances may be found, excluding the child's residence or parent's vehicle.
- (x) Said child shall neither consume nor possess any vaping device or products, to include vaping oils.
- (x) Said child shall make no threats or acts of violence towards anyone.

(21)	bard clinic shall make no uncuts of violence to wards any one.	
()	Said child shall write an apology letter to :	

- Said child shall complete a 1,000 word essay in the following areas: () education; () teen driving; () dangers of drug use; () resolving conflict without anger; () how my decisions affect others.
- () Said child shall be subject to the Graduate Sanctions Program administered by the Department of Juvenile Justice.
- Said child shall pay a fine in the amount of \$_____;() Complete Teen Driving Impact Panel if available:
- () Compliance hearing on ______. Failure to comply may result in an amended disposition.
- () Said child shall have a compliance hearing on ______.
- (x) Other: to not violate the laws of any governmental unit.

The legal custodian shall insure that said child meets all appointment with the probation officer, counselor, or any other individual providing services to the child or family and insure that said child takes all medications as prescribed. Said custodian is subject to being found in Contempt of Court for willful failure to abide by this condition of the child's probation as provided in O.C.G.A. 15-11-29.

IT IS THE FURTHER ORDER of conditions of probation of Abeyance may re than 24 hours, and, after a Hearing before th		a secure detention facility for more
SO ORDERED this day	of	, 2020.
·	THE HONORABLE,	