

PETITIONER OR ATTORNEY (Name, state bar number, and address): 424 421 423 N. 489 TELEPHONE NO. (Optional): 425 FAX NO. (Optional): N. 421 E-MAIL ADDRESS (Optional): 422 ATTORNEY FOR (Name): 424		FOR COURT USE ONLY FILED TULARE COUNTY SUPERIOR COURT JUVENILE DIVISION NOV 10 2004 LARAYNE CLECK, CLERK BY: [Signature] 206
189 - SUPERIOR COURT OF CALIFORNIA; COUNTY OF Tulare 195 - STREET ADDRESS: MAILING ADDRESS: 11200 AVE. 368 CITY AND ZIP CODE: VISALIA CA 93291 205 - BRANCH NAME: Juvenile Justice Center		CASE NUMBER: JUVENILE:
N. 224 - YOUTH'S NAME: 368 - PARENT'S NAME: OR N. 276		
COMMITMENT TO THE CALIFORNIA YOUTH AUTHORITY.		

N. 224 1. a. Youth's name:

N. 225 - b. Youth's date of birth:

196 - 2 a. Date of hearing:

Dept.: 208

Room: N. 226

208 - b. Judicial officer (name):

c. Persons present:

 N. 798 ☒ Youth ☒ Youth's attorney ☒ N. 795 Mother ☐ N. 796 Father ☐ N. 797 Guardian ☒ N. 798 Deputy District Attorney
 N. 799 ☒ Others as reflected on the attached minute order.

THE COURT FINDS AND ORDERS:

N. 800 3. The youth was under the age of 18 years at the time of the commission of the offense for which the youth is being committed to the California Youth Authority.

N. 801 4. The mental and physical condition and qualifications of this youth render it probable that the youth will benefit from the reformatory discipline or other treatment provided by the California Youth Authority.

N. 802 5. a. ☐ The youth is committed to the California Youth Authority for a 90-day period of observation and diagnosis.N. 803 - b. ☒ The youth is committed to the California Youth Authority for acceptance.N. 804 c. ☐ The youth is a ward of the California Youth Authority under a prior commitment; andN. 805 ☐ is recommended to the Youth Authority; or☐ is returned to the Youth Authority with the following recommendation:☐ the parole status of the youth be revoked;☐ the parole status of the youth not be revoked; or☐ the parole status of the youth will be determined by the Youth Authority.

6. The youth has been declared a ward of the court and is committed based on the following sustained petitions:

Petition Date	Offense	Code	Degree	Enhancement	Term
N. 229	45	102	79	N. 231	180
a. [Redacted]	245(a)(1)(b)	PC	Misd.	NO	4 mos
b. [Redacted]	242	PC	Misd.	NO	2 mos
	594(a)	PC	Misd.	NO	4 mos
c. [Redacted]	415(1)	PC	Misd.	NO	30 days
	10851(a)	VC	Felony	NO	3 mos

Form Adopted for Mandatory Use
Judicial Council of California
JV-732 (New January 1, 2003)COMMITMENT TO THE CALIFORNIA
YOUTH AUTHORITYCal. Rules of Court, rules 1465, 1484, and 1484.5
Welfare and Institutions Code, §§ 707.2, 707.1
seq., 1730 et seq., 1755.3, 1756.4

THOMSON

Recommended additional data:

480

272, 273, 274

YOUTH'S NAME:

CASE NUMBER:

JUVENILE:

Sustained Petition

	Date	Offense	Code	Degree	707(b)	Enhancement	Term
6. d.		11357(b)	W.S.	Misd.	no		no time
		626.10(a)	PC	Misd.	no		4 mos
e.		VOP			no		no time
f.		VOP			no		no time
g.		149(a)(1)	PC	Misd.	no		4 mos
h.		2300.2(a)	VC	Misd.	no		4 mos
		10851(a)	VC	felony	no		8 mos
		23152(b)	VC	Misd.	no		2 mos
i.		245(a)(1)	PC	felony	yes		4 yrs
		S.A., 186.22(b)(1) PC		felony	no		4 yrs
		148(a)(1) PC		felony	no		no time
		S.A., 186.22(a) PC					8 mos

☐ Continued on attachment 6.

388

387

The youth has credit for

days in secure custody.

N.2328. The maximum period of confinement is (state years and months):

N.2339. The youth is ordered to pay a restitution fine of (state dollar amount): \$200.00 (state restriction)

10. ☒ The youth is ordered to pay victim restitution as stated on attachment 10.

N.235 \$139.00 to victim

any other victim restitution

11. Exceptional needs:

N.806 a. ☒ The youth is an individual with exceptional needs.b. ☒ Educational records do not indicate that a determination has been made regarding any exceptional needs the youth may have.c. ☐ The youth has an individualized education program and itN.807 ☐ is included as attachment 11c.☐ will be furnished to the Youth Authority when obtained.N.808 12. ☐ The court requests that the youth be considered for the

Program.

N.237 13. ☒ The court requests that a copy of the Clinical Summary Report be sent to the youth's attorney (provide name and address of attorney):

273, 274, N.238

N.809 14. The Probation Officer is directed to forward a copy of the youth's medical records to the Director of the Youth Authority prior to delivery.

YOUTH'S NAME:	CASE NUMBER: JUVENILE:
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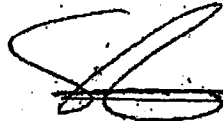
N-810 15. Youth ☐ has ☒ has not been prescribed psychotropic medication.
Type and dosage of medication (specify): N-374

☐ Additional documentation provided in attachment 15. N-811

16. Such psychotropic medication, if still necessary based on an evaluation by a Youth Authority physician, may be continued by the Youth Authority for a period not to exceed 60 days from the date of delivery to the Youth Authority reception center and clinic.

N-812

Date: N-18

 N-16
JUDICIAL OFFICER