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3		SUPERIOR COURT OF CALIFORNIA	
4		COUNTY OF ORANGE	
5		SITTING AS THE JUVENILE COURT	
6	MISCELLANEOUS ORDER NO. M-2019-3		
7			
8	TITLE:	THE ACCOUNTABILITY COMMITMENT PROGRAM	
9	TO:	THE CHIEF PROBATION OFFICER, COUNTY OF ORANGE	
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11	FC	DR GOOD CAUSE SHOWN THEREFORE, IT IS HEREBY ORDERED that the Chief	
12	Probation Officer of Orange County, or designee, is authorized to release youth to the Accountability		
13	Commitment Program as follows:		
14	1.	Youth who have received Juvenile Court commitments of 120 days or less; or	
15	2.	Youth who have received Juvenile Court commitments of more than 120 days, with	
16		successful completion of the custodial commitment such that 120 days or less remain to be	
17		served; or	
18	3.	Youth who have been ordered by the Court to complete specified Accountability	
19		Commitment Program days.	
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21	IT IS FURTHER ORDERED that those youth who enter the Accountability Commitment		
22	Program shall be required to enter and complete all the remaining commitment, in the Accountability		
23	Commitment Program.		
24	IT IS FURTHER ORDERED that aside from youth ordered into the Accountability		
25	Commitment Program by the Court, the Chief Probation Officer, or designee, is authorized to screen		
26	youth for possible release to the Accountability Commitment Program pursuant to the following		
27	criteria:		
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1	1. The current sustained or prior petition(s) does not involve:			
2	a. Robbery under section 211 of the Penal Code in which there was the use of a			
3	deadly weapon (gun, knife, etc.);			
4	b. Murder under section 187 of the Penal Code;			
5	c. Sex offenses;			
6	d. Arson under section 451 of the Penal Code;			
7	e. Violent felonies;			
8	f. Weapons offenses;			
9	g. Weapons on school grounds;			
10	h. Sale of controlled substances or the possession of controlled substances for			
11	purposes of sale (e.g., Health and Safety Code, §§ 11351, 11352, 11378 and			
12	11379).			
13	i. Criminal threats under Penal Code section 422;			
14	2. Any current or prior sustained petition that would present a significant risk to the safety of			
15	the community, youth and/or the program.			
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17	IT IS FURTHER ORDERED that the Chief Probation Officer shall establish criteria for			
18	Program eligibility, enrollment, rules and regulations for the Accountability Commitment Program.			
19	Participation in the Accountability Commitment Program shall include continuous electronic			
20	monitoring using Global Positioning System anklets.			
21	IT IS FURTHER ORDERED that youth who are alleged to have violated the terms of the			
22	Accountability Commitment Program shall be provided with a hearing where the court shall make			
23	findings regarding the alleged violation. Further, if the Court finds the alleged violations to be true,			
24	the Court shall determine whether the remainder of the original commitment that was pending when			
25	the youth was enrolled in the program shall be served in a secure facility or the youth may be re—			
26	released to the Program after an appropriate sanction. Youth given the opportunity to participate in			
27	the Accountability Commitment Program shall receive custody credits only for time served in a			
28	secure juvenile facility. The Probation Officer may2 recommend credit for days served on the			

1	Accountability Commitment Program in the community if there are circumstances which warrant the
2	Court's consideration. Conduct constituting additional violations of probation may be pursued as
3	probation violations pursuant to section 777 of the Welfare and Institutions Code.
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5	Dated this day of , 2019
6	Leonge Meteilee
7	Joanne Motoike Presiding Judge of the Juvenile Court
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