FII ED
2010 MAR 0 A 10:41

Ball Melanie Bueno

SUPERIOR COURT, STATE OF CALIFORNIA

COUNTY OF SANTA CLARA

Standing Order

Consistent with the desire to prevent very young minors from being brought into Juvenile Hall and recognizing that some failures on the Electronic Monitoring Program are due to unstable homes and family dynamics, it is hereby Ordered that in any case where a minor 12 years of age or younger may be brought into the Hall for either Pre-Court or Post-Court Electronic Monitoring failure, and Probation has both located a community facility or center such as the Bill Wilson Center, and believes an alternative to juvenile hall is proper, Probation, in lieu of receiving the minor into the Hall, may terminate the Electronic Monitoring Program and place the minor in the community facility.

It is so ordered

Dated: 3.10/10

The Honorable Patrick Tondreau

Supervising Judge Juvenile Justice Court