□ District Court □ Denver Juvenile Court County, Colorado	
Court Address:	
The People of the State of Colorado, In the Interest of:	
Child(ren) and concerning	COURT USE ONLY Case Number:
Parents(s)/Guardians(s)	Gust Humbsh
Talents(s)/ Odardians(s)	Division Courtroom
VALID COURT ORDER FOR STATUS PURSUANT TO COLORADO RULES OF JUVE	
This matter comes before the Court in the exercise of its jurisc upon petition concerning the a heard before the Honorable, Judge/N County, Colorado as an adjudicatory hea alleges that said child is a status offender as that term is define 508 (Colo. 1991) and 28 CFR Sec. 31.304(h). I. A. Personally before the Court were:	above-named child. This matter was lagistrate of the Juvenile Court of ring on the above-cited petition which
B. Before the Court on service of process were:	
C. Counsel present for the child was:	
D. Upon testimony of the witnesses, the evidence receive	
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- arguments of counsel, and the entire record, the Court finds:
 - 1. that the child has within a reasonable time been served with a written copy of the charges;
 - 2. that the child has been informed he/she has the right to a hearing on the matter before the Court:
 - 3. that the child has been informed of the nature of this proceeding and the possible consequences associated with it;
 - 4. that the child has been informed that he/she has a right to legal counsel and that counsel can be appointed at no charge to the child if the child is indigent and can not afford counsel;
 - 5. that the child has been informed that he/she has the right to call witnesses in his/her own behalf and to confront and cross-examine witnesses against him/her;
 - 6. that the child has been informed that he/she has a right to have a transcript or record of this proceeding;

	that proof beyond a reasonable doubt exists that said child is guilty as charged of the allegations contained in the petition for the following reasons:	
	8.	that the future conduct of the child should be regulated by requiring the child to do
		(and/or) prohibiting said child from
		that the child was warned that the child could be sanctioned for violating this Order and such sanction could include placement in a secure detention or correctional facility; that a written copy of this Order should be provided to the child, the child's attorney, and the child's logal quardies:
	11.	child's legal guardian; that the child was informed that he/she has a right to appeal this Order; within the meaning of the Colorado Children's Code.
I. IT	IS,	THEREFORE ORDERED:
1.	The	e child is required to:
2	sub	ill (date) or until this injunction is modified or eliminated by esequent Court Order.
		til (date) or until this mandatory injunction is modified or eliminated subsequent Court Order.
3.	Th	e school, is required to:
		til (date) or until this mandatory injunction is modified or eliminated subsequent Court Order.
4.		at the child shall immediately accompany and receive a by of this Order.
5.	Thatte	at the clerk office shall mail a copy of this Order to, the child's orney and to, the child's

6	It is further ordered:		
Date	:		
		□Judge □Magistrate	
		CERTIFICATE OF MAILING	
		(date), I hand-delivered/mailed this Order to the following:	
	Prosecuting Party uvenile/Child		
	Attorney for Juvenile/Child		
	Guardian ad Litem		
	Parent(s)/Guardians(s)		
LI P	Probation Officer	Clerk	
		CICIV	