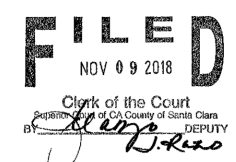
SUPERIOR COURT OF CALIFORNIA SANTA CLARA COUNTY JUVENILE COURT DIVISION STANDING ORDER



AUTHORIZATION FOR VERA INSTITUTE FOR JUSTICE TO
CONDUCT A FILE REVIEW FOR DATA COLLECTION FOR THE
CAMPAIGN TO END THE INCARCERATION OF GIRLS IN SANTA CLARA
COUNTY FROM SANTA CLARA COUNTY SUPERIOR COURT,
JUVENILE DIVISION

Over the past decade, reform efforts to divert young people charged with low-level offenses have dramatically driven down the country's juvenile justice population. But, girls have been overlooked in these efforts. The number of girls who are incarcerated has decreased more slowly than the number of boys, and girls now comprise more of the juvenile justice population than ever before, disproportionately harming girls of color and lesbian, gay, bisexual, transgender, and gender non-conforming (LGB/TGNC) youth. Notably, over 80 percent of incarcerated girls are survivors of sexual violence and are often arrested for circumstances directly related to their abuse, which further exacerbates this trauma and harm.

Last year, the Vera Institute of Justice led the effort to address these inequities by launching the Task Force on Ending Girls' Incarceration in New York City that aims to develop a comprehensive plan to end girls' incarceration in the five boroughs. Now, Vera is expanding this vital reform nationally to five local and state jurisdictions: Maine, Hawaii, North Dakota, Santa Clara County (California), and the City of Philadelphia. As part of the Initiative to End Girls' Incarceration, these jurisdictions will receive guidance from Vera's team and its NYU research partners to develop and implement a strategic plan to eliminate confinement of girls through improved policy, practice, and programmatic approaches.

This order allows the Vera Institute for Justice and its NYU research partners to conduct an on-site file review of Juvenile Justice Court files in order to obtain data about the young women and girls who have come into contact with the Santa Clara County Juvenile Justice system. The purpose of this file review will be to collect data detailing the girls' pathways into court, the consequences of court and confinement, and the degree to which housing and other resource needs are a factor in these pathways, including as reasons for detention override. The data will be used to inform resource mapping, define the scope of need, and make general recommendations for short-term housing and other systemic responses in the county.

Over the next two years, petitions for girls in detention from November 1, 2015 through November 1, 2020 will be specifically reviewed. The purpose of this will be to describe and predict the pathways bringing girls into court, through the system, and into confinement. Vera and its NYU research partners will examine trends over time to examine and understand processes associated with reducing court contact and confinement for girls. At times Vera and its NYU research partners will also be requesting files for the boys in order to compare data for boys and girls and identify differences that can help inform reform and planning going forward.

The case files add quantitative and qualitative details to the assessment process. The data will be used to inform the development of the strategic plan as well as establish baseline numbers for an evaluation. No identifying information will be removed from the sites in which the review is conducted. No identifying information will be published. Identifying information will only be used to link multiple petitions to the same individual youth, but that youth's identity will never be revealed. The Standing Order allows the sharing of deidentified individual level system data from the Superior Court. All data collected by Vera and its NYU research partners from Santa Clara County will be destroyed five years from the date of this Standing Order.

So Ordered:

Judge Katherine Lucero

Supervising Judge Juvenile Justice Court

Dated: 11/9/18