

FILED

SUPERIOR COURT, STATE OF CALIFORNIA 2013 JUL -5 11:29

COUNTY OF SANTA CLARA

David H. Yamasaki, Clerk of the Superior Court
County of Santa Clara, California
By: *Lezli Connelly*
Deputy Clerk

Lezli Connelly

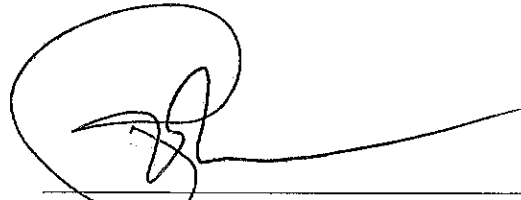
In order to preserve the separation between the in-custody housing of persons subject to the Juvenile and Adult court systems, and to clarify housing issues when there is concurrent jurisdiction between Juvenile and Adult Court,

IT IS ORDERED that:

- 1) upon attaining the age of 18, a person housed in Juvenile Hall who has been found to be an unfit subject as described in Welfare and Institutions Code section 707.01 or has had criminal proceedings instituted against him or her pursuant to Welfare and Institution Code Section 602(b) or 707(d), and is not serving time in juvenile hall pursuant to a juvenile court order of pre-disposition detention or post disposition commitment, shall be transferred to the Santa Clara County Jail for continued housing pursuant to Welfare and Institutions Code Section 707.1.
- 2) upon attaining the age of 18, a minor who is ordered by the Juvenile Court to serve time in Juvenile Hall either for a pre-disposition detention or a post disposition commitment shall serve that time in Juvenile Hall until he or she reaches 19, regardless of any status of unfitness on another Juvenile Petition or any proceedings against him or her pursuant to Welfare and Institutions Code Section 602(b) or 707(b). This is required by and pursuant to Welfare and Institutions Code Sections 208.5, 202(e) and In re Jose H. 77 Cal.App. 4th 1090.(2000)

This Order shall be continuing and shall remain in effect until modified or rescinded by this Court.

Dated: July 5th, 2013



The Honorable Patrick Tondreau
Presiding Judge of the Juvenile Court