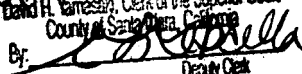


FILED

IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA 18 A 8 38
2009 MAY 18

IN AND FOR THE COUNTY OF SANTA CLARA

JUVENILE DIVISION

David H. Yarnes, Clerk of the Superior Court
County of Santa Clara, California
By: 
Deputy Clerk

E.L. IBARRA

Where the defense attorney represents a client being criminally prosecuted by the District Attorney of Santa Clara County, or their designated agency pursuant to a conflict, and the Juvenile Division of the Santa Clara County Superior Court has in its possession W&I Code Section 602 delinquency records related to that client, the defense attorney may both inspect and copy that client's past delinquency records without a separate order of the Juvenile Court.

In addition, for the sole purpose of preparing and filing of statements in mitigation for sentencing or for requests to strike priors, the defense attorney may attach copies and/or refer to such records in any court documents. If said documents are used for sentencing purposes by the defense attorney, the delinquency records may also be used by the Office of the District Attorney, or the designated agency pursuant to a conflict, to supplement the record without a separate order of the Juvenile Court. The defense attorney shall seek delinquency records under this Order only where the client is under prosecution by the Santa Clara County District Attorney or their designated agency pursuant to a conflict at the time the records are sought.

This Order shall not apply to W&I Code Section 300 records.

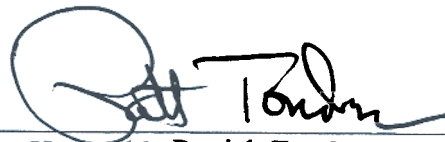
When any such Delinquency records in the Juvenile Court file are inspected or copied by defense counsel, the District Attorney or their designated agency pursuant to a conflict, pursuant to the provisions of this Order, the Court's Declaration for Juvenile Court Records shall be submitted and filed, and shall be dated and contain the name and state bar number of the attorney filing the request.

No further additional dissemination of these juvenile court records may be made by any such attorney without further express permission from the Juvenile Court.

This Order shall supersede the Standing Order of the Court dated March 5th, 2003.

IT IS SO ORDERED:

Dated: 5-15-09



The Honorable Patrick Tondreau
Supervising Judge, Juvenile Delinquency