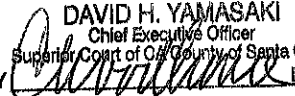


FILED

MAY 02 2014

SUPERIOR COURT COUNTY OF SANTA CLARA
JUVENILE JUSTICE DIVISION
STANDING ORDER

DAVID H. YAMASAKI
Chief Executive Officer
Superior Court of California County of Santa Clara
BY  DEPUTY

C. WOODHOUSE

Welfare and Institutions Code Section 827(b)(2) mandates that the Court notify school districts within seven days of disposition that the minor has been found by the Court to have committed a felony or certain misdemeanors.

There exists a legislative oversight concerning minors who are transferred to Santa Clara County post disposition. This transfer usually occurs because the family has moved from another county to Santa Clara County and the minor will now be attending a new school. Because the case is accepted by our County post disposition, no notification to the school districts occurs.

The intent of the legislature as expressed in W&I 827 (b)(1) is to promote more effective communication between juvenile courts and the schools to ensure the rehabilitation of juvenile offenders and to lessen the potential for drug use, violence and other forms of delinquency.

The juvenile clerks office shall in all cases when the minor is accepted into our juvenile court as a post disposition transfer from another county, notify the superintendent of the school district of attendance within seven days the findings of the juvenile court as required by 827(b)(2).

IT IS SO ORDERED:



The Honorable Patrick Tondreau
Presiding Judge of the Juvenile Court

May 2nd, 2014