

1 Mark E. Merin (State Bar No. 043849)
 Paul H. Masuhara (State Bar No. 289805)
 2 LAW OFFICE OF MARK E. MERIN
 1010 F Street, Suite 300
 3 Sacramento, California 95814
 Telephone: (916) 443-6911
 4 Facsimile: (916) 447-8336
 E-Mail: mark@markmerin.com
 5 paul@markmerin.com

6 Attorneys for Plaintiffs

7 Bonnie A. Freeman, Esq. (SB 180502)
 Marshall E. Bluestone, Esq. (SB 151632)
 8 SENNEFF FREEMAN & BLUESTONE, LLP
 50 Old Courthouse Square, Suite 401
 9 P.O. Box 3729
 Santa Rosa, CA 95402-3729
 10 Telephone: 707-526-4250
 Facsimile: 707-526-0347
 11 bfreeman@sennefflaw.com
 mbluestone@sennefflaw.com

12 Attorneys for Defendants

14 UNITED STATES DISTRICT COURT
 15 NORTHERN DISTRICT OF CALIFORNIA
 16 SAN FRANCISCO DIVISION

17 MYRAH MARTINEZ, et al.,
 18 Plaintiffs,
 19 vs.
 20 COUNTY OF SONOMA, et al.,
 21 Defendants.

Case No. 3:15-cv-01953-JST

**ORDER ADOPTING STIPULATION OF
 DISMISSAL AND INJUNCTIVE RELIEF**

22 The parties hereby stipulate to the dismissal of Plaintiffs MYRAH MARTINEZ, KITARA
 23 MCCRAY, MADISON MARLENE MARVEL, and R.M.’s claims, with prejudice, and to the dismissal
 24 of the class claims, without prejudice, with each side to bear their own attorneys’ fees and costs, and with
 25 the Court to retain continuing jurisdiction over the terms of the following stipulated injunction.

26 STIPULATED INJUNCTION

27 The County of Sonoma, through its Human Services Department, affirms that the Valley of the
 28 Moon Children’s Home (“VOMCH”) has had the following policies in place and shall continue to follow

1 these policies:

- 2 a) VOMCH does not conduct personal or property searches unless there is individualized
3 reasonable suspicion and a supervisor approves of the search, and it shall continue to
4 follow this policy; and
- 5 b) VOMCH does not take away clients' cell phones or chargers unless there is individualized
6 reasonable cause for such and a supervisor approves, and it shall continue to follow this
7 policy.

8 These are the only two stipulations required for this Injunction, and are the only two stipulations
9 subject to the Court's continuing jurisdiction. County reserves the right to seek modification of these
10 stipulations by the court in the future if needed.

11 Dated: September 26, 2016

Respectfully Submitted,
LAW OFFICE OF MARK E. MERIN

13 /s/ Mark E. Merin

14 By: _____
Mark E. Merin

16 Attorneys for Plaintiffs
MYRAH MARTINEZ, KITARA MCCRAY,
17 MADISON MARLENE MARVEL, and R.M.

18 Dated: September 26, 2016

Respectfully Submitted,
SENNEFF FREEMAN & BLUESTONE, LLP

20 /s/ Bonnie A. Freeman
(as authorized on September 26, 2016)

21 By: _____
Bonnie A. Freeman

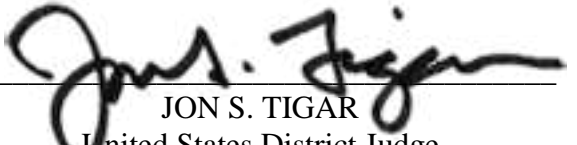
23 Attorneys for Defendants County of Sonoma (also sued as
24 Sonoma County Human Services Department and Sonoma
25 County Family, Youth and Children's Services), Jerry
26 Dunn, Nick Honey and Stacie Kabour

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
26
27
28

[PROPOSED] ORDER

IT IS SO ORDERED.

Dated: September 27, 2016



JON S. TIGAR
United States District Judge