Case 5 18-cv-01399-JGB-JEM Document 87 Filed 08/24/20 Page 1 of 31 Page ID #:1479

Case 5	18-cv-01399-JGB-JEM Document 87 Filed 08/24/20 Page 2 of 31 Page ID #:1480
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1	Probation Department, in his official capacity,
2	Defendants.
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	-2- ADDENDUM TO CLASS ACTION SETTLEMENT AGREEMENT
11	ADDITION TO CENSO ACTION SETTLEMENT AGREEMENT

1 2 3 4 5 6 7 8	LINNEA L. NELSON (SBN 278960) lnelson@aclunc.org AMERICAN CIVIL LIBERTIES UNION FOUNDATION OF NORTHERN CALIFORNIA, INC. 39 Drumm St. San Francisco, CA 94111 Telephone: (415) 621-2493 SARAH HINGER* shinger@aclu.org AMERICAN CIVIL LIBERTIES UNION FOUNDATION 125 Broad St., 18th Floor New York, NY 10004 Telephone: (212) 519-7882 *Admitted Pro Hac Vice	SHEPPARD, MULLIN, RICHTER & HAMPTON LLP A Limited Liability Partnership Including Professional Corporations MOE KESHAVARZI (SBN 223759) mkeshavarzi@sheppardmullin.com ANDREA N. FEATHERS (SBN 287188) afeathers@sheppardmullin.com 333 South Hope Street, 43rd Floor Los Angeles, California 90071-1422 Telephone: (213) 620-1780 Facsimile: (213) 620-1398 MICHAEL HARRIS (SBN 118234) mharris@youthlaw.org NATIONAL CENTER FOR
10	DAVID LOY (SBN 229235)	YOUTH LAW 405 14th Street, 15th Floor Oakland, CA 94612
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12	Maeieon Waciusanaiego.org AMERICAN CIVIL LIBERTIES	VICTOR LEUNG (SBN 268590)
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14	P.O. Box 87131 San Diego, CA 92138-7131 Telephone: (610) 308 4480	CALIFORNIA, INC.
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16		Los Angeles, CA 90017 Telephone: (213) 977-5219 Facsimile: (213) 977-5299 Attorneys for Plaintiffs
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-3-ADDENDUM TO CLASS ACTION SETTLEMENT AGREEMENT

ADDENDUM TO CLASS ACTION SETTLEMENT AGREEMENT

Pursuant to Section XX.B of the Settlement Agreement and Release ("Settlement Agreement") in the above captioned case, this Addendum is entered into by the parties to the Settlement Agreement to modify select provisions of the Settlement Agreement as described herein. The Settlement Agreement remains in effect except to the extent it is conflict with this Addendum.

1. All terms in this Addendum have the same meanings as in the Settlement Agreement.

 2. Section IV.G of the Settlement Agreement is hereby revised to include the following:

H. On December 20, 2019, the Juvenile Court for the County of Riverside in Case Number SWJ1900571 Ordered that "Any youth involved in the Youth Accountability Team ("YAT") Program and/ or any other non-court- ordered probation supervision program, who is within the jurisdiction of the juvenile court, shall be appointed counsel at no cost for purposes of the youth's involvement in the YAT Program and/ or any other non-court- ordered probation supervision program only."

This Order became effective upon execution of the Order Granting Plaintiffs' Motion for Final Approval of Class Action Settlement in the Federal Action.

A copy of the Juvenile Court's Order in this regard is attached hereto as Exhibit "E".

3. Section X.D of the Settlement Agreement is hereby revised to provide as follows:

D. Within 180 days of the Effective Date of Settlement, the Probation Department shall create a mandatory training plan reflecting that all personnel assigned to administer the YAT Program or any other non-court ordered supervision program, and personnel assigned to juvenile intake functions, shall receive training in the areas of "Engaging Youth for Better Probation Outcomes" and "Advancing Probation Practice" as outlined and identified by Scott MacDonald and Naomi Goldstein Scott MacDonald and Naomi Goldstein shall coordinate and lead the training on a yearly basis beginning in FY 2020/2021.

- 4. Section X.D(2) of the Settlement Agreement is hereby revised to provide as follows:
 - (2) Initial training will commence in training year FY 2020/2021 and will consist of two eight (8) hour blocks. Scott MacDonald and Naomi Goldstein will assist the Probation Department in seeking Standards and Training for Corrections-certification for this instruction.
- 5. Section X.D(4) of the Settlement Agreement is hereby revised to provide as follows:
 - (4) A four-hour refresher training for each course will be held annually beginning in FYI 2021/2022 and continuing through the end of FY 2024/2025 for staff who are assigned to the YAT Program or any other non-court ordered supervision program, and to juvenile intake functions.
- 6. Sections XIII.A(3) and (4) of the Settlement Agreement are hereby revised to provide as follows:
 - A. Within 180 days of the Effective Date of Settlement, the Probation Department shall:
 - (3). Identify all youth who were referred to and/or placed on a YAT contract under the jurisdiction of Welfare & Institutions Code § 602. YAT case files for such youth will be maintained or sealed in accordance with Welfare & Institutions Code § 781 and § 786.5.
 - (a) For the 23,717 youth the Riverside County Probation Department has deemed to have "successfully completed" the YAT Program, pursuant to Welfare & Institutions Code § 786.5, the Riverside County Probation Department shall seal the YAT Program case file records in its custody relating to all of the 23,717 youth referred to, and/ or who participated in, the YAT Program.

The Riverside County Probation Department shall also notify all public or private agencies involved in operating the YAT Program to seal the YAT Program case file records in the custody of those agencies relating to all of the 23,717 youth's referral and participation in the YAT Program in accordance with Welfare & Institutions Code § 786.5. These agencies shall promptly seal all such records in accordance thereto.

Pursuant to Welfare & Institutions Code § 786.5, upon such sealing of any records of these 23,717 youth, the arrest or offense giving rise to the youth's participation in the program shall be deemed not to have occurred and the youth may respond accordingly to any inquiry, application, or process in which disclosure of this information is requested or sought.

A copy of the Juvenile Court's Order in this regard is attached hereto as Exhibit "F". This Order became effective upon execution of the Order Granting Plaintiffs' Motion for Final Approval of Class Action Settlement in the Federal Action.

(b) For the approximately 2,600 records related to youth who were unsuccessful or withdrew from the YAT program, some of these youth may be eligible for record sealing under Welfare & Institutions Code § 781, after the filing of a petition, assessment by the District Attorney, and a possible Court hearing has occurred.

A process has been established whereby the names and information related to each of the approximately 2,600 petitions have been provided to Burns & Oblachinski, counsel retained by the County to represent the approximately 2,600 youth who were unsuccessful or withdrew from the YAT program for the purpose of possibly sealing the YAT records under Welfare & Institutions Code § 781. Burns & Oblachinski will review each matter and will file a petition for sealing of YAT records under Welfare & Institutions Code § 781 where appropriate. The petition will be reviewed by the District Attorney's office and potentially objected to. If no objection is filed, the Court may approve the sealing of the youth's specific YAT program file for which the petition was filed. If an objection is filed, the Court will set the matter for hearing.

(4) Notify all youth who were referred to and/or placed on a YAT contract under the jurisdiction of Welfare & Institutions Code § 601 and their parent or guardian that the youth continues to be eligible for diversion under Welfare & Institutions Code § 654. This notification shall be done by: (1) Amending the Final Notice of Class Settlement to include one sentence indicating that "All youth who were referred to and/or placed on a YAT contract under the jurisdiction of Welfare &

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Institutions Code § 601 continue to be eligible for diversion under Welfare & Institutions Code § 654"; (2) Including the aforementioned provision in the Addendum to Class Action Settlement Agreement as set forth herein; (3) Posting of the Final Notice and Addendum to Class Action Settlement Agreement on the County, Probation, and Class Counsels' websites within 7 days of the Court's approval of the Addendum to Class Action Settlement Agreement; and (4) Distributing copies of the Final Notice and Addendum to Class Action Settlement Agreement to the Juvenile Defense Panel and the District Attorney's Office within 7 days of the Court's approval of the Addendum to Class Action Settlement Agreement.

- 7. Section XIV(B) of the Settlement Agreement is hereby revised to include the following:
 - (7) On December 20, 2019, the Juvenile Court for the County of Riverside in Case Number SWJ1900571 Ordered that "third-party Monitors stipulated to by the Parties shall be permitted access to the Youth Accountability Team ('YAT') Program case files for all youth in the YAT Program or any other non-courtordered probation supervision program to ensure Defendants' compliance with the Agreement, subject to the following conditions: 1) any reports prepared by the third-party Monitors shall not include any of the juveniles' names or personally identifying information; 2) any reports prepared by the third-party Monitors shall not include any individual YAT case file, or part thereof, as an attachment, addendum or exhibit to the report, and 3) the Parties shall use the following notice which currently exists in the Notice to the Class in the Federal Action, provided to this Court, which advises Class Members that, 'The County will regularly collect and analyze data around the referrals, participation, and outcomes for youth who are placed in the YAT program. The County will disaggregate all data to show any disparities by race / ethnicity, gender, age at time of alleged offense, and foster youth status. The County will publish a written, publicly available report each year sharing its analysis of this data.""

A copy of the Juvenile Court's Order in this regard is attached hereto as Exhibit "G". This Order became effective upon execution of the Order Granting Plaintiffs' Motion for Final Approval of Class Action Settlement in the Federal Action.

8. Section XVI(A) of the Settlement Agreement is hereby revised to provide as follows:

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A. Concurrently with their filing of this Agreement, Plaintiffs' Counsel shall apply to the Court for Preliminary Approval of the Settlement provided for in this Agreement and entry of a Preliminary Approval Order. Such Preliminary Approval will seek approval of a Notice to the Class, as well as a finding that the following satisfies the publication requirements of Rule 23 of the Federal Rules of Civil Procedure. The Parties agree that Defendants will contract with AB Data to create the Notice to the Class, and to create and implement the Notice Plan intended to reach a high percentage of Class Members. A copy of the Juvenile Court's Order authorizing the release to AB Data of the names and contact information for all youth who were referred to or have participated in the YAT Program is attached hereto as Exhibit "H". A description of the Notice Plan is attached as Exhibit D.

(SIGNATURES ON FOLLOWING PAGE)

1	Accepted and Agreed to by:	
2		
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4		
5	Dated: August 20, 2020	
6	,	By: /s/ <i>Victor Leung</i> ACLU FOUNDATION OF SOUTHERN
7		CALIFORNIA
8		Victor Leung
9		ACLU FOUNDATION OF NORTHERN CALIFORNIA Linnea L. Nelson
10		AMERICAN CIVIL LIBERTIES UNION
11		FOUNDATION Sarah Hinger (Admitted <i>Pro Hac Vice</i>)
12 13		ACLU FOUNDATION OF SAN DIEGO AND IMPERIAL COUNTIES
14		David Loy Melissa Deleon
15		SHEPPARD, MULLIN, RICHTER & HAMPTON LLP
16		& HAMPTON LLP Moe Keshavarzi Andrea N. Feathers
17		NATIONAL CENTER FOR YOUTH LAW
18		Michael Harris
19		Attorneys for Plaintiffs
20		
21		
22	August 20, 2020	By:
23		OFFICE OF COUNTY COUNSEL FOR THE COUNTY OF RIVERSIDE
24		James E. Brown
25		Kelly A. Moran Attorneys for Defendants
26		
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		-9-
		ADDENDUM TO CLASS ACTION SETTLEMENT AGREEMENT

Pursuant to Local Rule 5-4.3.4(a)(2)(i), I, KELLY A. MORAN, attest that all signatories listed, and on whose behalf the filing is submitted, concur in the filing's content and have authorized the filing. /s/ Kelly A. Moran -10-ADDENDUM TO CLASS ACTION SETTLEMENT AGREEMENT

EXHIBIT E

1	SYLVIA TORRES-GUILLÉN (SBN 164	835)
2	storres-guillen@aclusocal.org AMERICAN CIVIL LIBERTIES UNION FOUNDATION OF SOUTHERN CALIF	ORNIA, INC. SUPERIOR COURT OF CALIFORNIA
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4	Telephone: (213) 977-5220 Facsimile: (213) 977-5299	DEC 2 0 2019
5	Attorneys for Plaintiffs	XT A. LaMar
6		1 (07) 1 1 (0.550)
7	JAMES E. BROWN, Assistant County Co KELLY A. MORAN, Deputy County Cou 3960 Orange Street, Suite 500 Riverside, CA 92501-3674	ounsel (SBN 162579) insel (SBN 267147)
8	Riverside, CA 92501-3674 Telephone: (951) 955-6300	
9	Facsimile: (951) 955-6363	DEC
10	Email: <u>Jebbrown@rivco.org</u> Kmoran@rivco.org	%
		DIVED CIDE. MADY HAVE 9
11	Attorneys for Defendants, COUNTY OF I AND BRYCE HULSTROM	RIVERSIDE; MARK HAKE,
12	Additional counsel on following page	
13	SUPERIOR COURT FOR TI	HE STATE OF CALIFORNIA
14	COUNTY OF RIVERSU	DE - JUVENILE COURT
15		
16	SIGMA BETA XI, INC.; ANDREW M., by and through his next friend	[PROPOSED] ORDER OF THE JUVENILE COURT REGARDING
17	DENISE M., on behalf of himself and all others similarly situated; JACOB	APPOINTMENT AND PROVISION OF DEFENSE COUNSEL TO MINORS IN CONNECTION WITH
18	T., by and through his next friend HEATHER T., on behalf of himself and all others similarly situated; J.F.,	THE YAT PROGRAM AND ALL NON-COURT-ORDERED
19	by and through her next friend CINDY	SUPERVISION PROGRAMS
20	MCCONNELL, on behalf of herself and all others similarly situated,	Presiding Judge: Hon. Judith C. Clark
21	Plaintiffs,	Case No. SWJ1900571
22	v.	Case 140. 5 4431700371
23	COUNTY OF RIVERSIDE; MARK	
24	HAKE, Chief of the Riverside County Probation Department, in his official	
25	capacity; BRYCE HULSTROM, Chief Deputy of the Riverside County	0.27
26	Probation Department, in his official capacity,	*
27	Defendants.	
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	SMRH:4838-5931- [PROPOSED] ORDER OF THE JUVENILE COURT	

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1 2 3 4 5 6 7 8	LINNEA L. NELSON (SBN 278960) lnelson@aclunc.org AMERICAN CIVIL LIBERTIES UNION FOUNDATION OF NORTHERN CALIFORNIA, INC. 39 Drumm St. San Francisco, CA 94111 Telephone: (415) 621-2493 DAVID LOY (SBN 229235) davidloy@aclusandiego.org MELISSA DELEON (SBN 272792) mdeleon@aclusandiego.org AMERICAN CIVIL LIBERTIES UNION FOUNDATION OF SAN DIEGO AND IMPERIAL COUNTIES P.O. Box 87131	MOE KESHAVARZI (SBN 223759) mkeshavarzi@sheppardmullin.com ANDREA N. FEATHERS (SBN 287188) afeathers@sheppardmullin.com SHEPPARD, MULLIN, RICHTER & HAMPTON LLP A Limited Liability Partnership Including Professional Corporations 333 South Hope Street, 43rd Floor Los Angeles, California 90071-1422 Telephone: (213) 620-1780 Facsimile: (213) 620-1398 MICHAEL HARRIS (SBN 118234) mharris@youthlaw.org NATIONAL CENTER FOR YOUTH LAW 405 14th Street, 15th Floor
10 11	San Diego, CA 92138-7131 Telephone: (619) 398-4489 Facsimile: (619) 232-0036	Oakland, CA 94612 Telephone: (510) 835-8098 Facsimile: (410) 835-8099
12	,	VICTOR LEUNG (SBN 268590)
13		vleung@aclusocal.org AMERICAN CIVIL LIBERTIES UNION FOUNDATION OF SOUTHERN
14		FOUNDATION OF SOUTHERN CALIFORNIA, INC.
15		1313 W. 8th Street Los Angeles, CA 90017
16		Telephone: (213) 977-5219 Facsimile: (213) 977-5299
17		Attorneys for Plaintiffs
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[]	SMRH:4838-5931-9960.1 [PROPOSED]	ORDER OF THE JUVENILE COURT

TO ALL PARTIES AND TO THEIR ATTORNEYS OF RECORD HEREIN:

Hearings on the Joint Stipulation and Petition filed by Plaintiffs Sigma Beta Xi, Inc., Jacob T., J.F., and Andrew M., and Defendants County of Riverside (the "County"), Mark Hake, and Bryce Hulstrom (together, the "Parties") took place before the Honorable Judith C. Clark, Superior Court Judge of Riverside County -Southwest Juvenile Court on October 21, 2019, November 6, 2019, and December 6, 2019. After considering the papers filed by the Parties, oral argument, and the Order Granting Plaintiffs' Motion for Preliminary Approval of Class Action Lawsuit 9 | Settlement issued by the Honorable Jesus G. Bernal, United States District Judge of 10 | the Central District of California, in Sigma Beta Xi, Inc, v. County of Riverside, Case No. 5:18-cv-01399-JGB-JEM (the "Federal Action"), on August 26, 2019,

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that:

Any youth involved in the Youth Accountability Team ("YAT") Program and/or any other non-court-ordered probation supervision program, who is within the jurisdiction of the juvenile court, shall be appointed counsel at no cost for purposes of the youth's involvement in the YAT Program and/or any other non-court-ordered probation supervision program only.

This Court further recognizes that, pursuant to agreement and stipulation by the 19 Parties, at all times hereafter upon entry of this Order, all youths referred to and involved in a non-court-ordered probation supervision program operated by the County, including the YAT Program, must be provided counsel by the County, for purposes of the youth's involvement in the YAT Program and/or any other non-courtordered probation supervision program only, at no cost to the youth from the time the youth is referred to the YAT Program or any other non-court-ordered probation supervision program through the time that all documents related to the youth's referral to and/or participation in the YAT Program or any other non-court-ordered probation supervision program are sealed and destroyed. The County has represented that it will

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1 || furnish such counsel through the Juvenile Defense Panel. Counsel thus appointed for the youth shall be provided access to all documents related to the youth's referral to and/or participation in the YAT Program or any other non-court-ordered probation supervision program, as necessary to represent the youth. This Order shall become effective upon execution of the Order Granting 6 Plaintiffs' Motion for Final Approval of Class Action Settlement in the Federal Action. IT IS SO ORDERED.

Dated: Dec. 13, 2019

N. JUDITH C. CLARK

EXHIBIT F

1	SYLVIA TORRES-GUILLÉN (SBN 164	4835)
2	SYLVIA TORRES-GUILLÉN (SBN 164 storres-guillen@aclusocal.org AMERICAN CIVIL LIBERTIES UNIO	
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4	Los Angeles, CA 90017 Telephone: (213) 977-5220 Facsimile: (213) 977-5299	DEC 2 0 2019
5		Do Alamar
6	Attorneys for Plaintiffs	
7	JAMES E. BROWN, Assistant County C KELLY A. MORAN, Deputy County Co 3960 Orange Street, Suite 500	ounsel (SBN 162579) unsel (SBN 267147)
8	II KIVerside. CA 92501-3674	DEC 29
9	Telephone: (951) 955-6300 Facsimile: (951) 955-6363 Email: Jebbrown@rivco.org	•
10	Kmoran@rivco.org	2019 .
11	Attorneys for Defendants, COUNTY OF	RIVERSIDE; MARK HAKE,
12	Attorneys for Defendants, COUNTY OF RIVERSIDE; MARK HAKE, AND BRYCE HULSTROM Additional counsel on following page	
13	CUDEDIOD COVER TOD TO	
14	,	HE STATE OF CALIFORNIA
15		DE - JUVENILE COURT
16	SIGMA BETA XI, INC.; ANDREW M., by and through his next friend	[PROPOSED] ORDER OF THE JUVENILE COURT REGARDING
17	DENISE M., on behalf of himself and all others similarly situated; JACOB	SEALING OF YAT PROGRAM CASE FILES UNDER WELFARE &
18	T., by and through his next friend HEATHER T., on behalf of himself and all others similarly situated; J.F.,	INSTITUTIONS CODE § 786.5
19	i dy anu unonyn her hexi iriena i iwi iy	Presiding Judge: Hon. Judith C. Clark
20	MCCONNELL, on behalf of herself and all others similarly situated,	Case No. SWJ1900571
21	Plaintiffs,	
22	v.	X RS
23	COUNTY OF RIVERSIDE; MARK	194
24	Probation Department, in his official	
25	HAKE, Chief of the Riverside County Probation Department, in his official capacity; BRYCE HULSTROM, Chief Deputy of the Riverside County Probation Department, in his official	
26	capacity,	9
	l l	
27	Defendants.	
27 28	Defendants.	

[PROPOSED] ORDER OF THE JUVENILE COURT

SMRH:4838-5931-

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	1)	se
	LINNEA L. NELSON (SBN 278960)	MOE KESHAVARZI (SRN 222750)
2	AMERICAN CIVIL I IREPTIES	mkeshavarzi@sheppardmullin.com
3	UNION FOUNDATION OF NORTHERN CALIFORNIA, INC.	MOE KESHAVARZI (SBN 223759) mkeshavarzi@sheppardmullin.com ANDREA N. FEATHERS (SBN 287188) afeathers@sheppardmullin.com SHEPPARD, MULLIN, RICHTER & HAMPTON LIP
4	all 39 Dimini St.	HAMPTON LLP
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	mdoloon@column 1	1 doshinio. (213) 020-1396
8	AMERICAN CIVIL LIBERTIES UNION FOUNDATION OF SAN	MICHAEL HARRIS (SBN 118234) mharris@youthlaw.org NATIONAL CENTER FOR
9	PO Boy 87131	YOUTH LAW
10	San Diego, CA 92138-7131	405 14th Street, 15th Floor Oakland, CA 94612
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12		VICTOR LEUNG (SBN 268590)
13		vleung@aclusocal.org AMERICAN CIVIL LIBERTIES UNION FOUNDATION OF SOUTHERN
14	8	TO OT TOTAL OF BOOTHERN
15		CALIFORNIA, INC. 1313 W. 8th Street
16		Los Angeles, CA 90017 Telephone: (213) 977-5219
17	\$4	Facsimile: (213) 977-5299
18		Attorneys for Plaintiffs
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[PROPOSED] ORDER OF THE JUVENILE COURT

SMRH:4838-5931-9960.1

TO ALL PARTIES AND TO THEIR ATTORNEYS OF RECORD HEREIN:

Hearings on the Joint Stipulation and Petition filed by Plaintiffs Sigma Beta Xi, Inc., Jacob T., J.F., and Andrew M., and Defendants County of Riverside (the "County"), Mark Hake, and Bryce Hulstrom (together, the "Parties") took place before the Honorable Judith C. Clark, Superior Court Judge of Riverside County -Southwest Juvenile Court on October 21, 2019, November 6, 2019 and December 6, 2019. After considering the papers filed by the Parties, oral arguments, and the Order Granting Plaintiffs' Motion for Preliminary Approval of Class Action Settlement 9 || issued by the Honorable Jesus G. Bernal, United States District Judge of the Central 10 | District of California, in Sigma Beta Xi, Inc, v. County of Riverside, Case No. 5:18cv-01399-JGB-JEM (the "Federal Action"), on August 26, 2019,

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that:

For the 23,717 youth the Riverside County Probation Department has deemed to have "successfully completed" the Youth Accountability Team ("YAT") Program, pursuant to Welfare & Institutions Code § 786.5, the Riverside County Probation 16 | Department shall seal the YAT Program case file records in its custody relating to all of the 23,717 youth referred to, and/or who participated in, the YAT Program.

The Riverside County Probation Department shall also notify all public or private agencies involved in operating the YAT Program to seal the YAT Program case file records in the custody of those agencies relating to all of the 23,717 youth's referral and participation in the YAT Program in accordance with Welfare & Institutions Code § 786.5. These agencies shall promptly seal all such records in accordance thereto.

Pursuant to Welfare & Institutions Code § 786.5, upon such sealing of any records of these 23,717 youth, the arrest or offense giving rise to the youth's participation in the program shall be deemed not to have occurred and the youth may

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respond accordingly to any inquiry, application, or process in which disclosure of this information is requested or sought. This Order shall become effective upon execution of the Order Granting Plaintiffs' Motion for Final Approval of Class Action Settlement in the Federal Action. IT IS SO ORDERED. Dated: Dec. 13, 2019

[PROPOSED] ORDER OF THE JUVENILE COURT

SMRH:4838-5931-9960.1

EXHIBIT G

	· II		
1	SYLVIA TORRES-GUILLÉN (SBN 16 storres-guillen@aclusocal.org	54835)	
2	CHAINERIC AIGIT TO LEDUCTION TINDS	XXT	
3	FOUNDATION OF SOUTHERN CALI 1313 W. 8th Street	IFORNIA, INC.	SUPERIOR COURT OF CALIFORNIA COUNTY OF RIVERSIDE
4		<u>√</u> 2	DEC 2 0 2019
5	Facsimile: (213) 977-5299		TA .
6	Attorneys for Plaintiffs		_XDA.LaMar
7	JAMES E. BROWN, Assistant County (KELLY A. MORAN, Deputy County C	Counsel (SBN 1625	<u>7</u> 9)
8	3960 Orange Street, Suite 500 Riverside CA 92501-3674	Junsei (DDIV 20/14	7)
- Q	Telephone: (951) 955-6300 Facsimile: (951) 955-6300		DEC
10	Facsimile: (951) 955-6363 Email: <u>Jebbrown@rivco.org</u>		20
10	Kmoran@rivco.org		201
11	AND BRYCE HULSTROM	RIVERSIDE; MAI	RK HAKE,
12	Additional counsel on following page		
13	SUPEDIOD COURT FOR T		·
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	COUNTY OF RIVERSIDE - JUVENILE COURT		
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15 16	SIGMA BETA XI, INC.; ANDREW M., by and through his next friend	[PROPOSED] O	RDER OF THE
	SIGMA BETA XI, INC., ANDREW M., by and through his next friend DENISE M., on behalf of himself and	[PROPOSED] O JUVENILE COU ACCESS TO YO	RDER OF THE URT AUTHORIZING OUTH
16	SIGMA BETA XI, INC., ANDREW M., by and through his next friend DENISE M., on behalf of himself and	[PROPOSED] OF JUVENILE COUNTABILE CASES TO YOU ACCOUNTABILE CASES TO YOU ACCOUNTABILE CASES TO YOUR PROPERTY OF THE PROPERTY O	RDER OF THE URT AUTHORIZING OUTH LITY TEAM E FILES BY
16 17	SIGMA BETA XI, INC., ANDREW M., by and through his next friend DENISE M., on behalf of himself and all others similarly situated; JACOB T., by and through his next friend HEATHER T., on behalf of himself and all others similarly situated. LE	[PROPOSED] OF JUVENILE COUNTABILS ACCOUNTABILS CAS MONITORS TO COUNTY'S COM	RDER OF THE JRT AUTHORIZING DUTH LITY TEAM JE FILES BY ENSURE THE MPLIANCE WITH
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2 3 4 5 6 7 8 9 10	39 Drumm St. San Francisco, CA 94111 Telephone: (415) 621-2493 DAVID LOY (SBN 229235) davidloy@aclusandiego.org MELISSA DELEON (SBN 272792) mdeleon@aclusandiego.org AMERICAN CIVIL LIBERTIES UNION FOUNDATION OF SAN DIEGO AND IMPERIAL COUNTIES	MOE KESHAVARZI (SBN 223759) mkeshavarzi@sheppardmullin.com ANDREA N. FEATHERS (SBN 287188) afeathers@sheppardmullin.com SHEPPARD, MULLIN, RICHTER & HAMPTON LLP A Limited Liability Partnership Including Professional Corporations 333 South Hope Street, 43rd Floor Los Angeles, California 90071-1422 Telephone: (213) 620-1780 Facsimile: (213) 620-1398 MICHAEL HARRIS (SBN 118234) mharris@youthlaw.org NATIONAL CENTER FOR YOUTH LAW 405 14th Street, 15th Floor Oakland, CA 94612 Telephone: (510) 835-8098 Facsimile: (410) 835-8099
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13	1	VICTOR LEUNG (SBN 268590) vleung@aclusocal.org AMERICAN CIVIL LIBERTIES UNION EOUNDATION OF SOLUTION
14		TOOMDATION OF SOUTHERN
15		CALIFORNIA, INC. 1313 W. 8th Street
16		Los Angeles, CA 90017 Telephone: (213) 977-5219
17		Facsimile: (213) 977-5299
18		Attorneys for Plaintiffs
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[] :	SMRH:4838-5931-9960.1 [PROPOSED] (ORDER OF THE JUVENILE COURT

TO ALL PARTIES AND TO THEIR ATTORNEYS OF RECORD HEREIN:

Hearings on the Joint Stipulation and Petition filed by Plaintiffs Sigma Beta Xi, Inc., Jacob T., J.F., and Andrew M., and Defendants County of Riverside (the "County"), Mark Hake, and Bryce Hulstrom (together, the "Parties") took place before the Honorable Judith C. Clark, Superior Court Judge of Riverside County -Southwest Juvenile Court on October 21, 2019, November 6, 2019, and December 6, 2019. After considering the papers filed by the Parties, oral argument, and the Order Granting Plaintiffs' Motion for Preliminary Approval of Class Action Settlement issued by the Honorable Jesus G. Bernal, United States District Judge of the Central 10 | District of California, in Sigma Beta Xi, Inc, v. County of Riverside, Case No. 5:18cv-01399-JGB-JEM (the "Federal Action") on August 26, 2019,

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that:

In accordance with Section XIV of the Parties' Settlement Agreement, the third-party Monitors stipulated to by the Parties shall be permitted access to the Youth 15 | Accountability Team ("YAT") Program case files for all youth in the YAT Program or any other non-court-ordered probation supervision program to ensure Defendants' compliance with the Agreement, subject to the following conditions: 1) any reports prepared by the third-party Monitors shall not include any of the juveniles' names or personally identifying information; 2) any reports prepared by the third-party Monitors shall not include any individual YAT case file, or part thereof, as an attachment, addendum or exhibit to the report, and 3) the Parties shall use the following notice which currently exists in the Notice to the Class in the Federal Action, provided to this Court, which advises Class Members that, "The County will regularly collect and analyze data around the referrals, participation, and outcomes for youth who are placed in the YAT program. The County will disaggregate all data to show any disparities by race / ethnicity, gender, age at time of alleged offense, and

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foster youth status. The County will publish a written, publicly available report each year sharing its analysis of this data." This Order shall become effective upon execution of the Order Granting Plaintiffs' Motion for Final Approval of Class Action Settlement in the Federal Action. IT IS SO ORDERED. Dated: Dec. 13, 2019 JUDITH C. CLARK İİ

[PROPOSED] ORDER OF THE JUVENILE COURT

SMRH:4838-5931-9960.1

EXHIBIT H

	1 SYLVIA TORRES-GUILLÉN (SBN 1	64835)	
	1 SYLVIA TORRES-GUILLÉN (SBN 1 storres-guillen@aclusocal.org 2 AMERICAN CIVIL LIBERTIES UNIC		
	FOUNDATION OF SOUTHERN CAL 3 1313 W. 8th Street	IFORNIA, INC. SUPERIOR COURT OF CALIFORNIA	
	Los Angeles, CA 90017 4 Telephone: (213) 977-5220	COUNTY OF RIVERSIDE	
	racsimile: (2/3) 9//_5/00	DEC 2 0 2019	
	Attorneys for Plaintiffs	Alamar	
	JAMES E. BROWN, Assistant County	Counsel (CDN 162670)	
	JAMES E. BROWN, Assistant County (KELLY A. MORAN, Deputy County C 3960 Orange Street, Suite 500 Riverside, CA 92501-3674	ounsel (SBN 267147)	
8	Riverside, CA 92501-3674 Telephone: (951) 955-6300	M _B y	
٥	Facsimile: (951) 955-6363 Email: Jebbrown@rivco.org	DE	
10	Kmoran@rivco.org	C %	
11		RIVERSIDE; MARK HAKE,	
12		<u> </u>	
13	Additional counsel on following page	S	
14	SUPERIOR COURT FOR T	HF STATE OF CALIBODAY	
15	SUPERIOR COURT FOR THE STATE OF CALIFORNIA COUNTY OF RIVERSIDE - JUVENILE COURT		
16	SIGMA BETA XI, INC.: ANDREW		
17		[PROPOSED] ORDER OF THE JUVENILE COURT AUTHORIZING	
18	T., by and through his post friend	CONTACT INFORMATION BY AR	
19	HEATHER T., on behalf of himself and all others similarly situated; J.F., by and through her next find the situated.	THE CLASS SETTLEMENT	
20	II 9 J WARD LITTUIDELLIEF LIEVI PREMOTE INVINV	AGREEMENT IN THE FEDERAL ACTION	
21	MCCONNELL, on behalf of herself and all others similarly situated,	Presiding Judge: Hon. Judith C.	
22	Plaintiffs,	Clark	
	v.	Case No. SWJ1900571	
23	COUNTY OF RIVERSIDE; MARK	C)	
24	HAKE, Chief of the Riverside County Probation Department, in his official		
25	I conductive DIVI C.D. DITTO I K.C.IVI C.PAGE. I		
26	Deputy of the Riverside County Probation Department, in his official	2 0	
27	capacity,	² ∏	
28	Defendants.		
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11	SMRH;4838-5931- [PROPOSED] ORDER OF THE JUVENILE COURT		

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10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	DAVID LOY (SBN 229235) davidloy@aclusandiego.org MELISSA DELEON (SBN 272792) mdeleon@aclusandiego.org AMERICAN CIVIL LIBERTIES UNION FOUNDATION OF SAN DIEGO AND IMPERIAL COUNTIES P.O. Box 87131 San Diego, CA 92138-7131 Telephone: (619) 398-4489 Facsimile: (619) 232-0036	MOE KESHAVARZI (SBN 223759) mkeshavarzi@sheppardmullin.com ANDREA N. FEATHERS (SBN 287188) afeathers@sheppardmullin.com SHEPPARD, MULLIN, RICHTER & HAMPTON LIP A Limited Liability Partnership Including Professional Corporations 333 South Hope Street, 43rd Floor Los Angeles, California 90071-1422 Telephone: (213) 620-1780 Facsimile: (213) 620-1398 MICHAEL HARRIS (SBN 118234) mharris@youthlaw.org NATIONAL CENTER FOR YOUTH LAW 405 14th Street, 15th Floor Oakland, CA 94612 Telephone: (510) 835-8098 Facsimile: (410) 835-8099 VICTOR LEUNG (SBN 268590) vleung@aclusocal.org AMERICAN CIVIL LIBERTIES UNION FOUNDATION OF SOUTHERN CALIFORNIA, INC. 1313 W. 8th Street Los Angeles, CA 90017 Telephone: (213) 977-5219 Facsimile: (213) 977-5299 Attorneys for Plaintiffs
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li	SMRH:4838-5931-9960.1 [PROPOSED] C	ORDER OF THE JUVENILE COURT

TO ALL PARTIES AND TO THEIR ATTORNEYS OF RECORD HEREIN:

Hearings on the Joint Stipulation and Petition filed by Plaintiffs Sigma Beta Xi, Inc., Jacob T., J.F., and Andrew M., and Defendants County of Riverside (the "County"), Mark Hake and Bryce Hulstrom (together, the "Parties") took place before the Honorable Judith C. Clark, Superior Court Judge of Riverside County - Southwest Juvenile Court on October 21, 2019, November 6, 2019, and December 6, 2019. After considering the papers filed jointly by the Parties, oral argument, and the Order Granting Plaintiffs' Motion for Preliminary Approval of Class Action Settlement issued by the Honorable Jesus G. Bernal, United States District Judge of the Central District of California, in Sigma Beta Xi, Inc, v. County of Riverside, Case No. 5:18cv-01399-JGB-JEM (the "Federal Action") on August 26, 2019,

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that:

In accordance with Section XVI of the Parties' Settlement Agreement, AB Data 14 | shall be permitted access to the names and contact information for all youth who were 15 referred to or have participated in the YAT Program to provide notice of the settlement to Class Members, subject to the following conditions: 1) the names and contact information for the aforementioned youth may only be used for the limited purpose of providing notice of the settlement to the class members in the Federal 19 | Action; 2) the information cannot be provided by AB Data to any other entity except as necessary to effectuate mailing the notice to the class members in the Federal Action, e.g., AB Data may indirectly share the information with the United States Postal Service to effectuate delivery of the notice to the class members; and 3) the information cannot be sold, shared, or disseminated in any other way by AB Data.

IT IS SO ORDERED.

Dated: Dec. 13, 2019

N. JUDITH C. CLARK

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PROOF OF SERVICE
United States District Court Case No. 5:18-cv-01399

I, the undersigned, say that I am a citizen of the United States and am employed in the county of Riverside, over the age of 18 years and not a party to the within action or proceeding; that my business address is: 3960 Orange Street, Suite 500, Riverside, CA 92501-3611.

On August 24, 2020, a true and correct copy of the foregoing document entitled:

ADDENDUM TO CLASS ACTION SETTLEMENT AGREEMENT

was served on all parties pursuant to FRCivP 5(b) as follows:

SEE ATTACHED - SERVICE LIST

TO BE SERVED BY THE COURT VIA THE NOTICE OF ELECTRONIC FILING (NEF). Pursuant to L.R. 5-3.2.3, the foregoing document will be served by the court via NEF and hyperlink to the document. I checked the CM/ECF docket for this case or adversary proceeding and determined that the following persons are on the Electronic Mail Notice List to receive NEF transmission at the addresses stated.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed on August 24, 2020, at Riverside, California.

Michelle Quiroz

1 SERVICE LIST 2 Sylvia Torres-Guillén Christine P. Sun <u>storres-guillen@aclusocal.org</u> Hannah Comstock 3 csun@aclunc.org Linnea L. Nelson hcomstock@aclusocal.org 4 Ineslon@aclunc.org
American Civil Liberties Union American Civil Liberties Union Foundation of Southern California, Inc. 1313 W. 8th Street 5 Foundation of Northern California, Inc. Los Angeles, CA 90017 T: (213) 977-5220 F: (213) 977-5299 6 39 Drumm St. San Francisco, CA 94111 7 T: (415) 621-2493 Attornéys for Plaintiff 8 9 Sheppard Mullin Richter & Hampton Sarah Hinger Moe Keshavarzi shinger@aclu.org American Civil 10 mkeshavarzi@sheppardmullin.com Andrea N. Feathers Liberties Union Foundation afeathers@sheppardmullin 11 125 Broad Street, 18th Floor 333 South Hope Street, 43rd Floor Los Angeles, CA 90071-1422 T: (213) 620-1780 F: (213) 620-1398 New York, NY 10004 12 T: (212) 519-7882 13 14 15 MICHAEL HARRIS DAVID LOY mharris@youthlaw.org davidloy@aclusandiego.org MELISSA DELEON 16 NATIONAL CENTER FOR YOUTH LAW mdeleon@aclusandiego.org 17 405 14th Street, 15th Floor Oakland, CA 94612 **AMERICAN** CIVIL LIBERTIES UNION FOUNDATION OF SAN Telephone: (510) 835-8098 18 DIEGO AND IMPERIAL COUNTIES Facsimile: (410) 835-8099 P.O. Box 87131 19 San Diego, CA 92138-7131 Telephone: (619) 398-4489 Facsimile: (619) 232-0036 20 21 VICTOR LEUNG vleung@aclusocal.org ALEXIS PIAZZA 22 apiazza@aclusocal.org 23 **AMERICAN** CIVIL LIBERTIES UNION FOUNDATION 24 SOUTHERN CALIFORNIA, INC. 1313 W. 8th Street Los Angeles, CA 90017 Telephone: (213) 977-5219 Facsimile: (213) 977-5299 25 26 27 28

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