#### **RULE 407. ADMISSIONS**

A. **Admissions.** At any time after a petition is filed, the juvenile may tender an admission to some or all of the delinquent acts charged.

### 1) Requirements.

- a) Before the court can accept an admission, the court shall determine that the admission is knowingly, intelligently, and voluntarily made.
- b) As a part of this determination, the court shall ensure:
  - i) an attorney has reviewed and completed the admission colloquy with the juvenile pursuant to paragraph (C); and
  - ii) there is a factual basis for the admission.
- c) At the hearing, the court shall conduct an independent inquiry with the juvenile to determine:
  - i) whether the juvenile understands the nature of the allegations to which he or she is admitting and understands what it means to admit;
  - whether the juvenile understands that he or she has the right to a hearing before the judge and understands what occurs at a hearing;
  - iii) whether the juvenile is aware of the dispositions that could be imposed and the consequences of an adjudication of delinquency that can result from an admission;
  - iv) whether the juvenile has any questions about the admission; and
  - v) whether there are any other concerns apparent to the court after such inquiry that should be answered.
- 2) **Agreements.** If the parties agree upon the terms of an admission, the tender shall be presented to the court.

- 3) **Court [a]Action.** If the court accepts the tender, the court shall enter an order incorporating any agreement. If the court does not accept the tender, the case shall proceed as if no tender had been made.
- 4) **Limitations on [w]Withdrawals.** An admission may be withdrawn prior to the court entering the dispositional order. After the court has entered the dispositional order, an admission can be withdrawn only upon a demonstration of manifest injustice.
- B. **Incriminating [s]**Statements. An incriminating statement made by a juvenile in the discussions or conferences incident to an admission that is not ultimately accepted by the court or otherwise permitted to be withdrawn by the court shall not be used against the juvenile over objection in any criminal proceeding or hearing under the Juvenile Act, 42 Pa.C.S. § 6301 *et seq.*
- C. Written [a]Admission [c]Colloquy. If a juvenile is making an admission, the colloquy shall be:
  - 1) in writing;
  - 2) reviewed and completed with the juvenile by an attorney;
  - 3) submitted to and reviewed by the court; and
  - 4) substantially in the following form:

# ADMISSION COLLOQUY FORM

	In re	:JD	
	(Juvenile) :	Delinquent Act(s):	
blank and ask your lawyer or the judge.		f you do not understand any question, leave it ney shall list the delinquent acts, grading of	
	eral Information:		
1)	What is your full name?		
2)	Do you have any other name or nic If yes, state:		
3)	How old are you today?		
4)	What grade are you in?		
5)	Can you read, write, and understan	d English?(if yes, go to #6)	
	a) If you cannot read, has someon	e read this form to you?	
	If so, who?	(print name)	
	(signature of reader verifies that the	e form has been read to the juvenile)	
	b) If you do not read English, have speaks your language?	you been given a translator or a lawyer who	
	c) Did vour translator or lawver rea	d this form to you and explain it?	

	If so, who?	(print name)
	(signature of reader verifies that the form has been	read to the juvenile)
Knov	owing and Voluntary Admission:	
6)	Are you now a patient in a mental hospital <b>[or insti</b> a) If yes, where?	
	b) Are you being treated for a mental illness [(whice you to see a doctor for different behavior)]?	ch is an illness that causes
	c) If yes, what are you being treated for?	
7)	Have you taken any drugs or alcohol yesterday or think clearly?	
	If yes, specify type of drugs and/or alcohol: _	
8)	Has anyone threatened or forced you to sign this fo	
9)	Have you been promised anything for this admission of the second	
Und	lerstanding the Admission:	
10)	Has your lawyer told you what you did was against	the law [(delinquent act)]?
11)	By admitting what you did, do you understand that	you are giving up:
	<ul> <li>a) the right to be presumed innocent, which means broke the law until the D.A. (District Attorney) predoubt that you broke the law (a reasonable doult possible you did not break the law);</li> </ul>	roves beyond a reasonable bt is a belief that it is very
	<ul><li>b) the right to a hearing by a fair judge[, which me what everyone has to say and look at all the</li></ul>	

	c)	the right to remain silent and your silence cannot be held against you[, which means you will not be punished for not speaking];
	d)	the right to <b>[be heard, which means you may]</b> tell the judge your side of the story <b>[if you want]</b> ;
	e)	the right to [face and cross-examine witnesses, which means you can] ask [all] witnesses questions;
	f)	the right to present witnesses or evidence to help tell your side of the story, but you do not have to do anything;
	g)	the right to <b>[challenge evidence against you, which means you]</b> tell the judge you disagree with something;
	h)	the right to <b>[make objections and]</b> ask <b>[for rulings, which means]</b> the judge <b>[decides] to decide</b> if he or she should hear certain <b>[evidence] things</b> ; and
	i)	the right to have <b>[another court, which is an appellate court,]</b> <u>a higher court</u> review this judge's decision.
12)	he the	you understand if the judge accepts your admission and believes you need lp (finds you delinquent) [("treatment, rehabilitation, and supervision")], e judge may [find you delinquent, which means that you broke the law and ed] make you get help?
Poss	ible	Consequences of Adjudication of Delinquency:
13)	mo	you understand that if you are found delinquent, the judge may make you pay oney and place you outside of your home or on probation until you turn 21 ars old?
14)	Ar	e you aware that if you are admitting to
	wil	at your driving license will be suspended now or in the future (which means you I not be able to drive)?  wyer shall write acts on this line, cross off, or write n/a).
15)		you understand that this case can be used against you in the future? For ample, if you break the law again, you may get a longer sentence in jail.

16)	Do you understand that if you are found delinquent, other people may find out about it? You may also have to tell people, including colleges, military recruiters, or employers?	
17)	Do you understand that if you are not a U.S. citizen, it may cause problems, which could include being forced to leave the U.S.?	
Admis	ssion Agreements:	
18)	Are you aware that the judge does not have to accept any agreement between you and the <b>[D.A.] District Attorney</b> ? (write n/a if no agreement)	
<u>19)</u>	If you change your mind about admitting to the charges before the judge decides your disposition or consequences, then you can ask the judge to let you take back your admission.	
Appea	als:	
[19)] <u>2</u>	19)] <u>20)</u> If you are found delinquent after this admission, you can have a higher court review your case for <u>only</u> three reasons:	
	a) [Your admission was not knowingly, intelligently, and voluntarily made, which means you did not understand this admission or were forced to admit] You did not understand this admission or you were forced to admit;	
	b) The court <b>[did not have jurisdiction, which means it]</b> was not the proper court to take your admission; or	
	c) The judge's [disposition of the charge(s), which means what the judge is going to do with you (like a sentence in adult court),] disposition or consequence is more than the biggest punishment an adult would get for the same crime.	
	If you do not admit, do you understand you have other rights?	
Lawy	er's Representation and Opportunity to Speak with Guardian	
[20)] <u>2</u>	21) Are you okay with what your lawyer did for you and how he or she explained everything?	
[21)] <u>2</u>	Did you talk with your parent or guardian about admitting <b>to</b> the charge(s)?	

I promise that I have read <b>[this] the</b> whole form or someone has read <b>[this] the</b> form to me. I understand it. I am telling the truth. I am saying that I have done the things on page 1. I believe that this admission is best for me. The signature below and initials or each page of this form are mine.	
JUVENILE	
DATE	
I,, lawyer for the juvenile, have reviewed this form with my client. My client has told me and I believe that he or she understands this form.	
LAWYER FOR JUVENILE	
DATE	

D. Admission to an Act of Sexual Violence. If a juvenile is making an admission to an act of sexual violence, see 42 Pa.C.S. § 6358, which may render the juvenile eligible for civil commitment for involuntary treatment upon attaining 20 years of age, then the admission colloquy form set forth in paragraph (C) shall be amended to include substantially the following form:

## ADDENDUM TO ADMISSION COLLOQUY FORM

<u>In re</u>	<u>.</u> JD
(Juvenile)	: Delinquent Act(s):
ELIGIBILITY FOR CIVIL COMMITM	MENT FOR INVOLUNTARY TREATMENT
CIVIL COMMITMENT CASES	
I did at least one of the crimes (	in the box below); AND
If the judge says that I am a del	inquent; AND
If I am in placement when I turn	age 20,
I can go to a different placemen	t against my will.
See 42 Pa.C.S. § 6401 et seg.	
Check all that are true:	
☐ Rape, 18 Pa.C.S. § 3121	□ Sexual Assault, 18 Pa.C.S. § 3124.1
☐ Involuntary Deviate Sexual Intercourse, 18 Pa.C.S. § 3123	□ Indecent Assault, 18 Pa.C.S. § 3126
☐ Aggravated Indecent Assault, 18 Pa.C.S. § 3125	□ <u>Incest, 18 Pa.C.S. § 4302</u>

1) If I am in placement when I am age 20, SOAB (State Sexual Offenders

Assessment Board) will look at information about me to see if I have mental problems that make it hard for me to stop doing sexual crimes. initials

See 42 Pa.C.S. § 6358.

2)	If SOAB thinks that I need treatment, the judge will have a hearing.	
	<u>initials</u>	
	See 42 Pa.C.S. § 6358.	
3)	If the judge agrees I need treatment, I will have a second hearing. initials	
	See 42 Pa.C.S. § 6358.	
<u>4)</u>	At the hearing, the judge will decide if I have mental problems that make it likely that I will do sexual crimes again. If the judge says yes, I will go to a different placement for at least one year.	
	See 42 Pa.C.S. §§ 6403 & 6404.	
<u>5)</u>	The judge will look at my case each year. I will stay in that placement for as long as the judge decides that I have mental problems that make it likely that I will do sexual crimes again.	
	See 42 Pa.C.S. § 6404.	
6)	If the judge says I can leave placement, I must continue to get treatment when told for my mental problems. The judge will look at my case after one year. initials	
	See 42 Pa.C.S. §§ 6404.1 & 6404.2.	
7)	If the judge says I can stop getting treatment after one year, I still must talk to a counselor every month. initials	
	See 42 Pa.C.S. §§ 6404.1 & 6404.2.	
8)	If I do not obey these rules or the counselor says I cannot stop my bad actions, I will be sent back to placement. initials  See 42 Pa.C.S. § 6404.2.	
Lawy	ver's Representation and Opportunity to Speak with Guardian	
9)	Did you talk with your lawyer before you decided to tell the judge you did the crimes (delinquent acts)? ☐ Yes ☐ No	
<u>10)</u>	Are you okay with what your lawyer did for you? ☐ Yes ☐ No	
<u>11)</u>	Did your lawyer answer all your questions? ☐ Yes ☐ No	

12) Did you talk with your parent or guardian about saying you did the crimes?  ☐ Yes ☐ No
If you answered no, would you like to talk with them now? ☐ Yes ☐ No
I have read this form or someone has read this form to me.
I understand the form and what I have to do. The signature below and initials on each page of this form are mine.
JUVENILE
<u>DATE</u>
I,
LAWYER FOR JUVENILE
DATE

## COMMENT

Under paragraph (A)(1), the court is to determine if the admission is knowingly, intelligently, and voluntarily made by asking questions to ascertain the juvenile's ability to comprehend the written colloquy and to make an admission.

The written colloquy serves as an aid for the court in making its determination that the admission is knowingly, intelligently, and voluntarily made and it does not supplant the court's responsibility to conduct a sufficient inquiry to support its determination pursuant to paragraph (A)(1).

Nothing in this rule prohibits the judge from reviewing the entire written colloquy with the juvenile on the record or asking more questions than required under paragraph (A)(1)(c).

The admission colloquy is similar to a guilty plea colloquy in criminal court; however, the juvenile court judge has special responsibilities under the Juvenile Act in providing a balanced attention to the protection of the community, the imposition of accountability for delinquent acts committed, and the development of competencies to enable juveniles to become responsible and productive members of the community. See 42 Pa.C.S. § 6301.

If the court finds an admission is not knowingly, intelligently, and voluntarily made, the case is to proceed to a hearing pursuant to Rule 406. The decision whether an admission is knowingly, intelligently, and voluntarily made is not appealable to another common pleas judge; therefore, the admission may not be presented to another judge once this determination has been made.

Under paragraph (A)(3), if the disposition agreed upon by the parties is unavailable or the court does not agree with the terms of the tender, the case is to proceed as if no tender had been made.

The court is not to accept a plea of *nolo contendere. See In re B.P.Y.*, 712 A.2d 769 (Pa. Super. **[Ct.]** 1998).

If the court does not accept an agreement or finds an admission not to be knowingly, intelligently, and voluntarily made, a motion for recusal of the judge may be appropriate for the adjudicatory hearing.

Pursuant to paragraph (C), an attorney is to review the written admission colloquy with the juvenile prior to entering the courtroom. The practice in some judicial districts permitting the juvenile probation officer to review this colloquy with the juvenile is inconsistent with this rule.

Pursuant to paragraph (D), the written admission colloquy in paragraph (C) is to be amended when the juvenile is admitting to an act that would render the juvenile eligible for court-ordered involuntary treatment upon attaining 20 years of age. See 42 Pa.C.S. §§ 6358, 6403. The court is to conduct a colloquy as to the potential consequences of an admission of this type using the form in paragraph (D).

The colloquy **forms** use**[s]** several age-appropriate terms for the juvenile to understand; however, certain legal terms are contained in the form. It is expected that attorneys will explain **[this form] these forms** until their clients understand.

[Pursuant to paragraph (C)(4), the admission colloquy is] The forms used for admissions are to be substantially in [this] the forms found at paragraphs (C)(4) and (D). The questions set forth are the minimal standard. A judicial district may choose to add requirements to [its] these admission [colloquy] colloquies. Any addition to the required [colloquy] colloquies is considered a local rule and the procedures of Rule 121 are to be followed if a judicial district chooses to make additions. See Rule 121.

[Nothing in this rule precludes the court from entering a consent decree after the acceptance of an admission.]

The admission **[colloquy]** colloquies can be downloaded from the Supreme Court's webpage at

http://www.pacourts.us/T/BoardsCommittees/JuvenileCourtProcedural/. The **[admission]** forms **[is]** are also available in Spanish.

The Pennsylvania Juvenile Collateral Consequences checklist is also available on the Supreme Court's webpage.

Nothing in this rule precludes the court from entering a consent decree after the acceptance of an admission.

Official Note: Rule 407 adopted April 1, 2005, effective October 1, 2005. Amended January 18, 2012, effective April 1, 2012. Amended January 23, 2017, effective April 3, 2017.

Committee Explanatory Reports:

Final Report explaining the provisions of Rule 407 published with the Court's Order at 35 Pa.B. 2214 (April 16, 2005). Final Report explaining the amendments to Rule 407 published with the Courts' Order at 42 Pa.B. 664 (February 4, 2012). Final Report explaining the amendments to Rule 407 published with the Courts' Order at Pa.B. ( , 2017).