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| 12 13 14 | (Additional counsel listed on next page) Attorneys for Plaintiffs | |
| 15 | tambilita degla revenzionen degla e esperandonen | DISTRICT COURT STRICT OF CALIFORNIA |
| 18 19 20 21 | CASEY A.; CARL C.; and MIGUEL B., by and through L.L., on behalf of themselves and all those similarly situated, Plaintiffs, vs. | Case No. CV 10-00192 GHK (FMOx) [proposed] Order and Final Judgment Date: May 23, 2011 Time: 9:30 Court: 650, Roybal |
| 22 23 24 25 26 | capacity, Interim Superintendent, Los Angeles County Office of Education; WILLIAM ELKINS, in his official capacity, Director, Los Angeles County Office of Education Division of Juvenile Court Schools; JESUS CORRAL, in his official capacity, Principal, Los Angeles County Office of Education Challenger Center School; and LOS ANGELES COUNTY PROBATION DEPARTMENT, | |
| 27 28 | Defendants. | _} |

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DENNIS D. PARKER DENNIS D. PARKER (dparker@aclu.org) (Pro Hac Vice) LAURENCE M. SCHWARTZTOL (lschwartztol@aclu.org) (Pro Hac Vice) AMERICAN CIVIL LIBERTIES UNION FOUNDATION NATIONAL LEGAL DEPARTMENT 125 Broad Street, 18th Floor New York, NY10004 Telephone: (212) 549-2500 Facsimile: (212) 549-2654

[RROPOSED] FINAL APPROVAL ORDER AND JUDGMENT

The Court has considered the Notice of Motion and Motion for Final Approval
of Class Action Settlement Agreement and Memorandum or Points and Authorities in
Support Thereof (" Motion") submitted by Plaintiffs Casey A., Carl C., and Miguel
B., by and through L.L., individually and on behalf of a class of similarly situated
individuals (collectively the "Plaintiff Class"), and Defendants Jon R. Gundry, in his
official capacity as Interim Superintendent, Los Angeles County Office of Education;
William Elkins in his official capacity as Director, Los Angeles County Office of
Education Division of Juvenile Court Schools; Jesus Corral, in his official capacity as
Principal, Los Angeles County Office of Education Challenger Center School; and
Los Angeles County Probation Department (collectively, "Defendants"):

12 1. The Court FINDS that the Settlement Agreement on file with this 13 Court at Docket #55 and filed under seal at Docket #59 ("Settlement Agreement"), 14 including the Detailed Plans (incorporated by reference to the Settlement Agreement 15 and on file with this Court at Docket #60, Attachment 5-& 6), which was 16 preliminarily approved by the Court on March 17, 2011 is fair, adequate, and 17 reasonable and GRANTS the Motion.

The Court FINDS that a payment of attorneys' fees and costs by
 Defendants to Class Counsel for the Plaintiff Class in the amount of \$325,000.00 is
 fair and reasonable and awards such fees and costs.

3. The Court FINDS that certification of the settlement class, defined
 as "All youth who were detained at Challenger Memorial Youth Center at any point
 between January 12, 2008 and November 8, 2010, pursuant to Federal Rule of Civil
 Procedure 23, including Rule 23(b)(2), is appropriate and certifies the class.

4. The Court has reviewed the fully executed copy of the Settlement
Agreement on file with the Court and FINDS that all parties to the Settlement
Agreement have executed it in their own name.

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5. The Court INCORPORATES HEREIN the terms of the
 Settlement Agreement and all documents incorporated by reference, including but not
 limited to the Action Plan and Detailed Plans, and ORDERS that the terms of the
 Settlement Agreement, except for the term "Class Representative" in paragraph 82,
 which applies only to Class Members, be given full force and effect.

6 6. The Court further ORDERS that, in accordance with its terms, the
 7 Settlement Agreement shall be effective as of November 8, 2010 and will continue as
 8 specified in the Settlement Agreement for a minimum of four years after the date of
 9 this Court's final approval Order, unless paragraph 78 of the Settlement Agreement is
 10 satisfied.

7. The Court shall have CONTINUING JURISDICTION to enforce
 the terms of the Settlement Agreement as specified therein.

IT IS SO ORDERED.

Dated:

Hon. George H. King (United States District Judge