MS. L. V. U	U.S. Immigration and Customs Enforcement et al Doc. 46 Att. 2		
	Case 3:18-cv-00428-DMS-MDD Document 46-2 Filed 03/16/18 PageID.851 Page 1 of 5		
1	UNITED STATES DISTRICT COURT		
2	SOUTHERN DISTRICT OF CALIFORNIA		
3			
4	MS. L,	Case No. 18cv428 DMS MDD	
5	Petitioner-Plaintiff,	Hon. Dana M. Sabraw	
6 7	VS.		
8	U.S. IMMIGRATION AND CUSTOMS ENFORCEMENT, et al.,		
9	Respondents-Defendants.		
10			
11	DECLARATION OF FEDERAL FIELD SPECIALIST, CHICAGO, JULISSA		
12	PORTALES BANZON, MS OFFICE OF REFUGEE RESETTLEMENT,		
13	ADMINISTRATION FOR CHILDREN AND FAMILIES, UNITED STATES DEPARTMENT OF HEALTH AND HUMAN SERVICES		
14	UNITED STATES DELAKTMENT OF HEALTHING HOMMODER FIELD		
15	I, Julissa Portales Banzon, for my declaration pursuant to 28 U.S.C. § 1746, hereby state		
16	and depose as follows:		
17			
18			
19	("ORR"), an Office within the Administration for Children and Families ("ACF"),		
20 21	Department of Health and Human Services ("HHS"). The following statements are based		
21	on my personal knowledge, information acquired by me in the course of performing my		
23	official duties, information contained in the records of HHS, and information supplied to		
24			
25	me by current HHS employees. I am located in Chicago, Illinois.		
26	2. Generally, when UAC are apprehended by officers working for the		
27	Department of Homeland Security (DHS), DHS refers them to ORR as UAC per		
28	applicable law.		

1

3. In this case, S.S., a seven year old girl reportedly from the Congo, was referred to ORR on November 5, 2017 by DHS as an "unaccompanied alien child".

1

2

3 4. Once a referring agency such as DHS refers a child as a UAC, it is the 4 5 general policy of HHS/ORR not to revisit their "unaccompanied" status. Rather, 6 HHS/ORR policy is to adhere to the requirements in the William Wilberforce Trafficking 7 Victims Protection Reauthorization Act of 2008 (TVPRA), 8 U.S.C. § 1232(c)(3), to 8 determine the suitability of a sponsor prior to release. See ¶ Paragraph 11, infra, 9 10 explaining the process whereby ORR reunifies a child with a sponsor, including verifying 11 the identity of a sponsor who claims to be her parent, as well as confirming the 12 13 relationship between the child and the sponsor.

14 5. Also in accordance with the TVPRA, ORR follows child welfare best 15 practices to place a "child in the least restrictive setting appropriate for the child," taking 16 17 into account factors such as the child's age and gender. 8 U.S.C. § 1232(c)(2)(A); ORR 18 Guide to Children Entering the United States Unaccompanied (ORR Guide), at Section 19 1.1 (Summary of Policies for Placement and Transfer of Unaccompanied Alien Children 20 in ORR Care Provider Facilities) (available at https://www.acf.hhs.gov/orr/ 21 22 resource/children-entering-the-united-states-unaccompanied, last visited March 6, 2018). 23 ORR provides grants to numerous types of care providers, including foster care providers 24 and shelter-care group home type shelters in order to meet the needs of UAC in ORR care 25 26 and custody. See ORR Guide, at Section 1.2 (ORR Standards for Placement and Transfer 27 Decisions). 28

6. S.S. is currently in the care and custody of ORR and has been housed since November 5, 2017 by Heartland ICC, a non-secure shelter facility in Chicago Illinois. The shelter is licensed by the State of Illinois to provide residential care to children. The facility is one which is capacitated to shelter young children such as S.S. and is routinely used for such children. The facility also provides care to many young children from diverse non-Central American countries such as the Congo, Guinea, Nepal, Haiti, Kyrgyzstan, China, Vietnam, India, Bangladesh, and Romania. At Heartland ICC, S.S. receives case management, clinical, educational and medical services while in care.

7. ORR has sought acceptable proof from DHS and Ms. L to verify that Ms. L is S.S.'s biological mother as she alleges. Despite multiple attempts to gather appropriate documentation such as a birth certificate or other government-issued identification, ORR has to date been unable to verify the alleged parental relationship. The only available documentation of S.S.'s identity is a school identification card reportedly from Brazil (where the minor and Ms. L reportedly lived before traveling to the U.S.) which does list Ms. L as the child's mother. The shelter Heartland ICC has made attempts to contact the minor's father and a reported family friend by calling the telephone numbers outside the U.S. provided by Ms. L; however, these numbers did not work. Ms. L also requested that the shelter contact the Angola and Congo consulates in order to secure birth certificates for the minor and Ms. L, which Heartland ICC did, but neither consulate has responded yet to this request for assistance.

8. S.S.'s immigration attorney requested a DNA test in order establish definitely whether Ms. L is S.S.'s biological mother as she alleges. Therefore, ORR and the Heartland ICC shelter have taken affirmative steps in an effort to obtain the requisite consent from Ms. L and DHS, and to arrange such testing, which was conducted for the minor on Wednesday, March 7 (today), at 10 a.m.

1

2

3

4

5

6

7

9. Although the minor S.S.'s putative mother, Ms. L, was just released from 8 9 DHS custody, ORR must still follow its usual release policy and procedures before 10 releasing S.S. to her. Under the TVPRA, see 8 U.S.C. § 1232(c)(3)(A), HHS (ORR) is 11 required to "make[] a determination that a proposed custodian is capable of providing for 12 13 the child's physical mental well-being. Such determination shall, at a minimum, include 14 verification of the custodian's identity and relationship to the child, if any, as well as an 15 independent finding that the individual has not engaged in any activity that would indicate 16 17 a potential risk to the child."

18 10. Correspondingly, ORR policy requires the timely release of UAC to qualified 19 parents, guardians, relatives, or other adults, referred to collectively as "sponsors." ORR 20 Guide, at Section 2.1 (Summary of Safe and Timely Release Process). Consistent with 21 22 the TVPRA's mandate, see 8 U.S.C. § 1232(c)(3)(A), ORR evaluates the ability of any 23 potential sponsor, including an individual who claims to be the child's parent, to provide 24 for the child's physical and mental well-being, in order to protect him or her from 25 26 "smugglers, traffickers, or others who might seek to victimize or otherwise engage the 27 child in criminal, harmful or exploitative activity." ORR Guide, at Section 2.1. 28

According to ORR policy: "The process for the safe and timely release of an unaccompanied alien child from ORR custody involves many steps, including: the identification of sponsors; the submission by a sponsor of the application for release and supporting documentation; the evaluation of the suitability of the sponsor, including verification of the sponsor's identity and relationship to the child, background checks, and in some cases home studies; and planning for post-release." Id. (Emphasis added.) While ORR's preference is to release a child to an appropriate sponsor who is verified to be the child's parent (see ORR Guide, Section 2.2.1), each of these steps apply to all sponsors prior to release, including the putative parent of a child such as S.S.

I, Julissa Portales Banzon, M.S., declare under penalty of perjury that the foregoing is true and correct. Executed on March 7, 2018.

Julissa Portales Banjon

Julissa Portales Banzon, M.S., Federal Field Specialist, Chicago