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SUPERIOR COURT OF CALIFORNIA
COUNTY OF ORANGE
CENTRAL JUSTICE CENTER

MAY 1 4 2007

ALAN SLATER, Clerk of the Court

GY J. FRAUST

SUPERIOR COURT OF THE STATE OF CALIFORNIA COUNTY OF ORANGE, CIVIL COMPLEX CENTER

Plaintiffs,
v.
COUNTY OF ORANGE, et al.,

Defendants.

DEANNA FOGARTY-HARDWICK &

Case No. 01CC02379 (Case Assigned to Hon. Ronald L. Bauer, Dept. CX103)

Date Action Filed : 2/15/01 Trial Date : 2/13/07

PERMANENT INJUNCTION

The court, having considered Plaintiff's request for a permanent injunction, came on for trial in the above-captioned court commencing February 13, 2007. Sondra S. Sutherland, Esq. and Shawn A. McMillan, Esq. appeared on behalf of Plaintiff, Deanna R. Fogarty-Hardwick, and Glen A. Stebens, Esq. appeared on behalf of Defendants, County of Orange Social Services Agency, Marcie Vreeken, Helen Dwojak and Elaine Wilkins. Satisfactory evidence having been presented,

IT IS ORDERED THAT Defendant County of Orange, Social Services Agency, and its employees, agents and persons acting on its behalf, are enjoined and restrained from including allegations in a juvenile dependency petition under Cal. Welf. & Inst. Code § 300 against any parent or guardian of a child without some reasonable and articulable evidence giving rise to a reasonable suspicion that the child has been abused, neglected or abandoned

by the accused parent or guardian, or is in imminent danger of abuse, neglect or abandonment by that parent.

IT IS FURTHER ORDERED THAT Defendant County of Orange, Social Services Agency, and its employees, agents and persons acting on its behalf, are enjoined and restrained from requiring a parent or guardian of a child to sign its "Agency-Parent Temporary Agreement" or releases of confidential records or information (c.g., medical, psychological, psychiatric, employment) unless the agency has some reasonable and articulable evidence giving rise to a reasonable suspicion that the parent whose records or information are sought has abuse, neglected or abandoned the child, or the child is in imminent danger of abuse, neglect or abandonment by that parent.

The Court reserves jurisdiction to modify or dissolve the injunction as may be required by the interests of justice.

Dated: 14 May 2007

Hon. Ronald L. Bauer, Judge Orange County Superior Court