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IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA

SECOND APPELLATE DISTRICT

DIVISION FOUR

In re Amber J., a Person Coming Under the  
Juvenile Court Law.

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THE PEOPLE,

Plaintiff and Respondent,

v.

Amber J.,

Defendant and Appellant.

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B247745

(Los Angeles County  
Super. Ct. No. TJ20159)

APPEAL from an order of the Superior Court of Los Angeles County,  
Tamara Hall, Judge. Modified and affirmed.

Law Offices of Leslie G. McMurray and Leslie G. McMurray, under appointment  
by the Court of Appeal, for Defendant and Appellant.

Kamala D. Harris, Attorney General, Dane R. Gillette, Chief Assistant Attorney  
General, Lance E. Winters, Senior Assistant Attorney General, Steven D. Matthews and  
Analee J. Brodie, Deputy Attorneys General, for Plaintiff and Respondent.

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Minor Amber J. appeals from an order of camp community placement after she violated probation. The parties agree that the juvenile court failed to aggregate her predisposition credit on two petitions filed under Welfare and Institutions Code sections 602 and 777. We modify the order to give minor predisposition credit on both petitions.

In November 2012, the juvenile court sustained one count in a petition brought under Welfare and Institutions Code section 602 alleging that minor committed assault with a deadly weapon. (Pen. Code, § 245, subd. (a)(1)). The court released minor home on probation and gave her 44 days of predisposition credit.

A subsequent petition under Welfare and Institutions Code section 777 alleged minor had violated several conditions of her probation. In March 2013, the court terminated the home on probation order and placed minor in camp for three months, with a four-year maximum term of confinement for the underlying offense. Minor was given three days of predisposition credit for the time she spent in juvenile hall awaiting resolution of the second petition.

The parties agree the court should have aggregated the 44 days of predisposition credit on the first petition with the three days on the second. Indeed, minor is entitled to predisposition credit for the time spent in custody pending resolution of each petition against her. (See *In re Eric J.* (1979) 25 Cal.3d 522, 536; *In re Stephon L.* (2010) 181 Cal.App.4th 1227, 1232; *In re J.M.* (2009) 170 Cal.App.4th 1253, 1256.) In particular, under Penal Code section 2900.5, she is entitled to credit for time spent in juvenile hall that is “attributable to proceedings related to the same conduct.” (Pen. Code, § 2900.5, subds. (b) & (f).) She should receive credit for a total of 47 days.

**DISPOSITION**

The March 15, 2013 order is modified to reflect 47 days of predisposition credit.  
As modified, the order is affirmed.

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EPSTEIN, P. J.

We concur:

WILLHITE, J.

MANELLA, J.