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## SUPERIOR COURT FOR THE STATE OF CALIFORNIA

## COUNTY OF RIVERSIDE - JUVENILE COURT

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; J.F., by and through her next friend CINDY MCCONNELL, on behalf of herself and all others similarly situated,

Plaintiffs,
v.

COUNTY OF RIVERSIDE; MARK 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 capacity,

Defendants.
[PROPOSED] ORDER OF THE JUVENILE COURT AUTHORIZING ACCESS TO YOUTH
ACCOUNTABILITY TEAM
JUVENILE CASE FILES BY
MONITORS TO ENSURE THE
COUNTY'S COMPLIANCE WITH THE TERMS OF THE SETTLEMENT AGREEMENT IN THE FEDERAL ACTION

Presiding Judge: Hon. Judith C.
Clark $\qquad$
Case No. SWJ1900571

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## 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 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:

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 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
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


