1 2 3 4 5 6 7 8 9	SYLVIA TORRES-GUILLÉN (SBN 164 storres-guillen@aclusocal.org HANNAH COMSTOCK (SBN 311680) hcomstock@aclusocal.org AMERICAN CIVIL LIBERTIES UNION FOUNDATION OF SOUTHERN CALIF 1313 W. 8th Street Los Angeles, CA 90017 Telephone: (213) 977-5220 Facsimile: (213) 977-5299 Attorneys for Plaintiffs Additional counsel on following page  UNITED STATES	V	
10	CENTRAL DISTRIC	CT OF CALIFORNI	$\mathbf{A}$
11	EASTERN	N DIVISION	
12			
13 14 15 16 17 18 19 20 21 22 23 24	SIGMA BETA XI, INC.; ANDREW M., by and through his next friend DENISE M.; 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.	FOR CLASS CERT APPOINTMENT C COUNSEL Memorandum of Po Declarations of Mod	ION AND MOTION IIFICATION AND OF CLASS  ints and Authorities; e Keshavarzi, Sarah es-Guillén, Michael Feathers; Request Stipulation to ppoint Class osed] Order Filed
25			
26			
27			
28			

1	CHRISTINE P. SUN (SBN 218701)	SHEPPARD, MULLIN, RICHTER &
2	csun@aclunc.org LINNEA L. NELSON (SBN 278960)	HAMPTON LLP A Limited Liability Partnership
3	lnelson@aclunc.org AMERICAN CIVIL LIBERTIES	Including Professional Corporations MOE KESHAVARZI (SBN 223759)
4	UNION FOUNDATION OF NORTHERN CALIFORNIA, INC.	mkeshavarzi@sheppardmullin.com ANDREA N. FEATHERS (SBN 287188)
5	39 Drumm St.	afeathers@sheppardmullin.com 333 South Hope Street, 43rd Floor
6	San Francisco, CA 94111 Telephone: (415) 621-2493	Los Angeles, California 900/1-1422
7	SARAH HINGER*	Telephone: (213) 620-1780 Facsimile: (213) 620-1398
	shinger@aclu.org AMERICAN CIVIL LIBERTIES	MICHAEL HARRIS (SBN 118234)
8	UNION FOUNDATION 125 Broad St., 18th Floor	mharris@youthlaw.org NATIONAL CENTER FOR
9	New York, NY 10004 Telephone: (212) 519-7882	YOUTH LAW 405 14th Street, 15th Floor
10	*Admitted <i>Pro Hac Vice</i>	Oakland, CA 94612
11	DAVID LOY (SBN 229235)	Telephone: (510) 835-8098 Facsimile: (410) 835-8099
12	davidloy@aclusandiego.org MELISSA DELEON (SBN 272792)	VICTOR LEUNG (SBN 268590)
13	mdeleon@aclusandiego.org AMERICAN CIVIL LIBERTIES	vleung@aclusocal.org ALEXIS PIAZZA (SBN 316047)
14	UNION FOUNDATION OF SAN DIEGO AND IMPERIAL COUNTIES	apiazza@aclusocal.org AMERICAN CIVIL LIBERTIES UNION
15	P.O. Box 87131 San Diego, CA 92138-7131	FOUNDATION OF SOUTHERN CALIFORNIA, INC.
16	Telephone: (619) 398-4489 Facsimile: (619) 232-0036	1313 W. 8th Street Los Angeles, CA 90017
17	1 desimile. (013) 232 0030	Telephone: (213) 977-5219 Facsimile: (213) 977-5299
18		
19		Attorneys for Plaintiffs
20		
21		
22		
23		
24		
25		
26		
27		
28		

## NOTICE OF MOTION AND MOTION TO CERTIFY CLASS ACTION AND APPOINT CLASS COUNSEL

5 (

<sup>1</sup> Plaintiffs have set a hearing date to comply with Local Rule 7-4, but the parties have agreed to the appropriateness of class certification, pursuant to the concurrently filed stipulation regarding class certification.

PLEASE TAKE NOTICE THAT at October 29, 2018 at 9 a.m., or as soon thereafter as counsel may be heard, before the Honorable Jesus G. Bernal in Courtroom 1 of the above-entitled Court located at 3470 Twelfth Street Riverside, California, Plaintiffs Jacob T., J.F. and Andrew M. (together, "Plaintiffs") will and hereby do move for an order (1) certifying a class of plaintiffs as defined herein, (2) appointing Jacob T., J.F. and Andrew M. as class representatives and (3) appointing Plaintiffs' counsel as class counsel.

Plaintiffs move to certify the class on the grounds that the requirements of Rule 23(a) and 23(b)(2) of the Federal Rules of Civil Procedure have been satisfied. Rule 23(a) is satisfied because the putative class is so numerous as to render impractical any joinder of the members of the class; there are various factual and legal issues that are common to the members of the proposed class; Jacob T.'s, J.F.'s and Andrew M.'s claims are typical of the class claims; and Jacob. T, J.F. and Andrew M. and their counsel are qualified and prepared to fulfill their role and duty to present the interests of the members of the proposed class. Rule 23(b)(2) is satisfied because Plaintiffs allege conduct by Defendants County of Riverside, Mark Hake and Bryce Hulstrom (together, "Defendants") that is generally applicable to the class, and they seek declaratory and injunctive relief for the class.

This motion is unopposed, and is accompanied by a stipulation with Defendants' counsel, agreeing that (1) the class should be certified, (2) Jacob T., J.F. and Andrew M. should be appointed as class representatives and (3) Plaintiffs' counsel should be appointed as class counsel.

1	Plaintiffs' motion to certify the class and appoint class counsel is based upon	
2	this notice of motion, the concurrently filed memorandum of points and authorities,	
3	the declarations of Moe Keshavarzi, Sarah Hinger, Sylvia Torres-Guillén, Michael	
4	Harris and Andrea Feathers, the request for judicial notice, the stipulation to certify	
5	class and appoint class counsel, the proposed order, all related pleadings and records	
6	on file, all additional matters of which judicial notice may be taken and such	
7	evidence and argument as may be presented at the hearing on this motion.	
8		
9	Dated: September 13, 2018	
10		
11		
12	By /s/ Andrea N. Feathers ACLU FOUNDATION OF SOUTHERN	
13	CALIFORNIA Sylvia Torres-Guillén	
14	Hannah Comstock	
15	Victor Leung Alexis Piazza	
16	ACLU FOUNDATION OF NORTHERN CALIFORNIA	
17	Christine P. Sun Linnea L. Nelson	
18	AMERICAN CIVIL LIBERTIES UNION	
19	FOUNDATION Sarah Hinger (Admitted <i>Pro Hac Vice</i> )	
20	ACLU FOUNDATION OF SAN DIEGO AND	
21	IMPERIAL COUNTIES David Loy Melissa Deleon	
22		
23	SHEPPARD, MULLIN, RICHTER & HAMPTON LLP	
24	Moe Keshavarzi Andrea N. Feathers	
<ul><li>25</li><li>26</li></ul>	NATIONAL CENTER FOR YOUTH LAW Michael Harris	
27	Attorneys for Plaintiffs	
28		
	4	

-4-

### **MEMORANDUM OF POINTS AND AUTHORITIES**

### I. <u>INTRODUCTION</u>

This class action challenges the constitutionality of the Youth Accountability Team ("YAT"), a county-run program that applies harsh criminal-style penalties to children accused of minor school misbehavior or suffering from grief, mental health issues or other difficulties.

The YAT probation program has been operated by the Riverside County Probation Department since 2001. In recent years, school staff and probation officers have referred thousands of children to the program. Of those, hundreds are referred pursuant to California Welfare and Institutions Code section 601 ("Section 601"), a broadly worded statute that the Probation Department has interpreted to give them jurisdiction over children who disobey school staff or their parents, or who break minor school rules. After a referral, probation officers contact the child's guardian to instruct them to meet with the officers in person. During these meetings, probation and other law enforcement officers routinely coerce children to sign a YAT probation contract, which places the child on a six-month probation term with onerous and invasive requirements ranging from regular meetings with officers to drug testing, unannounced searches and restrictions on the persons with whom the child can associate. The child is not provided with counsel or an independent advocate to explain the terms of the probation contract or the consequences for the child.

As set forth in more detail in Plaintiffs' Complaint, Defendants' operation of the YAT program violates the constitutional rights of children referred to or placed on YAT, including the right to due process, the right to counsel, freedom from unreasonable searches and seizures, freedom of association and equal protection under the law under California Government Code § 11135. Plaintiffs also allege that Section 601 is unconstitutionally vague.

This motion and the concurrently filed stipulation of counsel for all parties both ask the Court to certify the proposed class and appoint Plaintiffs' counsel as class counsel. The proposed class definition is: "All children in Riverside County who have been referred to the Riverside County Youth Accountability Team ("YAT") program pursuant to Cal. Welf. & Inst. Code § 601, and who have either been placed on a YAT probation contract or have been referred but not yet placed on a YAT probation contract." As demonstrated in this motion, this case satisfies all of the elements of Rule 23 and the Courts should grant this motion for the following reasons.

**Rule 23(a)**. Numerosity: This class is sufficiently numerous because it includes at least hundreds (and probably thousands) of children referred to or placed on YAT under Section 601.

Commonality: This case involves multiple common questions of law and fact regarding what Defendants are required to or prohibited from doing to respect children's constitutional rights. For example, an obvious common question posed by this case is whether Section 601 is unconstitutionally vague. This common question impacts every member of the putative class and by itself would be sufficient to satisfy the commonality requirements of Rule 23(a). However, as described below, there are many more common questions.

Typicality: The class representatives are typical because they are three children who were referred to and placed on the YAT program based on Section 601, and they all allege that Riverside County's policies and practices regarding YAT violated their constitutional rights.

Adequacy: The class representatives are adequate because they have no antagonistic interests to other class members, and they are committed to fairly representing the class. Class counsel are adequate because they have substantial experience in complex litigation, class actions and civil rights law, they have deep

familiarity with the facts involved in this case and they are committed to zealously prosecuting it on behalf of the class.

Rule 23(b). This case also satisfies the requirements of Rule 23(b)(2), which was developed and designed specifically for civil rights cases, just like this one, in which plaintiffs collectively challenge systemic government policies or programs. Here, Plaintiffs challenge numerous policies and practices related to YAT that apply generally to the whole class. This is precisely the type of class action Rule 23(b)(2) contemplates. Accordingly, Plaintiffs request that the Court grant this motion and certify the class.

### II. SUMMARY OF FACTS

### A. History and Structure of the YAT Program

In 2000, California passed the California Juvenile Justice Crime Prevention Act ("JJCPA"), which provided funding for programs designed to reduce juvenile delinquency. (Compl. ¶ 30.) The following year, Riverside County (the "County") adopted the Juvenile Justice Plan, which included the creation of the Youth Accountability Team ("YAT"). (Compl. ¶ 32.) The County has operated YAT consistently since then. Each year, the state allots funding under the JJCPA to the counties, including Riverside. The County's Juvenile Justice Coordinating Council ("JJCC") then allocates the County's funding to various programs, the bulk of which have gone to YAT. (Compl. ¶ 38.) In 2017-18, the County's proposed budget allocated about \$10.6 million to YAT, 97 percent of the County's JJCPA budget. (*Id.*)

YAT is run by the County's Probation Department, with participation from other law enforcement agencies within the County and the District Attorney's Office. (*Id.*) The County relies on California Welfare & Institutions Code section 654 ("Section 654") to operate YAT. Section 654 provides that, when a probation officer concludes that a minor "is within the jurisdiction of the juvenile court or will probably soon be within that jurisdiction," an officer may "with consent of the

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

minor and the minor's parent or guardian, delineate specific programs of supervision for the minor, for not to exceed six months . . . . " Cal. Welf. & Inst. Code § 654.

#### В. **Referral Process for the YAT Program**

The County describes the YAT program as a pre-diversionary program for children aged 12 to 17 who are displaying "pre-delinquent and delinquent behavior." (Compl. ¶ 35 (emphasis added in Complaint); see also Request for Judicial Notice ("RJN"), Exh. C, p. 4.) Students are referred to the YAT program by school officials, by YAT officers (probation officers who work in the YAT program) or others. YAT officers aggressively solicit referrals for children considered to be "at risk," which YAT broadly defines to include "family conflict, mental health, school adjustment, or gang involvement." (Compl. ¶ 36.)

A significant number of the children referred to YAT are referred based on California Welfare & Institutions Code section 601 ("Section 601"). Section 601 purportedly authorizes schools to make a referral to the juvenile justice system and probation officers to "take jurisdiction" over a juvenile any time the juvenile "persistently or habitually refuses to obey the reasonable and proper orders or directions of school authorities. . . . " Cal. Welfare & Inst. Code § 601(a). Section 601 does not define the terms "persistently," "habitually" or "reasonable and proper orders or directions." See id. Instead, the interpretation and application of this law is left to the discretion of school staff, thereby producing a significant risk that referrals are tainted by implicit or explicit bias based on the race or disability status of the child. (Compl. ¶ 44.)

Relying on the broad and ambiguous language in Section 601, the Probation Department has actively solicited and required referrals from school staff for normal school rule-breaking or misbehavior, such as the following:

- "failure/refusal to follow directives (actively or passively)";
- "talking back to security guard";
- breaking rules regarding "curfew, chores, telephone use" at home;

- "general and repetitive disrespect toward family or school authority figures (incorrigible)";
- "anti-social behavior that disrupts classroom activity";
- "talking during class";
- "refusal to do work";
- "walking out of class"; and
- "talking back to the teacher."

(Compl. ¶ 45.) Children have even been referred to YAT for reasons unrelated to misbehavior—including mental health issues, grief or trauma, bullying or showing signs of a disability. (Compl. ¶¶ 46-47, 52.)

These ambiguous and aggressive referral practices have led to racial disparities. During the 2015–16 school year, for example, Black children were referred to YAT at nearly three times their rate of enrollment countywide. About 32 percent of Riverside County students are Latinx, but Latinx students were more than 39 percent of all YAT referrals during the 2015–16 school year. A significantly greater proportion (30 percent) of referrals for Latinx students were for the lowest-level Section 601 offenses, as compared to students in other racial groups.

### C. Notification of Referral and YAT Probation Contracts

After a child is referred to YAT, YAT officers notify the child's guardians through a phone call or letter that the child has been referred to a "diversion program" and that the child and family must attend a meeting with officers. (Compl. ¶¶ 53-54.) The phone calls and even the letters fall far short of satisfying the County's due process obligations to give the children and family full and fair notice. The notification fails to provide the child and the family with the reasons for the child's referral, or any explanation of the child's rights, the juvenile court process, the requirements of YAT probation, the consequences of being placed on YAT probation or the fact that the YAT program is entirely voluntary. (Compl.

 $\P$  56.) Even when letters are provided, they are written in English and no translation into other languages is provided. (Comp.  $\P$  57.)

The initial YAT meeting is highly coercive, intimidating and misleading. No counsel is provided, and officers do not tell the family they have a right to seek counsel. (Compl. ¶¶ 53, 59, 61.) The meeting generally takes place in a police station or YAT office, and officers are sometimes armed. (Compl. ¶¶ 9, 59.) During the meeting, the officers produce for the child and family a pre-printed YAT probation contract, under which the child agrees to comply with numerous conditions and prohibitions, purportedly to avoid prosecution of the child in juvenile court. (Compl. ¶ 60.) Riverside County, however, does not actually prosecute purported Section 601 violations. (*Id.*) The terms and conditions of YAT contracts vary, but some include searches, drug testing and limitations on the juvenile's rights of association. (Compl. ¶¶ 65-66, 68.) These conditions are sometimes more onerous than conditions imposed in actual juvenile courts for juveniles who are accused of committing criminal violations. (Compl. ¶ 60.)

YAT contracts all last for a term of six months. (Compl. ¶ 64.) After juveniles are placed on YAT, they become ineligible for any other diversionary program in the future—meaning that, if they are accused of a crime, they must go into juvenile court and do not have the option of avoiding prosecution through a diversion program. (Compl. ¶¶ 34, 76.)

## D. Injuries Alleged and Relief Sought

Plaintiffs<sup>2</sup> filed this lawsuit alleging that the YAT program violates the constitutional and civil rights of children referred to or placed on YAT, including the rights to due process, the right to counsel, freedom from unreasonable searches

<sup>&</sup>lt;sup>2</sup> In addition to Jacob T., J.F. and Andrew M., this lawsuit is brought by Sigma Beta Xi, Inc., a mentoring organization for youth in Riverside County.

10

11 12

13

14 15

16

17 18

19 20

21

22 23

25

24

26 27

28

and seizures, freedom of association and equal protection under the law. Plaintiffs also allege that Section 601 is unconstitutionally vague.

Plaintiffs seek declaratory relief establishing that the Defendants' operation of the YAT program is unlawful for these reasons and that Section 601 is unconstitutionally vague. (See Complaint, Prayer V(A)-(F).) Plaintiffs also seek injunctive relief primarily focused on prohibiting Defendants from continuing to operate the YAT program in an unlawful manner. (Id., Prayer, VI(A)-(G).) In their Complaint, Plaintiffs do not seek separate, individual relief for each of the plaintiffs or for individual class members, other than nominal damages for the three named plaintiffs only.

#### Ε. Proposed Class Representatives Jacob T., J.F. and Andrew M.<sup>3</sup>

Class Representative Jacob T. Jacob T. is a 16-year-old white male who lives in Moreno Valley, a city in Riverside County. (Compl. ¶ 13.) In March 2018, when he was a ninth-grade student, he was referred to YAT based on Section 601. (Compl. ¶¶ 98-100.) Later that month, he and his parents attended a YAT meeting, during which officers gave him a pre-printed YAT probation contract and urged him to sign. (Compl. ¶¶ 101-102.) He did not have any legal counsel. (Compl. ¶ 3.) Jacob T. signed the probation contract because he felt intimidated and thought he had no other choice. (Compl. ¶¶102.)

Class Representative J.F. J.F. is a 17-year-old Black female who also lives in Moreno Valley. (Compl. ¶¶ 14.) Sometime in late 2017 or early 2018, when she

<sup>&</sup>lt;sup>3</sup> Jacob T. is appearing in this action via his mother and next friend Heather T. (Compl. ¶ 14.) Andrew M. is appearing in this action via his mother and next friend Denise M. (Compl. ¶ 12.) J.F. is appearing in this action via her grandmother and next friend Cindy McConnell. (Compl. ¶ 14.) Jacob T., Andrew M. and J.F. are proceeding via pseudonyms or initials. On August 8, 2018, the Court issued order allowing Jacob T. and Andrew M., to proceed under a pseudonym. (See ECF No. 28.) In the August 8, 2018 order, the Court also authorized J.F. to proceed using her initials. (Id.)

was a high school sophomore, she was referred to YAT based on Section 601. (Compl. ¶¶ 109-110.) In February 2018, she and her grandmother attended a YAT meeting, during which officers gave her a pre-printed YAT probation contract and asked her to sign it. (Compl. ¶¶ 109-114.) J.F. had no legal counsel. (Compl. ¶¶ 120.) J.F. thought she had no choice but to sign the YAT contract, so she did. (Compl. ¶¶ 113-114, 119-120.)

Class Representative Andrew M. Andrew M. is a 15-year-old Black male who lives in Moreno Valley, a city in Riverside County. (Compl. ¶ 12.) In March 2017, when he was an eighth-grade student, he was referred to YAT based on Section 601. (Compl. ¶¶ 87, 89.) Later that month, he and three family members attended a YAT meeting, during which officers gave him a pre-printed YAT probation contract and urged him to sign it. (Compl. ¶¶ 88-91.) He did not have any legal counsel. (Compl. ¶ 92.) He signed the probation contract because he felt intimidated and thought he had no other choice. (Compl. ¶¶ 91-92.)

Commitment to This Case. Jacob T, J.F., Andrew M. and their families are highly dissatisfied with YAT and troubled by the program's invasive and onerous requirements. (Compl. ¶¶ 108, 121-124.) They are steadfastly committed to prosecuting this action on behalf of others who have been referred to or placed on YAT. (See Compl. ¶ 138.) They hope to obtain relief that will vindicate the rights of children who have been affected by the program and prevent Defendants from continuing their unlawful conduct.

## III. THE COURT SHOULD CERTIFY THE CLASS

Under Federal Rule of Civil Procedure 23(a), class certification is proper if: (1) the class is so numerous that joinder of all members is impracticable; (2) there are questions of law or fact common to the class; (3) the claims or defenses of the representative parties are typical of the claims or defenses of the class; and (4) the representative parties will fairly and adequately protect the interests of the class.

1

Fed. R. Civ. P. 23(a). In addition to meeting the requirements of Rule 23(a), the class must also satisfy at least one of three sub-provisions in Rule 23(b).

3

Plaintiffs move for certification of the following class:

relief related to YAT, which would affect the class as a whole.

4 5

All children in Riverside County who have been referred to the Riverside County Youth Accountability Team ("YAT") program pursuant to Cal. Welf. & Inst. Code § 601, and who have either been placed on a YAT probation contract or have been referred but not yet placed on a YAT probation

6 7

8

9

10

11

12

13

This class satisfies all the requirements of Rule 23(a) because it consists of hundreds (and possibly thousands) of Riverside County children who were referred to or placed on the county's YAT program and who allege violation of their constitutional and civil rights as a result. The class action also satisfies Rule 23(b)(2) because it alleges actions or omissions by Defendants that are generally applicable to children who were referred to or participated in YAT and it seeks declaratory and injunctive

14 15

#### The Proposed Class Satisfies the Requirements of Rule 23(a) Α.

16

#### 1. The Class is Sufficiently Numerous Because It Includes Hundreds of Children Referred to or Placed on YAT

17

18

19

20

21

22

23

24

The numerosity requirement in Rule 23(a)(1) requires that the class be "so numerous that joinder of all members is impractical." Fed. R. Civ. P. 23(a)(1). "[I]mpracticability does not mean impossibility, but only the difficulty or inconvenience of joining all members of the class." Harris v. Palm Springs Alpine Estates, Inc., 329 F.2d 909, 913-14 (9th Cir. 1964) (internal quotation marks and citation omitted). The numerosity requirement is a fact-specific inquiry and imposes no absolute limitations. General Tel. Co. v. EEOC, 446 U.S. 318, 330 (1980). Class plaintiffs are not required to prove the precise number of class members, and when the exact size is unknown, the court may rely on "general knowledge and

25

26 27

common sense" to assess numerosity. *Costelo v. Chertoff*, 258 F.R.D. 600, 607 (C.D. Cal. 2009).

Courts generally find that the numerosity requirement is satisfied when the class consists of 40 or more members, but courts have certified classes with as few as 20 members. *See Ambrosia v. Cogent Commc'ns, Inc.*, 312 F.R.D. 544, 552 (N.D. Cal. 2016) (explaining that "a class greater than forty often satisfies the requirement"); *Rannis v. Recchia*, 380 F.App'x 646, 651 (9th Cir. 2010) (class of 20 members satisfied numerosity); *Costelo*, 258 F.R.D. at 607 (certifying class of imprecise size where at least 26 class members were known and plaintiffs alleged there were thousands more).

In this case, numerosity is easily satisfied. The proposed class consists of children referred to or placed on Riverside County's YAT program pursuant to California Welfare & Institutions Code section 601 ("Section 601"). Defendants operate the YAT program in dozens of school districts throughout Riverside County. (Compl. ¶ 39; RJN, Exh. B, p. 2, Exh. C, p. 4.) Thousands of children are referred to the program each year and hundreds of them sign probation contracts placing them in the program. (Compl. ¶ 135; RJN, Exh. B, pp. 2-3, Exh. C, p. 5; Declaration of Andrea N. Feathers ("Feathers Decl."), ¶¶ 6-7, Exh. A.) Riverside County's Juvenile Justice Coordinating Council ("JJCC") is the government entity that authorizes and oversees YAT. In public reports documenting the YAT program, the JJCC reported that, as of November 2017, 357 children were on a YAT probation contract. (RJN, Exh. B, p. 2.) Even more students were referred to the program. JJCC reports show 950 children were referred to the program from April 2017 to September 2017. (*Id.*) Furthermore, data maintained by the County's Probation Department, obtained through a public records request, show that, from January 2005 through April 2017 more than 9,200 children were referred to YAT pursuant to Section 601. (Feathers Decl., ¶ 6, Exh. A.)

27

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

Of the thousands of children who were referred to YAT, hundreds were referred pursuant to California Welfare & Institutions Code section 601 ("Section 601"). According to data released by the Probation Department, more than 3,200 of the approximately 9,200 referred to YAT pursuant to Section 601 were placed on a YAT contract. (Feathers Decl., ¶ 7, Exh. A.) During 2016, the last full year reflected in the data, more than 850 children were referred to YAT based on Section 601 and nearly 350 of those were placed on a YAT contract.

Thus, the proposed class of children who have been referred to and/or placed on a YAT contract number at least in the hundreds and far exceed the number of class members that courts have deemed sufficiently numerous to satisfy Rule 23(a)(1).

## 2. Class Members Share Common Questions of Law or Fact

The commonality requirement in Rule 23(a)(2) is satisfied when the proposed class' claims "depend upon a common contention such that determination of its truth or falsity will resolve an issue that is central to the validity of each claim in one stroke." *Mazza v. Am. Honda Motor Co.*, 666 F.3d 581, 588 (9th Cir. 2012) (internal quotations omitted). Courts apply this standard "permissively." *Hanlon v. Chrysler Corp.*, 150 F.3d 1011, 1019 (1998). That means a single common question satisfies the commonality requirement. *Parsons v. Ryan*, 754 F.3d 657, 675 (9th Cir. 2014) (explaining that "even a preponderance of questions" is not required); *Rodriguez v. Hayes*, 591 F.3d 1105, 1122 (9th Cir. 2010) ("[T]he commonality requirement[] asks us to look only for some shared legal issue or a common core of facts."); *Ellis v. Costco Wholesale Corp.*, 657 F.3d 970, 981 (9th Cir. 2011) (explaining that "[a]ll questions of fact and law need not be common").<sup>4</sup>

Commonality also does not require absolute factual uniformity. *See Hanlon*, 150 F.3d at 1019. Individual class members may have unique factual circumstances

SMRH:227681441.13

<sup>&</sup>lt;sup>4</sup> Rule 23(b)(2) actions, unlike Rule 23(b)(3) actions, do not require showing common questions of fact or law *predominate* over questions affecting individual members.

as long as there is "a common core of factual or legal issues with the rest of the class." *Evon v. Law Offices of Sidney Mickell*, 688 F.3d 1015, 1029 (9th Cir. 2012); *Hanlon*, 150 F.3d at 1019.

In civil rights cases seeking injunctive relief, the Ninth Circuit has held commonality is satisfied when the lawsuit "challenges a system-wide practice or policy that affects all of the putative class members." *Armstrong v. Davis*, 275 F.3d 849, 868 (9th Cir. 2001) (*abrogated on other grounds by Johnson v. California*, 543 U.S. 499, 504-05 (2005)); *Hernandez v. County of Monterey*, 305 F.R.D. 132, 151 (N.D. Cal. 2015). For example, district courts have frequently certified classes of children collectively challenging systemic policies or programs. *See, e.g., Inland Empire - Immigrant Youth Collective v. Nielsen*, No. EDCV 17-2048 PSG (SHKx), 2018 U.S. Dist. LEXIS 34871, at \*26 (C.D. Cal. Feb. 26, 2018) (certifying class of immigration youth challenging immigration policies); *Doe v. L.A. Unified Sch. Dist.*, 48 F. Supp. 2d 1233, 1235 (C.D. Cal. 1999) (certifying class of students with limited English proficiency who challenged state ballot regarding bilingual education); *Siddiqi v. Regents of the Univ. of Cal.*, No. C 99-0790 SI, 2000 U.S. Dist. LEXIS 19930, at \*4 (N.D. Cal. Sep. 6, 2000) (certifying class of deaf and hard-of-hearing students who challenged university policies).

In this case, Plaintiffs raise numerous legal questions that are common to the class, including:

- (1) Whether California Welfare & Institutions Code § 601 is unconstitutionally vague;
- (2) Whether Defendants are required to provide adequate notice to children who are referred to YAT of the basis and circumstances of their referral;
- (3) Whether Defendants are required to provide adequate notice to children who are referred to YAT of any statutes, other laws or

1		rules they are alleged to have violated in connection with their	
2		YAT referral;	
3	(4)	Whether Defendants are required to provide adequate	
4		explanation to children who are referred to YAT of the	
5		requirements of the YAT program and any consequences of	
6		participating in the YAT program;	
7	(5)	Whether Defendants are required to provide adequate notice to	
8		children who are referred to YAT that participation in YAT will	
9		preclude them from participating in other diversionary programs	
10		in the future; and	
11	(6)	Whether Defendants are required to adequately advise children	
12		of their right to consult with legal counsel before the child	
13		decides whether to agree to a YAT probation contract. <sup>5</sup>	
14	Any of these comm	non legal issues would be sufficient to satisfy the commonality	
15	requirement. See Parsons, 754 F.3d at 675 (single common question is sufficient);		
16	Rodriguez, 591 F.3d at 1122 (commonality only requires "some shared legal issue or		
17	a common core of	facts"). The resolution of any of these legal issues in Plaintiffs'	
18	favor would result in class-wide declaratory relief deeming that particular aspect of		
19	the YAT program unconstitutional, and it would result in injunctive relief		
20	prohibiting Defendants from continuing to operate YAT in an unlawful manner.		
21	For example	, Issue No. 1 asks whether Section 601 is unconstitutionally	
22	vague on its face. S	Section 601 gives juvenile courts and local agencies such as	
23	Riverside County a	uthority over juveniles who show "persistent or habitual refusal	
24	to obey the reasonable and proper orders or directions of school authorities." Cal.		
25	Welf. & Inst. Code	§ 601. (Compl. ¶ 43.) Riverside County relies on Section 601	
26			
27	1 1	lso supported by the additional common issues listed in the	
28	Complaint (see Con here in full.	mpl. ¶ 136), but for brevity, Plaintiffs have not listed all of them	
		-17-	

as its authority for referring and enrolling students in the YAT program, and all of the proposed class members were referred to YAT pursuant to Section 601. (Compl. ¶ 42.) If the Court finds this portion of Section 601 to be unconstitutionally vague, the *entire* class will be entitled to declaratory relief finding it is unconstitutionally vague (see Compl., Prayer for Relief, ¶ V(C)) and injunctive relief prohibiting Defendants from enforcing that portion of Section 601. (Compl., ¶ 12.)

In addition to these common legal questions, the class members also share a common core of facts, which would satisfy the commonality requirement even if this case lacked common legal questions. The class members are all children. (Compl. ¶ 12-14.) They were *all* referred to Riverside County's YAT program pursuant to California Welfare & Institutions Code section 601. (Compl. ¶ 152.) They were *all* subjected to a program run by Defendants that lacks adequate procedural safeguards to protect the class members' Constitutional rights. (Compl. ¶ 159.) This "common core" of similar facts thus also satisfies Rule 23(a)(2).

## 3. Jacob T.'s, J.F.'s and Andrew M.'s Claims Are Typical of the Class

The typicality requirement in Rule 23(a)(3) is satisfied when the class representatives are "part of the class and 'possess the same interest and suffer the same injury' as the class members." *Gen. Tel. Co. of the Sw. v. Falcon*, 457 U.S. 147, 156 (1982) (citation omitted). Like the commonality requirement, the typicality requirement is "permissive." *Hanlon*, 150 F.3d at 1020; *McCulloch v. Baker Hughes Inteq Drilling Fluids, Inc.*, No. 1:16-cv-00157-DAD-JLT, 2017 WL 2257130, at \*8 (E.D. Cal. May 23, 2017). It requires only that the representative's claims are "reasonably coextensive with those of absent class members; they need not be substantially identical." *Hanlon*, 150 F.3d at 1020; *McCulloch*, 2017 WL 2257130, at \*8. In other words, factual differences among the class representatives and the other class members do not defeat typicality, provided there is at least one

legal question common to all. *See LaDuke v. Nelson*, 762 F.2d 1318, 1332 (9th Cir. 1985) (concluding that "minor differences" in how the government violated the representatives' rights does not render their claims atypical); *Smith v. Univ. of Wash. Law Sch.*, 2 F. Supp. 2d 1324, 1342 (W.D. Wash. 1998) ("varying fact patterns" of "individual claims" do not affect typicality where defendants directed "same unlawful conduct" at class members).

In civil rights cases, courts have recognized that, "[w]hen it is alleged that the

In civil rights cases, courts have recognized that, "[w]hen it is alleged that the same unlawful conduct was directed at or affected both the named plaintiff and the class sought to be represented, the typicality requirement is usually satisfied, irrespective of varying fact patterns which underlie individual claims." *Smith*, 2 F. Supp. 2d at 1342; *Perez-Olano v. Gonzalez*, 248 F.R.D. 248, 258 (C.D. Cal. 2008) (citing *Smith* approvingly).

Jacob T., J.F. and Andrew M. are all class members under the class definition. They are all children who were referred to YAT pursuant to Section 601 when they were students at Riverside County schools. (Compl. ¶ 12-14.) They were all placed on YAT probation contracts, and they all allege that Riverside County's policies and practices in implementing the YAT program violated their constitutional rights. (Compl. ¶ 11; see also generally Complaint.) As explained in Section 3.A.2., Jacob T.'s, J.F.'s and Andrew M.'s claims raise multiple legal questions that are common to the entire class. Thus, Jacob T., J.F. and Andrew M. are typical of the class members and they satisfy Rule 23(a)(3).

## 4. Jacob T., J.F., Andrew M. and Plaintiffs' Counsel Will Fairly and Adequately Protect the Interests of the Class.

The adequacy requirement in Rule 23(a)(4) is satisfied if "the representative parties will fairly and adequately protect the interests of the class." Fed. R. Civ. P. 23(a)(4). The adequacy analysis asks two questions: "(1) do the named plaintiffs and their counsel have any conflicts of interest with other class members and (2) will the named plaintiffs and their counsel prosecute the action vigorously on -19-

behalf of the class?" Hanlon, 150 F.3d at 1020 (internal citation omitted). Factors

to consider include "the qualifications of counsel for the representatives, an absence 2 3 of antagonism, a sharing of interests between representatives and absentees, and the unlikelihood that the suit is collusive." Walters v. Reno, 145 F.3d 1032, 1046 (9th 4 5 Cir. 1998). The adequacy requirement "is satisfied as long as one of the class representatives is an adequate class representative." Rodriguez v. West Publ'g 6 Corp., 563 F3d 948, 961 (9th Cir. 2009) (internal quotation marks and citation 7 8 omitted). 9 Jacob T., J.F. and Andrew M. will fairly and adequately represent the class because their interests are consistent with and not adverse to the interests of the 10 11 proposed class. Like the other class members, Jacob T., J.F. and Andrew M. are youth in Riverside County who have been referred to and placed on a YAT 12 13 probation contract. (Compl. ¶¶ 87. 100, 112.) They have a personal interest in 14 vindicating the rights of all youth who have been referred to or placed on YAT and are committed to obtaining injunctive relief that will eliminate the harmful and 15 16 unconstitutional aspects of the program. (Comp. ¶ 138.) None of them have any interests that are antagonistic to the interests of the other class members. (Id.) 17 18 Plaintiffs' counsel also are qualified and adequate. In class actions, plaintiffs' 19 counsel is considered qualified when they can establish experience in previous class actions and cases involving the same area of law. See Lynch v. Rank, 604 F. Supp. 20 21 30, 37 (N.D. Cal. 1984), aff'd, 747 F.2d 528 (9th Cir. 1984), amended on reh'g, 763 22 F.2d 1098 (9th Cir. 1985). Here, Plaintiffs are represented by counsel from the 23 American Civil Liberties Union Foundation of Southern California, the American Civil Liberties Union Foundation of Northern California, the American Civil 24 25 Liberties Union Foundation of San Diego and Imperial Counties, the American Civil Liberties Union Foundation, the National Center for Youth Law, and Sheppard 26 Mullin Richter & Hampton LLP (together, "Plaintiffs' Counsel"). (Decl. of Moe 27 Keshavarzi ("Keshavarzi Decl."), ¶ 6; Decl. of Sylvia Torres-Guillén ("Torres-28

Guillén Decl.")), ¶ 1; Decl. of Sarah Hinger, ¶ 1("Hinger Decl."); Decl. of Michael Harris ("Harris Decl."), ¶ 6.) Plaintiffs' Counsel have considerable experience in class actions and constitutional litigation in federal court, including cases involving juvenile justice and children's rights, education equity, racial justice and other civil rights claims. (Keshavarzi Decl., ¶ 3-4; Torres-Guillén Decl., ¶ 8; Hinger Decl., ¶ 5; Harris Decl., ¶ 3.) Plaintiffs' Counsel will prosecute this action vigorously. (Keshavarzi Decl., ¶¶ 6; Torres-Guillén Decl., ¶ 13; Hinger Decl., ¶ 7; Harris Decl., ¶ 7.) Accordingly, Plaintiffs' Counsel and the proposed class representatives satisfy the adequacy requirement in Rule 23(a)(4).

## B. The Proposed Class Satisfies Rule 23(b)(2) Because the Class Seeks Declaratory and Injunctive Relief Applicable to the Entire Class.

In addition to satisfying the requirements of Rule 23(a), a proposed class must also satisfy one of the three subdivisions of Rule 23(b). Plaintiffs seek to certify this class under Rule 23(b)(2), which applies if the defendant "has acted or refused to act on grounds that apply generally to the class, so that final injunctive relief or corresponding declaratory relief is appropriate respecting the class as a whole." Fed. R. Civ. P. 23(b). As the Advisory Notes to Rule 23 explain, "23(b)(2) was adopted in order to permit the prosecution of civil rights actions" by allowing plaintiffs to seek injunctive or declaratory relief from the government on a classwide basis. *Walters*, 145 F.3d at 1047; *Arnold v. United Artists Theatre Circuit, Inc.*, 158 F.R.D. 439, 452 (N.D. Cal. 1994) (explaining that civil rights cases are "the type of action for which the [Rule 23(b)(2)] form was specifically designed").

Courts have recognized that Rule 23(b)(2) certification is appropriate where plaintiffs seek "systemic changes consistent with a single overarching constitutional standard that [will] be applicable to all class members." *See, e.g., Lyon v. United States Immigration and Customs Enforcement*, 300 F.R.D. 628, 643 (N.D. Cal. 2014), *modified* 308 F.R.D. 203; *Rodriguez*, 591 F.3d at 1125 (explaining that

23(b)(2) applies when "class members complain of a pattern or practice that is generally applicable to the class as a whole").

In this case, Plaintiffs challenge numerous policies and practices in the YAT program that are generally applicable to the class as a whole, and they seek classwide relief to enjoin Defendants from continuing those unconstitutional policies and practices. (*See generally* Compl. and Prayer for Relief.) If successful on these common questions about the constitutionality of Defendants' operation of the YAT program, all class members will receive the same relief—a declaratory judgment finding Defendants' practice to be unconstitutional and an injunction halting it. Because all class members make several requests for declaratory and injunctive relief that will be the same regardless of class members' specific factual circumstances, Rule 23(b)(2)'s requirements are satisfied.

# IV. THE COURT SHOULD APPOINT PLAINTIFFS' COUNSEL AS CLASS COUNSEL

Plaintiffs request that this Court appoint Plaintiffs' Counsel as counsel for the class. In appointing class counsel, the Court should consider "(i) the work counsel has done in identifying or investigating potential claims in the action; (ii) counsel's experience in handling class actions, other complex litigation, and the types of claims asserted in the action; (iii) counsel's knowledge of the applicable law; and (iv) the resources that counsel will commit to representing the class." Fed. R. Civ. P. 23(g)(1)(A).

Plaintiffs' Counsel have done substantial work on this matter. The ACLU and co-counsel have worked on this case for several months, and have conducted extensive legal and factual research. (Guillén-Torres Decl., ¶ 12; Keshavarzi Decl., ¶ 6; Hinger Decl., ¶ 6; Harris Decl., ¶ 6.) The legal team has sufficiently wide and extensive experience with class actions, other complex litigation, and constitutional law to represent the proposed class. (Decl. of Guillén-Torres, ¶ 10-11; Keshavarzi Decl., ¶¶ 4-5; Hinger Decl., ¶ 6; Decl. of Harris, ¶ 3.) Plaintiffs' Counsel are

1	committed to zealously prosecuting this litigation, and have committed substantial
2	resources to represent the class and pursue relief on its behalf. (Guillén-Torres
3	Decl., ¶ 12-13; Keshavarzi Decl., ¶ 6; Hinger Decl., ¶ 7; Harris Decl., ¶ 6.)
4	Accordingly, Plaintiffs' Counsel satisfy all of the requirements of Rule 23(g) and
5	should be appointed as class counsel.
6	V. <u>IF ASCERTAINABILITY IS REQUIRED, THE CLASS IS</u>
7	ASCERTAINABLE
8	Courts have generally not required plaintiffs to prove ascertainability for
9	Rule 23(b)(2) classes because this type of class action was designed for civil rights
10	cases, including those where the class members are "incapable of specific
11	enumeration." Fed. R. Civ. P. 23, Adv. Committee Notes, 1999 Amendment; see
12	also Cole v. City of Memphis, 839 F.3d 530, 542 (6th Cir. 2016) (ascertainability not
13	required for 23(b)); Shelton v. Bledsoe, 775 F.3d 554, 563 (3d Cir. 2015) (same);
14	Shook v. El Paso Cty., 386 F.3d 963, 972 (10th Cir. 2004) (same); Yaffe v. Powers,
15	454 F.2d 1362, 1366 (1st Cir. 1972) (same). But the Ninth Circuit has not
16	definitively decided this question. See Inland Empire - Immigrant Youth Collective,
17	2018 U.S. Dist. LEXIS 34871 at *39. In the absence of binding Ninth Circuit
18	authority, district courts in the Ninth Circuit have agreed with other circuits that
19	Rule 23(b)(2) classes do not require a showing of ascertainability. <i>In re Yahoo Mail</i>
20	Litig., 308 F.R.D. 577, 597 (N.D. Cal. 2015); Des Roches v. Cal. Physicians' Serv.,
21	320 F.R.D. 486, 512 (N.D. Cal. 2017); see also Hernandez v. Lynch, No. EDCV 16-
22	00620-JGB (KKx), 2016 U.S. Dist. LEXIS 191881, at *43 n.17 (C.D. Cal. Nov. 10,
23	2016) (Bernal, J.) (noting that "[c]ourts have held that ascertainability may not be
24	required with respect to a class seeking injunctive relief," but not deciding issue
25	because members were ascertainable).
26	This Court should similarly hold that ascertainability is not required for this
27	Rule 23(b)(2) class action. However, if this Court requires ascertainability,
28	Plaintiffs can satisfy this standard. A class is ascertainable if "it is administratively

feasible for the court to determine whether a particular individual is a member' 1 using objective criteria." Hernandez, 2016 U.S. Dist. LEXIS 191881, at \*42-43 2 3 (quoting Keegan v. Am. Honda Motor Co., Inc., 284 F.R.D. 504, 521 (C.D. Cal. 2012)). Here, the Riverside County Probation Department kept records of children 4 referred to and placed on YAT and the reasons for their referral, as demonstrated by 5 the data disclosed by the Probation Department in response to a public records 6 request. (See Feathers Decl., ¶¶ 1-5, Exh. A.) The members of the class are 7 8 ascertainable through records such as this data, which can be easily filtered to 9 identify the children who would be members of this class because they were referred or placed on YAT under Section 601. (See Feathers Decl., ¶ 7.) 10 VI. **CONCLUSION** 11 12 For the foregoing reasons, the Court should grant Plaintiffs' motion for class 13 certification, certify the proposed class pursuant to Federal Rule of Civil Procedure 14 23(b)(2), appoint Plaintiffs Jacob T., J.F. and Andrew M. as the class 15 representatives, and appoint Plaintiffs' Counsel as class counsel. 16 Dated: September 13, 2018 17 18 By /s/ Andrea N. Feathers 19 ACLU FOUNDATION OF SOUTHERN CALIFORNIA 20 Sylvia Torres-Guillén Hannah Comstock 21 Victor Leung lexis Piazza 22 ACLU FOUNDATION OF NORTHERN 23 CALIFORNIA Christine P. Sun 24 Linnea L. Nelson 25 AMERICAN CIVIL LIBERTIES UNION FOUNDATION 26 Sarah Hinger (Admitted *Pro Hac Vice*) 27 ACLU FOUNDATION OF SAN DIEGO AND IMPERIAL COUNTIES 28

1	David Loy Melissa Deleon
2	
3	SHEPPARD, MULLIN, RICHTER & HAMPTON LLP Moe Keshavarzi Andrea N. Feathers
4	Andrea N. Feathers
5	NATIONAL CENTER FOR YOUTH LAW Michael Harris
6	Attorneys for Plaintiffs
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
	-25-

1	SYLVIA TORRES-GUILLÉN (SBN 164	835)
2	storres-guillen@aclusocal.org HANNAH COMSTOCK (SBN 311680)	
3	hcomstock@aclusocal.org  AMERICAN CIVIL LIBERTIES UNION	1
4	FOUNDATION OF SOUTHERN CALIF  1313 W. 8th Street	ORNIA, INC.
5	Los Angeles, CA 90017 Telephone: (213) 977-5220 Facsimile: (213) 977-5299	
6		
7	Attorneys for Plaintiffs	
8	Additional counsel on following page	
9	UNITED STATES	DISTRICT COURT
10	CENTRAL DISTRIC	CT OF CALIFORNIA
11	EASTERN	DIVISION
12		
13	SIGMA BETA XI, INC.; ANDREW	Case No. 5:18-cv-01399
14	M., by and through his next friend DENISE M.; JACOB T., by and	CLASS ACTION
15	through his next friend HEATHER T., on behalf of himself and all others	DECLARATION OF MOE
16	similarly situated; J.F., by and through her next friend CINDY	KESHAVARZI IN SUPPORT OF PLAINTIFFS' MOTION FOR CLASS
17	MCCONNELL, on behalf of herself and all others similarly situated,	CERTIFICATION AND APPOINTMENT OF CLASS
18	Plaintiffs,	COUNSEL  Notice of Maties and Maties for Class
19	v.	Notice of Motion and Motion for Class Certification; Memorandum of Points
20	COUNTY OF RIVERSIDE; MARK	and Authorities; Declarations of Sylvia Torres-Guillén, Michael Harris and Sarah Hingar: Pagust for Judicial
21	HAKE, Chief of the Riverside County Probation Department, in his official	Sarah Hinger; Request for Judicial Notice; Stipulation to Certify Class and Appoint Class Counsel; and [Proposed]
22	capacity; BRYCE HULSTROM, Chief Deputy of the Riverside County Probation Department, in his official	Appoint Class Counsel; and [Proposed] Order Filed Concurrently Herewith
23	capacity,	Complaint Filed: July 1, 2018 Trial Date: None Set
24	Defendants.	That Date. None Set
25		
26		
27		
28		

1	CHRISTINE P. SUN (SBN 218701)	SHEPPARD, MULLIN, RICHTER &
2	csun@aclunc.org LINNEA L. NELSON (SBN 278960)	HAMPTON LLP A Limited Liability Partnership
3	lnelson@aclunc.org AMERICAN CIVIL LIBERTIES	Including Professional Corporations MOE KESHAVARZI (SBN 223759)
4	UNION FOUNDATION OF	mkeshavarzi@sheppardmullin.com
	NORTHERN CALIFORNIA, INC. 39 Drumm St.	ANDREA N. FEATHERS (SBN 287188) afeathers@sheppardmullin.com
5	San Francisco, CA 94111 Telephone: (415) 621-2493	afeathers@sheppardmullin.com 333 South Hope Street, 43rd Floor Los Angeles, California 90071-1422
6	•	Telephone: (213) 620-1780 Facsimile: (213) 620-1398
7	SARAH HINGER* shinger@aclu.org	
8	AMERICAN CIVÍL LIBERTIES UNION FOUNDATION	MICHAEL HARRIS (SBN 118234) mharris@youthlaw.org
9	125 Broad St., 18th Floor New York, NY 10004	NATIONAL CENTER FOR YOUTH LAW
	Telephone: (212) 519-7882	405 14th Street, 15th Floor
10	* Admitted <i>Pro Hac Vice</i>	Oakland, CA 94612 Telephone: (510) 835-8098
11	DAVID LOY (SBN 229235)	Facsimile: (410) 835-8099
12	davidloy@aclusandiego.org MELISSA DELEON (SBN 272792)	VICTOR LEUNG (SBN 268590)
13	mdeleon@aclusandiego.org AMERICAN CIVIL LIBERTIES	vleung@aclusocal.org ALEXIS PIAZZA (SBN 316047)
14	UNION FOUNDATION OF SAN DIEGO AND IMPERIAL COUNTIES	apiazza@aclusocàl.org AMERICAN CIVIL LIBERTIES UNION
15	P.O. Box 87131	FOUNDATION OF SOUTHERN
	San Diego, CA 92138-7131 Telephone: (619) 398-4489	CALIFORNIA, INC. 1313 W. 8th Street
16	Facsimile: (619) 232-0036	Los Angeles, CA 90017 Telephone: (213) 977-5219
17		Facsimile: (213) 977-5299
18		Attorneys for Plaintiffs
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		
20		

## **DECLARATION OF MOE KESHAVARZI**

I, Moe Keshavarzi, declare as follows:

- 1. I am an attorney duly licensed to practice law in the State of California and before this Court. I am a partner at the law firm of Sheppard, Mullin, Richter, & Hampton LLP. I have personal knowledge of the facts set forth herein, and, if called as a witness, I could and would competently testify thereto under oath.
- 2. I submit this declaration in support of Plaintiffs' Motion for Class Certification.
- 3. I have over 15 years of experience as a practicing attorney. I handle civil litigation in state and federal courts, including the United States District Court for the Central District of California. I have particular specialty in class actions. During my career, I have represented clients in numerous class actions, including *Knapp v. Art.com* (Case No. 3:16-CV-00768-WHO) and *Adan v. Kaiser Foundation Health Plan, Inc., et al.* (Case No. 4:17-cv-01076-HSG), both in the Northern District of California, *Stern v. RMG, et al.* (Case No. 3:17-cv-01646-JLS-NLS) in the Southern District of California, and *Spann v. J.C. Penney, et al.*, (Case No. 8:12-cv-00215-FMO) in the Central District of California.
- 4. I also have experience litigating similar pro bono cases. Most recently I was part of a team that represented a group of homeless individuals who sued the City of Fullerton seeking to compel it to comply with state law regarding provision of homeless shelters. That case was *York, et al. v. City of Fullerton, et al.* (Case No. 30-2013-00675291-CU-WM-CJC) pending in Superior Court of California, County of Orange.
- 5. I am member of multiple organizations that advocate for constitutional rights and civil rights including. I am currently a board member of the Western Center on Law and Poverty, an organization that fights for justice and system-wide

-3-

- 1	ı	
1	change to secure housing, health care, racial justice, and a strong safety net for low-	
2	income Californians. I am also a board member of the Lawyers' Committee for	
3	Civil Rights Under the Law, an organization that secures equal justice for all	
4	through the rule of law and targets the inequities confronting African Americans and	
5	other racial and ethnic minorities. I am also on the board of Public Counsel in	
6	Los Angeles.	
7	6. Sheppard, Mullin, Richter, & Hampton LLP is committed to vigorously	
8	litigating this case. The firm has committed and will continue to commit all	
9	necessary financial resources to properly represent the plaintiff class. The firm has	
10	also assigned numerous associates to this case.	
11		
12	I declare under penalty of perjury under the laws of the State of California	
13	that the foregoing is true and correct.	
14		
15	Executed on September <u>/3</u> , 2018, at Los Angeles, California.	
16		
17		
18	Moe Keshavarzi	
19		
20		
21		
22		
23		
24		
25		
26		
27		

1	CVI VIA TODDEC CHILLEN (CDN 174	025)
1	SYLVIA TORRES-GUILLÉN (SBN 164	835)
2	storres-guillen@aclusocal.org HANNAH COMSTOCK (SBN 311680)	
3	hcomstock@aclusocal.org AMERICAN CIVIL LIBERTIES UNION	1
4	FOUNDATION OF SOUTHERN CALIF 1313 W. 8th Street	FORNIA, INC.
5	Los Angeles, CA 90017	
	Telephone: (213) 977-5220 Facsimile: (213) 977-5299	
6	Attorneys for Plaintiffs	
7	Additional counsel on following page	
8	Thumona counsel on John Mily page	
9	UNITED STATES	DISTRICT COURT
10	CENTRAL DISTRIC	CT OF CALIFORNIA
11	EASTERN	DIVISION
12		
13	SIGMA BETA XI, INC.; ANDREW	Case No. 5:18-cv-01399
14	M., by and through his next friend DENISE M.; JACOB T., by and	CLASS ACTION
15	through his next friend HEATHER T., on behalf of himself and all others	DECLARATION OF SYLVIA
16	similarly situated; J.F., by and through her next friend CINDY	TORRES-GUILLÉN IN SUPPORT OF PLAINTIFFS' MOTION FOR CLASS
17	MCCONNELL, on behalf of herself	CERTIFICATION AND
	and all others similarly situated,	APPOINTMENT OF CLASS COUNSEL
18	Plaintiffs,	Notice of Motion and Motion for Class
19	V.	Certification; Memorandum of Points
20	COUNTY OF RIVERSIDE; MARK	and Authorities; Declarations of Moe Keshavarzi, Michael Harris, Sarah
21	HAKE, Chief of the Riverside County Probation Department, in his official	Hinger and Andrea Feathers; Request for Judicial Notice; Stipulation to
22	capacity; BRYCE HULSTROM, Chief Deputy of the Riverside County	Certify Class and Appoint Class Counsel; and [Proposed] Order Filed
23	Probation Department, in his official capacity,	Concurrently Herewith
24	Defendants.	Complaint Filed: July 1, 2018 Trial Date: None Set
25		
26		
27		
28		
	1	

1	CHRISTINE P. SUN (SBN 218701)	SHEPPARD, MULLIN, RICHTER &
2	csun@aclunc.org LINNEA L. NELSON (SBN 278960)	HAMPTON LLP A Limited Liability Partnership
3	lnelson@aclunc.org AMERICAN CIVIL LIBERTIES	Including Professional Corporations MOE KESHAVARZI (SBN 223759)
4	UNION FOUNDATION OF	mkeshavarzi@sheppardmullin.com ANDREA N. FEATHERS (SBN 287188)
5	NORTHERN CALIFORNIA, INC. 39 Drumm St.	afeathers@sheppardmullin.com 333 South Hope Street, 43rd Floor
	San Francisco, CA 94111 Telephone: (415) 621-2493	Los Angeles, California 90071-1422
6	SARAH HINGER*	Telephone: (213) 620-1780 Facsimile: (213) 620-1398
7	shinger@aclu.org AMERICAN CIVIL LIBERTIES	
8	UNION FOUNDATION	MICHAEL HARRIS (SBN 118234) mharris@youthlaw.org
9	125 Broad St., 18th Floor New York, NY 10004	NATIONAL CENTER FOR YOUTH LAW
10	Telephone: (212) 519-7882 *Admitted <i>Pro Hac Vice</i>	405 14th Street, 15th Floor Oakland, CA 94612
11	DAVID LOY (SBN 229235)	Telephone: (510) 835-8098 Facsimile: (410) 835-8099
12	davidloy@aclusandiego.org	` ,
13	MELISSA DELEON (SBN 272792)  mdeleon@aclusandiego.org	VICTOR LEUNG (SBN 268590) vleung@aclusocal.org
	AMERICAN CIVIL LÍBERTIES UNION FOUNDATION OF SAN	ALEXIS PIAZZA (SBN 316047) apiazza@aclusocal.org
14	DIEGO AND IMPERIAL COUNTIES P.O. Box 87131	<i>apiazza@aclusocàl.org</i> AMERICAN CIVIL LIBERTIES UNION FOUNDATION OF SOUTHERN
15	San Diego, CA 92138-7131	CALIFORNIA, INC. 1313 W. 8th Street
16	Telephone: (619) 398-4489 Facsimile: (619) 232-0036	Los Angeles, CA 90017
17		Telephone: (213) 977-5219 Facsimile: (213) 977-5299
18		Attorneys for Plaintiffs
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		
_0		

-2-

## **DECLARATION OF SYLVIA TORRES-GUILLÉN**

I, Sylvia Torres-Guillén, declare as follows:

- 1. I am one of the attorneys for Plaintiffs in the above-captioned case, along with counsel from The American Civil Liberties Union Foundation, the American Civil Liberties Union Foundation of Northern California, the American Civil Liberties Union Foundation of San Diego and Imperial Counties, the National Center for Youth Law, and Shepard, Mullin, Richter, and Hampton LLP. I have personal knowledge of the facts set forth herein, and, if called as a witness, I could and would competently testify thereto under oath.
- 2. I submit this declaration in support of Plaintiffs' Motion for Class Certification. Specifically, I submit this declaration in support of the proposition that Plaintiffs, through their counsel, will fairly and adequately protect the interests of the class.
- 3. Throughout the course of this case, the ACLU Foundation of Southern California ("ACLU SoCal") has served as counsel for Plaintiffs. Victor Leung, Hannah Comstock, Alexis Piazza, and I are the ACLU SoCal attorneys primarily responsible for and involved in this litigation.
- 4. The American Civil Liberties Union (ACLU) is a nationwide, nonprofit, nonpartisan organization with nearly two million members dedicated to the principles of liberty and equality embodied in the Constitution and this nation's civil rights laws. Since it was founded in 1920, the ACLU has litigated complex civil rights and civil liberties cases in courts throughout the country, including this Court, in a wide range of subject areas. ACLU SoCal is one of the largest regional affiliates of the American Civil Liberties Union and is dedicated to defending and securing important constitutional rights and to extend these rights to people who have been excluded from their protection. ACLU SoCal has extensive expertise in

-3-

- 5. ACLU SoCal's attorneys routinely serve as class counsel in federal litigation. Illustrative recent examples include: *Inland Empire Immigrant Youth Collective, et al. v. Nielsen*, Civ. Case No. 17-2048, 2018 WL 1061408 (C.D. Cal. Feb. 26, 2018) (order granting class certification); *Hernandez v. Sessions*, Civ. Case No. 16-00620, 2016 WL 7116611 (C.D. Cal. Nov. 10 2016) (same); *Wagafe v. Trump*, Civ. No. 17-94, 2017 WL 2671254 (W.D. Wash. June 11, 2017) (same); *Youth Justice Coalition v. City of Los Angeles*, 264 F. Supp. 3d 1057 (C.D. Cal 2017) (same); *Roy v. County of Los Angeles*, Civ. No. 12-9012, 2018 WL 5219468 (C.D. Cal. September 9, 2018) (order granting in part class certification).
- 6. I graduated from Harvard University in 1988 and University of California, Berkeley, School of Law (Boalt Hall) in 1992. I am admitted to practice in the State of California, the United States Supreme Court, the Court of Appeals for the Ninth Circuit, and the Central, Southern, Eastern, and Northern Districts of California. After graduating from law school, I served for nearly two decades as a federal public defender in the Central District of California. I handled thousands of criminal cases in federal court, roughly 40 of which proceeded to trial. I managed complex federal litigation and trials, including myriad motions raising extensive constitutional and civil rights claims. For nearly twenty years I pursued criminal justice and due process issues in federal court and zealously represented my clients to ensure that their Constitutional rights were protected.
- 7. After serving as a federal public defender, I was appointed by Governor Brown as General Counsel of the state Agricultural Labor Relations Board, where, as chief prosecutor, I pursued complaints of unfair labor practices and sought justice for California's 800,000 farmworkers. As the agency head from 2011-15, I provided the highest level of service to ensure agricultural workers received fair and just

treatment and successfully enforced the Agricultural Labor Relations Act. I then served as special counsel to Governor Jerry Brown from 2015-16.

- 8. I have been employed by ACLU SoCal as a senior staff attorney and the Director of Education Equity since 2016. In my current role, I lead, manage, and coordinate the work on education equity for all three California affiliates of the ACLU and supervise attorneys and advocates engaged in that work. I manage and am lead counsel in all the ACLU of California Education Equity litigation throughout California in both state and federal court. Since joining the ACLU, I have been involved in several federal civil rights cases addressing a broad range of civil rights issues. At ACLU SoCal, I most recently led and handled *Community Coalition v. Los Angeles Unified School District* (Los Angeles Superior Court, Case No. BS156259), a lawsuit seeking to compel LAUSD to provide the proper amount of funding and services to high-need students. Through my work, I have developed significant expertise in constitutional and civil rights litigation and the legal issues related to this matter.
- 9. In 2018, I was named a California Lawyer Attorney of the Year in the area of Education. In 2015, I was named the State Bar of California's Ronald M. George Public Lawyer of the Year. I also received the Mexican American Bar Association's Benito Juarez Attorney of the Year Award in 2012 and the California Rural Legal Assistance, Inc. Community Leadership Award in 2011. I was among the California Daily Journal's Top Women Lawyers in 2012.
- 10. Victor Leung graduated from Pomona College in 2004 and from New York University School of Law in 2009. He joined ACLU SoCal as a legal fellow immediately after graduating from law school, where he worked on a variety of civil rights cases, many of which involved criminal justice, education equity, and due process issues. Victor subsequently was an associate at Latham & Watkins LLP from 2010-14, where he specialized in complex commercial litigation. At Latham & Watkins, Victor handled dozens of cases in state and federal court.

- 11. Victor returned to ACLU SoCal in 2014 as a staff attorney and is currently the Deputy Litigation Director. Victor's education equity and juvenile rights cases include *Community Coalition v. LAUSD* (Los Angeles Superior Court, Case No. BS156259), *Cruz v. State of California* (Alameda Superior Court, Case No. RG14727139), which was a class action lawsuit filed against the state of California for allowing students attending low-income schools to receive less learning time; and *Reed v. State of California* (Los Angeles Superior Court, Case No. BC432420), which addressed the inequitable distribution of teacher layoffs in under-performing schools in Los Angeles. Victor was named a California Lawyer Attorney of the Year in 2018 in the area of Education.
- 12. ACLU SoCal has devoted substantial time reviewing and analyzing the facts underlying this case and the applicable law. This work has included, among other things: conducting extensive factual investigation including through numerous public records requests and document review; consulting with potential clients before the litigation commenced; conducting extensive legal research and analysis; and developing case strategy in connection with the complaint.
- 13. ACLU SoCal has the capacity to vigorously litigate the claims in this case and will commit all necessary resources to properly represent the plaintiff class. ACLU SoCal is committed to working with co-counsel for the benefit of the class.
- 14. For these reasons, I submit that I and my colleagues will fairly and adequately represent the interests of the plaintiff class in this case.

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

Executed on September 13, 2018, at Los Angeles, California.

Sylvia Torres-Guillén

1	SYLVIA TORRES-GUILLÉN (SBN 164	835)
2	storres-guillen@aclusocal.org HANNAH COMSTOCK (SBN 311680)	,
3	hcomstock@aclusocal.org  AMERICAN CIVIL LIBERTIES UNION	
4	FOUNDATION OF SOUTHERN CALIF	ORNIA, INC.
5	Los Angeles, CA 90017 Telephone: (213) 977-5220 Facsimile: (213) 977-5299	
6		
7	Attorneys for Plaintiffs	
8	Additional counsel on following page	
9	UNITED STATES	DISTRICT COURT
10	CENTRAL DISTRIC	CT OF CALIFORNIA
11	EASTERN	DIVISION
12		
13	SIGMA BETA XI, INC.; ANDREW	Case No. 5:18-cv-01399
14	M., by and through his next friend DENISE M.; JACOB T., by and through his next friend HEATHER T.,	<u>CLASS ACTION</u>
15	on behalf of himself and all others	DECLARATION OF SARAH HINGER IN SUPPORT OF PLAINTIFFS'
16	similarly situated; J.F., by and through her next friend CINDY  MCCONNELL on behalf of herself	MOTION FOR CLASS CERTIFICATION AND
17	MCCONNELL, on behalf of herself and all others similarly situated,	APPOINTMENT OF CLASS COUNSEL
18	Plaintiffs,	Notice of Motion and Motion for Class
19	V.	Certification; Memorandum of Points and Authorities; Declarations of Moe
20	COUNTY OF RIVERSIDE; MARK HAKE, Chief of the Riverside County	Keshavarzi, Michael Harris, Sylvia Torres-Guillén and Andrea Feathers;
21	Probation Department, in his official capacity; BRYCE HULSTROM, Chief	Request for Judicial Notice; Stipulation to Certify Class and Appoint Class
22	Deputy of the Riverside County Probation Department, in his official	Counsel; and [Proposed] Order Filed Concurrently Herewith
23	capacity,	Complaint Filed: July 1, 2018
24	Defendants.	Trial Date: None Set
25		-
26		
27		
28		

1	CHRISTINE P. SUN (SBN 218701)	SHEPPARD, MULLIN, RICHTER & HAMPTON LLP
2	csun@aclunc.org LINNEA L. NELSON (SBN 278960)	A Limited Liability Partnership
3	lnelson@aclunc.org AMERICAN CIVIL LIBERTIES	Including Professional Corporations MOE KESHAVARZI (SBN 223759)
4	UNION FOUNDATION OF	mkeshavarzi@sheppardmullin.com ANDREA N. FEATHERS (SBN 287188)
	NORTHERN CALIFORNIA, INC. 39 Drumm St.	afeathers@sheppardmullin.com
5	San Francisco, CA 94111 Telephone: (415) 621-2493	afeathers@sheppardmullin.com 333 South Hope Street, 43rd Floor Los Angeles, California 90071, 1422
6		Los Angeles, California 90071-1422 Telephone: (213) 620-1780
7	SARAH HINGER*   shinger@aclu.org	Facsimile: (213) 620-1398
8	AMERICAN CIVIL LIBERTIES UNION FOUNDATION	MICHAEL HARRIS (SBN 118234) mharris@youthlaw.org
9	125 Broad St., 18th Floor	NATIONAL CENTER FOR
	New York, NY 10004 Telephone: (212) 519-7882	YOUTH LAW 405 14th Street, 15th Floor
10	Telephone: (212) 519-7882 *Admitted <i>Pro Hac Vice</i>	Oakland, CA 94612 Telephone: (510) 835-8098
11	DAVID LOY (SBN 229235)	Facsimile: (410) 835-8099
12	davidloy@aclusandiego.org  MELISSA DELEON (SBN 272792)	VICTOR LEUNG (SBN 268590)
13	mdeleon@aclusandiego.org AMERICAN CIVIL LIBERTIES	vleung@aclusocal.org ALEXIS PIAZZA (SBN 316047)
14	UNION FOUNDATION OF SAN	apiazza@aclusocal.org
	DIEGO AND IMPERIAL COUNTIES P.O. Box 87131	AMERICAN CIVIL LIBERTIES UNION FOUNDATION OF SOUTHERN
15	San Diego, CA 92138-7131 Telephone: (619) 398-4489	CALIFORNIA, INC. 1313 W. 8th Street
16	Telephone: (619) 398-4489 Facsimile: (619) 232-0036	Los Angeles, CA 90017
17		Telephone: (213) 977-5219 Facsimile: (213) 977-5299
18		Attorneys for Plaintiffs
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		

#### **DECLARATION OF SARAH HINGER**

2

3

I, Sarah Hinger, a member of the State Bar of New York, declare as follows:

I am one of the attorneys for Plaintiffs in the above-captioned case,

45

along with counsel from The American Civil Liberties Union of Southern

6 7

Civil Liberties Union of San Diego, the National Center for Youth Law, and

8

Shepard, Mullin, Richter, and Hampton LLP. I have personal knowledge of the facts

I submit this declaration in support of Plaintiffs' Motion for Class

set forth herein, and, if called as a witness, I could and would competently testify

California, the American Civil Liberties Union of Northern California, the American

9

thereto under oath.

2.

1112

Certification. Specifically, I submit this declaration in support of the proposition that

13

Plaintiffs, through their counsel, will fairly and adequately protect the interests of the class.

14

15

17

19

20

22

23

3. The American Civil Liberties Union (ACLU) is a nationwide,

16 nonprofit, nonpartisan organization with nearly two million members dedicated to

the principles of liberty and equality embodied in the Constitution and this nation's

18 civil rights laws. Since it was founded in 1920, the ACLU has litigated complex

civil rights and civil liberties cases in courts throughout the country, including this

Court, in a wide range of subject areas. The ACLU's Racial Justice Program, where

21 I serve as a Staff Attorney, engages in a nationwide program of litigation and

advocacy to enforce and protect the constitutional and civil rights of people who

have been historically denied their rights on the basis of race.

24

26

27

28

4. The ACLU's attorneys routinely serve as class counsel in federal

25 | litigation. Illustrative recent examples include: Inland Empire Immigrant Youth

Collective, et al. v. Nielsen, Civ. Case No. 17-2048, 2018 WL 1061408) (C.D. Cal.

Feb. 26, 2018) (order granting class certification); Garza v. Hargan, 304 F. Supp. 3d

145 (D. D.C. 2018) (same); Hill v. Snyder, Civ. No. 10-14568, 2018 WL 1782710

- 1 (E.D. Mich. Apr. 9, 2018) (same); *Wagafe v. Trump*, Civ. No. 17-94, 2017 WL
- 2 | 2671254 (W.D. Wash. June 11, 2017) (same); Roy v. County of Los Angeles, Civ.
- 3 No. 12-9012, 2018 WL 5219468 (C.D. Cal. September 9, 2018) (order granting in
- 4 part class certification); Ms. L. v. United States Customs and Immigration
- 5 Enforcement, Civ. No. 18-428 (S.D. CA June 26, 2018) (same).
- 6 5. I have been employed as a Staff Attorney with the ACLU since 2015.
- 7 | Since joining the ACLU, I have been involved—by way of either direct litigation or
- 8 as counsel for amici curiae—in numerous federal civil rights cases addressing a
- 9 broad range of civil rights issues. These include serving as lead counsel in cases
- 10 addressing civil rights in education. See Winston v. Salt Lake City, Civ. No. 12-1134
- 11 (D. Utah); Kenny v. Wilson, Civ. No. 16-2794 (D. S.C.). Prior to joining the ACLU
- 12 as a Staff Attorney, I was employed as a Trial Attorney with the U.S. Department of
- 13 | Justice Civil Rights Division, Educational Opportunities Section. I am admitted to
- 14 practice in the State of New York, the United States Supreme Court, the Court of
- 15 Appeals for the First Circuit, and the Court of Appeals for the Fourth Circuit. I
- 16 graduated from Columbia Law School in 2009. Through my work, I have developed
- 17 significant expertise in constitutional and civil rights litigation, class action
- 18 litigation, and the legal issues related to this matter.
- 19 6. The ACLU has devoted substantial time reviewing and analyzing the
  - facts underlying this case and the applicable law. This work has included, among
- 21 other things: conducting extensive factual investigation including through numerous
- 22 public records requests and document review; consulting with potential clients
- 23 | before the litigation commenced; conducting legal research and analysis; and
- 24 developing case strategy in connection with the complaint.
- 7. The ACLU has the capacity to vigorously litigate the claims in this case
- 26 and will commit all necessary resources to properly represent the plaintiff class. The

-4-

27 ACLU is committed to working with co-counsel for the benefit of the class.

8. For these reasons, I submit that I and my colleagues will fairly and adequately represent the interests of the plaintiff class in this case. I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed on September 13, 2018, at New York, NY. Sarah Hinger 

1	SYLVIA TORRES-GUILLÉN (SBN 164	835)
2	storres-guillen@aclusocal.org HANNAH COMSTOCK (SBN 311680) hcomstock@aclusocal.org	
3	AMERICAN CIVIL LIBERTIES UNION	J
4	FOUNDATION OF SOUTHERN CALIF 1313 W. 8th Street	FORNIA, INC.
5	Los Angeles, CA 90017 Telephone: (213) 977-5220 Facsimile: (213) 977-5299	
6		
7	Attorneys for Plaintiffs	
8	Additional counsel on following page	
9	UNITED STATES	DISTRICT COURT
10	CENTRAL DISTRIC	CT OF CALIFORNIA
11	EASTERN	DIVISION
12		
13	SIGMA BETA XI, INC.; ANDREW	Case No. 5:18-cv-01399
14	M., by and through his next friend DENISE M.; JACOB T., by and	CLASS ACTION
15	through his next friend HEATHER T., on behalf of himself and all others	DECLARATION OF MICHAEL
16	similarly situated; J.F., by and through her next friend CINDY	HARRIS IN SUPPORT OF PLAINTIFFS' MOTION FOR CLASS
17	MCCONNELL, on behalf of herself and all others similarly situated,	CERTIFICATION AND APPOINTMENT OF CLASS
18	Plaintiffs,	COUNSEL
19	v.	Notice of Motion and Motion for Class Certification; Memorandum of Points
20	COUNTY OF RIVERSIDE; MARK	and Authorities; Declarations of Sylvia Torres-Guillén, Moe Keshayarzi and
21	HAKE, Chief of the Riverside County Probation Department, in his official	Andrea Feathers; Request for Judicial Notice; Stipulation to Certify Class and
22	capacity; BRYCE HULSTROM, Chief Deputy of the Riverside County	Appoint Class Counsel; and [Proposed] Order Filed Concurrently Herewith
23	Probation Department, in his official capacity,	Complaint Filed: July 1, 2018
24	Defendants.	Trial Date: None Set
25		
26		
27		
28		

1	CHRISTINE P. SUN (SBN 218701)	SHEPPARD, MULLIN, RICHTER & HAMPTON LLP
2	csun@aclunc.org LINNEA L. NELSON (SBN 278960)	A Limited Liability Partnership
3	lnelson@aclunc.org AMERICAN CIVIL LIBERTIES	Including Professional Corporations MOE KESHAVARZI (SBN 223759)
4	UNION FOUNDATION OF	mkeshavarzi@sheppardmullin.com
	NORTHERN CALIFORNIA, INC. 39 Drumm St.	ANDREA N. FEATHERS (SBN 287188) afeathers@sheppardmullin.com 333 South Hope Street, 43rd Floor
5	San Francisco, CA 94111 Telephone: (415) 621-2493	333 South Hope Street, 43rd Floor Los Angeles, California 90071-1422
6	• • • •	Telephone: (213) 620-1780 Facsimile: (213) 620-1398
7	SARAH HINGER* shinger@aclu.org	
8	AMERICAN CIVÍL LIBERTIES UNION FOUNDATION	MICHAEL HARRIS (SBN 118234) mharris@youthlaw.org
9	125 Broad St., 18th Floor New York, NY 10004	NATIONAL CENTER FOR YOUTH LAW
10	Telephone: (212) 519-7882	405 14th Street, 15th Floor
	*Admitted <i>Pro Hac Vice</i>	Oakland, CA 94612 Telephone: (510) 835-8098
11	DAVID LOY (SBN 229235) davidloy@aclusandiego.org	Facsimile: (410) 835-8099
12	MELISSA DELEON (SBN 272792)	VICTOR LEUNG (SBN 268590)
13	mdeleon@aclusandiego.org AMERICAN CIVIL LIBERTIES	vleung@aclusocal.org ALEXIS PIAZZA (SBN 316047)
14	UNION FOUNDATION OF SAN DIEGO AND IMPERIAL COUNTIES	apiazza@aclusocal.org AMERICAN CIVIL LIBERTIES UNION
15	P.O. Box 87131 San Diego, CA 92138-7131	FOUNDATION OF SOUTHERN CALIFORNIA, INC.
16	Telephone: (619) 398-4489	1313 W. 8th Street
	Facsimile: (619) 232-0036	Los Angeles, CA 90017 Telephone: (213) 977-5219
17		Facsimile: (213) 977-5299
18		Attorneys for Plaintiffs
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		

#### **DECLARATION OF MICHAEL HARRIS**

2

3

1

I, Michael Harris, declare as follows:

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

- 1. I am an attorney duly licensed to practice law in the State of California and before this Court. I am the Senior Director of Juvenile Justice and Legal Advocacy at the National Center for Youth Law ("NCYL"). I have personal knowledge of the facts set forth herein, and, if called as a witness, I could and would competently testify thereto under oath.
- 2. I submit this declaration in support of Plaintiffs' Motion for Class Certification.
- I have more than 30 years' experience litigating civil rights cases. I 3. have particular specialty in youth rights, including juvenile justice issues. Representative cases I have worked on include: I was co-counsel in a class action constitutional challenge to the closing of the Richmond Unified School District six weeks prior to the of the end of the school year. Butt v. R.U.S.D., 4 Cal.4th 668, (1992). I argued the case before the California Supreme Court. I was also cocounsel in a class action consent decree implementation of a desegregation case and the defense of the decree from collateral attack and appeal. In San Francisco NAACP, et al., v. San Francisco Unified School District, et al., Brian Ho, 59 F.Supp. 2d 1021 (N.D. CA, 1999), I argued the case on appeal before the Ninth Circuit U.S. Court of Appeal. 284 F.3d 1163 (9th Cir. 2002). Additionally, I was co-counsel on an employment discrimination class action brought on behalf of women and minorities to desegregate the San Francisco Fire Department and the appeals that followed. Davis v. City and County of San Francisco, 966 F.2d 503 (9th Cir. 1992).
- 4. Before joining NCYL, I served as Deputy Director of the W. Haywood Burns Institute in San Francisco for six years, working with system stakeholders to

- analyze data and policies to reform juvenile justice systems in several jurisdictions specifically focusing on reducing racial and ethnic disparities. I was also a Staff Attorney and Assistant Director of the Lawyers' Committee for Civil Rights in San Francisco where I worked on a broad range of civil rights cases.
- 5. NCYL has also assigned Hannah Benton Eidsath, an attorney who works for NCYL in Madison, Wisconsin, to this case. Ms. Eidsath intends to file an application to appear pro hac vice, and will file an appearance if her application is granted. Ms. Eidsath has ten years of experience representing youth involved in the juvenile justice system, particularly youth who have been referred to the juvenile justice system for normal school-based behavior, and youth in accessing appropriate educational services. Representative work includes: Ms. Eidsath was co-counsel on Alicia B. et al v. Malloy et al, No. 3:16-cv-00065 (D.Conn.), a case challenging the lack of adequate education provided to youth during periods of expulsion. Ms. Eidsath has been co-counsel, representing individual students, classes of students and organizational complainants, on multiple administrative complaints, including those challenging unconstitutional practices in truancy courts, the lack of appropriate educational services provided to justice-involved youth, and inappropriate referral of youth to law enforcement for school-based behavior. Ms. Eidsath has represented numerous juvenile justice-involved youth in accessing improved educational services to mitigate their juvenile justice involvement.
- 6. NCYL has been involved in this case since March of 2018 and has devoted substantial time reviewing and analyzing the facts underlying this case and the applicable law.

24 | / / /

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

25 | / / /

26 //

27 / / /

28 / /

The NCYL is committed to vigorously litigating this case. The NCYL 7. has committed and will continue to commit all necessary resources to properly represent the plaintiff class. The NCYL has also assigned multiple attorneys to this case. I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed on September 2, 2018, at Oakland, California. Michael Harris 

-5-

1 2	SYLVIA TORRES-GUILLÉN (SBN 164 storres-guillen@aclusocal.org HANNAH COMSTOCK (SBN 311680)	835)
3	hcomstock@aclusocal.org AMERICAN CIVIL LIBERTIES UNION	ODNIA INC
4	FOUNDATION OF SOUTHERN CALIF	ORNIA, INC.
5	Los Angeles, CA 90017 Telephone: (213) 977-5220 Facsimile: (213) 977-5299	
6	Attorneys for Plaintiffs	
7	Additional counsel on following page	
8		
9		DISTRICT COURT
10	CENTRAL DISTRIC	CT OF CALIFORNIA
11	EASTERN	DIVISION
12		
13	SIGMA BETA XI, INC.; ANDREW M., by and through his next friend	Case No. 5:18-cv-01399
14	DENISE M.; JACOB T., by and through his next friend HEATHER T.,	<u>CLASS ACTION</u>
15	on behalf of himself and all others similarly situated; J.F., by and through	DECLARATION OF ANDREA N. FEATHERS IN SUPPORT OF
16	her next friend CINDY MCCONNELL, on behalf of herself	PLAINTIFFS' MOTION FOR CLASS CERTIFICATION AND
17	and all others similarly situated,	APPOINTMENT OF CLASS COUNSEL
18	Plaintiffs,	Notice of Motion and Motion for Class
19	V.	Certification; Memorandum of Points and Authorities; Declarations of Moe
20	COUNTY OF RIVERSIDE; MARK HAKE, Chief of the Riverside County	Keshavarzi, Sylvia Torres-Guillén, Sarah Hinger and Michael Harris;
21	Probation Department, in his official capacity; BRYCE HULSTROM, Chief	Request for Judicial Notice; Stipulation to Certify Class and Appoint Class
22	Deputy of the Riverside County Probation Department, in his official	Counsel and [Proposed] Order Filed Concurrently Herewith
23	capacity,	Complaint Filed: July 1, 2018
24	Defendants.	Trial Date: None Set
25		
26		
27		
28		

1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25	CHRISTINE P. SUN (SBN 218701) csun@aclunc.org 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  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	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 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 ALEXIS PIAZZA (SBN 316047) apiazza@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
26		
27		
28		
_		•

#### **DECLARATION OF ANDREA N. FEATHERS**

- I, Andrea N. Feathers, declare as follows:
- I am an attorney duly admitted to practice before this Court. I am an 1. associate with Sheppard, Mullin, Richter & Hampton LLP ("Sheppard Mullin"). I have personal knowledge of the facts contained in this declaration, except those which are stated upon information and belief, and I could and would testify competently to those facts if called as a witness in this matter.
- 2. I submit this declaration in support of Plaintiffs' unopposed Motion for Class Certification and Appointment of Class Counsel (the "Motion").
- In October 2015, Plaintiffs' counsel from the American Civil Liberties 3. Union Foundation of Southern California (the "ACLU") made a Public Records Act request to the Probation Department for the County of Riverside (the "Probation Department") for certain categories of documents related to its Youth Accountability Team Program ("YAT"). In September 2017, the County provided twelve spreadsheet documents titled "YAT PRA [Year] - Redacted." Plaintiffs' counsel from the ACLU combined these 12 spreadsheets into a single dataset entitled "MASTER CalData," and saved it as an Excel spreadsheet. Plaintiffs' counsel from ACLU sent me the correspondence to and from the Probation Department regarding the ACLU's Public Records Act request via email, along with the twelve spreadsheets and consolidated spreadsheet. Attached hereto as Exhibit A (and also attached Plaintiffs' Request for Judicial Notice in Support of Plaintiffs' Motion for Class Certification and Appointment of Class Counsel) is a true and correct copy of the first 10 pages of the MASTER CalData spreadsheet, sorted chronologically based on the "action date." For brevity, Plaintiffs' counsel are not attaching the full spreadsheet, which would be nearly 800 pages long if printed in this format, but Plaintiffs' counsel can provide the sheet in hard copy or electronic format upon the Court's request.

27

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

- 4. On information and belief, this spreadsheet contains data regarding children referred to and (in some cases) placed on YAT from January 2005 through December 2016. The spreadsheet does not contain the names of children or any other identifying information (such as social security numbers). On information and belief, the names were redacted by the Probation Department prior to releasing this spreadsheet. Each row includes a six digit number, referred to as the "CID," which, upon information and belief, is a unique identifier that the Probation Department assigns to children upon their initial referral to YAT. Each row appears to relate to a single child who was referred to YAT at least once. Several CID numbers appear in the MASTER CalData spreadsheet more than once, suggesting that those children were referred multiple times.
- 5. The spreadsheet contains columns of information relating to each referral to YAT, including the referred child's date of birth, sex, race, school, school district, and grade. The spreadsheet also contains 17 columns of information related to the child's referral and (in some cases) placement on YAT, including the "assigned date," the "arrest agency," the "most serious offense," the "action taken," the "action date," the "disposition type" and the "disposition." The dates in the "assigned date" column range from January 3, 2005 to December 30, 2016. For the purposes of this motion, I have directed staff at my office to redact all of the columns in this spreadsheet that are irrelevant to the motion, leaving only the "assigned date," the "most serious offense," the "action taken," the "action date," the "disposition type," and the "disposition date."
- 6. Using Microsoft Excel, I filtered the spreadsheet to include only rows in which the "most serious offense" was listed as Welfare and Institutions Code § 601 ("Section 601"). This produced 9,267 rows, signifying that, according to this spreadsheet, there were 9,267 referrals of children to YAT between January 2005 and December 2016 based on Section 601, according to this data. To determine

# EXHIBIT A

#### Case 5:18-cv-01399-JGB-JEM Document 33-5 Filed 09/13/18 Page 7 of 16 Page ID #:292

CID	DOB	Sex F	Race	Assigned Date	Referral Source	Arrest Agency	Most Serious Offense	Category	School District	School	Grade	Action Taken	Action Date	Dispositon Type	Disposition Date
				12/10/2016	ļ		601 WI - S					Rejected/Parent	4/24/2017	Program Rejected by Parent or Client	4/24/201
				12/27/2016			647(f) PC - M					Ineligible	4/20/2017	Ineligible	4/20/201
				12/27/2016			242 PC - M					Ineligible	4/20/2017	Ineligible	4/20/201
				11/8/2016			459.5 PC - F					Ineligible	4/20/2017	Ineligible	4/20/201
				12/10/2016			601 WIL 6	-				Unable to Legate	4/14/2017	Unable to Legate	4/14/201
				12/10/2016			601 WI - S					Unable to Locate	4/14/2017	Unable to Locate	
				12/21/2016			11350 HS - M					Counsel/Close	4/4/2017	Counsel/Close	4/4/201
				11/17/2016			647(f) PC - M					Counsel/Close	3/30/2017	Counsel/Close	3/30/201
				12/10/2016			242 PC - M					Ineligible	3/8/2017	Ineligible	3/8/201
				11/30/2016			601 WI - S					Counsel/Close	3/3/2017	Counsel/Close	3/3/201
				10/17/2016			601 WI - S					Consequence Agreement	3/1/2017	Diversion Successfully Completed	4/1/201
				12/29/2016			459.5 PC - M	-				Contract	2/28/2017	Failed to Complete	8/28/201
				12/21/2016			601 WI - S					Rejected/Parent	2/27/2017	Program Rejected by	2/27/201
				8/25/2016			242 PC - F					Contract	2/26/2017	Parent or Client Diversion Successfully Completed	2/3/201
				12/7/2016			601 WI - S	-				Contract	2/17/2017	Failed to Complete	4/3/201
				12/21/2016			601 WI - S					Contract	2/16/2017	Diversion Program Diversion Successfully	8/16/201
														Completed	
				11/21/2016			243.2(a)(1) PC - M					Contract	2/15/2017	Failed to Complete Diversion Program	8/15/201
				12/23/2016			601 WI - S					Rejected/Parent	2/14/2017	Program Rejected by Parent or Client	2/14/201
				12/30/2016			601 WI - S					Rejected/Client	2/14/2017	Program Rejected by Parent or Client	2/14/201
				12/30/2016			459.5 PC - M					Contract	2/10/2017	Diversion Successfully Completed	8/3/201
				12/30/2016			490.2(a) PC - M					Counsel/Close	2/10/2017	Counsel/Close	2/10/201
				12/21/2016			601 WI - S					Rejected/Client	2/9/2017	Program Rejected by	2/9/201
														Parent or Client	
				12/30/2016			601 WI - S					Ineligible	2/8/2017	Ineligible	2/8/201
				12/10/2016			601 WI - S					Contract	2/7/2017	Failed to Complete	6/13/20
				40/40/00:0			004 14/1 0					0	0.77/00 : 7	Diversion Program	0.001
				12/10/2016 11/30/2016			601 WI - S 601 WI - S					Counsel/Close Rejected/Parent	2/7/2017 2/7/2017	Counsel/Close Program Rejected by	2/7/201 2/7/201
														Parent or Client	
				12/30/2016			488 PC - M					Unable to Locate	2/7/2017	Unable to Locate	2/7/201
				12/10/2016			25608(a) BP - M					Contract	2/6/2017	Diversion Successfully Completed	6/12/201
				11/23/2016			601 WI - S					Contract	2/3/2017	Failed to Complete	4/13/201
														Diversion Program	
				12/28/2016			601 WI - S					Counsel/Close	2/2/2017	Counsel/Close	2/2/20
				12/28/2016			647(f) PC - M					Contract	2/2/2017	Diversion Successfully Completed	8/2/201
				12/10/2016			604 WIL 6					Caumael/Class	2/2/2047	CoursellClass	010100
				12/10/2016			601 WI - S					Counsel/Close	2/2/2017	Counsel/Close	2/2/20
				12/10/2016			11357(d) HS - M					Contract	2/1/2017	Diversion Successfully Completed	8/1/20
				10/31/2016			242 PC - M					Rejected/Client	2/1/2017	Program Rejected by Parent or Client	2/1/20
				12/19/2016			626.10(a)(1) PC - F					Contract	1/31/2017	Diversion Successfully Completed	7/31/20
				44/00/00:0			004 14/1 0					to a Park to	41041001=		
				11/28/2016			601 WI - S					Ineligible	1/31/2017	Ineligible	1/31/20
				11/2/2016			601 WI - S					Rejected/Parent	1/30/2017	Program Rejected by Parent or Client	1/30/20
				12/22/2016			601 WI - S					Rejected/Client	1/30/2017	Program Rejected by Parent or Client	1/30/20
				12/23/2016 12/21/2016			601 WI - S 459.5 PC - M					Ineligible Counsel/Close	1/27/2017 1/26/2017	Ineligible Counsel/Close	1/27/20 1/26/20
				12/16/2016			601 WI - S					Rejected/Client	1/26/2017	Program Rejected by	1/26/20
				12/30/2016			422 PC - F					Rejected/Parent	1/26/2017	Parent or Client Program Rejected by	1/26/20
				11/23/2016			601 WI - S					Rejected/Parent	1/25/2017	Parent or Client Program Rejected by	1/25/20
				12/21/2016			601 WI - S					Contract	1/25/2017	Parent or Client Diversion Successfully	7/25/20
				11/20/2010			604 WIL 6					Contract	1/05/0017	Completed	74000
				11/30/2016			601 WI - S					Contract	1/25/2017	Failed to Complete Diversion Program	7/13/20
				12/28/2016			601 WI - S					Contract	1/25/2017	Diversion Successfully Completed	7/25/201
				12/27/2016			601 WI - S					Rejected/Parent	1/25/2017	Program Rejected by Parent or Client	1/25/20
				10/31/2016			653M(a) PC - M					Contract	1/24/2017	Diversion Successfully Completed	6/13/201
				44/4/2040			44257(=)110 14					lu aliaikia	1/04/2017	·	4104/00
				11/1/2016			11357(e) HS - M					Ineligible	1/24/2017	Ineligible	1/24/201
				11/21/2016			601 WI - S					Rejected/Parent	1/20/2017	Program Rejected by	1/20/201
												Rejected/Parent Counsel/Close			1/20/2

#### Case 5:18-cv-01399-JGB-JEM Document 33-5 Filed 09/13/18 Page 8 of 16 Page ID #:293

Officer Code	CID	DOB	Sex	Race	Assigned Date	Referral Source	Arrest Agency	Most Serious Offense	Category	School District	School	Grade	Action Taken	Action Date	Dispositon Type	Disposition Date
473	126002	3/18/2004	М	Hispanic	12/10/2016	School Staff	SCHOOL	601 WI - S	Other	Palm Springs Unified	Raymond Cree Middle School	7	Rejected/Parent	1/20/2017	Program Rejected by	1/20/2017
476	126462	11/28/1999	M	Hispanic	12/23/2016	School Staff	SCHOOL	601 WI - S	Other	Desert Sands Unified	Indio High School	11	Contract	1/20/2017	Parent or Client Failed to Complete	2/23/2017
473	126104	5/2/2001	M	Hispanic	12/21/2016	School Staff	SCHOOL	601 WI - S	Other	Palm Springs Unified	Desert Hot Springs High School	9	Counsel/Close	1/20/2017	Diversion Program Counsel/Close	1/20/2017
476	125677	11/7/2001	М	Hispanic	11/28/2016	Outside Agency	DEPT OF PUBLIC SOC SVCS	601 WI - S	Other	Desert Sands Unified	Indio High School	10	Counsel/Close	1/20/2017	Counsel/Close	1/20/2017
468	125313	9/9/2000	F	Hispanic	11/14/2016	Law Enforcement	DISTRICT ATTORNEY	601 WI - S	Other	Perris Union High School District	Perris Lake Continuation School	11	Contract	1/20/2017	Failed to Complete Diversion Program	7/20/2017
452	124832	1/6/2005	М	Other	12/12/2016	Law Enforcement	RSO MORENO VALLEY PD	245(a)(4) PC - F	VIOLENCE	Moreno Valley Unified	Landmark Middle School	6	Consequence Agreement	1/20/2017	Diversion Successfully Completed	4/11/2017
465	125742	10/17/2002	M	White	12/2/2016	Law Enforcement	RSO LAKE	11357(e) HS - M	DRUGS	Elsinore Unified	Temescal Canyon High School	10	Contract	1/20/2017	Diversion Successfully	7/20/2017
							ELSINORE PD								Completed	
471	125765	1/24/2001	М	Hispanic	12/10/2016	Law Enforcement	RSO THERMAL	11357(d) HS - M	DRUGS	Coachella Valley Unified	Coachella Valley High School	11	Contract	1/20/2017	Diversion Successfully Completed	6/30/2017
471 461	125772 110299	1/11/2001	F M	Hispanic White	12/10/2016 12/28/2016	Law Enforcement Law Enforcement	RSO THERMAL RSO	25608(a) BP - M 11375(b)(2) HS - M	OTHER DRUGS	Coachella Valley Unified Other	Desert Mirage High School Other	10	Counsel/Close Rejected/Parent	1/20/2017	Counsel/Close Program Rejected by	1/20/2017 1/20/2017
401	110233	12/1/2000	ivi	Willia	12/20/2010	Law Emorecinent	PERRIS/MENIFEE	11073(b)(2)110 - W	BROGO	Guid	Othor	10	regeolog/i archi	1120/2011	Parent or Client	1120/2011
468 482	125143	11/26/2003	F	White	11/8/2016	School Staff	SCHOOL	601 WI - S	Other	Palm Springs Unified	Bella Vista Elementary School	8	Ineligible	1/19/2017	Ineligible	1/19/2017
	126496	12/21/2003	IVI	Hispanic	12/27/2016	Law Enforcement	RSO MORENO VALLEY PD	601 WI - S	Other	Moreno Valley Unified	Badger Springs Middle School	1	Counsel/Close	1/19/2017	Counsel/Close	1/19/2017
451	126511	6/8/2000	F	Hispanic	12/27/2016	School Staff	SCHOOL	601 WI - S	Other	Other	Alta Vista South Public Charter	11	Contract	1/19/2017	Diversion Successfully Completed	7/19/2017
462	125562	12/23/2004	M	Hispanic	11/21/2016	School Staff	SCHOOL	601 WI - S	Other	Val Verde Unified	Sierra Vista Elementary School	6	Counsel/Close	1/18/2017	Counsel/Close	1/18/2017
473	126001	4/13/2004	М	Hispanic	12/10/2016	School Staff	SCHOOL	601 WI - S	Other	Palm Springs Unified	Raymond Cree Middle School	6	Contract	1/18/2017	Failed to Complete	4/17/2017
463	126211	2/6/1999	М	Hispanic	12/16/2016	Law Enforcement	RSO PERRIS/MENIFEE	488 PC - M	PROPERTY	Hemet Unified	Alessandro Continuation School	12	Consequence Agreement	1/18/2017	Diversion Program Diversion Successfully Completed	2/3/2017
471	126384	11/26/2002	M	Hispanic	12/21/2016	Parent/Guardian	PD PARENT/GUARDIA	601 WI - S	Other	Coachella Valley Unified	Desert Mirage High School	9	Counsel/Close	1/18/2017	Counsel/Close	1/18/2017
468	125321	4/17/2001	F	Hispanic	11/14/2016	School Staff	N SCHOOL	601 WI - S	Other	Perris Union High School District	Paloma Valley High School	10	Counsel/Close	1/17/2017	Counsel/Close	1/17/2017
482	125224	9/12/2003	M	Hispanic	12/29/2016	Law Enforcement	RSO MORENO VALLEY PD	626.10(a)(1) PC - F	Other	Other	Other	7	Contract	1/17/2017	Diversion Successfully Completed	7/17/2017
482	126208	6/14/2003	М	White	12/16/2016	School Staff	SCHOOL	601 WI - S	Other	Riverside Unified School District	University Middle School	8	Contract	1/17/2017	Failed to Complete	4/3/2017
468	125141	10/29/2003	M	White	11/8/2016	School Staff	SCHOOL	601 WI - S	Other	Menifee Union School District	Bell Mountain Middle School	8	Ineligible	1/17/2017	Diversion Program Ineligible	1/17/2017
461	125834	8/14/2004	М	White	12/20/2016	Law Enforcement	MURRIETA POLICE DEPT.	11357(d) HS - M	DRUGS	Murrieta Valley Unified School District	Shivela Middle School	8	Consequence Agreement	1/17/2017	Diversion Successfully Completed	2/21/2017
465	126313	4/26/2002	M	White	12/29/2016	Law Enforcement	RSO LAKE	242 PC - M	VIOLENCE	Elsinore Unified	Elsinore High School	9	Counsel/Close	1/17/2017	Counsel/Close	1/17/2017
461	125928	8/24/2001	М	White	12/20/2016	Law Enforcement	ELSINORE PD MURRIETA POLICE DEPT.	11357(d) HS - M	DRUGS	Murrieta Valley Unified School District	Vista Murrieta High School	10	Consequence Agreement	1/13/2017	Diversion Successfully Completed	2/13/2017
461	125835	2/3/2004	М	White	12/20/2016	Law Enforcement	MURRIETA POLICE	11357(d) HS - M	DRUGS	Murrieta Valley Unified School District	Shivela Middle School	8	Consequence Agreement	1/13/2017	Diversion Successfully	2/21/2017
451	100505	E (E (2002		White	12/29/2016	Law Enforcement	DEPT. RIVERSIDE PD	42500(a) VC M	Other	Riverside Unified School District	John W. North High Cohool	0	Contract	1/12/2017	Completed	7/11/2017
451	126535	5/5/2002	IVI	vvriite	12/29/2016	Law Enforcement	RIVERSIDE PD	12500(a) VC - M	Other	Riverside Offilied School District	John W. North High School	9	Contract	1/13/2017	Diversion Successfully Completed	7/11/2017
453	125743	7/7/2003	М	Hispanic	11/30/2016	School Staff	SCHOOL	601 WI - S	Other	Jurupa Unified	Mission Middle School	8	Contract	1/13/2017	Failed to Complete Diversion Program	7/26/2017
453	124341	12/11/2002	М	Hispanic	10/17/2016	School Staff	SCHOOL	601 WI - S	Other	Jurupa Unified	Rivercrest Preparatory School	8	Contract	1/13/2017	Failed to Complete	7/13/2017
464	126510	3/18/2004	F	White	12/27/2016	School Staff	SCHOOL	601 WI - S	Other	San Jacinto Unified	Mt. Heights Academy (6-12)	7	Contract	1/13/2017	Diversion Program Failed to Complete	5/25/2017
472	126377	12/22/2003	F	Hispanic	12/21/2016	Parent/Guardian	PARENT/GUARDIA	601 WI - S	Other	Palm Springs Unified	Nellie N. Coffman Middle School	7	Contract	1/13/2017	Diversion Program Diversion Successfully Completed	7/13/2017
451	126383	10/30/2001	M	Black	12/21/2016	Parent/Guardian	PARENT/GUARDIA	601 WL-S	Other	Riverside Unified School District	Raincross Continuation School	10	Counsel/Close	1/13/2017	Counsel/Close	1/13/2017
464	126083	8/10/1999	Μ.	Hispanic	12/13/2016	School Staff	N SCHOOL	601 WI - S	Other	San Jacinto Unified	Mountain View High School	11	Rejected/Parent	1/13/2017	Program Rejected by	1/13/2017
			-	· ·											Parent or Client	
478	125616	5/9/2000	F	Hispanic	12/10/2016	Law Enforcement	BANNING PD	11357(e) HS - M	DRUGS	Banning Unified School District	Banning High School	10	Rejected/Parent	1/13/2017	Program Rejected by Parent or Client	1/13/2017
452	124950	10/25/2001	F	White	11/17/2016	Law Enforcement	RSO MORENO VALLEY PD	490.5(a) PC - M	PROPERTY	Other	Other	10	Unable to Locate	1/13/2017	Unable to Locate	1/13/2017
462	126209	5/26/2003	F	Hispanic	12/16/2016	School Staff	SCHOOL	601 WI - S	Other	Val Verde Unified	March Middle School	8	Contract	1/12/2017	Failed to Complete Diversion Program	7/12/2017
468	124915	10/7/1999	М	Hispanic	11/9/2016	Law Enforcement	CALIFORNIA HIGHWAY PATROL	12500(a) VC - M	Other	Perris Union High School District	Perris High School	12	Contract	1/12/2017	Diversion Successfully Completed	6/13/2017
451	126534	2/5/2001	F	Hispanic	12/29/2016	Law Enforcement	RIVERSIDE PD	490.5(a) PC - M	PROPERTY	Riverside Unified School District	Ramona High School	9	Contract	1/12/2017	Diversion Successfully Completed	7/11/2017
463	84955	11/8/1999	F	White	12/8/2016	Law Enforcement	RIVERSIDE PD	490.5(a) PC - M		Hemet Unified	Alessandro High School (11-12)	12	Counsel/Close	1/12/2017	Counsel/Close	1/12/2017
482	126203	2/26/2000	М	Hispanic	12/16/2016	School Staff	SCHOOL	601 WI - S	Other	Moreno Valley Unified	Bayside Continuation School	11	Rejected/Client	1/12/2017	Program Rejected by	1/12/2017
462	126494	4/20/2003	М	Hispanic	12/27/2016	Parent/Guardian	PARENT/GUARDIA N	601 WI - S	Other	Val Verde Unified	Val Verde High School	9	Contract	1/11/2017	Parent or Client Diversion Successfully Completed	7/11/2017
468	125319	2/20/2002	F	Hispanic	11/14/2016	School Staff	SCHOOL	601 WI - S	Other	Perris Union High School District	Perris High School	8	Contract	1/11/2017	Diversion Successfully Completed	7/11/2017
467	120410	8/20/2003	F	Hispanic	12/15/2016	School Staff	SCHOOL	601 WI - S	Other	Temecula Valley Unified	Margarita Middle School	8	Contract	1/11/2017	Diversion Successfully	7/11/2017
452	126439	3/20/2003	М	Hispanic	12/22/2016	Parent/Guardian	PARENT/GUARDIA	601 WI - S	Other	Moreno Valley Unified	Mountain View Middle School	7	Contract	1/11/2017	Completed Failed to Complete	3/16/2017
							N			-		ļ'.			Diversion Program	
463	125735	1/14/2005	F	White	12/16/2016	Law Enforcement	RSO HEMET	10851(a) VC - F	PROPERTY	Hemet Unified	Acacia Middle School	7	Contract	1/11/2017	Diversion Successfully Completed	7/11/2017

#### Case 5:18-cv-01399-JGB-JEM Document 33-5 Filed 09/13/18 Page 9 of 16 Page ID #:294

471			Sex	Race	Assigned Date	Referral Source	Arrest Agency	Most Serious Offense	Category	School District	School	Grade	Action Taken	Action Date	Dispositon Type	Disposition Date
	125892	11/2/2004	М	Hispanic	12/10/2016	School Staff	SCHOOL	601 WI - S	Other	Coachella Valley Unified	Toro Canyon Middle School		Contract	1/11/2017	Failed to Complete	2/16/2017
461	126022	10/22/2000	F	Hispanic	12/30/2016	Law Enforcement	MURRIETA POLICE	245(a)(1) PC - F	VIOLENCE	Murrieta Valley Unified School District	Murrieta Valley High School	11	Counsel/Close	1/11/2017	Diversion Program Counsel/Close	1/11/2017
471	125889	8/13/2003	М	Hispanic	12/10/2016	School Staff	SCHOOL	601 WI - S	Other	Coachella Valley Unified	Toro Canyon Middle School	8	Counsel/Close	1/11/2017	Counsel/Close	1/11/2017
472	119206	11/22/2003	М	Black	12/19/2016	Parent/Guardian	PARENT/GUARDIA N		Other	Other	Mojave River Academy	7	Rejected/Client	1/11/2017	Program Rejected by Parent or Client	1/11/2017
453	125092	4/27/2002	М	White	11/7/2016	School Staff	SCHOOL	601 WI - S	Other	Jurupa Unified	Rubidoux High School	9	Rejected/Parent	1/11/2017	Program Rejected by Parent or Client	1/11/2017
474	125005	6/28/2002	М	Hispanic	11/2/2016	School Staff	SCHOOL	601 WI - S	Other	Beaumont Unified	San Gorgonio Middle School	8	Rejected/Parent	1/11/2017	Program Rejected by Parent or Client	1/11/2017
453 453	124334 124875	4/14/2004 9/30/2002	M	Hispanic Hispanic	10/17/2016 11/1/2016	School Staff Law Enforcement	SCHOOL RSO JURUPA	601 WI - S 415(3) PC - M	Other Other	Jurupa Unified Jurupa Unified	Mira Loma Middle School	7	Unable to Locate Unable to Locate	1/11/2017 1/11/2017	Unable to Locate Unable to Locate	1/11/2017 1/11/2017
			-	·			VALLEY STATION	, ,		•	Patriot High School	9				
461	126507	3/26/1999	М	Hispanic	12/30/2016	Law Enforcement	MURRIETA POLICE DEPT.	459.5 PC - M	PROPERTY	Other	Other	12	Unable to Locate	1/11/2017	Unable to Locate	1/11/2017
475	126348	4/21/2002	М	Hispanic	12/21/2016	Law Enforcement	RSO THERMAL	11357(d) HS - M	DRUGS	Desert Sands Unified	La Quinta Middle School	8	Consequence Agreement	1/10/2017	Diversion Successfully Completed	1/24/2017
468	125781	1/3/2003	F	Other	11/30/2016	Parent/Guardian	PARENT/GUARDIA	601 WI - S	Other	Menifee Union School District	Bell Mountain Middle School	8	Ineligible	1/10/2017	Ineligible	1/10/2017
471	125762	12/9/2000	М	Hispanic	12/10/2016	Law Enforcement	RSO THERMAL	25608(a) BP - M	OTHER	Coachella Valley Unified	Desert Mirage High School	10	Contract	1/10/2017	Diversion Successfully Completed	6/6/2017
482	113773	7/9/2003	М	Black	12/27/2016	Law Enforcement	RSO MORENO	243.6 PC - M	VIOLENCE	Other	Other	7	Contract	1/10/2017	Failed to Complete	5/8/2017
468	125315	2/5/2003	М	Hispanic	11/14/2016	School Staff	VALLEY PD SCHOOL	601 WI - S	Other	Menifee Union School District	Menifee Middle School	8	Counsel/Close	1/10/2017	Diversion Program Counsel/Close	1/11/2017
471	126345	10/30/2002	М	Hispanic	12/21/2016	Law Enforcement	RSO THERMAL	11357(e) HS - M	DRUGS	Coachella Valley Unified	Desert Mirage High School	9	Rejected/Parent	1/10/2017	Program Rejected by	1/10/2017
476	125644	1/23/2003	М	Hispanic	11/28/2016	School Staff	SCHOOL	601 WI - S	Other	Other	Other	8	Contract	1/9/2017	Parent or Client Diversion Successfully Completed	6/2/2017
475	124011	12/16/2003	М	Hispanic	12/19/2016	Law Enforcement	INDIO PD	242 PC - M	VIOLENCE	Other	Other	7	Contract	1/9/2017	Diversion Successfully	7/9/2017
															Completed	
474	38598	2/27/2002	М	White	12/19/2016	Law Enforcement	BEAUMONT PD	626.10(a)(1) PC - F	Other	Other	Other	10	Contract	1/9/2017	Failed to Complete Diversion Program	4/5/2017
468	108134	2/12/2002	M	Hispanic	11/14/2016	School Staff	SCHOOL	601 WI - S	Other	Perris Union High School District	Pinacate Middle School	8	Counsel/Close	1/9/2017	Counsel/Close	1/9/2017
473	125925	11/3/1999	М	Hispanic	12/10/2016	Law Enforcement	PALM SPRINGS PE	12500(a) VC - M	Other	Palm Springs Unified	Palm Springs High School	12	Contract	1/9/2017	Diversion Successfully Completed	7/9/2017
453	125298	1/21/2003	F	Hispanic	11/14/2016	School Staff	SCHOOL	601 WI - S	Other	Jurupa Unified	Mission Middle School	8	Contract	1/9/2017	Diversion Successfully Completed	7/9/2017
453	125737	3/27/2003	F	Hispanic	11/30/2016	School Staff	SCHOOL	601 WI - S	Other	Jurupa Unified	Mission Middle School	8	Contract	1/9/2017	Diversion Successfully Completed	7/9/2017
461	70609	8/18/1999	М	Hispanic	11/30/2016	Law Enforcement	MURRIETA POLICE DEPT.	11357(b) HS - I	DRUGS	Other	Other	12	Contract	1/9/2017	Diversion Successfully Completed	7/9/2017
463	125739	5/22/2003	М	White	12/16/2016	Law Enforcement	RSO HEMET	10851(a) VC - F	PROPERTY	Hemet Unified	ASPIRE Community Day School	9	Contract	1/9/2017	Diversion Successfully Completed	7/7/2017
465	125386	10/27/1999	М	White	11/28/2016	Law Enforcement	RSO LAKE ELSINORE PD	647(f) PC - M	DRUGS	Elsinore Unified	Elsinore High School		Contract	1/9/2017	Diversion Successfully Completed	7/9/2017
471	125430	6/25/1999	M	Hispanic	11/17/2016	Law Enforcement	RSO THERMAL	647(f) PC - M	DRUGS	Coachella Valley Unified	Coachella Valley High School	12	Contract	1/9/2017	Diversion Successfully	6/13/2017
478	126472	1/18/2005	M	White	12/23/2016	School Staff	SCHOOL	601 WI - S	Other	Banning Unified School District	Nicolet Middle School	7	Contract	1/9/2017	Completed  Diversion Successfully	7/11/2017
															Completed	
478 463	125634 85058	11/14/2000 8/8/2002	M M	Hispanic White	12/10/2016 12/22/2016	Law Enforcement Parent/Guardian	BANNING PD PARENT/GUARDIA	11357(e) HS - M 601 WI - S	DRUGS Other	Other Hemet Unified	Other ASPIRE Community Day School	10 9	Ineligible Rejected/Client	1/9/2017	Program Rejected by	1/9/2017 1/9/2017
462	126174	9/13/2002	F	Hispanic	12/15/2016	Law Enforcement	SCHOOL	601 WI - S	Other	Val Verde Unified	Student Success Academy (6-10)	8	Contract	1/6/2017	Parent or Client Failed to Complete	5/19/2017
462	124208	12/28/1998	М	Hispanic	12/14/2016	Law Enforcement	CALIFORNIA HIGHWAY PATROL	12500(a) VC - M	Other	Val Verde Unified	Rancho Verde High School	12	Counsel/Close	1/6/2017	Diversion Program Counsel/Close	1/6/2017
476	125805	5/26/2004	М	Hispanic	12/19/2016	Law Enforcement	INDIO PD	242 PC - M	VIOLENCE	Desert Sands Unified	Indio Middle School	7	Contract	1/6/2017	Diversion Successfully Completed	7/6/2017
473	126079	4/17/2005	М	Hispanic	12/21/2016	School Staff	SCHOOL	601 WI - S	Other	Palm Springs Unified	Desert Springs Middle School	6	Rejected/Parent	1/6/2017	Program Rejected by	1/6/2017
473	125894					School Staff			Other			Ĭ	-		Parent or Client Counsel/Close	
		12/4/2005		White	12/10/2016		PARENT/GUARDIA N			Palm Springs Unified	Cahuilla Elementary School		Counsel/Close	1/6/2017		1/6/2017
475	126108	7/30/2003	М	Hispanic	12/19/2016	School Staff	SCHOOL	601 WI - S	Other	Desert Sands Unified	La Quinta Middle School	8	Contract	1/6/2017	Failed to Complete Diversion Program	6/2/2017
457	124949	10/30/2000	М	Hispanic	11/8/2016	Law Enforcement	RSO JURUPA VALLEY STATION	602 WIC - S	Other	Corona Norco Unified	Orange Grove High School	10	Contract	1/6/2017	Failed to Complete Diversion Program	4/28/2017
471	125890	2/5/2003	М	Hispanic	12/10/2016	School Staff	SCHOOL	601 WI - S	Other	Coachella Valley Unified	Toro Canyon Middle School	8	Rejected/Parent	1/6/2017	Program Rejected by Parent or Client	1/6/2017
467	126499	1/12/2000	М	White	12/27/2016	School Staff	SCHOOL	601 WI - S	Other	Temecula Valley Unified	Rancho Vista High School	11	Rejected/Client	1/5/2017	Program Rejected by	1/5/2017
464	126216	7/8/1999	F	Other	12/16/2016	Parent/Guardian	PARENT/GUARDIA	601 WI - S	Other				Rejected/Client	1/5/2017	Parent or Client Program Rejected by Parent or Client	1/5/2017
482	126205	12/7/2001	М	Hispanic	12/16/2016	School Staff	SCHOOL	601 WI - S	Other	Other	Other	9	Ineligible	1/5/2017	Ineligible	1/5/2017
476	125799	8/15/2003	М	Hispanic	12/10/2016	Law Enforcement	INDIO PD	11357(b) HS - I	DRUGS	Desert Sands Unified	Indio Middle School	7	Rejected/Parent	1/5/2017	Program Rejected by Parent or Client	1/5/2017
476	125627	11/10/2003	F	Hispanic	11/23/2016	School Staff	PARENT/GUARDIA N	601 WI - S	Other	Desert Sands Unified	Indio Middle School	7	Consequence Agreement	1/5/2017	Diversion Successfully Completed	2/3/2017
468	124936	11/11/2000	М	Black	11/9/2016	Law Enforcement	RSO PERRIS/MENIFEE	626.7 PC - M	PROPERTY	Perris Union High School District	Heritage High School	11	Contract	1/5/2017	Diversion Successfully Completed	7/5/2017
467	126162	7/11/2000	М	White	12/16/2016	Law Enforcement	RSO TEMECULA PD	242 PC - M	VIOLENCE	Other	Other	10	Contract	1/5/2017	Diversion Successfully Completed	7/5/2017

### Case 5:18-cv-01399-JGB-JEM Document 33-5 Filed 09/13/18 Page 10 of 16 Page ID #:295

										#·295						
Officer Cod	ie CID	DOB	Sex	Race	Assigned Date	Referral Source	Arrest Agency	Most Serious Offense	Category	School District	School	Grade	Action Taken	Action Date	Dispositon Type	Disposition Date
468	125311	8/21/1999	М	Hispanic	11/14/2016	Law Enforcement	RSO PERRIS/MENIFEE	601 WI - S	Other	Perris Union High School District	Perris Lake Continuation School	12	Contract	1/5/2017	Failed to Complete Diversion Program	4/11/2017
452	126598	5/10/2002	М	Hispanic	12/30/2016	Parent/Guardian	PARENT/GUARDIA	601 WI - S	Other	Riverside County Office of Education	Moreno Valley Regional Learning Center	9	Contract	1/5/2017	Failed to Complete	7/5/2017
453	125009	9/7/2002	М	Hispanic	11/3/2016	Law Enforcement	OTHER RIVERSIDE COUNTY LEA	601 WI - S	Other	Jurupa Unified	Jurupa Middle School	8	Contract	1/5/2017	Diversion Program Failed to Complete Diversion Program	3/31/2017
453	115763	9/9/2003	М	Hispanic	10/11/2016	School Staff	SCHOOL	601 WI - S	Other	Jurupa Unified	Mission Middle School	8	Contract	1/5/2017	Diversion Successfully Completed	7/5/2017
457	125169	12/24/2001	М	Hispanic	11/17/2016	Law Enforcement	CALIFORNIA HIGHWAY PATROL	23110(a) VC - M	VIOLENCE	Corona Norco Unified	Norco High School	10	Contract	1/5/2017	Diversion Successfully Completed	7/5/2017
463	126210	9/22/1999	М	Hispanic	12/16/2016	Law Enforcement	RSO PERRIS/MENIFEE	488 PC - M	PROPERTY	Hemet Unified	Alessandro Continuation School	12	Contract	1/5/2017	Diversion Successfully Completed	7/5/2017
471	125581	7/13/2002	М	Hispanic	11/22/2016	School Staff	PD SCHOOL	601 WI - S	Other	Desert Sands Unified	Indio High School	9	Rejected/Parent	1/5/2017	Program Rejected by	1/5/2017
463	126326	2/18/2001	F	Black	12/29/2016	Law Enforcement	RSO HEMET	242 PC - M	VIOLENCE	Non Public	Other	11	Unable to Locate	1/5/2017	Parent or Client Unable to Locate	1/5/2017
476	86414	1/23/2000	F	Hispanic	12/10/2016	Law Enforcement	INDIO PD	308(b) PC - I	Other	Desert Sands Unified	Amistad Continuation School	10	Contract	1/4/2017	Diversion Successfully Completed	6/13/2017
467	125599	5/27/2000	М	Black	12/16/2016	Law Enforcement	RSO TEMECULA PD	11359 HS - F	DRUGS	Temecula Valley Unified	Susan H Nelson High School	11	Contract	1/4/2017	Diversion Successfully Completed	7/3/2017
473	125999	12/9/2004	M	Hispanic	12/10/2016	School Staff	SCHOOL	601 WI - S	Other	Palm Springs Unified	Raymond Cree Middle School	6	Counsel/Close	1/4/2017	Counsel/Close	1/4/2017
475	126109	2/16/2004	M	Hispanic	12/19/2016	Parent/Guardian	PARENT/GUARDIA	601 WI - S	Other	Desert Sands Unified	La Quinta Middle School	7	Contract	1/4/2017	Failed to Complete	7/4/2017
482	126204	9/30/2000	М	Hispanic	12/16/2016	School Staff	SCHOOL	601 WI - S	Other	Other	Alta Vista Public Charter School	10	Contract	1/4/2017	Diversion Program Diversion Successfully Completed	7/4/2017
468	125130	10/31/1999	М	Hispanic	11/9/2016	Law Enforcement	RSO PERRIS/MENIFEE	594(a)(2) PC - M	PROPERTY	Non Public	Other	12	Contract	1/4/2017		
468	125130	10/31/1999	М	Hispanic	12/22/2016	Law Enforcement	RSO PERRIS/MENIFEE	488 PC - M	PROPERTY	Non Public	Other	12	Contract	1/4/2017		
467	125607	9/30/2000	F	Hispanic	12/16/2016	Law Enforcement	RSO TEMECULA PD	11357(e) HS - M	DRUGS	Temecula Valley Unified	Temecula Valley High School	11	Consequence Agreement	1/4/2017	Diversion Successfully Completed	2/3/2017
468	125824	5/10/2001	М	Other	12/13/2016	Law Enforcement	RSO TEMECULA PD	459.5 PC - M	PROPERTY	Perris Union High School District	Paloma Valley High School	10	Consequence Agreement	1/4/2017	Diversion Successfully Completed	2/3/2017
455	125614	9/22/2003	М	Hispanic	11/22/2016	Parent/Guardian	PARENT/GUARDIA N	601 WI - S	Other	Moreno Valley Unified	Mountain View Middle School	7	Contract	1/4/2017	Diversion Successfully Completed	7/4/2017
463	125491	11/9/2002	М	Black	11/28/2016	Law Enforcement	HEMET PD	488 PC - M	PROPERTY	Hemet Unified	Hemet High School	9	Contract	1/4/2017	Diversion Successfully Completed	5/31/2017
453	125174	12/16/2001	М	Hispanic	11/8/2016	Law Enforcement	DISTRICT ATTORNEY	601 WI - S	Other	Jurupa Unified	Rubidoux High School	9	Rejected/Parent	1/4/2017	Program Rejected by Parent or Client	1/4/2017
463	126505	10/29/2003	M	Hispanic	12/27/2016	School Staff	SCHOOL	601 WI - S	Other	Hemet Unified	West Valley High School	9	Rejected/Parent	1/4/2017	Program Rejected by	1/4/2017
453	123280	7/25/2000	F	White	12/2/2016	Law Enforcement	RSO LAKE ELSINORE PD	242 PC - M	VIOLENCE	Corona Norco Unified	Centennial High School	11	Unable to Locate	1/4/2017	Parent or Client Unable to Locate	1/4/2017
475	126357	2/28/2001	М	Hispanic	12/21/2016	Law Enforcement	RSO THERMAL	11357(e) HS - M	DRUGS	Desert Sands Unified	Horizon Independent Study High School	10	Contract	1/3/2017	Failed to Complete	4/10/2017
468	125320	7/27/2002	М	Black	11/14/2016	School Staff	SCHOOL	601 WI - S	Other	Perris Union High School District	(9-12) Paloma Valley High School	9	Contract	1/3/2017	Diversion Program Diversion Successfully Completed	7/7/2017
473	126003	1/5/2004	М	White	12/10/2016	School Staff	SCHOOL	601 WI - S	Other	Palm Springs Unified	Raymond Cree Middle School	7	Rejected/Parent	1/3/2017	Program Rejected by Parent or Client	1/3/2017
476	117462	1/2/2003	F	Hispanic	12/28/2016	School Staff	SCHOOL	601 WI - S	Other	Desert Sands Unified	Indio Middle School	8	Rejected/Parent	1/3/2017	Program Rejected by Parent or Client	1/3/2017
482	125609	12/15/1998	F	Black	12/1/2016	Law Enforcement	RSO MORENO VALLEY PD	490.5(a) PC - M	PROPERTY	Moreno Valley Unified	Moreno Valley High School	12	Counsel/Close	1/3/2017	Counsel/Close	1/3/2017
463	124607	8/1/2000	М	White	10/31/2016	Law Enforcement	RSO HEMET	11357(e) HS - M	DRUGS	Hemet Unified	Hemet High School	12	Contract	1/3/2017	Diversion Successfully Completed	7/3/2017
463	124607	8/1/2000	М	White	10/31/2016	Law Enforcement	RSO HEMET	11357(e) HS - M	DRUGS	Hemet Unified	Hemet High School	12	Contract	1/3/2017	Diversion Successfully Completed	7/3/2017
463	124607	8/1/2000	М	White	12/16/2016	Law Enforcement	RSO HEMET	626.10(a)(1) PC - F	Other	Hemet Unified	Hemet High School	12	Contract	1/3/2017	Diversion Successfully Completed	7/3/2017
474	126373	9/25/1999	F	Asian	12/21/2016	School Staff	SCHOOL	601 WI - S	Other	Other	Other	11	Contract	1/3/2017	Failed to Complete Diversion Program	5/30/2017
482	125612	11/2/2000	F	Hispanic	12/1/2016	Law Enforcement	RSO MORENO VALLEY PD	11357(e) HS - M	DRUGS	Moreno Valley Unified	March Mountain High School	11	Contract	1/3/2017	Diversion Successfully Completed	6/5/2017
453	125981	1/27/2003	F	Hispanic	12/8/2016	School Staff	SCHOOL	601 WI - S	Other	Jurupa Unified	The Learning Center	7	Rejected/Parent	1/3/2017	Program Rejected by Parent or Client	1/3/2017
471	124262	1/24/2001	F	Hispanic	10/18/2016	School Staff	SCHOOL	601 WI - S	Other	Coachella Valley Unified	Coachella Valley High School	10	Rejected/Parent	1/3/2017	Program Rejected by Parent or Client	1/3/2017
471 452	125364 124950	10/3/2003	M	Hispanic White	11/16/2016	Law Enforcement  Law Enforcement	RSO THERMAL RSO MORENO	601 WI - S 602 PC - M	Other PROPERTY	Other	Other Other	8	Rejected/Parent Unable to Locate	1/3/2017	Program Rejected by Parent or Client Unable to Locate	1/3/2017 1/13/2017
			-				VALLEY PD									
467 452	124681 120283	8/23/2002 12/17/2003	F M	Other	12/13/2016	Law Enforcement  Law Enforcement	PD RSO MORENO	243.2(a)(1) PC - M 484(a) PC - M		Riverside County Office of Education  Moreno Valley Unified	David L. Long Regional Learning Center  Mountain View Middle School	7	Ineligible Counsel/Close	12/30/2016	Ineligible Counsel/Close	12/20/2016 12/30/2016
457	124991	9/27/2003	M	White	11/8/2016	Law Enforcement	VALLEY PD RSO JURUPA	602 WIC - S	Other	Corona Norco Unified	Ramirez Intermediate School	R	Counsel/Close	12/29/2016	Counsel/Close	12/29/2016
476	118348		M				VALLEY STATION				Amistad Continuation School	10				12/29/2016
		3/7/2000	IVI	Hispanic	11/28/2016	Outside Agency	DEPT OF PUBLIC SOC SVCS		Other	Desert Sands Unified		10	Rejected/Client	12/29/2016	Program Rejected by Parent or Client	
473	125197	1/21/2002	М	Hispanic	11/9/2016	Law Enforcement	Desert Hot Springs PD	602 PC - M	PROPERTY	Palm Springs Unified	Desert Springs Middle School	8	Contract	12/28/2016	Failed to Complete Diversion Program	4/4/2017
473	125197	1/21/2002	М	Hispanic	11/9/2016	Law Enforcement	Desert Hot Springs	602 PC - M	PROPERTY	Palm Springs Unified	Desert Springs Middle School	8	Contract	12/28/2016	Failed to Complete	4/4/2

## Case 5:18-cv-01399-JGB-JEM Document 33-5 Filed 09/13/18 Page 11 of 16 Page ID #:296

										#:296						
Officer Code	CID	DOB	Sex	Race	Assigned Date	Referral Source	Arrest Agency	Most Serious Offense	Category	School District	School	Grade	Action Taken	Action Date	Dispositon Type	Disposition Date
473	125382	11/19/2004	М	White	11/16/2016	School Staff	SCHOOL	601 WI - S	Other	Palm Springs Unified	Painted Hills Middle School	6	Contract	12/28/2016	Failed to Complete	2/1/2017
473	125796	12/15/2003	-	Black	12/10/2016	Parent/Guardian	PARENT/GUARDIA	ent WILS	Other	Palm Springs Unified	Painted Hills Middle School	7	Contract	12/28/2016	Diversion Program Failed to Complete	2/1/2017
		12/15/2003	ſ	DIACK		Palent/Guardian	N				Painted Hills Middle School				Diversion Program	
467	125608	10/15/2000	М	Hispanic	12/16/2016	Law Enforcement	RSO TEMECULA PD	11357(e) HS - M	DRUGS	Temecula Valley Unified	Temecula Valley High School	11	Consequence Agreement	12/28/2016	Diversion Successfully Completed	1/28/2017
467	125438	8/8/2003	F	Hispanic	11/28/2016	Law Enforcement	RSO TEMECULA PD	11357(e) HS - M	DRUGS	Temecula Valley Unified	James L. Day Middle School	8	Contract	12/28/2016	Diversion Successfully Completed	6/22/2017
476	125922	5/13/1999	F	Hispanic	12/10/2016	Law Enforcement	RSO THERMAL	490.5(a) PC - M	PROPERTY	Desert Sands Unified	Shadow Hills High School	12	Contract	12/28/2016	Diversion Successfully Completed	3/7/2017
457	124993	4/29/2000	М	Hispanic	12/12/2016	Law Enforcement	RSO JURUPA VALLEY STATION	626.10(a)(1) PC - F	Other	Corona Norco Unified	Eleanor Roosevelt High School	10	Contract	12/28/2016	Diversion Successfully Completed	6/21/2017
465	123933	11/8/2002	М	Hispanic	11/9/2016	Law Enforcement	RSO LAKE ELSINORE PD	451(c) PC - F	PROPERTY	Elsinore Unified	Elsinore High School	10	Contract	12/28/2016	Diversion Successfully Completed	6/23/2017
475	116987	11/21/2003	M	Hispanic	12/10/2016	School Staff	SCHOOL	601 WI - S	Other	Desert Sands Unified	Horizon Independent Study High School	7	Ineligible	12/27/2016	Ineligible	12/27/2016
											(9-12)		_		-	
476	125632	11/26/2003	F	Hispanic	11/23/2016	School Staff	SCHOOL	601 WI - S	Other	Desert Sands Unified	Indio Middle School	8	Contract	12/27/2016	Failed to Complete Diversion Program	2/2/2017
476	125588	3/27/2003	M	Hispanic	11/22/2016	School Staff	SCHOOL	601 WI - S	Other	Coachella Valley Unified	West Shores High School (7-12)	8	Ineligible		Ineligible	12/27/2016
454	125194	9/22/2003	М	Hispanic	11/9/2016	School Staff	SCHOOL	601 WI - S	Other	Beaumont Unified	Mountain View Middle School	7	Ineligible		Ineligible	12/27/2016
467	124096	3/17/2003	М	Black	11/21/2016	Law Enforcement	RSO TEMECULA PD	242 PC - M	VIOLENCE	Temecula Valley Unified	James L. Day Middle School	8	Contract	12/27/2016	Diversion Successfully Completed	6/22/2017
467	124999	12/21/2000	М	Other	11/2/2016	Parent/Guardian	PARENT/GUARDIA N		Other	Temecula Valley Unified	Susan H Nelson High School	10	Contract	12/27/2016	Program Rejected by Parent or Client	1/25/2017
473	125584	10/24/2001	М	Hispanic	11/22/2016	Parent/Guardian	PARENT/GUARDIA N	601 WI - S	Other	Palm Springs Unified	Desert Learning Academy	10	Contract	12/23/2016	Diversion Successfully Completed	6/23/2017
473	125984	11/1/2003	М	Other	12/10/2016	School Staff	SCHOOL	601 WI - S	Other	Palm Springs Unified	Raymond Cree Middle School	8	Contract	12/23/2016	Diversion Successfully Completed	6/23/2017
476	125615	4/22/2003	F	Hispanic	11/23/2016	School Staff	SCHOOL	601 WI - S	Other	Desert Sands Unified	Indio Middle School	8	Ineligible	12/23/2016	Ineligible	12/23/2016
	125610	3/22/2003	M	Hispanic	11/23/2016	School Staff	SCHOOL	601 WI - S	Other	Desert Sands Unified	Thomas Jefferson Middle School	7	Ineligible		Ineligible	12/23/2016
451	75701	8/20/2002	М	Black	12/13/2016	Parent/Guardian	PARENT/GUARDIA	601 WI - S	Other	Riverside Unified School District	Arlington High School	9	Contract	12/23/2016	Failed to Complete	6/23/2017
475	125348	4/23/1999	М	Hispanic	12/19/2016	Law Enforcement	RSO THERMAL	242 PC - M	VIOLENCE	Desert Sands Unified	Summit High School	12	Contract	12/22/2016	Diversion Program Diversion Successfully Completed	4/23/2017
473	126578	11/26/2002	F	Hispanic	12/21/2016	Parent/Guardian	PARENT/GUARDIA N	601 WI - S	Other	Palm Springs Unified	Painted Hills Middle School	8	Contract	12/22/2016	Diversion Successfully Completed	6/22/2017
473	125385	1/14/2004	М	Hispanic	11/16/2016	School Staff	SCHOOL	601 WI - S	Other	Palm Springs Unified	Painted Hills Middle School	7	Contract	12/22/2016	Diversion Successfully Completed	6/22/2017
			_		10/0/00/10										-	0.000.000.4
458	86682	7/25/2001	F	Black	12/2/2016	Law Enforcement	RIVERSIDE PD	69 PC - M	VIOLENCE	Alvord Unified School District	Alvord Alternative Continuation High School	10	Contract	12/22/2016	Diversion Successfully Completed	6/22/2017
465	123917	4/8/2004	F	Hispanic	11/9/2016	Law Enforcement	ELSINORE PD	242 PC - M	VIOLENCE	Riverside County Office of Education	David L. Long Regional Learning Center	8	Contract	12/22/2016	Sent to DA for Filing	4/11/2017
452	97192	1/5/1999	IVI	Hispanic	12/1/2016	Law Enforcement	RSO MORENO VALLEY PD	490.5(a) PC - M	PROPERTY	Moreno Valley Unified	Bayside Continuation School	12	Counsel/Close	12/22/2016	Counsel/Close	12/22/2016
467	124038	4/5/1999	М	White	10/18/2016	Law Enforcement		243.2(a) PC - M	VIOLENCE	Temecula Valley Unified	Great Oak High School	12	Consequence Agreement	12/21/2016	Diversion Successfully Completed	1/19/2017
461	125697	2/21/2000	F	White	12/5/2016	Law Enforcement	MURRIETA POLICE DEPT.	11357(d) HS - M	DRUGS	Murrieta Valley Unified School District	Creekside High School	11	Consequence Agreement	12/21/2016	Diversion Successfully Completed	1/21/2017
463	125426	4/21/2002	М	Hispanic	12/14/2016	Law Enforcement	RSO HEMET	626.10(b) PC - M	Other	Hemet Unified	Hemet High School	9	Consequence Agreement	12/21/2016	Diversion Successfully Completed	1/17/2017
465	125978	12/29/2002	М	Other	12/8/2016	Parent/Guardian	PARENT/GUARDIA	601 WI - S	Other	Non Public	Other	8	Contract	12/21/2016	Diversion Successfully Completed	6/21/2017
472	125810	7/15/2000	M	Hispanic	12/10/2016	School Staff	SCHOOL	601 WI - S	Other	Palm Springs Unified	Mt. San Jacinto Continuation School	10	Contract	12/21/2016	Diversion Successfully	6/21/2017
461	125420	1/14/2000	M	White	11/28/2016	Law Enforcement	MURRIETA POLICE	242 PC - M	VIOLENCE	Other	Other	11	Counsel/Close	12/21/2016	Completed Counsel/Close	12/21/2016
475	122900	3/3/2001	M	Hispanic	11/21/2016	School Staff	DEPT. SCHOOL	601 WI - S	Other	Desert Sands Unified	La Quinta High School	۵	Ineligible	12/20/2016	Ineligible	12/20/2016
	125592	2/29/2004		White	11/22/2016	School Staff	SCHOOL	601 WI - S	Other	Desert Sands Unified	Thomas Jefferson Middle School	7	Ineligible	12/20/2016	Ineligible	12/20/2016
461	125702	5/23/1999	F	Hispanic	11/30/2016	Law Enforcement	MURRIETA POLICE DEPT.		DRUGS	Murrieta Valley Unified School District	Murrieta Valley Adult School and Community Education	12	Consequence Agreement		Diversion Successfully Completed	1/20/2017
457	124985	9/19/2000	М	White	11/8/2016	Law Enforcement	RSO JURUPA VALLEY STATION	602(h)(1) PC - M		Corona Norco Unified	Centennial High School	10	Contract	12/20/2016	Diversion Successfully Completed	6/20/2017
					12/1/2016	Law Enforcement	RSO MORENO	602(a) PC - M	PROPERTY	Other	Other	8	Ineligible	12/19/2016	Ineligible	12/19/2016
482	123043	3/26/2003	M	Black	12/1/2010				DDUIGO	Hemet Unified	Hemet High School	10	Contract	12/19/2016	Diversion Successfully	5/3/2017
482 463	123043 125422	3/26/2003 8/17/2001	M	White	11/28/2016	Law Enforcement	RSO HEMET	11357(b) HS - I	DRUGS	Tioniot Onnios	Tremet riigii Scriooi				Completed	
463			M M			Law Enforcement  Parent/Guardian	RSO HEMET  PARENT/GUARDIA N		Other	Palm Springs Unified	Rancho Mirage High School	9	Counsel/Close			12/19/2016
463 472 454	125422 125809 124898	8/17/2001 9/21/2001 1/25/2002	M	White Hispanic	11/28/2016 12/10/2016 11/2/2016	Parent/Guardian School Staff	PARENT/GUARDIA N SCHOOL	601 WI - S	Other	Palm Springs Unified Beaumont Unified	Rancho Mirage High School  Beaumont High School	9	Counsel/Close Ineligible	12/19/2016 12/16/2016	Completed Counsel/Close Ineligible	12/19/2016
463 472 454 454	125422 125809 124898 124249	8/17/2001 9/21/2001 1/25/2002 5/17/2003	M	White Hispanic Hispanic Hispanic	11/28/2016 12/10/2016 11/2/2016 10/18/2016	Parent/Guardian School Staff School Staff	PARENT/GUARDIA N SCHOOL SCHOOL	601 WI - S 601 WI - S 601 WI - S	Other Other Other	Palm Springs Unified  Beaumont Unified  Beaumont Unified	Rancho Mirage High School  Beaumont High School San Gorgonio Middle School	9 9 8	Counsel/Close Ineligible Ineligible	12/19/2016 12/16/2016 12/16/2016	Completed  Counsel/Close  Ineligible Ineligible	12/19/2016 12/16/2016 12/16/2016
463 472 454 454	125422 125809 124898	8/17/2001 9/21/2001 1/25/2002	M	White Hispanic	11/28/2016 12/10/2016 11/2/2016	Parent/Guardian School Staff	PARENT/GUARDIA N SCHOOL SCHOOL	601 WI - S	Other	Palm Springs Unified Beaumont Unified	Rancho Mirage High School  Beaumont High School	9 9 8 7	Counsel/Close Ineligible	12/19/2016 12/16/2016	Completed Counsel/Close Ineligible	12/19/2016
463 472 454 454	125422 125809 124898 124249	8/17/2001 9/21/2001 1/25/2002 5/17/2003	M	White Hispanic Hispanic Hispanic	11/28/2016 12/10/2016 11/2/2016 10/18/2016	Parent/Guardian School Staff School Staff	PARENT/GUARDIA N SCHOOL SCHOOL	601 WI - S 601 WI - S 601 WI - S	Other Other Other	Palm Springs Unified  Beaumont Unified  Beaumont Unified	Rancho Mirage High School  Beaumont High School San Gorgonio Middle School	9 9 8 7	Counsel/Close Ineligible Ineligible	12/19/2016 12/16/2016 12/16/2016 12/16/2016	Completed  Counsel/Close  Ineligible Ineligible Diversion Successfully	12/19/2016 12/16/2016 12/16/2016

# Case 5:18-cv-01399-JGB-JEM Document 33-5 Filed 09/13/18 Page 12 of 16 Page ID #:297

Officer Code	CID	DOB	Sex Race	Assigned Date	Referral Source	Arrest Agency	Most Serious Offense	Category	School District	School	Grade	Action Taken	Action Date	Dispositon Type Di	isposition Date
451	125959	4/18/2001	M Hispanic	-	Parent/Guardian	PARENT/GUARDIA		Other	Non Public	Other	10	Counsel/Close	12/16/2016	Counsel/Close	12/16/2016
			iii riiopuiiio			N									
459 462	92874 124997	5/17/1999 11/16/2001	M Hispanic F Hispanic	12/10/2016 11/8/2016	Law Enforcement  Law Enforcement	BANNING PD RSO MORENO	11357(e) HS - M 490.2(a) PC - M	DRUGS PROPERTY	Banning Unified School District Other	Banning High School Other	12 10	Ineligible Contract	12/16/2016 12/15/2016	Ineligible Diversion Successfully	2/14/2017 6/5/2017
				1		VALLEY PD								Completed	
475	125357	7/28/2003	F Hispanic	12/10/2016	Parent/Guardian	PARENT/GUARDIA	601 WI - S	Other	Desert Sands Unified	Palm Desert Charter Middle School	8	Counsel/Close	12/15/2016	Counsel/Close	12/15/2016
476	125643	7/14/2003	M Hispanic	11/28/2016	School Staff	N SCHOOL	601 WI - S	Other	Desert Sands Unified	Thomas Jefferson Middle School	7	Contract	12/15/2016	Diversion Successfully	6/15/2017
														Completed	
475	125907	6/16/2004	M Hispanic		School Staff	SCHOOL	601 WI - S	Other	Desert Sands Unified	Colonel Mitchell Paige Middle School	7	Counsel/Close	12/15/2016	Counsel/Close	12/15/2016
475 473	125580 124144	9/22/2004	M Hispanic M White	11/22/2016 11/2/2016	School Staff Law Enforcement	SCHOOL Desert Hot Springs	601 WI - S 422 PC - F	Other VIOLENCE	Desert Sands Unified Palm Springs Unified	Colonel Mitchell Paige Middle School  Desert Hot Springs High School	7	Counsel/Close Ineligible	12/15/2016 12/15/2016	Counsel/Close Ineligible	12/15/2016 12/15/2016
						PD						-			
476 453	125613 120300	11/24/2003 4/29/2003	F Hispanic M Hispanic	11/23/2016 10/17/2016	School Staff School Staff	SCHOOL SCHOOL	601 WI - S 601 WI - S	Other Other	Desert Sands Unified  Jurupa Unified	Indio Middle School Mission Middle School	8	Counsel/Close Contract	12/15/2016 12/15/2016	Counsel/Close Diversion Successfully	12/15/2016 6/15/2017
			'											Completed	
453	125168	10/4/2002	F Hispanic	11/17/2016	Law Enforcement	RSO MORENO	490.2(a) PC - M	PROPERTY	Jurupa Unified	Jurupa Middle School	8	Contract	12/15/2016	Diversion Successfully	6/15/2017
						VALLEY PD								Completed	
472	124215	3/15/2000	M Hispanic	11/7/2016	Law Enforcement	PALM SPRINGS PE	148(a)(1) PC - M	Other	Other	Mojave River Academy	11	Ineligible	12/15/2016	Ineligible	12/15/2016
453	124196	1/25/2003	M White	10/11/2016	School Staff	SCHOOL	601 WI - S	Other	Non Public	Somerset Academy	8	Rejected/Client	12/15/2016	Program Rejected by	12/15/2016
462	123672	11/16/2001	M Black	11/9/2016	Law Enforcement	RSO	626.10(a)(1) PC - M	Other	Val Verde Unified	Citrus Hills High School	10	Contract	12/14/2016	Parent or Client Diversion Successfully	6/14/2017
						PERRIS/MENIFEE								Completed	
468	125691	7/10/2001	M White	11/30/2016	Law Enforcement	RSO	488 PC - M	PROPERTY	Perris Union High School District	The Academy	10	Contract	12/14/2016	Failed to Complete	6/14/2017
						PERRIS/MENIFEE PD								Diversion Program	
482	124972	2/27/2001	F Hispanic	11/4/2016	Law Enforcement	RSO MORENO VALLEY PD	488 PC - M	PROPERTY	Moreno Valley Unified	Moreno Valley High School	10	Contract	12/14/2016	Failed to Complete Diversion Program	4/21/2017
453	124195	5/18/2003	F Other	10/11/2016	School Staff	SCHOOL	601 WI - S	Other	Jurupa Unified	The Learning Center	8	Contract	12/14/2016	Failed to Complete	6/14/2017
461	125137	6/12/2002	M Hispanic	11/9/2016	Law Enforcement	MURRIETA POLICE	242 PC - M	VIOLENCE	Murrieta Valley Unified School District	Murrieta Valley High School	9	Contract	12/14/2016	Diversion Program Diversion Successfully	6/14/2017
						DEPT.								Completed	
461	125137	6/12/2002	M Hispanic	11/30/2016	Law Enforcement	MURRIETA POLICE DEPT.	242 PC - M	VIOLENCE	Murrieta Valley Unified School District	Murrieta Valley High School	9	Contract	12/14/2016	Diversion Successfully	6/14/2017
														Completed	
461 461	125303 125696	6/4/2004 4/22/2002	M Black M White	11/14/2016 11/30/2016	School Staff Law Enforcement	SCHOOL MURRIETA POLICE	601 WI - S 11357(e) HS - M	Other DRUGS	Murrieta Valley Unified School District Other	Dorothy McElhinney Middle School Other	7	Counsel/Close Counsel/Close	12/14/2016	Counsel/Close Counsel/Close	12/14/2016 12/14/2016
						DEPT.	. ,		Murrieta Valley Unified School District	Thompson Middle School	-				12/14/2016
461	125144	10/12/2002	M Hispanic	11/9/2016	Law Enforcement	MURRIETA POLICE DEPT.		VIOLENCE	*	·	8	Counsel/Close	12/14/2016	Counsel/Close	
465	125376	2/26/2000	M White	11/28/2016	Law Enforcement	RSO LAKE ELSINORE PD	243(e)(1) PC - M	VIOLENCE	Elsinore Unified	Ortega High School	11	Ineligible	12/14/2016	Ineligible	12/14/2016
468	122853	1/17/2001	M White	8/26/2016	Law Enforcement	RSO	242 PC - M	VIOLENCE				Ineligible	12/14/2016	Ineligible	12/14/2016
						PERRIS/MENIFEE PD									
476 476	125590 125629	5/25/2002 4/18/2004	M Hispanic F Hispanic	11/22/2016 11/23/2016	School Staff School Staff	SCHOOL SCHOOL	601 WI - S 601 WI - S	Other Other	Desert Sands Unified  Desert Sands Unified	Thomas Jefferson Middle School Indio Middle School	8	Ineligible Ineligible	12/13/2016 12/13/2016	Ineligible Ineligible	12/13/2016 12/13/2016
476	125674	4/5/2003	F Hispanic	11/28/2016	School Staff	SCHOOL	601 WI - S	Other	Desert Sands Unified	Thomas Jefferson Middle School	-8	Ineligible	12/13/2016	Ineligible	12/13/2016
461	124529	10/14/2003	M Black	10/20/2016	Parent/Guardian	PARENT/GUARDIA		Other	Murrieta Valley Unified School District	Warm Springs Middle School	8	Rejected/Client	12/13/2016	Program Rejected by	12/13/2016
468	125317	5/8/2004	M Hispanic	11/14/2016	School Staff	N SCHOOL	601 WI - S	Other	Menifee Union School District	Menifee Middle School	7	Ineligible	12/13/2016	Parent or Client Ineligible	12/13/2016
476	125004	11/16/2002	F Hispanic		School Staff	SCHOOL	601 WI - S	Other	Desert Sands Unified	Thomas Jefferson Middle School	- 8	Ineligible	12/13/2016	Ineligible	12/13/2016
482	124562	3/27/2000	M Hispanic	10/21/2016	Law Enforcement	RSO MORENO	601 WI - S	Other	Moreno Valley Unified	Bayside Continuation School	Ť	Contract	12/13/2016	Failed to Complete	5/3/2017
482	124816	12/4/2001	F Hispanic	11/1/2016	Law Enforcement	VALLEY PD RSO MORENO	11357(e) HS - M	DRUGS	Moreno Valley Unified	Moreno Valley High School	10	Unable to Locate	12/13/2016	Diversion Program Unable to Locate	2/17/2017
463	125793	6/4/2001	F Black	12/1/2016	Parent/Guardian	VALLEY PD PARENT/GUARDIA		Other	Hemet Unified	West Valley High School	10	Contract	12/13/2016	Diversion Successfully	6/13/2017
400	120730	0/4/2001	Distor	12/11/2010	i ai crit Guardian	N N	001 111-0	Otrici	Treffict Offined	West valley riight denoti	10	Contract	12/10/2010	Completed	0/10/2017
468	126055	12/14/2002	M White	12/12/2016	Law Enforcement	RSO	601 WI - S	Other	Menifee Union School District	Hans Christensen Middle School	-8	Contract	12/13/2016	Counsel/Close	12/20/2016
						PERRIS/MENIFEE									
461	124529	10/14/2003	M Black	11/30/2016	Law Enforcement	MURRIETA POLICE	242 PC - M	VIOLENCE	Murrieta Valley Unified School District	Warm Springs Middle School	8	Rejected/Client	12/13/2016	Program Rejected by	12/13/2016
468	125078	9/25/2001	F Hispanic	11/7/2016	Parent/Guardian	DEPT. PARENT/GUARDIA	601 WI - S	Other	Riverside County Office of Education	Val Verde Regional Learning Center	10	Contract	12/12/2016	Parent or Client Diversion Successfully	7/7/2017
						N								Completed	
455	125170	4/8/2003	M Hispanic	11/8/2016	Law Enforcement	RSO MORENO	601 WI - S	Other	Moreno Valley Unified	Sunnymead Middle School	8	Contract	12/12/2016	Failed to Complete	6/12/2017
455	125748	4/3/2001	M Hispanic	11/30/2016	School Staff	VALLEY PD SCHOOL	601 WI - S	Other	Moreno Valley Unified	Canyon Springs High School	10	Contract	12/12/2016	Diversion Program Failed to Complete	6/12/2017
482	125787	2/27/2004	M Hispanic	11/30/2016	Law Enforcement	RSO MORENO	601 WI - S	Other	Moreno Valley Unified	Badger Springs Middle School	7	Contract	12/12/2016	Diversion Program Failed to Complete	6/5/2017
						VALLEY PD					-			Diversion Program	
454	125577	3/17/2004	F White	11/22/2016	School Staff	SCHOOL	601 WI - S	Other	Beaumont Unified	San Gorgonio Middle School	′	Contract	12/12/2016	Failed to Complete Diversion Program	5/12/2017
461	124938	3/7/2003	M Black	11/9/2016	Law Enforcement	MURRIETA POLICE DEPT.	11357(c) HS - M	DRUGS	Murrieta Valley Unified School District	Shivela Middle School	8	Consequence Agreement	12/12/2016	Diversion Successfully Completed	1/12/2017
462	125855	6/7/2004	M Hispanic	12/5/2016	Parent/Guardian	PARENT/GUARDIA	601 WL S	Other	Val Verde Unified	March Middle School	-	Contract	12/9/2016	Diversion Successfully	6/9/2017
402	123033	0/1/2004	ivi inispanic	12/3/2010	a areny Guardian	N N	001 WI-3	Julei	vai veide offilied	Walter Wilder School	٥	Contract	12/3/2010	Completed	0/9/2017
454	88487	1/26/2001	M Hispanic	11/18/2016	Law Enforcement	BEAUMONT PD	148(a)(1) PC - M	Other	Beaumont Unified	Beaumont High School	10	Ineligible	12/9/2016	Ineligible	12/9/2016
457	124977	11/17/2000	M Black	11/8/2016	Law Enforcement	RSO JURUPA	11357(e) HS - M	DRUGS	Other	Other	11	Contract	12/9/2016	Diversion Successfully	6/9/2017
						VALLEY STATION						1		Completed	
463	124787	4/23/2004	M Hispanic	10/27/2016	Outside Agency	OTHER RIVERSIDE COUNTY LEA	601 WI - S	Other	Hemet Unified	Diamond Valley Middle School	7	Contract	12/9/2016	Diversion Successfully Completed	5/31/2017
	1	1					11357(e) HS - M	DDUCC	Elsinore Unified	Temescal Canyon High School	11	Contract	40/0/0046		3/13/2017
405	105101	4/04/0000													
465	125431	4/24/2000	M Black	11/28/2016	Law Enforcement	RSO LAKE ELSINORE PD	11337(e) H3 - W	DRUGS	Elsinore offined	Temesear Carryon Fright Certoor		Contract	12/9/2016	Diversion Successfully Completed	3/13/2017

### Case 5:18-cv-01399-JGB-JEM Document 33-5 Filed 09/13/18 Page 13 of 16 Page ID #:298

									#:298 School District						
Officer Code	CID		Sex Race	Assigned Date	Referral Source	Arrest Agency	Most Serious Offense	Category		School	Grade	Action Taken		.,	Disposition Date
471	124392	3/25/2003	M Hispanic	10/31/2016	Law Enforcement	RSO THERMAL	243.2(a) PC - M	VIOLENCE	Coachella Valley Unified	Cahuilla Desert Academy Middle School	8	Contract	12/9/2016	Diversion Successfully Completed	6/13/2017
465	124709	6/1/2000	F Hispanic	10/31/2016	Law Enforcement	RSO LAKE ELSINORE PD	25662(a) BP - M	Other	Riverside County Office of Education	Come Back Kids Program (EOC)	12	Ineligible	12/9/2016	Ineligible	12/9/2016
468	117583		M White	11/30/2016	Law Enforcement	RIVERSIDE PD	602 PC - M	PROPERTY		Other		Ineligible	12/9/2016	Ineligible	12/9/2016
451 475	125173 124462		M White F White	11/17/2016	Law Enforcement	RIVERSIDE PD	459.5 PC - M	PROPERTY	Not Enrolled  Desert Sands Unified	Not Enrolled  La Quinta High School	12	Unable to Locate Contract	12/9/2016	Unable to Locate	12/9/2016
475	124402	8/31/2001	r write	10/31/2016	Law Enforcement	RSO THERMAL	243.2(a)(1) PC - M	VIOLENCE	Desert Sands Offined	La Quinta High School	Э	Contract	12/8/2016	Diversion Successfully Completed	6/8/2017
452	125387	3/22/2003	F Black	11/16/2016	School Staff	SCHOOL	601 WI - S	Other	Moreno Valley Unified	Mountain View Middle School	8	Contract	12/8/2016	Failed to Complete Diversion Program	6/8/2017
464	125712	7/29/2003	M Hispanic	11/30/2016	Law Enforcement	RSO SAN JACINTO PD	243.4(e)(1) PC - M	SEX	San Jacinto Unified	Monte Vista Middle School	8	Contract	12/8/2016	Diversion Successfully Completed	6/8/2017
464	125323	4/15/2003	F Hispanic	11/14/2016	School Staff	SCHOOL	601 WI - S	Other	Hemet Unified	Diamond Valley Middle School	8	Contract	12/8/2016	Diversion Successfully Completed	6/8/2017
465	126169	7/18/2001	F Hispanic	12/8/2016	Law Enforcement	RSO LAKE ELSINORE PD	601 WI - S	Other	Elsinore Unified	Lakeside High School	9	Contract	12/8/2016	Diversion Successfully Completed	6/8/2017
472	123223	8/16/1999	M Hispanic	12/8/2016	School Staff	SCHOOL	601 WI - S	Other	Palm Springs Unified	Rancho Mirage High School	12	Ineligible	12/8/2016	Ineligible	12/8/2016
462	123670		M Black	10/31/2016	Law Enforcement	RSO PERRIS/MENIFEE	626.10(a)(1) PC - M	Other	Val Verde Unified	Citrus Hills High School	9	Contract	12/7/2016	Diversion Successfully Completed	6/7/2017
475	125200	12/23/2000	M Hispanic	11/9/2016	Law Enforcement	PD RSO PALM	308(b) PC - M	Other	Desert Sands Unified	Palm Desert High School	10	Contract	12/7/2016	Diversion Successfully	6/7/2017
						DESERT SHERIFF								Completed	
455	125604	9/27/2002	F Black	12/1/2016	Law Enforcement	RSO MORENO VALLEY PD	11357(e) HS - M	DRUGS	Moreno Valley Unified	Sunnymead Middle School	8	Contract	12/7/2016	Diversion Successfully Completed	6/7/2017
463	125594	5/16/2001	M White	11/22/2016	Law Enforcement	RSO HEMET	601 WI - S	Other	Hemet Unified	Hemet High School	10	Contract	12/7/2016	Failed to Complete Diversion Program	1/17/2017
471	124417	9/30/2000	M Hispanic	10/31/2016	Law Enforcement	RSO THERMAL	11357(b) HS - I	DRUGS	Coachella Valley Unified	La Familia Continuation School	11	Contract	12/7/2016	Failed to Complete Diversion Program	7/7/2017
458	125378	3/19/1999	M Hispanic	11/16/2016	Parent/Guardian	PARENT/GUARDIA N		Other	Alvord Unified School District	ů	12	Ineligible	12/7/2016	Ineligible	12/7/2016
465	124199	4/18/2001	M Hispanic	10/31/2016	Law Enforcement	RSO LAKE ELSINORE PD	148(a)(1) PC - M	Other	Elsinore Unified	Lakeside High School	10	Ineligible	12/7/2016	Ineligible	12/7/2016
465 453	124705	6/4/1999 8/27/2002	M Hispanic  M Hispanic	10/31/2016	Law Enforcement School Staff	RSO LAKE ELSINORE PD SCHOOL	25662(a) BP - M 601 WI - S	Other	Other  Jurupa Unified	Other  Mission Middle School	11	Ineligible Unable to Locate	12/7/2016	Ineligible Unable to Locate	12/7/2016 12/7/2016
454	125368		M White	11/16/2016	Parent/Guardian	PARENT/GUARDIA		Other	Beaumont Unified	Beaumont High School	11	Contract	12/6/2016	Failed to Complete Diversion Program	5/6/2017
454	125578		M Black	11/22/2016	School Staff	SCHOOL	601 WI - S	Other	Beaumont Unified	Glen View High School	11	Ineligible	12/6/2016	Ineligible	12/6/2016
462	124373	5/17/2001	M Hispanic	10/17/2016	Parent/Guardian	PARENT/GUARDIA	601 WI - S	Other				Rejected/Parent	12/6/2016	Program Rejected by Parent or Client	12/6/2016
476	124027	11/6/2000	M Hispanic	10/31/2016	School Staff	PARENT/GUARDIA	601 WI - S	Other	Other	Other	10	Counsel/Close	12/6/2016	Counsel/Close	12/6/2016
482	54175	2/26/1999	M Hispanic	11/8/2016	Law Enforcement	RSO MORENO VALLEY PD	243.2(a)(1) PC - M	VIOLENCE	Moreno Valley Unified	Moreno Valley High School	12	Contract	12/6/2016	Diversion Successfully Completed	2/28/2017
482	121723	4/3/2002	M Hispanic	12/5/2016	Parent/Guardian	PARENT/GUARDIA	601 WI - S	Other	Moreno Valley Unified	Moreno Valley High School	9	Contract	12/6/2016	Ineligible	8/3/2016
454	125555	10/5/2004	F Hispanic	11/21/2016	School Staff	SCHOOL	601 WI - S	Other	Beaumont Unified	Mountain View Middle School	7	Contract	12/6/2016	Diversion Successfully Completed	5/6/2017
461	125049	6/15/1999	M Hispanic	11/9/2016	Law Enforcement	MURRIETA POLICE DEPT.	272(a)(1) PC - M	Other	Murrieta Valley Unified School District	Vista Murrieta High School	11	Contract	12/6/2016	Diversion Successfully Completed	5/4/2017
461	123694	6/26/2003	F Black	11/30/2016	Law Enforcement	MURRIETA POLICE	2/2 PC - M	VIOLENCE	Murrieta Valley Unified School District	Warm Springs Middle School	8	Contract	12/6/2016	Failed to Complete	2/24/2017
						DEPT.			*		Ü			Diversion Program	
463	125486	4/9/2002	M White	11/28/2016	Law Enforcement	HEMET PD	417(a)(1) PC - M	Other	Hemet Unified	Helen Hunt Jackson (9-12)	9	Contract	12/6/2016	Diversion Successfully Completed	6/6/2017
471	125583	8/4/2004	M Hispanic	11/22/2016	School Staff	SCHOOL	601 WI - S	Other	Coachella Valley Unified	Toro Canyon Middle School	7	Contract	12/6/2016	Diversion Successfully Completed	3/13/2017
471	125360	5/21/2003	M Hispanic	11/16/2016	Law Enforcement	RSO PALM DESERT SHERIFF	601 WI - S	Other	Coachella Valley Unified	Bobby Duke Middle School	8	Contract	12/6/2016	Diversion Successfully Completed	3/2/2017
461	124945	11/1/2005	M Hispanic	11/30/2016	Law Enforcement	MURRIETA POLICE	417(a)(1) PC - M	Other	Murrieta Valley Unified School District	Warm Springs Middle School	6	Counsel/Close	12/6/2016	Counsel/Close	12/6/2016
476	125354	2/5/2005	M Hispanic	11/15/2016	Parent/Guardian	DEPT. PARENT/GUARDIA N	601 WI - S	Other	Other	Other	6	Contract	12/5/2016	Diversion Successfully Completed	6/5/2017
475	125348	4/23/1999	M Hispanic	11/17/2016	Law Enforcement	OTHER RIVERSIDE	459.5 PC - M	PROPERTY	Desert Sands Unified	Summit High School	12	Contract	12/5/2016	Diversion Successfully	4/23/2017
482	124982	6/27/2001	M Hispanic	11/8/2016	Law Enforcement	COUNTY LEA RIVERSIDE PD	594(b)(1) PC - M	PROPERTY	Moreno Valley Unified	Moreno Valley High School	9	Contract	12/5/2016	Completed Failed to Complete	2/7/2017
482	124824		M Hispanic	11/2/2016	Law Enforcement	RSO MORENO	243.2(a)(1) PC - M	VIOLENCE	Moreno Valley Unified	Bayside Continuation School	12	Contract	12/5/2016	Diversion Program Diversion Successfully	5/12/2017
						VALLEY PD							10/5/00/10	Completed	0.5.00
451	125547	1/13/2003	M Hispanic	11/21/2016	Law Enforcement	SOC SVCS	601 WI - S	Other	Riverside Unified School District	Chemawa Middle School	ال	Contract	12/5/2016	Failed to Complete Diversion Program	6/5/2017
457	125035	12/15/1999	F Hispanic	11/8/2016	Law Enforcement	CORONA PD	11357(e) HS - M	DRUGS	Corona Norco Unified	Orange Grove High School	10	Contract	12/5/2016	Diversion Successfully Completed	6/5/2017
467	125676	11/19/1999	M Black	12/2/2016	Law Enforcement	RSO SW DETENTION CTR	11357(c) HS - M	DRUGS	Other	Other	11	Contract	12/5/2016	Diversion Successfully Completed	5/11/2017
471	125423	11/17/2003	M Hispanic	11/17/2016	Law Enforcement	RSO THERMAL	242 PC - M	VIOLENCE	Coachella Valley Unified	Cahuilla Desert Academy Middle School	7	Contract	12/5/2016	Diversion Successfully Completed	6/5/2017
451	125445	2/17/2000	M Black	11/17/2016	Law Enforcement	RIVERSIDE PD	415(1) PC - M	VIOLENCE	Other	Other	10	Counsel/Close	12/5/2016	Counsel/Close	12/5/2016
457	124951	11/13/1998	F White	11/8/2016	Law Enforcement	RSO JURUPA	488 PC - M	PROPERTY	Corona Norco Unified	Lee Pollard High School	12	Ineligible	12/5/2016	Ineligible	12/5/2016
						VALLEY STATION	1	0	I .	1	i i	i .			

# Case 5:18-cv-01399-JGB-JEM Document 33-5 Filed 09/13/18 Page 14 of 16 Page ID #:299

Officer Code	CID	DOB	Sex	Race	Assigned Date	Referral Source	Arrest Agency	Most Serious Offense	Category	#1299 School District	School	Grade	Action Taken	Action Date	Dispositon Type	Disposition Date
471			-		_	School Staff	SCHOOL	601 WI - S	Other			0				
	124923	6/29/2003	F	Hispanic	11/2/2016		RIVERSIDE PD		1	Coachella Valley Unified	Bobby Duke Middle School  Alta Vista Public Charter School	40	Ineligible	12/5/2016	Ineligible	12/5/2016
451 451	125177 124829	12/14/2002	M	White Black	11/17/2016	Law Enforcement  Law Enforcement	RSO MORENO	488 PC - M 243.6 PC - M	PROPERTY VIOLENCE	Not Enrolled	Not Enrolled	10 8	Unable to Locate Unable to Locate	12/5/2016 12/5/2016	Unable to Locate Unable to Locate	12/5/2016 12/5/2016
451	124025	12/14/2002	IVI	DIACK	11/4/2010	Law Emorcement	VALLEY PD	243.0 FG = W	VIOLENCE	Not Enrolled	Not Enfolied	0	Oriable to Locate	12/3/2010	Onable to Locate	12/3/2010
475	124466	11/15/2001	F	Hispanic	10/31/2016	Law Enforcement	RSO THERMAL	243.2(a)(1) PC - M	VIOLENCE	Desert Sands Unified	La Quinta High School	10	Consequence Agreement	12/2/2016	Diversion Successfully Completed	12/23/2016
463	124610	11/21/2001	М	Hispanic	10/31/2016	Law Enforcement	RSO HEMET	11357(a) HS - M	DRUGS	Hemet Unified	Hemet High School	9	Contract	12/2/2016	Failed to Complete Diversion Program	1/17/2017
476	125668	9/23/2001	F	Hispanic	11/28/2016	Parent/Guardian	PARENT/GUARDIA N	601 WI - S	Other	Desert Sands Unified	Shadow Hills High School	10	Contract	12/2/2016	Diversion Successfully Completed	3/13/2017
451	120649	9/24/1999	M	Black	11/17/2016	Law Enforcement	RIVERSIDE PD	11357(d) HS - M	DRUGS	Riverside County Office of Education	Arlington Regional Learning Center	11	Ineligible	12/2/2016	Ineligible	12/2/2016
454	124252	8/4/2003	M	Hispanic	10/18/2016	School Staff	SCHOOL	601 WI - S	Other	Beaumont Unified	San Gorgonio Middle School	7	Ineligible	12/2/2016	Ineligible	12/2/2016
463	125586	5/9/2000	М	White	11/22/2016	Law Enforcement	RSO HEMET	601 WI - S	Other	Hemet Unified	Hemet High School	11	Ineligible	12/2/2016	Ineligible	12/2/2016
464	125322	9/16/2003	F	Hispanic	11/14/2016	School Staff	SCHOOL	601 WI - S	Other	San Jacinto Unified	North Mountain Middle School	8	Ineligible	12/2/2016	Ineligible	12/2/2016
451	125019	5/30/2001	F	White	11/7/2016	School Staff	SCHOOL	601 WI - S	Other	Riverside Unified School District	John W. North High School	10	Rejected/Client	12/2/2016	Program Rejected by Parent or Client	12/2/2016
475	124692	2/5/2001	М	Hispanic	10/31/2016	Law Enforcement	RSO PALM DESERT SHERIFF	243.2(a)(1) PC - M	VIOLENCE	Desert Sands Unified	Palm Desert High School	9	Consequence Agreement	12/1/2016	Diversion Successfully Completed	12/22/2016
457	124962	1/29/1999	F	Black	12/1/2016	Law Enforcement	RSO JURUPA VALLEY STATION	242 PC - M	VIOLENCE	Corona Norco Unified	Eleanor Roosevelt High School	12	Consequence Agreement	12/1/2016	Diversion Successfully Completed	1/29/2017
457	124962	1/29/1999	F	Black	11/21/2016	Law Enforcement	RSO JURUPA VALLEY STATION	243(b) PC - M	VIOLENCE	Corona Norco Unified	Eleanor Roosevelt High School	12	Consequence Agreement	12/1/2016	Diversion Successfully Completed	1/29/2017
457	124974	4/28/2000	М	Black	11/2/2016	Law Enforcement	RSO JURUPA VALLEY STATION	488 PC - M	PROPERTY	Corona Norco Unified	Eleanor Roosevelt High School	10	Contract	12/1/2016	Diversion Successfully Completed	6/1/2017
457	124974	4/28/2000	М	Black	11/2/2016	Law Enforcement	RSO JURUPA VALLEY STATION	488 PC - M	PROPERTY	Corona Norco Unified	Eleanor Roosevelt High School	10	Contract	12/1/2016	Diversion Successfully Completed	6/1/2017
471	124446	2/16/2000	F	Hispanic	10/31/2016	Law Enforcement	RSO THERMAL	240 PC - M	VIOLENCE	Coachella Valley Unified	Coachella Valley High School	11	Contract	12/1/2016	Diversion Successfully	5/2/2017
											, ,				Completed	
457	124988	1/3/2003	М	Hispanic	11/8/2016	Law Enforcement	RSO JURUPA VALLEY STATION	602 WIC - S	Other	Corona Norco Unified	Ramirez Intermediate School	8	Counsel/Close	12/1/2016	Counsel/Close	12/1/2016
453	93336	5/13/1999	М	White	11/2/2016	Law Enforcement	OTHER RIVERSIDE COUNTY LEA	601 WI - S	Other	Jurupa Unified	Jurupa Valley High School	12	Ineligible	12/1/2016	Ineligible	12/1/2016
463	125090	1/26/1999	M	Hispanic	11/9/2016	Law Enforcement	RSO HEMET	594(a)(2) PC - M	PROPERTY	Hemet Unified	Hamilton High School	12	Ineligible	12/1/2016	Ineligible	12/1/2016
471	124397	12/4/2003	М	Hispanic	10/31/2016	Law Enforcement	RSO THERMAL	243.2(a) PC - M	VIOLENCE	Coachella Valley Unified	Cahuilla Desert Academy Middle School	8	Ineligible	12/1/2016	Ineligible	12/1/2016
471	124401	5/2/2004	М	Hispanic	10/31/2016	Law Enforcement	RSO THERMAL	243.2(a) PC - M	VIOLENCE	Coachella Valley Unified	Cahuilla Desert Academy Middle School	7	Ineligible	12/1/2016	Ineligible	12/1/2016
471	125359	8/30/2000	М	Hispanic	11/16/2016	Outside Agency	OTHER PUBLIC	601 WI - S	Other	Coachella Valley Unified	Coachella Valley High School	10	Ineligible	12/1/2016	Ineligible	12/1/2016
468	123454	10/10/2000	F	White	9/23/2016	Law Enforcement	RSO PERRIS/MENIFEE	243.2(a)(1) PC - M	VIOLENCE	Perris Union High School District	Paloma Valley High School	11	Rejected/Parent	11/30/2016	Program Rejected by Parent or Client	11/30/2016
463	124516	6/7/2001	М	White	11/9/2016	Law Enforcement	PD HEMET PD	626.10(a)(1) PC - M	Other	Hemet Unified	Helen Hunt Jackson (9-12)	10	Contract	11/30/2016	Diversion Successfully Completed	5/30/2017
464	125746	10/24/2000	М	Hispanic	11/30/2016	School Staff	SCHOOL	601 WI - S	Other	San Jacinto Unified	Mountain View High School	10	Contract	11/30/2016	Diversion Successfully Completed	5/30/2017
472	125241	10/5/1999	M	Hispanic	11/9/2016	Parent/Guardian	PARENT/GUARDIA	601 WI - S	Other	Palm Springs Unified	Rancho Mirage High School	11	Contract	11/30/2016	Diversion Successfully Completed	5/30/2017
455	125582	9/28/2007	M	Black	11/22/2016	Parent/Guardian	PARENT/GUARDIA	601 WI - S	Other	Moreno Valley Unified	Ramona Elementary School	4	Counsel/Close	11/30/2016	Counsel/Close	11/30/2016
			IVI				N			-	· ·	*				
452	125131	5/5/2001	М	Hispanic	11/8/2016	Outside Agency	DEPT OF PUBLIC SOC SVCS	601 WI - S	Other	Moreno Valley Unified	Vista Del Lago High School	10	Ineligible	11/30/2016	Ineligible	11/30/2016
472	124922	3/23/2001	M	Hispanic	11/2/2016	School Staff	SCHOOL	601 WI - S	Other	Palm Springs Unified	Rancho Mirage High School	10	Ineligible	11/30/2016	Ineligible	11/30/2016
475	125357	7/28/2003	F	Hispanic	11/15/2016	Parent/Guardian	PARENT/GUARDIA	601 WI - S	Other	Desert Sands Unified	Palm Desert Charter Middle School	8	Ineligible	11/29/2016	Ineligible	11/29/2016
454	124911	2/5/2000	М	White	11/2/2016	School Staff	PARENT/GUARDIA N	601 WI - S	Other	Beaumont Unified	Glen View High School	11	Contract	11/29/2016	Diversion Successfully Completed	5/29/2017
476	124633	4/4/2004	М	Hispanic	10/31/2016	Parent/Guardian	PARENT/GUARDIA N	601 WI - S	Other	Desert Sands Unified	Indio Middle School	7	Consequence Agreement	11/29/2016	Diversion Successfully Completed	1/17/2017
475	124475	1/25/2001	F	Hispanic	10/31/2016	Law Enforcement	RSO THERMAL	243.2(a)(1) PC - M	VIOLENCE	Desert Sands Unified	Amistad Continuation School	10	Contract	11/29/2016	Diversion Successfully Completed	5/29/2017
461	125300	7/10/2004	М	Pacific Islander	11/14/2016	School Staff	SCHOOL	601 WI - S	Other	Murrieta Valley Unified School District	Dorothy McElhinney Middle School	7	Consequence Agreement	11/29/2016	Diversion Successfully Completed	1/4/2017
468	124659	12/31/2000	M	White	10/31/2016	Law Enforcement	MURRIETA POLICE	11550(a) HS - M	DRUGS	Non Public	Home Schooled	10	Contract	11/29/2016	Sent to DA for Filing	3/8/2017
461	125305	12/11/2000	М	Other	11/14/2016	School Staff	SCHOOL	601 WI - S	Other	Murrieta Valley Unified School District	Murrieta Mesa High School	10	Counsel/Close	11/29/2016	Counsel/Close	11/29/2016
451	124117	1/15/1999	М	Black	10/20/2016	Law Enforcement	RIVERSIDE PD	415(1) PC - M		Val Verde Unified	Rancho Verde High School	11	Ineligible		Ineligible	11/29/2016
467	125080	7/13/2000	М	White	11/7/2016	Parent/Guardian	N	601 WI - S	Other	Temecula Valley Unified	Temecula Valley High School	11	Ineligible	11/29/2016	Ineligible	11/29/2016
461	124100	4/15/1999	F	Asian	10/11/2016	Law Enforcement	RSO TEMECULA PD	490.2(a) PC - M		Riverside County Office of Education	David L. Long Regional Learning Center	11	Unable to Locate	11/29/2016	Unable to Locate	11/29/2016
476	124846	6/29/1999	M	Hispanic	10/31/2016	Law Enforcement	INDIO PD	602 PC - M		Desert Sands Unified	Indio High School	12	Ineligible	11/28/2016	Ineligible	11/28/2016
454	124702	1/2/2000	М	Hispanic	10/31/2016	School Staff	SCHOOL	601 WI - S	Other	Beaumont Unified	Beaumont High School	10	Contract	11/28/2016	Diversion Successfully Completed	5/28/2017
475	124011	12/16/2003	М	Hispanic	10/31/2016	School Staff	SCHOOL	601 WI - S	Other	Other	Other	7	Consequence Agreement	11/28/2016	Failed to Complete Diversion Program	12/19/2016
468	124686	1/6/2001	F	White	10/31/2016	Law Enforcement	RSO PERRIS/MENIFEE	653M(a) PC - M	Other	Perris Union High School District	Paloma Valley High School	10	Consequence Agreement	11/28/2016	Diversion Program Diversion Successfully Completed	12/28/2016
L		1	1	1		1	IPD	1	1		1	1	1	1	1	

# Case 5:18-cv-01399-JGB-JEM Document 33-5 Filed 09/13/18 Page 15 of 16 Page ID #:300

Officer Code	CID	DOB	Sex Race	Assigned Date	Referral Source	Arrest Agency	Most Serious Offense	Category	#'300 School District	School	Grade	Action Taken	Action Date	Dispositon Type D	Disposition Date
461	124676	11/13/2000	M Hispanic	10/31/2016	Law Enforcement	MURRIETA POLICE		DRUGS	Other	Other		Contract	11/28/2016	Diversion Successfully	5/4/2017
463	125297	7/7/2001	F White	11/14/2016	Law Enforcement	DEPT. HEMET PD	601 WI - S	Other	Hemet Unified	West Valley High School	10	Contract	11/28/2016	Completed  Diversion Successfully	5/26/2017
														Completed	
471	124448	3/13/2000	F Hispanic	10/31/2016	Law Enforcement	RSO THERMAL	243.2(a) PC - M	VIOLENCE	Coachella Valley Unified	Coachella Valley High School	11	Contract	11/28/2016	Diversion Successfully Completed	4/19/2017
468	124651	10/17/1999	F Black	10/31/2016	Law Enforcement	RSO MORENO VALLEY PD	488 PC - M	PROPERTY	Perris Union High School District	Perris Lake Continuation School		Ineligible	11/23/2016	Ineligible	11/23/2016
467	124663	1/14/1999	M Hispanic	10/31/2016	Law Enforcement	RSO TEMECULA PD	11357(d) HS - M	DRUGS	Temecula Valley Unified	Great Oak High School	12	Consequence Agreement	11/23/2016	Diversion Successfully Completed	1/14/2017
463	124609	4/14/1999	M Hispanic	10/31/2016	Law Enforcement	RSO HEMET	11357(e) HS - M	DRUGS	Hemet Unified	Hamilton High School	12	Contract	11/23/2016	Diversion Successfully Completed	4/13/2017
463	124609	4/14/1999	M Hispanic	11/9/2016	Law Enforcement	RSO HEMET	594(a)(2) PC - M	PROPERTY	Hemet Unified	Hamilton High School	12	Contract	11/23/2016	Diversion Successfully Completed	4/13/2017
468	124658	10/19/2000	F Hispanic	10/31/2016	Law Enforcement	RSO MORENO VALLEY PD	488 PC - M	PROPERTY	Perris Union High School District	The Academy	11	Contract	11/22/2016	Diversion Successfully Completed	5/22/2017
462	124892	3/17/2004	M Hispanic	10/31/2016	School Staff	SCHOOL	601 WI - S	Other	Val Verde Unified	Student Success Academy (6-10)	7	Inclinible	11/22/2016	1	11/22/2016
461	124892	2/8/2000	M Hispanic M White	10/31/2016	Law Enforcement	RSO	488 PC - M	PROPERTY		Other	11	Ineligible Contract	11/22/2016	Ineligible Failed to Complete	12/21/2016
						PERRIS/MENIFEE PD								Diversion Program	
463	124674	10/6/2002	M Hispanic	10/31/2016	Law Enforcement	RSO HEMET	11357(b) HS - I	DRUGS	Hemet Unified	Hemet High School	9	Contract	11/22/2016	Failed to Complete Diversion Program	3/1/2017
454	124237	7/11/2002	M Hispanic	10/18/2016	School Staff	SCHOOL	601 WI - S	Other	Beaumont Unified	Mountain View Middle School	8	Ineligible	11/22/2016	Ineligible	11/22/2016
457	121253	7/1/2002	M Hispanic	8/19/2016	Law Enforcement	RSO PERRIS/MENIFEE	594(b)(1)(A) PC - M	PROPERTY	Corona Norco Unified	Centennial High School	10	Ineligible	11/22/2016	Ineligible	11/22/2016
471	123995	9/8/2000	F Hispanic	10/3/2016	School Staff	SCHOOL	601 WI - S	Other	Coachella Valley Unified	Desert Mirage High School	11	Ineligible	11/22/2016	Ineligible	11/22/2016
482	124368	4/18/2000	M Black	10/17/2016	School Staff	SCHOOL	601 WI - S	Other	Perris Union High School District	Perris High School	11	Contract	11/21/2016	Diversion Successfully Completed	3/31/2017
451	124791	7/11/2002	M Hispanic	10/27/2016	School Staff	SCHOOL	601 WI - S	Other	Riverside Unified School District	Chemawa Middle School	8	Contract	11/21/2016	Diversion Successfully Completed	5/19/2017
459	124872	9/23/2000	M Hispanic	11/4/2016	Law Enforcement	BEAUMONT PD	459 PC - M	PROPERTY	Banning Unified School District	Banning High School	11	Contract	11/21/2016	Diversion Successfully Completed	5/19/2017
459	124870	2/25/2000	M Hispanic	11/4/2016	Law Enforcement	BEAUMONT PD	490.5(a) PC - M	PROPERTY	Banning Unified School District	New Horizons High School	11	Contract	11/21/2016	Diversion Successfully Completed	5/19/2017
472	110143	7/28/2000	F Hispanic	10/31/2016	School Staff	SCHOOL	601 WI - S	Other	Palm Springs Unified	Cathedral City High School	11	Contract	11/21/2016	Diversion Successfully	5/21/2017
														Completed	
471 458	124737 125358	11/14/2002	F Hispanic M Hispanic	10/31/2016 11/15/2016	School Staff School Staff	SCHOOL SCHOOL	601 WI - S 601 WI - S	Other	Coachella Valley Unified Alvord Unified School District	Coachella Valley High School Norte Vista High School	10	Counsel/Close Contract	11/21/2016	Counsel/Close Diversion Successfully Completed	11/21/2016 5/17/2017
471	123928	8/30/2003	M Hispanic	10/3/2016	School Staff	SCHOOL	601 WI - S	Other	Coachella Valley Unified	Adult School	8	Contract	11/17/2016	Failed to Complete	3/7/2017
458	124525	2/3/2000	F Hispanic	10/20/2016	Parent/Guardian	PARENT/GUARDIA	601 WI - S	Other	Alvord Unified School District	Norte Vista High School	11	Ineligible	11/16/2016	Diversion Program Ineligible	11/16/2016
467	124784	11/20/2000	M White	10/27/2016	Law Enforcement	N RSO TEMECULA	601 WI - S	Other			10		11/16/2016		11/16/2016
471	124704	2/22/2000	M Hispanic	10/31/2016	Law Enforcement	PD RSO THERMAL	242 PC - M	VIOLENCE	Temecula Valley Unified  Coachella Valley Unified	Great Oak High School  Coachella Valley High School	11	Ineligible Contract	11/15/2016	Ineligible Failed to Complete	3/7/2017
464	124712	8/28/2000	F Hispanic	10/25/2016	Parent/Guardian	PARENT/GUARDIA		Other	San Jacinto Unified	San Jacinto High School	11	Consequence Agreement		Diversion Program Diversion Successfully Completed	12/14/2016
464 471	124333 124422	1/4/2003 5/21/2000	M Hispanic F Hispanic	10/17/2016 10/31/2016	School Staff Law Enforcement	SCHOOL RSO THERMAL	601 WI - S 148(a)(1) PC - M	Other	San Jacinto Unified Coachella Valley Unified	Monte Vista Middle School  La Familia Continuation School	11	Ineligible Ineligible	11/14/2016 11/14/2016	Ineligible Ineligible	11/14/2016 11/14/2016
473	124441	4/29/2002	F Hispanic	10/31/2016	Law Enforcement	RSO PALM	490.5(a) PC - M		Palm Springs Unified	Desert Hot Springs Alternative Center	10	Ineligible	11/10/2016	Ineligible	11/10/2016
475	124771	12/11/2000	M White	10/31/2016	Parent/Guardian	DESERT SHERIFF PARENT/GUARDIA	601 WI - S	Other	Desert Sands Unified	Palm Desert High School	10	Counsel/Close	11/10/2016	Counsel/Close	11/10/2016
467	124023	5/26/1999	M Hispanic	10/11/2016	Law Enforcement	RSO TEMECULA PD	243.2(a) PC - M	VIOLENCE	Temecula Valley Unified	Great Oak High School	12	Consequence Agreement	11/10/2016	Diversion Successfully Completed	12/10/2016
463	124531	1/18/2003	F White	10/20/2016	Parent/Guardian	PARENT/GUARDIA	601 WI - S	Other	Other	River Springs Charter School	9	Counsel/Close	11/10/2016	Counsel/Close	11/10/2016
451	125075	4/9/2000	M Hispanic	11/7/2016	School Staff	SCHOOL	601 WI - S	Other	Riverside Unified School District	Abraham Lincoln High School	11	Ineligible	11/10/2016	Ineligible	11/10/2016
451	125127	7/29/2003	M Hispanic	11/8/2016	Parent/Guardian	PARENT/GUARDIA	601 WI - S	Other	Riverside Unified School District	Raincross Continuation School	9	Ineligible	11/10/2016	Ineligible	11/10/2016
451	125076	6/1/1999	M Hispanic	11/7/2016	School Staff	SCHOOL	601 WI - S	Other	Riverside Unified School District	Abraham Lincoln High School	12	Ineligible	11/10/2016	Ineligible	11/10/2016
471	124645	11/14/2001	M Hispanic	10/31/2016	Parent/Guardian	PARENT/GUARDIA		Other				Ineligible	11/10/2016	Ineligible	11/10/2016
464	125083	9/1/2003	F Hispanic	11/7/2016	School Staff	SCHOOL	601 WI - S	Other	San Jacinto Unified	Monte Vista Middle School	8	Contract	11/9/2016	Failed to Complete Diversion Program	5/9/2017
464	124925	10/2/2001	M Black	10/31/2016	Parent/Guardian	PARENT/GUARDIA N	601 WI - S	Other	San Jacinto Unified	San Jacinto High School	9	Ineligible	11/9/2016	Ineligible	11/9/2016
475	124456	5/7/2002	F Hispanic	10/31/2016	Law Enforcement	RSO THERMAL	243.2(a)(1) PC - M	VIOLENCE	Desert Sands Unified	La Quinta High School	9	Consequence Agreement	11/9/2016	Diversion Successfully Completed	11/30/2016
463	124093	2/5/1999	F Hispanic	10/12/2016	Law Enforcement	HEMET PD	459.5 PC - M	PROPERTY	Hemet Unified	Hemet High School	12	Consequence Agreement	11/9/2016	Diversion Successfully Completed	12/8/2016
451	123183	1/22/2001	M Black	10/17/2016	Law Enforcement	RIVERSIDE PD	594(b)(1) PC - M	PROPERTY	Other	Alta Vista Public Charter School	10	Contract	11/9/2016	Sent to DA for Filing	1/3/2017
451	124700	12/31/1999	M Hispanic	10/25/2016	Parent/Guardian	PARENT/GUARDIA N		Other	Riverside Unified School District	Martin Luther King High School	11	Contract	11/9/2016	Diversion Successfully Completed	5/9/2017
457	124818	4/10/2001	M Black	11/1/2016	Law Enforcement	RSO JURUPA VALLEY STATION	602(h)(1) PC - M		Corona Norco Unified	Eleanor Roosevelt High School	10	Contract	11/9/2016	Diversion Successfully Completed	5/9/2017

## Case 5:18-cv-01399-JGB-JEM Document 33-5 Filed 09/13/18 Page 16 of 16 Page ID #:301

1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985	Officer Code	CID	DOB	Sex	Race	Assigned Date	Referral Source	Arrest Agency	Most Serious Offense	Category	#:301  School District	School	Grade	Action Taken	Action Date	Dispositon Type	Disposition Date
Company		122020											11			1	5/9/2017
19	112	123939	12/31/1999	ivi	піврапіс	10/4/2016	SCHOOL STAIL	SCHOOL	001 WI- 5	Otriei	Paint Springs Offined	Rancho Milage High School	11	Contract	11/9/2016		5/9/2017
19	163	124085	2/12/2005	F	Black	10/11/2016	Law Enforcement	HEMET PD	242 PC - M	VIOLENCE	Hemet Unified	Pancho Visio Middle School	6	Counsel/Close	11/0/2016	Counsel/Close	11/9/2016
Column   C				F									11				11/9/2016
Column   C	152	124030	2/27/2003	M	Black	10/4/2016	Parent/Guardian	N PARENT/GUARDIA	601 WI - S	Other	Moreno Valley Unified	Landmark Middle School	8	Ineligible	11/9/2016	Ineliaible	11/9/2016
19				-				N			· · · · · · · · · · · · · · · · · · ·		Ü			-	
PRINCE   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997				M									7				11/9/2016 11/9/2016
20	100	124131	9/29/2000	ivi	піврапіс	10/11/2016	Law Enforcement		003 PC - W	PROPERTY	Riverside County Office of Education		10	meligible	11/9/2016	meligible	11/9/2016
20	171	12/11/	0/23/2003	M	Hienanic	11/2/2016	Law Enforcement	PD THERMAL	626 10(a)(1) PC - F	Other	Coachella Valley Unified	Adult School	Ω	Ineligible	11/0/2016	Ineligible	11/9/2016
Column				F									8				11/8/2016
Company   Comp	75	123362	11/30/1998	М	White	11/2/2016	Law Enforcement		626.10(a)(1) PC - F	Other	Desert Sands Unified	Palm Desert High School	12	Counsel/Close	11/8/2016	Counsel/Close	11/8/2016
Company   Comp	157	92388	6/23/1999	M	White	11/1/2016	Law Enforcement	CORONA PD	11357(e) HS - M	DRUGS	Other	Other	12	Contract	11/8/2016	Diversion Successfully	5/8/2017
1969   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979   1979-1979									, ,								
March   Marc	57	92388	6/23/1999	M	White	11/4/2016	Law Enforcement	CORONA PD	242 PC - M	VIOLENCE	Other	Other	12	Contract	11/8/2016		
Column   C	159	124309	1/17/2002	F	Hispanic	10/18/2016	Law Enforcement	SCHOOL	601 WI - S	Other	Banning Unified School District	Nicolet Middle School	8	Contract	11/8/2016		12/21/2016
1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982   1982	63	124514	5/29/2000	M	Hispanic	10/31/2016	Law Enforcement	HEMET PD	470(d) PC - M	PROPERTY	Hemet Unified	Tahquitz High School	11	Contract	11/8/2016	Diversion Program	
1982   207000   10   10   10   10   10   10   10	71	124060	11/9/1999	М	Hispanic	10/18/2016	Law Enforcement	RSO THERMAL	148(a)(1) PC - M	Other	Coachella Valley Unified	Desert Mirage High School	12	Contract	11/8/2016		3/2/2017
Part																Completed	
17   15355   2000000   10   Higgsie   10160016   200000   2017   10160016   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   2000000   200000   200000   200000   200000   200000   200000   2000000   200000   200000   200000   200000   200000   200000   2000000   200000   200000   200000   200000   200000   200000   2000000   200000   200000   200000   200000   200000   200000   2000000   200000   200000   200000   200000   200000   200000   2000000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   200000   2000000   200000   200000   200000   200000   200000   200000   2000000   200000   200000   200000   200000   200000   200000   20000000   2000000   2000000   2000000   2000000   2000000   200000000	72	116842	6/27/2002	М	Hispanic	10/31/2016	Parent/Guardian	PARENT/GUARDIA	601 WI - S	Other	Palm Springs Unified	Cathedral City High School	9	Contract	11/8/2016		1/23/2017
1944   1959   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969   1969	71	124305	5/20/2000	M	Hispanic	10/18/2016	School Staff	OTHER PUBLIC	601 WI - S	Other	Coachella Valley Unified	Desert Mirage High School		Counsel/Close	11/8/2016	Diversion Program Counsel/Close	11/8/2016
					1			AGENCY			*		40				
17   12-1260   20-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269   12-1269				M									7				11/8/2016 11/8/2016
129002   129002   129002   14   Nigorite   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1200016   1				M									11				11/8/2016
1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985	76	125002	7/24/2002	M		11/2/2016				Other			8				11/7/2016
1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945	173	93485	1/9/2001	F	Hispanic	10/31/2016	Law Enforcement		490.5(a) PC - M	PROPERTY	Palm Springs Unified	Desert Hot Springs High School	10	Ineligible	11/7/2016	Ineligible	11/7/2016
	154	124250	11/21/2000	M	White	10/18/2016	School Staff		601 WI - S	Other	Beaumont Unified	Beaumont High School	9	Unable to Locate	11/7/2016	Unable to Locate	11/7/2016
				F	Hispanic		School Staff			Other	Desert Sands Unified		8				3/3/2017
Completed   Comp	E1	124700	2/26/2000	-	Othor	10/27/2016	School Stoff	SCHOOL	601 WI S	Othor	Piverside Unified School District	Summit View Independent Study School	11	Contract	11/7/2016		5/9/2017
1972   1965   1970	.51	124700	2/20/2000		Outer	10/2//2010	School Stall	SCHOOL	001 WI- 3	Otilei	Inverside Offined School District			Contract	11///2010		3/3/2017
1972   1965   1970	171	12/05/	11/12/1000	M	Hienanic	10/18/2016	Law Enforcement	PSO THERMAL	11357(b) HS - I	DRUGS	Coachella Valley Unified	Desert Mirage High School	12	Contract	11/7/2016	Failed to Complete	2/27/2017
14804   148000   M.   Back   107/2016   School Staff   SCHOOL   60 YIL   5   Oher   Rheade Unified Shool Britter   1.0hm W. North High School   10   Inelgible   117/2016   Inelgible	11			ivi	riispariic		Law Ellioicement		11337(0)113-1	DROGS	Coachella Valley Offilled	Desert Milage Flight School	12	Contract			2/2//2017
1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945   1945				M												Ineligible	11/7/2016
125524   111999   M				F													11/7/2016 11/7/2016
				M									10				5/4/2017
1/2   124994   49/2000   14   Hispanic   111/2016   Law Enforcement   NDIO PD   11357(b) HS - 1   PRUSS   Revealed County Office of Education   40   Regional Learning Center   11   Contract   114/2016   Failed to Complete   114/2016   Failed to Complet					1											Diversion Program	
145	76	124026	1/17/2005	М	Hispanic	10/4/2016	School Staff	SCHOOL	601 WI - S	Other	Desert Sands Unified	Indio Middle School	6	Consequence Agreement	11/4/2016		12/21/2016
1	75	124064	4/6/2000	M	Hispanic	10/31/2016	Law Enforcement	INDIO PD	11357(b) HS - I	DRUGS	Riverside County Office of Education	Indio Regional Learning Center	11	Contract	11/4/2016	Failed to Complete	1/4/2017
124714			0.00.000.0		The state of the s				* *	0.1	· ·					Diversion Program	
	155	124932	2/2/2001	М	Hispanic	11/1/2016	Parent/Guardian	N PARENT/GUARDIA	601 WI - S	Other	Moreno Valley Unified	Canyon Springs High School	10	Contract	11/4/2016		5/4/2017
172   124920   171/2002   M   Hispanic   17/2016   Perent/Guardian   PARENT/GUARDIA 601 W1-S   Other   Palm Springs Unified   Rancho Mirage High School   10   Contract   114/2016   Ghesto Complete   Palm Springs Unified   Mt. San Jacinto Continuation School   10   Contract   114/2016   Ghesto Complete   Palm Springs Unified   Mt. San Jacinto Continuation School   10   Contract   114/2016   Ghesto Complete   Palm Springs Unified   Mt. San Jacinto Continuation School   10   Contract   114/2016   Contr	67	124714	4/4/2000	F	White	10/25/2016	Parent/Guardian	PARENT/GUARDIA	601 WI - S	Other	Temecula Valley Unified	Rancho Vista High School	11	Contract	11/4/2016	Failed to Complete	1/4/2017
Part	72	124920	3/11/2002	M	Hispanic	11/2/2016	Parent/Guardian	PARENT/GUARDIA	601 WI - S	Other	Palm Springs Unified	Rancho Mirage High School	10	Contract	11/4/2016		1/19/2017
Name	170	105005			1	44/0/2046		N DADENT/CHARDIA	604 WIL 6	Other			10	Contract			5/4/2017
44780				IVI	nispanic		Parent/Guardian	N			Paint Springs Offined		10				
18089   2772001   M   Black   10172016   Law Enforcement   RSO MORENO   490.5(a) PC - M   PROPERTY   Nurupa Unified   Nurupa Valley High School   9   Unable to Locate   114/2016   Unab	155	124780	4/4/2002	M	Hispanic	10/27/2016	Parent/Guardian	PARENT/GUARDIA	601 WI - S	Other	Moreno Valley Unified	Sunnymead Middle School	8	Counsel/Close	11/4/2016		11/4/2016
462   123659   9/16/2001   F   Hispanic   9/22/2016   School Staff   SCHOOL   601 Wi - S   Other   Val Verde Unified   Lakeside Middle School   8   Contract   11/3/2016   Diversion Successfully   Completed   11/3/2016   Diversion Successfully   Diversi	64	123605	9/29/2000	M	White	9/20/2016	School Staff	SCHOOL	601 WI - S	Other	San Jacinto Unified	San Jacinto High School	10	Ineligible	11/4/2016	Ineligible	11/4/2016
124519   916/2001   F   Hispanic   912/2016   School Staff   SCHOOL   601 WI - S   Other   Val Verde Unified   Lakeside Middle School   8   Contract   11/3/2016   Diversion Successfully Completed   124314   10/23/2000   M   White   10/18/2016   School Staff   SCHOOL   601 WI - S   Other   Desert Sands Unified   Summit High School   11   Contract   11/3/2016   Diversion Successfully Completed   11	55	118089	2/7/2001	M	Black	10/17/2016	Law Enforcement		490.5(a) PC - M	PROPERTY	Jurupa Unified	Jurupa Valley High School	9	Unable to Locate	11/4/2016	Unable to Locate	11/4/2016
124314   10/23/2000   M   White   10/18/2016   School Staff   SCHOOL   601 WI - S   Other   Desert Sands Unified   Summit High School   11   Contract   11/3/2016   Diversion Successfully   Completed   Complet	62	123659	9/16/2001	F	Hispanic	9/22/2016	School Staff		601 WI - S	Other	Val Verde Unified	Lakeside Middle School	8	Contract	11/3/2016	Diversion Successfully	5/3/2017
Completed   Comp					i i												
124314   10/23/2000   M   White   10/31/2016   Law Enforcement   RSO THERMAL   11357(e) HS - M   DRUGS   Desert Sands Unified   Summit High School   11   Contract   11/3/2016   Diversion Successfully Completed   Complete	75	124314	10/23/2000	M	White	10/18/2016	School Staff	SCHOOL	601 WI - S	Other	Desert Sands Unified	Summit High School	11	Contract	11/3/2016	Diversion Successfully	3/27/2017
Completed   Comp												· ·				Completed	
Completed   Comp	75	124314	10/23/2000	М	White	10/31/2016	Law Enforcement	RSO THERMAL	11357(e) HS - M	DRUGS	Desert Sands Unified	Summit High School	11	Contract	11/3/2016	Diversion Successfully	3/27/2017
N									,			3					
N	75	124028	7/19/2000	F	White	10/4/2016	Parent/Guardian	PARENT/GUARDIA	601 WI - S	Other	Other	Mirus Secondary School	11	Contract	11/3/2016	Failed to Complete	1/9/2017
Completed   Comp				_				N				-					
465   120600   3/17/2002   F   Black   8/16/2016   Law Enforcement   RSO LAKE   ELSINORE PD   ELSI	151	123518	3/21/1999	F	Other	10/20/2016	Law Enforcement	RIVERSIDE PD	247.5 PC - F		Riverside Unified School District	Abraham Lincoln High School	12	Consequence Agreement	11/3/2016		1/27/2017
ELSINORE PD    ELSINORE PD   Completed				_		0.110.100.10			100 00 11								2//2/22/2
172	165	120600	3/17/2002	F	Black	8/16/2016	Law Enforcement		422 PC - M	VIOLENCE	Elsinore Unified	Lakeside High School	9	Contract	11/3/2016		3/13/2017
N																i i	
124795   3/23/2000 M White   10/27/2016   School Staff   SCHOOL   601 WI - S   Other   Riverside Unified School District   Ramona High School   11   Ineligible   11/3/2016   Ineligible   Ineligible	1/2	117417	9/21/2001	М	Hispanic	11/2/2016	Parent/Guardian	PARENT/GUARDIA	601 WI - S	Other	Palm Springs Unified	Catnedral City High School	10	Counsel/Close	11/3/2016	Counsel/Close	11/3/2016
124795   3/23/2000   M   White   10/27/2016   School Staff   SCHOOL   601 WI - S   Other   Riverside Unified School District   Ramona High School   11   Ineligible   11/3/2016   Ineligible   Ineli	72	125212	11/20/2004	F	Hispanic	11/3/2016	Parent/Guardian	PARENT/GUARDIA	601 WI - S	Other	Palm Springs Unified	James Workman Middle School	7	Counsel/Close	11/3/2016	Counsel/Close	11/3/2016
476         124051         7/21/1999         M         Hispanic         10/18/2016         Law Enforcement         INDIO PD         11357(e) HS - M         DRUGS         Desert Sands Unified         Amistad Continuation School         12         Contract         11/2/2016         Failed to Complete Diversion Program           475         124408         6/24/1999         F         Hispanic         10/31/2016         Law Enforcement         RSO THERMAL         242 PC - M         VIOLENCE         Desert Sands Unified         Summit High School         12         Ineligible         11/2/2016         Ineligible         11/2/2016         Ineligible         11/2/2016         Desert Sands Unified         Summit High School         12         Ineligible         11/2/2016         Ineligible         11/2/2016         Ineligible         11/2/2016         Diversion Successfully Completed           465         123555         12/10/1998         F         Hispanic         9/26/2016         Law Enforcement         RSO TEMECULA PD         PROPERTY         Other         Other         12         Consequence Agreement         11/2/2016         Diversion Successfully Completed	51	12/705	3/23/2000	M	White	10/27/2016	School Staff	N SCHOOL	601 WI - S		Pivereide Unified School District		11	Ineligible	11/3/2016	Ineligible	11/3/2016
Diversion Program     Diversion Program				M													3/14/2017
465   123555   12/10/1998   F Hispanic   9/26/2016   Law Enforcement   RSO TEMECULA   490.2 P.C - M   PROPERTY   Other   12   Consequence Agreement   11/2/2016   Diversion Successfully Completed					1											Diversion Program	
PD Completed				F									12				11/2/2016 12/6/2016
	100	123333	12/10/1998	ľ	napartic	312012010	Law Emorgement		700.2 FG = W	FROPERIT	Out.	Otto	12	Consequence Agreement	11/2/2010		12/0/2016
	51	123740	3/4/2002	M	Other	0/26/2016	School Staff	SCHOOL	601 WI - S	Other	Pivereide Unified School District	Opportunity School EQC (7.12)	10	Contract	11/2/2016	i i	1/26/2017
Table 1 120740 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		120740	UI-12002		Julio	3/20/20 10	SSHOOT Stall	3311001	337 111-0	Julio		Speciality Golloop EOG (1-12)	10	Contract	. 1/2/2010		1/20/2017