10-713. Advice o [For use with Rule					
STATE OF NEW M					
IN THE CHILDRE	_ JUDICIAL D N'S COURT	DISTRICT			
In the Matter of		_, a Child.	No		
ADVIC	E OF RIGHT	S BY JUDGE (DE	ELINQUENT OFFENDER)1		
The child penoting each by init		earing before me,	I have ascertained the following facts	,	
Judge's Initial					
1.	The child u	nderstands the cha	arges set forth in the petition.		
2.			nge of possible dispositions includes		
	commitmer	nt to	lowing constitutional rights which the		
3.		up by [admitting] [ı	lowing constitutional rights which the not contesting] [standing mute to] ² the)	
		the right to trial	by jury, if any;		
	(b)		assistance of an attorney at the		
		,	nge of the proceeding, and to an ney, to be furnished free of charge, if afford one;		
	(c)		ront the witnesses against the child amine them as to the truthfulness of		
	(d)	the right to pres behalf, and to h	ent evidence on the child's own ave the state compel witnesses of the to appear and testify;	;	
	(e)	the right to rema until the allegati	ain silent and to be presumed innocer ons of criminal offenses are proven nable doubt; and	nt	
	(f)	the right to appe	eal the adjudication unless the child		
4.	has reserved an issue for appeal. 4. That the child wishes to give up the constitutional rights				
		the child has been advised.			
5.			ct for believing the child committed		
	the offense		t an independent record for such		

6.	That the child and the children's court attorney have entered into an agreement that the child understands and consents to its terms. (Indicate "NONE" if a plea agreement has not been signed.)			
7.	That the agreement is voluntary and not the result of force or threats except the promises made in the plea agreement.			
8.	That the child understands that admission of, not contesting, or standing mute to the charges may have an effect upon the child's immigration or naturalization status and that the child has been advised by counsel of the immigration consequences.			
9.	That under the circumstances, it is reasonable that the child admit, not contest, or stand mute to the charges alleged in the petition.			
intelligently agrees acts as set forth ar	s of these findings, I conclude that the child knowingly, voluntarily and to [admit] [plead no contest to] [stand mute to] the alleged delinquent accepts the agreement. This advice of rights shall be filed in the e above-styled case.			
Children's Court Ju	udge Date			
	CERTIFICATE BY CHILD			
I certify that my attorney personally advised me of the matters noted above and that I understand the constitutional rights that I am giving up by admitting, not contesting, or standing mute to the allegations in the delinquency petition filed under this cause number.				
	Child			
	CERTIFICATE OF COUNSEL			
I have revie to my client in deta	wed the above matters with my client and have explained the matters il.			
	Defense Counsel			
	USE NOTES			

- 1. This form shall be used with a plea agreement or a consent decree entered into by a delinquent offender.
- 2. Under NMSA 1978, Section 32A-2-22, when entering into a consent decree, a child is not required to admit some or all of the allegations stated in the delinquency petition.

[Approved, effective August 1, 1999; as amended by Supreme Court Order No. 10-8300-022, effective August 30, 2010; 10-424 recompiled and amended as 10-713 by Supreme Court Order No. 16-8300-017, effective for all cases pending or filed on or after December 31, 2016.]