### 10-425. Consent decree.

[For use with Rules 10-227, 10-228 NMRA]

### STATE OF NEW MEXICO COUNTY JUDICIAL DISTRICT IN THE CHILDREN'S COURT

## IN THE MATTER OF

\_\_\_\_\_, A CHILD. No. \_\_\_\_\_

## **CONSENT DECREE**

This matter came before the court on \_\_\_\_\_, and the court finds as follows:

1. The court has made a sufficient advisement of rights<sup>1</sup> upon addressing the child in open court and has determined that there is a factual basis for the charges.

- 2. The child freely and voluntarily
  - () admits to or
  - () declares the intention not to contest or
  - () stands mute<sup>2</sup> to the following delinquent acts filed under this cause number.

3. The state and the child have agreed that the following charges will be dismissed or will not be filed:

4. The child's best interests will be served by suspending proceedings and placing the child on supervised probation

() for a period not to exceed six (6) months

() for an agreed-upon extended period not to exceed one (1) year.

IT IS THEREFORE ORDERED that the child is placed on probation under the terms and conditions of the [plea and disposition agreement] [probation agreement] [and] [or] [motion for consent decree]<sup>3</sup>, which shall be signed by the child [and parents (*if made a party*)] and the state and considered a part of this consent decree.

District Judge

Child's Attorney

# USE NOTE

- 1. The advice of rights form shall be used to document the advisement.
- 2. Under Section 32A-2-22 NMSA 1978, when entering into a consent decree, a child
- is not required to admit some or all of the allegations stated in the delinquency petition.
  - 3. Use applicable bracketed alternative.

[Approved, effective August 1, 1999; as amended by Supreme Court Order No. 10-8300-022, effective August 30, 2010.]