Ms. Yolande Bestgen, Acting Executive Director
Alta California Regional Center
2135 Butano Drive
Sacramento, CA 95825

RE: Public Records Act Request

Dear Ms. Bestgen:

Pursuant to the Public Records Act, California Government Code § 6250, et seq and upon the enclosed recommendation of Senior Staff Counsel of the California Department of Developmental Services, we request copies of all public records, including memoranda, correspondence, reports, electronic transmissions, or other writings as defined in California Government Code § 6252, subdivision (c), regarding Alta California Regional Center’s juvenile clients. For purposes of this request, “juvenile” or “child” means a person under the age of 18.

Specifically, we seek the following information:

1. Copies of any and all:
   a. Memorandum of Understanding between Alta California Regional Center and county mental health departments
   b. Written criteria Alta California Regional Center staff use at the intake stage to determine if an assessment of a child is needed
   c. Purchase of service guidelines used to decide upon developmentally disabled individuals’ requests for services
   d. Life quality assessments of wards of a juvenile court conducted pursuant to California Welfare and Institutions Code § 4570 in 2005, if such life quality assessments are in Alta California Regional Center’s possession. If none are available from 2005, then copies from the most recent year.

2. The estimated number of children in Alta California Regional Center’s service area who have a developmental disability, as defined by California Welfare and Institutions Code § 4512.

3. The current number of children in Alta California Regional Center’s service area who have been assessed as having a developmental disability, as defined by California Welfare and Institutions Code § 4512.

June 21, 2006

Ms. Yolande Bestgen, Acting Executive Director
Alta California Regional Center
2135 Butano Drive
Sacramento, CA 95825

RE: Public Records Act Request

Dear Ms. Bestgen:

Pursuant to the Public Records Act, California Government Code § 6250, et seq and upon the enclosed recommendation of Senior Staff Counsel of the California Department of Developmental Services, we request copies of all public records, including memoranda, correspondence, reports, electronic transmissions, or other writings as defined in California Government Code § 6252, subdivision (c), regarding Alta California Regional Center’s juvenile clients. For purposes of this request, “juvenile” or “child” means a person under the age of 18.

Specifically, we seek the following information:

1. Copies of any and all:
   a. Memorandum of Understanding between Alta California Regional Center and county mental health departments
   b. Written criteria Alta California Regional Center staff use at the intake stage to determine if an assessment of a child is needed
   c. Purchase of service guidelines used to decide upon developmentally disabled individuals’ requests for services
   d. Life quality assessments of wards of a juvenile court conducted pursuant to California Welfare and Institutions Code § 4570 in 2005, if such life quality assessments are in Alta California Regional Center’s possession. If none are available from 2005, then copies from the most recent year.

2. The estimated number of children in Alta California Regional Center’s service area who have a developmental disability, as defined by California Welfare and Institutions Code § 4512.

3. The current number of children in Alta California Regional Center’s service area who have been assessed as having a developmental disability, as defined by California Welfare and Institutions Code § 4512.
4. For all children identified in #3 above,
   a. The most recent summary data regarding the number who are either under juvenile court jurisdiction pursuant to California Welfare and Institutions Code § 601 or 602 or have been classified as having involvement with the juvenile justice system, broken down, if possible, by the following categories: (If these are not the categories used by Alta California Regional Center, please advise me as to the appropriate categories used.)
   i. Secure Placement – Correctional Institution
   ii. Secure Placement – California Youth Authority
   iii. Secure Placement – County/City Jail
   iv. Non-secure Placement
   v. Probation – Legal Commitment
   vi. Parole – Legal Commitment
   vii. Diversion – Legal Commitment
   viii. Convicted, Currently Incarcerated
   ix. Dangerous Mentally Retarded
   x. Sex Offenders – PC 290
   b. A statistical breakdown by race/ethnicity, age, and gender
   c. A statistical breakdown by their county of origin
   d. A statistical breakdown by their diagnosed developmental disability and/or disabilities
   e. A statistical breakdown by the type of services Alta California Regional Center coordinates, secures, or provides.

5. The number of children referred by qualifying physicians or surgeons to Alta California Regional Center for its services, whether or not assessments or services were actually provided, in 2003, 2004, 2005, and through March 31, 2006, respectively, as recorded by Alta California Regional Center pursuant to California Welfare and Institutions Code § 4656(b)

6. For all children and time periods identified in #5 above, the number of children:
   a. Determined by Alta California Regional Center to be eligible for services,
   b. Determined by Alta California Regional Center to be ineligible for services, and
   c. That appealed Alta California Regional Center’s ineligibility determination to:
      i. An informal meeting,
      ii. A mediation, or
      iii. A fair hearing
7. The number of times a juvenile court has joined Alta California Regional Center to a juvenile court proceeding pursuant to California Welfare and Institutions Code § 362(a) or § 727 in 2003, 2004, 2005 and through March 31, 2006, respectively.

8. For all joinders identified in #7 above,
   a. A statistical breakdown by the joining juvenile court.
   b. A statistical breakdown by the juveniles' race/ethnicity, age, and gender.
   c. A statistical breakdown by the juveniles’ suspected or diagnosed developmental disability and/or disabilities.
   d. A statistical breakdown by the type of services Alta California Regional Center coordinates, secures, or provides to the juveniles.

If disclosure of any of this information would require the release of identifiable information, we agree to receive information that reacts the individuals' names, addresses, etc.

I look forward to your response within the ten-day time frame mandated by California Government Code § 6253. The Youth Law Center is a non-profit legal services organization and we do not charge our clients for our services. This information is sought for educational and public interest purposes. We therefore request a waiver of any copying charges.

If you have any questions or concerns regarding this request, feel free to contact me at (415) 343-3379 ext. 3912. Please forward this request to any and all persons in your department who can assist in complying with this request. I thank you in advance for your prompt attention to this request.

Sincerely,

Eric L. Martin
Summer Law Clerk

Enclosure: Letter from DDS Senior Staff Counsel David Judd to YLC Staff Attorney Corene Kendrick, dated January 6, 2006
January 6, 2006

VIA MAIL AND FAX

Corene Kendrick, Staff Attorney
Youth Law Center
417 Montgomery St., Suite 900
San Francisco, CA 94104-1121

Re: Public Records Act Request - Juvenile Court Clients

Dear Ms. Kendrick:

The Department of Developmental Services received your letter dated December 22, 2005, regarding documents pertaining to the legal status of the Department's Clients under the age of 18 who are also under the juvenile court jurisdiction pursuant to Welfare and Institutions Code § 602. The Department is treating your letter as a Public Records Act (PRA) request. This letter is to notify you pursuant to Government Code section 6253 (PRA) that the Department is complying with your request by providing the materials described in Attachments A and B. After making a diligent search of our records, the Department determined that there are no other documents in our possession that are described in your letter. As we discussed by telephone on January 3, 2006, the Department is not in possession of any regional center documents that fall into the descriptive categories in your letter. I recommended that you contact the regional centers directly and request whatever documents they may have.

Attachment A describes information pertaining to those juvenile clients who are presently residing at one of the Department's developmental centers.

Attachment B summarizes the agreement you have made with DDS to allow DDS to obtain a computer printout summarizing additional information on juvenile clients who may be in our caseload. You have graciously extended the time allowed to respond to this request to allow the Department to develop the computer programs necessary to prepare the summary of information described in Attachment B. You have also agreed to provide payment in advance for these summaries as described in Attachment B.

The California PRA allows state agencies to charge $10 per page for copying documents provided under the PRA. Due to the small number of pages involved in this request, no charge will be assessed.

Sincerely,

[Signature]
response, the Department is waiving payment for the document provided with this letter. However, the Department reserves the right to charge for any additional materials that may be requested in the future. Thank you for your interest in the Department’s programs. Should you have any questions regarding this letter please do not hesitate to contact me at the above telephone number.

Very truly yours,

[Signature]

David Judd
Senior Staff Counsel

Enclosures
June 21, 2006

Mr. David Riester, Executive Director
Central Valley Regional Center
4615 North Marty Avenue
Fresno, CA 93722-4186

RE: Public Records Act Request

Dear Mr. Riester:

Pursuant to the Public Records Act, California Government Code § 6250, et seq and upon the enclosed recommendation of Senior Staff Counsel of the California Department of Developmental Services, we request copies of all public records, including memoranda, correspondence, reports, electronic transmissions, or other writings as defined in California Government Code § 6252, subdivision (e), regarding Central Valley Regional Center's juvenile clients. For purposes of this request, "juvenile" or "child" means a person under the age of 18.

Specifically, we seek the following information:

1. Copies of any and all:
   a. Memorandum of Understanding between Central Valley Regional Center and county mental health departments
   b. Written criteria Central Valley Regional Center staff use at the intake stage to determine if an assessment of a child is needed
   c. Purchase of service guidelines used to decide upon developmentally disabled individuals' requests for services
   d. Life quality assessments of wards of juvenile court conducted pursuant to California Welfare and Institutions Code § 4570 in 2005, if such life quality assessments are in Central Valley Regional Center's possession. If none are available from 2005, then copies from the most recent year

2. The estimated number of children in Central Valley Regional Center’s service area who have a developmental disability, as defined by California Welfare and Institutions Code § 4512

3. The current number of children in Central Valley Regional Center’s service area who have been assessed as having a developmental disability, as defined by California Welfare and Institutions Code § 4512
4. For all children identified in #3 above,
a. The most recent summary data regarding the number who
are either under juvenile court jurisdiction pursuant to
California Welfare and Institutions Code § 601 or 602 or
have been classified as having involvement with the
juvenile justice system, broken down, if possible, by the
following categories: (If these are not the categories used
by Central Valley Regional Center, please advise me as to
the appropriate categories used.)
   i. Secure Placement – Correctional Institution
   ii. Secure Placement – California Youth Authority
   iii. Secure Placement – County/City Jail
   iv. Non-secure Placement
   v. Probation – Legal Commitment
   vi. Parole – Legal Commitment
   vii. Diversion – Legal Commitment
   viii. Convicted, Currently Incarcerated
   ix. Dangerous Mentally Retarded
   x. Sex Offenders – PC 290
b. A statistical breakdown by race/ethnicity, age, and gender
c. A statistical breakdown by their county of origin
d. A statistical breakdown by their diagnosed developmental
disability and/or disabilities
e. A statistical breakdown by the type of services Central
Valley Regional Center coordinates, secures, or provides

5. The number of children referred by qualifying physicians or
surgeons to Central Valley Regional Center for its services,
whether or not assessments or services were actually provided,
in 2003, 2004, 2005, and through March 31, 2006,
respectively, as recorded by Central Valley Regional Center
pursuant to California Welfare and Institutions Code § 4656(b)

6. For all children and time periods identified in #5 above, the
number of children:
a. Determined by Central Valley Regional Center to be
   eligible for services,
b. Determined by Central Valley Regional Center to be
   ineligible for services, and
c. That appealed Central Valley Regional Center’s ineligibly
determination to:
   i. An informal meeting,
   ii. A mediation, or
   iii. A fair hearing.
7 The number of times a juvenile court has joined Central Valley Regional Center to a juvenile court proceeding pursuant to California Welfare and Institutions Code § 362(a) or § 727 in 2003, 2004, 2005 and through March 31, 2006, respectively.

8 For all joinders identified in #7 above,
   a. A statistical breakdown by the joining juvenile court.
   b. A statistical breakdown by the juveniles’ race/ethnicity, age, and gender.
   c. A statistical breakdown by the juveniles’ suspected or diagnosed developmental disability and/or disabilities.
   d. A statistical breakdown by the type of services Central Valley Regional Center coordinates, secures, or provides to the juveniles.

If disclosure of any of this information would require the release of identifiable information, we agree to receive information that reacts the individuals’ names, addresses, etc.

I look forward to your response within the ten-day time frame mandated by California Government Code § 6253. The Youth Law Center is a non-profit legal services organization and we do not charge our clients for our services. This information is sought for educational and public interest purposes. We therefore request a waiver of any copying charges.

If you have any questions or concerns regarding this request, feel free to contact me at (415) 543-3379 ext 3912. Please forward this request to any and all persons in your department who can assist in complying with this request. I thank you in advance for your prompt attention to this request.

Sincerely,

Eric L. Martin
Summer Law Clerk

Enclosure: Letter flOm DDS Senior Staff Counsel David Judd to YLC Staff Attorney Corene Kendrick, dated January 6, 2006.
January 6, 2006

VIA MAIL AND FAX

Corene Kendrick, Staff Attorney
Youth Law Center
417 Montgomery St., Suite 900
San Francisco, CA 94104-1121

Re: Public Records Act Request – Juvenile Court Clients

Dear Ms. Kendrick:

The Department of Developmental Services received your letter dated December 22, 2005, regarding documents pertaining to the legal status of the Department's Clients under the age of 18 who are also under the juvenile court jurisdiction pursuant to Welfare and Institutions Code § 602. The Department is treating your letter as a Public Records Act (PRA) request. This letter is to notify you pursuant to Government Code section 6253 (PRA) that the Department is complying with your request by providing the materials described in Attachments A and B. After making a diligent search of our records, the Department determined that there are no other documents in our possession that are described in your letter. As we discussed by telephone on January 3, 2006, the Department is not in possession of any regional center documents that fall into the descriptive categories in your letter. I recommended that you contact the regional centers directly and request whatever documents they may have.

Attachment A describes information pertaining to those juvenile clients who are presently residing at one of the Department's developmental centers.

Attachment B summarizes the agreement you have made with DDS to allow DDS to obtain a computer printout summarizing additional information on juvenile clients who may be in our caseload. You have graciously extended the time allowed to respond to this request to allow the Department to develop the computer programs necessary to prepare the summary of information described in Attachment B. You have also agreed to provide payment in advance for these summaries as described in Attachment B.

The California PRA allows state agencies to charge $.10 per page for copying documents provided under the PRA. Due to the small number of pages involved in this request, I am enclosing copies of the materials described in Attachments A and B without charge.

"Building Partnerships, Supporting Choices"
Corene Kendrick  
January 6, 2006  
Page two  

In response, the Department is waiving payment for the document provided with this letter. However, the Department reserves the right to charge for any additional materials that may be requested in the future. Thank you for your interest in the Department's programs. Should you have any questions regarding this letter please do not hesitate to contact me at the above telephone number.

Very truly yours,

[Signature]

David Judd  
Senior Staff Counsel  

Enclosures
June 21, 2006

Ms. Gloria Wong, Executive Director
Eastern Los Angeles Regional Center
1000 South Fremont
Alhambra, CA 91802-7916

RE: Public Records Act Request

Dear Ms. Wong:

Pursuant to the Public Records Act, California Government Code § 6250, et seq. and upon the enclosed recommendation of Senior Staff Counsel of the California Department of Developmental Services, we request copies of all public records, including memoranda, correspondence, reports, electronic transmissions, or other writings as defined in California Government Code § 6252, subdivision (e), regarding Eastern Los Angeles Regional Center’s juvenile clients. For purposes of this request, “juvenile” or “child” means a person under the age of 18.

Specifically, we seek the following information:

1. Copies of any and all:
   a. Memorandum of Understanding between Eastern Los Angeles Regional Center and county mental health departments
   b. Written criteria Eastern Los Angeles Regional Center staff use at the intake stage to determine if an assessment of a child is needed
   c. Purchase of service guidelines used to decide upon developmentally disabled individuals’ requests for services
   d. Life quality assessments of wards of a juvenile court conducted pursuant to California Welfare and Institutions Code § 4570 in 2005, if such life quality assessments are in Eastern Los Angeles Regional Center’s possession. If none are available from 2005, then copies from the most recent year

2. The estimated number of children in Eastern Los Angeles Regional Center’s service area who have a developmental disability, as defined by California Welfare and Institutions Code § 4512
3. The current number of children in Eastern Los Angeles Regional Center’s service area who have been assessed as having a developmental disability, as defined by California Welfare and Institutions Code § 4512.

4. For all children identified in #3 above,
   a. The most recent summary data regarding the number who are either under juvenile court jurisdiction pursuant to California Welfare and Institutions Code § 601 or 602 or have been classified as having involvement with the juvenile justice system, broken down, if possible, by the following categories: (If these are not the categories used by Eastern Los Angeles Regional Center, please advise me as to the appropriate categories used)
      i. Secure Placement – Correctional Institution
      ii. Secure Placement – California Youth Authority
      iii. Secure Placement – County/City Jail
      iv. Non-secure Placement
      v. Probation – Legal Commitment
      vi. Parole – Legal Commitment
      vii. Diversion – Legal Commitment
      viii. Convicted, Currently Incarcerated
      ix. Dangerous Mentally Retarded
      x. Sex Offenders – PC 290
   b. A statistical breakdown by race/ethnicity, age, and gender.
   c. A statistical breakdown by their county of origin.
   d. A statistical breakdown by their diagnosed developmental disability and/or disabilities
   e. A statistical breakdown by the type of services Eastern Los Angeles Regional Center coordinates, secures, or provides.

5. The number of children referred by qualifying physicians or surgeons to Eastern Los Angeles Regional Center for its services, whether or not assessments or services were actually provided, in 2003, 2004, 2005, and through March 31, 2006, respectively, as recorded by Eastern Los Angeles Regional Center pursuant to California Welfare and Institutions Code § 4656(b).

6. For all children and time periods identified in #5 above, the number of children:
   a. Determined by Eastern Los Angeles Regional Center to be eligible for services,
   b. Determined by Eastern Los Angeles Regional Center to be ineligible for services, and
That appealed Eastern Los Angeles Regional Center’s ineligibly determination to:
   i. An informal meeting,
   ii. A mediation, or
   iii. A fair hearing

7. The number of times a juvenile court has joined Eastern Los Angeles Regional Center to a juvenile court proceeding pursuant to California Welfare and Institutions Code § 362(a) or § 727 in 2003, 2004, 2005 and through March 31, 2006, respectively

8. For all jointers identified in #7 above,
   a. A statistical breakdown by the joining juvenile court.
   b. A statistical breakdown by the juveniles’ race/ethnicity, age, and gender
   c. A statistical breakdown by the juveniles’ suspected or diagnosed developmental disability and/or disabilities
   d. A statistical breakdown by the type of services Eastern Los Angeles Regional Center coordinates, secures, or provides to the juveniles

If disclosure of any of this information would require the release of identifiable information, we agree to receive information that reacts the individuals’ names, addresses, etc.

I look forward to your response within the ten-day time frame mandated by California Government Code § 6253. The Youth Law Center is a non-profit legal services organization and we do not charge our clients for our services. This information is sought for educational and public interest purposes. We therefore request a waiver of any copying charges.

If you have any questions or concerns regarding this request, feel free to contact me at (415) 543-3379 ext 3912. Please forward this request to any and all persons in your department who can assist in complying with this request. I thank you in advance for your prompt attention to this request.

Sincerely,

Eric L. Martin
Summer Law Clerk

Enclosure: Letter from DDS Senior Staff Counsel David Judd to YLC Staff Attorney Corene Kendrick, dated January 6, 2006
January 6, 2006

VIA MAIL AND FAX

Corene Kendrick, Staff Attorney
Youth Law Center
417 Montgomery St., Suite 900
San Francisco, CA 94104-1121

Re: Public Records Act Request - Juvenile Court Clients

Dear Ms. Kendrick:

The Department of Developmental Services received your letter dated December 22, 2005, regarding documents pertaining to the legal status of the Department’s Clients under the age of 18 who are also under the juvenile court jurisdiction pursuant to Welfare and Institutions Code § 602. The Department is treating your letter as a Public Records Act (PRA) request. This letter is to notify you pursuant to Government Code section 6253 (PRA) that the Department is complying with your request by providing the materials described in Attachments A and B. After making a diligent search of our records the Department determined that there are no other documents in our possession that are described in your letter. As we discussed by telephone on January 3, 2006, the Department is not in possession of any regional center documents that fall into the descriptive categories in your letter. I recommended that you contact the regional centers directly and request whatever documents they may have.

Attachment A describes information pertaining to those juvenile clients who are presently residing at one of the Department’s developmental centers.

Attachment B summarizes the agreement you have made with DDS to allow DDS to obtain a computer printout summarizing additional information on juvenile clients who may be in our caseload. You have graciously extended the time allowed to respond to this request to allow the Department to develop the computer programs necessary to prepare the summary of information described in Attachment B. You have also agreed to provide payment in advance for these summaries as described in Attachment B.

The California PRA allows state agencies to charge $.10 per page for copying documents provided under the PRA. Due to the small number of pages involved in this

"Building Partnerships, Supporting Choices"
response, the Department is waiving payment for the document provided with this letter. However, the Department reserves the right to charge for any additional materials that may be requested in the future. Thank you for your interest in the Department's programs. Should you have any questions regarding this letter please do not hesitate to contact me at the above telephone number.

Very truly yours,

[Signature]
David Judd
Senior Staff Counsel

Enclosures
Ms. Laura Larson, Executive Director
Far Northern Regional Center
1900 Churn Creek Road, #319
Redding, CA 96002

RE: Public Records Act Request

Dear Ms. Larson:

Pursuant to the Public Records Act, California Government Code § 6250, et seq. and upon the enclosed recommendation of Senior Staff Counsel of the California Department of Developmental Services, we request copies of all public records, including memoranda, correspondence, reports, electronic transmissions, or other writings as defined in California Government Code § 6252, subdivision (e), regarding Far Northern Regional Center’s juvenile clients. For purposes of this request, “juvenile” or “child” means a person under the age of 18.

Specifically, we seek the following information:

1. Copies of any and all:
   a. Memorandum of Understanding between Far Northern Regional Center and county mental health departments.
   b. Written criteria Far Northern Regional Center staff use at the intake stage to determine if an assessment of a child is needed.
   c. Purchase of service guidelines used to decide upon developmentally disabled individuals’ requests for services.
   d. Life quality assessments of wards of juvenile court conducted pursuant to California Welfare and Institutions Code § 4570 in 2005, if such life quality assessments are in Far Northern Regional Center’s possession. If none are available from 2005, then copies from the most recent year.

2. The estimated number of children in Far Northern Regional Center’s service area who have a developmental disability, as defined by California Welfare and Institutions Code § 4512.

3. The current number of children in Far Northern Regional Center’s service area who have been assessed as having a developmental disability, as defined by California Welfare and Institutions Code § 4512.

June 21, 2006
4. For all children identified in #3 above,
a. The most recent summary data regarding the number who are either under juvenile court jurisdiction pursuant to California Welfare and Institutions Code § 601 or 602 or have been classified as having involvement with the juvenile justice system, broken down, if possible, by the following categories: (If these are not the categories used by Far Northern Regional Center, please advise me as to the appropriate categories used)
   i. Secure Placement – Correctional Institution
   ii. Secure Placement – California Youth Authority
   iii. Secure Placement – County/City Jail
   iv. Non-secure Placement
   v. Probation – Legal Commitment
   vi. Parole – Legal Commitment
   vii. Diversion – Legal Commitment
   viii. Charged, Currently Incarcerated
   ix. Dangerous Mentally Retarded
   x. Sex Offenders – PC 290
b. A statistical breakdown by race/ethnicity, age, and gender
c. A statistical breakdown by their county of origin
d. A statistical breakdown by their diagnosed developmental disability and/or disabilities
e. A statistical breakdown by the type of services Far Northern Regional Center coordinates, secures, or provides

5. The number of children referred by qualifying physicians or surgeons to Far Northern Regional Center for its services, whether or not assessments or services were actually provided, in 2003, 2004, 2005, and through March 31, 2006, respectively, as recorded by Far Northern Regional Center pursuant to California Welfare and Institutions Code § 4656(b)

6. For all children and time periods identified in #5 above, the number of children:
a. Determined by Far Northern Regional Center to be eligible for services,
b. Determined by Far Northern Regional Center to be ineligible for services, and
c. That appealed Far Northern Regional Center’s ineligibly determination to:
   i. An informal meeting,
   ii. A mediation, or
   iii. A fish hearing
7. The number of times a juvenile court has joined Far Northern Regional Center to a juvenile court proceeding pursuant to California Welfare and Institutions Code § 362(a) or § 727 in 2003, 2004, 2005 and through March 31, 2006, respectively.

8. For all joinders identified in #7 above,
   a) A statistical breakdown by the joining juvenile court.
   b) A statistical breakdown by the juveniles' race/ethnicity, age, and gender.
   c) A statistical breakdown by the juveniles' suspected or diagnosed developmental disability and/or disabilities.
   d) A statistical breakdown by the type of services Far Northern Regional Center coordinates, secures, or provides to the juveniles.

If disclosure of any of this information would require the release of identifiable information, we agree to receive information that reacts the individuals' names, addresses, etc.

I look forward to your response within the ten-day time frame mandated by California Government Code § 6253. The Youth Law Center is a non-profit legal services organization and we do not charge our clients for our services. This information is sought for educational and public interest purposes. We therefore request a waiver of any copying charges.

If you have any questions or concerns regarding this request, feel free to contact me at (415) 543-3379 ext 3912. Please forward this request to any and all persons in your department who can assist in complying with this request. I thank you in advance for your prompt attention to this request.

Sincerely,

Eric L. Martin
Summer Law Clerk

Enclosure: Letter from DDS Senior Staff Counsel David Judd to YLC Staff Attorney Corene Kendrick, dated January 6, 2006.
January 8, 2006

VIA MAIL AND FAX

Corene Kendrick, Staff Attorney
Youth Law Center
417 Montgomery St., Suite 900
San Francisco, CA 94104-1121

Re: Public Records Act Request – Juvenile Court Clients

Dear Ms. Kendrick:

The Department of Developmental Services received your letter dated December 22, 2005, regarding documents pertaining to the legal status of the Department’s Clients under the age of 18 who are also under the juvenile court jurisdiction pursuant to Welfare and Institutions Code § 602. The Department is treating your letter as a Public Records Act (PRA) request. This letter is to notify you pursuant to Government Code section 6253 (PRA) that the Department is complying with your request by providing the materials described in Attachments A and B. After making a diligent search of our records, the Department determined that there are no other documents in our possession that are described in your letter. As we discussed by telephone on January 3, 2006, the Department is not in possession of any regional center documents that fall into the descriptive categories in your letter. I recommended that you contact the regional centers directly and request whatever documents they may have.

Attachment A describes information pertaining to those juvenile clients who are presently residing at one of the Department’s developmental centers.

Attachment B summarizes the agreement you have made with DDS to allow DDS to obtain a computer printout summarizing additional information on juvenile clients who may be in our caseload. You have graciously extended the time allowed to respond to this request to allow the Department to develop the computer programs necessary to prepare the summary of information described in Attachment B. You have also agreed to provide payment in advance for these summaries as described in Attachment B.

The California PRA allows state agencies to charge $10 per page for copying documents provided under the PRA. Due to the small number of pages involved in this

"Building Partnerships, Supporting Choices"
Corene Kendrick  
January 6, 2006  
Page two

...response, the Department is waiving payment for the document provided with this letter. However, the Department reserves the right to charge for any additional materials that may be requested in the future. Thank you for your interest in the Department's programs. Should you have any questions regarding this letter please do not hesitate to contact me at the above telephone number.

Very truly yours,

[Signature]

David Judd  
Senior Staff Counsel

Enclosures
Ms. Diane Campbell Anand, Executive Director
Frank D. Lanterman Regional Center
3303 Wilshire Boulevard, Suite 700
Los Angeles, CA 90010

RE: Public Records Act Request

June 21, 2006

Dear Ms. Campbell Anand:

Pursuant to the Public Records Act, California Government Code § 6250, et seq., and upon the enclosed recommendation of Senior Staff Counsel of the California Department of Developmental Services, we request copies of all public records, including memoranda, correspondence, reports, electronic transmissions, or other writings as defined in California Government Code § 6252, subdivision (c), regarding Frank D. Lanterman Regional Center’s juvenile clients.

For purposes of this request, “juvenile” or “child” means a person under the age of 18.

Specifically, we seek the following information:

1. Copies of any and all:
   a. Memorandum of Understanding between Frank D. Lanterman Regional Center and county mental health departments
   b. Written criteria Frank D. Lanterman Regional Center staff use at the intake stage to determine if an assessment of a child is needed
   c. Purchase of service guidelines used to decide upon developmentally disabled individuals’ requests for services.
   d. Life quality assessments of wards of a juvenile court conducted pursuant to California Welfare and Institutions Code § 4570 in 2005, if such life quality assessments are in Frank D. Lanterman Regional Center’s possession. If none are available from 2005, then copies from the most recent year.

2. The estimated number of children in Frank D. Lanterman Regional Center’s service area who have a developmental disability, as defined by California Welfare and Institutions Code § 4512.
3. The current number of children in Frank D. Lanterman Regional Center’s service area who have been assessed as having a developmental disability, as defined by California Welfare and Institutions Code § 4512.

4. For all children identified in #3 above,
   a. The most recent summary data regarding the number who are either under juvenile court jurisdiction pursuant to California Welfare and Institutions Code § 601 or 602 or have been classified as having involvement with the juvenile justice system, broken down, if possible, by the following categories: (If these are not the categories used by Frank D. Lanterman Regional Center, please advise me as to the appropriate categories used.)
      i. Secure Placement – Correctional Institution
      ii. Secure Placement – California Youth Authority
      iii. Secure Placement – County/City Jail
      iv. Non-secure Placement
      v. Probation – Legal Commitment
      vi. Parole – Legal Commitment
      vii. Diversion – Legal Commitment
      viii. Convicted, Currently Incarcerated
      ix. Dangerous Mentally Retarded
      x. Sex Offenders – PC 290
   b. A statistical breakdown by race/ethnicity, age, and gender
   c. A statistical breakdown by their county of origin
   d. A statistical breakdown by their diagnosed developmental disability and/or disabilities
   e. A statistical breakdown by the type of services Frank D. Lanterman Regional Center coordinates, secures, or provides.

5. The number of children referred by qualifying physicians or surgeons to Frank D. Lanterman Regional Center for its services, whether or not assessments or services were actually provided, in 2003, 2004, 2005, and through March 31, 2006, respectively, as recorded by Frank D. Lanterman Regional Center pursuant to California Welfare and Institutions Code § 4656(b).

6. For all children and time periods identified in #5 above, the number of children:
   a. Determined by Frank D. Lanterman Regional Center to be eligible for services,
   b. Determined by Frank D. Lanterman Regional Center to be ineligible for services, and
c. That appealed Frank D. Lanterman Regional Center's ineligibility determination to:
   i. An informal meeting,
   ii. A mediation, or
   iii. A fair hearing.

7. The number of times a juvenile court has joined Frank D. Lanterman Regional Center to a juvenile court proceeding pursuant to California Welfare and Institutions Code § 362(a) or § 727 in 2003, 2004, 2005 and through March 31, 2006, respectively.

8. For all jointers identified in #7 above,
   a. A statistical breakdown by the joining juvenile court.
   b. A statistical breakdown by the juveniles' race/ethnicity, age, and gender.
   c. A statistical breakdown by the juveniles' suspected or diagnosed developmental disability and/or disabilities.
   d. A statistical breakdown by the type of services Frank D. Lanterman Regional Center coordinates, secures, or provides to the juveniles.

If disclosure of any of this information would require the release of identifiable information, we agree to receive information that reacts the individuals' names, addresses, etc.

I look forward to your response within the ten-day time frame mandated by California Government Code § 6253. The Youth Law Center is a non-profit legal services organization and we do not charge our clients for our services. This information is sought for educational and public interest purposes. We therefore request a waiver of any copying charges.

If you have any questions or concerns regarding this request, feel free to contact me at (415) 543-3379 ext 3912. Please forward this request to any and all persons in your department who can assist in complying with this request. I thank you in advance for your prompt attention to this request.

Sincerely,

[Signature]

Eric L. Martín
Summer Law Clerk

Enclosure: Letter from DDS Senior Staff Counsel David Judd to YLC Staff Attorney Corene Kendrick, dated January 6, 2006.
January 6, 2006

Via Mail and Fax

Corene Kendrick, Staff Attorney
Youth Law Center
417 Montgomery St., Suite 900
San Francisco, CA 94104-1121

Re:  Public Records Act Request – Juvenile Court Clients

Dear Ms. Kendrick:

The Department of Developmental Services received your letter dated December 22, 2005, regarding documents pertaining to the legal status of the Department's Clients under the age of 18 who are also under the juvenile court jurisdiction pursuant to Welfare and Institutions Code § 602. The Department is treating your letter as a Public Records Act (PRA) request. This letter is to notify you pursuant to Government Code section 6253 (PRA) that the Department is complying with your request by providing the materials described in Attachments A and B. After making a diligent search of our records, the Department determined that there are no other documents in our possession that are described in your letter. As we discussed by telephone on January 3, 2006, the Department is not in possession of any regional center documents that fall into the descriptive categories in your letter. I recommended that you contact the regional centers directly and request whatever documents they may have.

Attachment A describes information pertaining to those juvenile clients who are presently residing at one of the Department's developmental centers.

Attachment B summarizes the agreement you have made with DDS to allow DDS to obtain a computer printout summarizing additional information on juvenile clients who may be in our caseload. You have graciously extended the time allowed to respond to this request to allow the Department to develop the computer programs necessary to prepare the summary of information described in Attachment B. You have also agreed to provide payment in advance for these summaries as described in Attachment E.

The California PRA allows state agencies to charge $1.10 per page for copying documents provided under the PRA. Due to the small number of pages involved in this request,

"Building Partnerships, Supporting Choices"
Corene Kendrick  
January 6, 2006  
Page two

Isn't this response, the Department is waiving payment for the document provided with this letter. However, the Department reserves the right to charge for any additional materials that may be requested in the future. Thank you for your interest in the Department's programs. Should you have any questions regarding this letter please do not hesitate to contact me at the above telephone number.

Very truly yours,

David Judd  
Senior Staff Counsel

Enclosures
June 21, 2006

Mr. James Shorter, Executive Director
Golden Gate Regional Center
120 Howard Street, Third Floor
San Francisco, CA 94105

RE: Public Records Act Request

Dear Mr. Shorter:

Pursuant to the Public Records Act, California Government Code § 6250, et seq and upon the enclosed recommendation of Senior Staff Counsel of the California Department of Developmental Services, we request copies of all public records, including memoranda, correspondence, reports, electronic transmissions, or other writings as defined in California Government Code § 6252, subdivision (c), regarding Golden Gate Regional Center’s juvenile clients. For purposes of this request, “juvenile” or “child” means a person under the age of 18.

Specifically, we seek the following information:

1. Copies of any and all:
   a. Memorandum of Understanding between Golden Gate Regional Center and county mental health departments
   b. Written criteria Golden Gate Regional Center staff use at the intake stage to determine if an assessment of a child is needed
   c. Purchase of service guidelines used to determine the developmentally disabled individuals’ requests for services
   d. Life quality assessments of wards of a juvenile court conducted pursuant to California Welfare and Institutions Code § 4570 in 2005, if such life quality assessments are in Golden Gate Regional Center’s possession. If none are available from 2005, then copies from the most recent year

2. The estimated number of children in Golden Gate Regional Center’s service area who have a developmental disability, as defined by California Welfare and Institutions Code § 4512

3. The current number of children in Golden Gate Regional Center’s service area who have been assessed as having a developmental disability, as defined by California Welfare and Institutions Code § 4512
4. For all children identified in #3 above,
   a. The most recent summary data regarding the number who are either under juvenile court jurisdiction pursuant to California Welfare and Institutions Code § 601 or 602 or have been classified as having involvement with the juvenile justice system, broken down, if possible, by the following categories: (If these are not the categories used by Golden Gate Regional Center, please advise me as to the appropriate categories used.)
      i. Secure Placement – Correctional Institution
      ii. Secure Placement – California Youth Authority
      iii. Secure Placement – County/City Jail
      iv. Non-secure Placement
      v. Probation – Legal Commitment
      vi. Parole – Legal Commitment
      vii. Diversion – Legal Commitment
      viii. Convicted, Currently Incarcerated
      ix. Dangerous Mentally Retarded
      x. Sex Offenders – PC 290
   b. A statistical breakdown by race/ethnicity, age, and gender
   c. A statistical breakdown by their county of origin
   d. A statistical breakdown by their diagnosed developmental disability and/or disabilities.
   e. A statistical breakdown by the type of services Golden Gate Regional Center coordinates, secures, or provides.

5. The number of children referred by qualifying physicians or surgeons to Golden Gate Regional Center for its services, whether or not assessments or services were actually provided, in 2003, 2004, 2005, and through March 31, 2006, respectively, as recorded by Golden Gate Regional Center pursuant to California Welfare and Institutions Code § 4656(b).

6. For all children and time periods identified in #5 above, the number of children:
   a. Determined by Golden Gate Regional Center to be eligible for services.
   b. Determined by Golden Gate Regional Center to be ineligible for services, and
   c. That appealed Golden Gate Regional Center’s ineligibility determination to:
      i. An informal meeting,
      ii. A mediation, or
      iii. A fair hearing.
7. The number of times a juvenile court has joined Golden Gate Regional Center to a juvenile court proceeding pursuant to California Welfare and Institutions Code § 362(a) or § 727 in 2003, 2004, 2005 and through March 31, 2006, respectively.

8. For all joinders identified in #7 above,
   a. A statistical breakdown by the joining juvenile court.
   b. A statistical breakdown by the juveniles’ race/ethnicity, age, and gender.
   c. A statistical breakdown by the juveniles’ suspected or diagnosed developmental disability and/or disabilities.
   d. A statistical breakdown by the type of services Golden Gate Regional Center coordinates, secures, or provides to the juveniles.

If disclosure of any of this information would require the release of identifiable information, we agree to receive information that does not react the individuals’ names, addresses, etc.

I look forward to your response within the ten-day time frame mandated by California Government Code § 6253. The Youth Law Center is a non-profit legal services organization and we do not charge our clients for our services. This information is sought for educational and public interest purposes. We therefore request a waiver of any copying charges.

If you have any questions or concerns regarding this request, feel free to contact me at (415) 543-3379 ext. 3912. Please forward this request to any and all persons in your department who can assist in complying with this request. I thank you in advance for your prompt attention to this request.

Sincerely,

[Signature]

Eric L. Martin
Summer Law Clerk

Enclosure: Letter from DDS Senior Staff Counsel David Judd to YLC Staff Attorney Corene Kendrick, dated January 6, 2006.
January 6, 2006

VIA MAIL AND FAX

Corene Kendrick, Staff Attorney
Youth Law Center
417 Montgomery St., Suite 900
San Francisco, CA 94104-1121

Re: Public Records Act Request—Juvenile Court Clients

Dear Ms. Kendrick:

The Department of Developmental Services received your letter dated December 22, 2005, regarding documents pertaining to the legal status of the Department's Clients under the age of 18 who are also under the juvenile court jurisdiction pursuant to Welfare and Institutions Code § 602. The Department is treating your letter as a Public Records Act (PRA) request. This letter is to notify you pursuant to Government Code section 6253 (PRA) that the Department is complying with your request by providing the materials described in Attachments A and B. After making a diligent search of our records the Department determined that there are no other documents in our possession that are described in your letter. As we discussed by telephone on January 3, 2006, the Department is not in possession of any regional center documents that fall into the descriptive categories in your letter. I recommended that you contact the regional centers directly and request whatever documents they may have.

Attachment A describes information pertaining to those juvenile clients who are presently residing at one of the Department's developmental centers.

Attachment B summarizes the agreement you have made with DDS to allow DDS to obtain a computer printout summarizing additional information on juvenile clients who may be in our caseload. You have graciously extended the time allowed to respond to this request to allow the Department to develop the computer programs necessary to prepare the summary of information described in Attachment B. You have also agreed to provide payment in advance for these summaries as described in Attachment B.

The California PRA allows state agencies to charge $0.10 per page for copying documents provided under the PRA. Due to the small number of pages involved in this request, there will be no charge for preparing and mailing the materials described in Attachments A and B.

"Building Partnerships, Supporting Choices"
Corene Kendrick
January 6, 2006
Page two

response, the Department is waiving payment for the document provided with this letter. However, the Department reserves the right to charge for any additional materials that may be requested in the future. Thank you for your interest in the Department's programs. Should you have any questions regarding this letter please do not hesitate to contact me at the above telephone number.

Very truly yours,

[Signature]

David Judd
Senior Staff Counsel

Enclosures
RE: Public Records Act Request

Dear Dr. Clark:

Pursuant to the Public Records Act, California Government Code § 6250, et seq and upon the enclosed recommendation of Senior Staff Counsel of the California Department of Developmental Services, we request copies of all public records, including memoranda, correspondence, reports, electronic transmissions, or other writings as defined in California Government Code § 6252, subdivision (c), regarding Kern Regional Center’s juvenile clients. For purposes of this request, “juvenile” or “child” means a person under the age of 18.

Specifically, we seek the following information:

1. Copies of any and all:
   a. Memorandum of Understanding between Kern Regional Center and county mental health departments
   b. Written criteria Kern Regional Center staff use at the intake stage to determine if an assessment of a child is needed
   c. Purchase of service guidelines used to decide upon developmentally disabled individuals’ requests for services
   d. Life quality assessments of wards of a juvenile court conducted pursuant to California Welfare and Institutions Code § 4570 in 2005, if such life quality assessments in Kern Regional Center’s possession. If none are available from 2005, then copies from the most recent year.

2. The estimated number of children in Kern Regional Center’s service area who have a developmental disability, as defined by California Welfare and Institutions Code § 4512.

3. The current number of children in Kern Regional Center’s service area who have been assessed as having a developmental disability, as defined by California Welfare and Institutions Code § 4512.

6/21/06

Dr. Michal C. Clark, Executive Director
Kern Regional Center
3200 North Sierra Avenue
Bakersfield, CA 93308

June 21, 2006
4. For all children identified in #3 above,
a. The most recent summary data regarding the number who are either under juvenile court jurisdiction pursuant to California Welfare and Institutions Code § 601 or 602 or have been classified as having involvement with the juvenile justice system, broken down, if possible, by the following categories: (If these are not the categories used by Kern Regional Center, please advise me as to the appropriate categories used.)
   i. Secure Placement – Correctional Institution
   ii. Secure Placement – California Youth Authority
   iii. Secure Placement – County/City Jail
   iv. Non-secure Placement
   v. Probation – Legal Commitment
   vi. Parole – Legal Commitment
   vii. Diversion – Legal Commitment
   viii. Convicted, Currently Incarcerated
   ix. Dangerous Mentally Retarded
   x. Sex Offenders – PC 290
b. A statistical breakdown by race/ethnicity, age, and gender.
c. A statistical breakdown by their county of origin.
d. A statistical breakdown by their diagnosed developmental disability and/or disabilities.
e. A statistical breakdown by the type of services Kern Regional Center coordinates, secures, or provides.

5. The number of children referred by qualifying physicians or surgeons to Kern Regional Center for its services, whether or not assessments or services were actually provided, in 2003, 2004, 2005, and through March 31, 2006, respectively, as recorded by Kern Regional Center pursuant to California Welfare and Institutions Code § 4656(b).

6. For all children and time periods identified in #5 above, the number of children:
a. Determined by Kern Regional Center to be eligible for services,
b. Determined by Kern Regional Center to be ineligible for services, and
c. That appealed Kern Regional Center’s ineligibility determination to:
   i. An informal meeting,
   ii. A mediation, or
   iii. A fair hearing.
The number of times a juvenile court has joined Kern Regional Center to a juvenile court proceeding pursuant to California Welfare and Institutions Code § 362(a) or § 727 in 2003, 2004, 2005 and through March 31, 2006, respectively.

For all joinders identified in #7 above,
   a. A statistical breakdown by the joining juvenile court
   b. A statistical breakdown by the juveniles' race/ethnicity, age, and gender
   c. A statistical breakdown by the juveniles' suspected or diagnosed developmental disability and/or disabilities.
   d. A statistical breakdown by the type of services Kern Regional Center coordinates, secures, or provides to the juveniles.

If disclosure of any of this information would require the release of identifiable information, we agree to receive information that reacts the individuals' names, addresses, etc.

I look forward to your response within the ten-day time frame mandated by California Government Code § 625. The Youth Law Center is a non-profit legal service organization and we do not charge our clients for our services. This information is sought for educational and public interest purposes. We therefore request a waiver of any copying charges.

If you have any questions or concerns regarding this request, feel free to contact me at (415) 543-3379 ext 3912. Please forward this request to any and all persons in your department who can assist in complying with this request. I thank you in advance for your prompt attention to this request.

Sincerely,

[Signature]

Eric L. Martin
Summer Law Clerk

Enclosure: Letter from DDS Senior Staff Counsel David Judd to YLC Staff Attorney Corene Kendrick, dated January 6, 2006
January 6, 2006

VIA MAIL AND FAX

Corene Kendrick, Staff Attorney
Youth Law Center
417 Montgomery St., 9th Floor
San Francisco, CA 94104-1121

Re: Public Records Act Request – Juvenile Court Clients

Dear Ms. Kendrick:

The Department of Developmental Services received your letter dated December 22, 2005, regarding documents pertaining to the legal status of the Department's Clients under the age of 18 who are also under the juvenile court jurisdiction pursuant to Welfare and Institutions Code § 602. The Department is treating your letter as a Public Records Act (PRA) request. This letter is to notify you pursuant to Government Code section 6253 (PRA) that the Department is complying with your request by providing the materials described in Attachments A and B. After making a diligent search of our records, the Department determined that there are no other documents in our possession that are described in your letter. As we discussed by telephone on January 3, 2006, the Department is not in possession of any regional center documents that fall into the descriptive categories in your letter. I recommended that you contact the regional centers directly and request whatever documents they may have.

Attachment A describes information pertaining to those juvenile clients who are presently residing at one of the Department's developmental centers.

Attachment B summarizes the agreement you have made with DDS to allow DDS to obtain a computer printout summarizing additional information on juvenile clients who may be in our caseload. You have graciously extended the time allowed to respond to this request to allow the Department to develop the computer programs necessary to prepare the summary of information described in Attachment B. You have also agreed to provide payment in advance for these summaries as described in Attachment B.

The California PRA allows state agencies to charge $.10 per page for copying documents provided under the PRA. Due to the small number of pages involved in this request, there will be no charge.

"Building Partnerships, Supporting Choices"
response, the Department is waiving payment for the document provided with this letter. However, the Department reserves the right to charge for any additional materials that may be requested in the future. Thank you for your interest in the Department's programs. Should you have any questions regarding this letter please do not hesitate to contact me at the above telephone number.

Very truly yours,

David Judd
Senior Staff Counsel

Enclosures
June 21, 2006

Mr. George Stevens, Executive Director
North Los Angeles County Regional Center
15400 Sherman Way, Suite 170
Van Nuys, CA 91406-4211

RE: Public Records Act Request

Dear Mr. Stevens:

Pursuant to the Public Records Act, California Government Code § 6250, et seq. and upon the enclosed recommendation of Senior Staff Counsel of the California Department of Developmental Services, we request copies of all public records, including memoranda, correspondence, reports, electronic transmissions, or other writings as defined in California Government Code § 6252, subdivision (e), regarding North Los Angeles County Regional Center’s juvenile clients. For purposes of this request, “juvenile” or “child” means a person under the age of 18.

Specifically, we seek the following information:

1. Copies of any and all:
   a. Memorandum of Understanding between North Los Angeles County Regional Center and county mental health departments.
   b. Written criteria North Los Angeles County Regional Center staff use at the intake stage to determine if an assessment of a child is needed.
   c. Purchase of service guidelines used to decide upon developmentally disabled individuals’ requests for services.
   d. Life quality assessments of wards of juvenile court conducted pursuant to California Welfare and Institutions Code § 4570 in 2005, if such life quality assessments are in North Los Angeles County Regional Center’s possession. If none are available from 2005, then copies from the most recent year.

2. The estimated number of children in North Los Angeles County Regional Center’s service area who have a developmental disability, as defined by California Welfare and Institutions Code § 4512.

Yours sincerely,

[Signature]
[Name]
[Title]
3. The current number of children in North Los Angeles County Regional Center’s service area who have been assessed as having a developmental disability, as defined by California Welfare and Institutions Code § 4512.

4. For all children identified in #3 above,
   a. The most recent summary data regarding the number who are either under juvenile court jurisdiction pursuant to California Welfare and Institutions Code § 601 or 602 or have been classified as having involvement with the juvenile justice system, broken down, if possible, by the following categories: (If these are not the categories used by North Los Angeles County Regional Center, please advise me as to the appropriate categories used.)
      i. Secure Placement – Correctional Institution
      ii. Secure Placement – California Youth Authority
      iii. Secure Placement – County/City Jail
      iv. Non-secure Placement
      v. Probation – Legal Commitment
      vi. Parole – Legal Commitment
      vii. Diversion – Legal Commitment
      viii. Convicted, Currently Incarcerated
      ix. Dangerous Mentally Retarded
      x. Sex Offenders – PC 290
   b. A statistical breakdown by race/ethnicity, age, and gender.
   c. A statistical breakdown by their county of origin.
   d. A statistical breakdown by their diagnosed developmental disability and/or disabilities.
   e. A statistical breakdown by the type of services North Los Angeles County Regional Center coordinates, secures, or provides.

5. The number of children referred by qualifying physicians or surgeons to North Los Angeles County Regional Center for its services, whether or not assessments or services were actually provided, in 2003, 2004, 2005, and through March 31, 2006, respectively, as recorded by North Los Angeles County Regional Center pursuant to California Welfare and Institutions Code § 4656(b).

6. For all children and time periods identified in #5 above, the number of children:
   a. Determined by North Los Angeles County Regional Center to be eligible for services,
   b. Determined by North Los Angeles County Regional Center to be ineligible for services, and
That appealed North Los Angeles County Regional Center's ineligibly determination to:
   i. An informal meeting,
   ii. A mediation, or
   iii. A fair hearing.

7. The number of times a juvenile court has joined North Los Angeles County Regional Center to a juvenile court proceeding pursuant to California Welfare and Institutions Code § 362(a) or § 727 in 2003, 2004, 2005 and through March 31, 2006, respectively.

8. For all joinders identified in #7 above,
   a. A statistical breakdown by the joining juvenile court
   b. A statistical breakdown by the juveniles' race/ethnicity, age, and gender
   c. A statistical breakdown by the juveniles' suspected or diagnosed developmental disability and/or disabilities
   d. A statistical breakdown by the type of services North Los Angeles County Regional Center coordinates, secures, or provides to the juveniles

If disclosure of any of this information would require the release of identifiable information, we agree to receive information that reacts the individuals' names, addresses, etc.

I look forward to your response within the ten-day time frame mandated by California Government Code § 6253. The Youth Law Center is a non-profit legal services organization and we do not charge our clients for our services. This information is sought for educational and public interest purposes. We therefore request a waiver of any copying charges.

If you have any questions or concerns regarding this request, feel free to contact me at (415) 543-3379 ext. 3912. Please forward this request to any and all persons in your department who can assist in complying with this request. I thank you in advance for your prompt attention to this request.

Sincerely,

Eric L. Martin
Summer Law Clerk

Enclosure: Letter from DDS Senior Staff Counsel David Judd to YLC Staff Attorney Corene Kendrick, dated January 6, 2006.
January 6, 2006

Corene Kendrick, Staff Attorney
Youth Law Center
417 Montgomery St., Suite 900
San Francisco, CA 94104-1121

Re: Public Records Act Request – Juvenile Court Clients

Dear Ms. Kendrick:

The Department of Developmental Services received your letter dated December 22, 2005, regarding documents pertaining to the legal status of the Department's Clients under the age of 18 who are also under the juvenile court jurisdiction pursuant to Welfare and Institutions Code § 602. The Department is treating your letter as a Public Records Act (PRA) request. This letter is to notify you pursuant to Government Code section 6253 (PRA) that the Department is complying with your request by providing the materials described in Attachments A and B. After making a diligent search of our records, the Department determined that there are no other documents in our possession that are described in your letter. As we discussed by telephone on January 3, 2006, the Department is not in possession of any regional center documents that fall into the descriptive categories in your letter. I recommended that you contact the regional centers directly and request whatever documents they may have.

Attachment A describes information pertaining to those juvenile clients who are presently residing at one of the Department's developmental centers.

Attachment B summarizes the agreement you have made with DDS to allow DDS to obtain a computer printout summarizing additional information on juvenile clients who may be in our caseload. You have graciously extended the time allowed to respond to this request to allow the Department to develop the computer programs necessary to prepare the summary of information described in Attachment B. You have also agreed to provide payment in advance for these summaries as described in Attachment B.

The California PRA allows state agencies to charge $.10 per page for copying documents provided under the PRA. Due to the small number of pages involved in this request, there are no charges to provide.

"Building Partnerships, Supporting Choices"
Corene Kendrick
January 6, 2006
Page two

response, the Department is waiving payment for the document provided with this letter. However, the Department reserves the right to charge for any additional materials that may be requested in the future. Thank you for your interest in the Department's programs. Should you have any questions regarding this letter please do not hesitate to contact me at the above telephone number.

Very truly yours,

[Signature]

David Judd
Senior Staff Counsel

Enclosures
Mr. Phil Bonnet, Executive Director
Redwood Coast Regional Center
525 Second Street, Suite 300
Eureka, CA 95501

RE: Public Records Act Request

June 21, 2006

Dear Mr. Bonnet:

Pursuant to the Public Records Act, California Government Code § 6250, et seq. and upon the enclosed recommendation of Senior Staff Counsel of the California Department of Developmental Services, we request copies of all public records, including memoranda, correspondence, reports, electronic transmissions, or other writings as defined in California Government Code § 6252, subdivision (c), regarding Redwood Coast Regional Center’s juvenile clients. For purposes of this request, “juvenile” or “child” means a person under the age of 18.

Specifically, we seek the following information:

1. Copies of any and all:
   a. Memorandum of Understanding between Redwood Coast Regional Center and county mental health departments.
   b. Written criteria Redwood Coast Regional Center staff use at the intake stage to determine if an assessment of a child is needed.
   c. Purchase of service guidelines used to decide upon developmentally disabled individuals’ requests for services.
   d. Life quality assessments of wards of a juvenile court conducted pursuant to California Welfare and Institutions Code § 4570 in 2005, if such life quality assessments are in Redwood Coast Regional Center’s possession. If none are available from 2005, then copies from the most recent year.

2. The estimated number of children in Redwood Coast Regional Center’s service area who have a developmental disability, as defined by California Welfare and Institutions Code § 4512.

3. The current number of children in Redwood Coast Regional Center’s service area who have been assessed as having a developmental disability, as defined by California Welfare and Institutions Code § 4512.
4. For all children identified in #3 above,
   a. The most recent summary data regarding the number who
      are either under juvenile court jurisdiction pursuant to
      California Welfare and Institutions Code § 601 or 602 or
      have been classified as having involvement with the
      juvenile justice system, broken down, if possible, by the
      following categories: (If these are not the categories used
      by Redwood Coast Regional Center, please advise me as to
      the appropriate categories used.)
      i. Secure Placement – Correctional Institution
      ii. Secure Placement – California Youth Authority
      iii. Secure Placement – County/City Jail
      iv. Non-secure Placement
      v. Probation – Legal Commitment
      vi. Parole – Legal Commitment
      vii. Diversion – Legal Commitment
      viii. Convicted, Currently Incarcerated
      ix. Dangerous Mentally Retarded
      x. Sex Offenders – PC 290
   b. A statistical breakdown by race/ethnicity, age, and gender
   c. A statistical breakdown by their county of origin
   d. A statistical breakdown by their diagnosed developmental
      disability and/or disabilities
   e. A statistical breakdown by the type of services Redwood
      Coast Regional Center coordinates, secures, or provides

5. The number of children referred by qualifying physicians or
   surgeons to Redwood Coast Regional Center for its services,
   whether or not assessments or services were actually provided,
   in 2003, 2004, 2005, and through March 31, 2006,
   respectively, as recorded by Redwood Coast Regional Center
   pursuant to California Welfare and Institutions Code § 4656(b)

6. For all children and time periods identified in #5 above, the
   number of children:
   a. Determined by Redwood Coast Regional Center to be
      eligible for services,
   b. Determined by Redwood Coast Regional Center to be
      ineligible for services, and
   c. That appealed Redwood Coast Regional Center’s ineligibly
      determination to:
      i. An informal meeting,
      ii. A mediation, or
      iii. A fair hearing
7. The number of times a juvenile court has joined Redwood Coast Regional Center to a juvenile court proceeding pursuant to California Welfare and Institutions Code § 362(a) or § 727 in 2003, 2004, 2005 and through March 31, 2006, respectively.

8. For all joinders identified in #7 above,
   a. A statistical breakdown by the joining juvenile court
   b. A statistical breakdown by the juveniles’ race/ethnicity, age, and gender
   c. A statistical breakdown by the juveniles’ suspected or diagnosed developmental disability and/or disabilities
   d. A statistical breakdown by the type of services Redwood Coast Regional Center coordinates, secures, or provides to the juveniles

If disclosure of any of this information would require the release of identifiable information, we agree to receive information that redacts the individuals’ names, addresses, etc.

I look forward to your response within the ten-day time frame mandated by California Government Code § 6253. The Youth Law Center is a non-profit legal services organization and we do not charge our clients for our services. This information is sought for educational and public interest purposes. We therefore request a waiver of any copying charges.

If you have any questions or concerns regarding this request, feel free to contact me at (415) 543-3379 ext 3912. Please forward this request to any and all persons in your department who can assist in complying with this request. I thank you in advance for your prompt attention to this request.

Sincerely,

Eric L. Martin
Summer Law Clerk

Enclosure: Letter from DDS Senior Staff Counsel David Judd to YLC Staff Attorney Corene Kendrick, dated January 6, 2006
January 6, 2006

VIA MAIL AND FAX

Corene Kendrick, Staff Attorney
Youth Law Center
417 Montgomery St., Su. 900
San Francisco, CA 94104-1121

Re: Public Records Act Request – Juvenile Court Clients

Dear Ms. Kendrick:

The Department of Developmental Services received your letter dated December 22, 2005, regarding documents pertaining to the legal status of the Department's Clients under the age of 18 who are also under the juvenile court jurisdiction pursuant to Welfare and Institutions Code § 602. The Department is treating your letter as a Public Records Act (PRA) request. This letter is to notify you pursuant to Government Code section 6253 (PRA) that the Department is complying with your request by providing the materials described in Attachments A and B. After making a diligent search of our records, the Department determined that there are no other documents in our possession that are described in your letter. As we discussed by telephone on January 3, 2006, the Department is not in possession of any regional center documents that fall into the descriptive categories in your letter. I recommended that you contact the regional centers directly and request whatever documents they may have.

Attachment A describes information pertaining to those juvenile clients who are presently residing at one of the Department's developmental centers.

Attachment B summarizes the agreement you have made with DDS to allow DDS to obtain a computer printout summarizing additional information on juvenile clients who may be in our caseload. You have graciously extended the time allowed to respond to this request to allow the Department to develop the computer programs necessary to prepare the summary of information described in Attachment B. You have also agreed to provide payment in advance for these summaries as described in Attachment B.

The California PRA allows state agencies to charge $0.10 per page for copying documents provided under the PRA. Due to the small number of pages involved in this request, the Department has provided the materials without charge.

"Building Partnerships, Supporting Choices"
June 21, 2006

Mr. James M. Burton, Executive Director
Regional Center of the East Bay
7677 Oakpark Street, Suite 300
Oakland, CA 94621

RE: Public Records Act Request

Dear Mr. Burton:

Pursuant to the Public Records Act, California Government Code § 6250, et seq. and upon the enclosed recommendation of Senior Staff of the California Department of Developmental Services, we request copies of all public records, including memoranda, correspondence, reports, electronic transmissions, or other writings as defined in California Government Code § 6252, subdivision (c), regarding Regional Center of the East Bay’s juvenile clients.

For purposes of this request, “juvenile” or “child” means a person under the age of 18.

Specifically, we seek the following information:

1. Copies of any and all:
   a. Memorandum of Understanding between Regional Center of the East Bay and county mental health departments.
   b. Written criteria Regional Center of the East Bay staff use at the intake stage to determine if an assessment of a child is needed.
   c. Purchase of service guidelines used to decide upon developmentally disabled individuals’ requests for services.
   d. Life quality assessments of wards of a juvenile court conducted pursuant to California Welfare and Institutions Code § 4570 in 2005, if such life quality assessments are in Regional Center of the East Bay’s possession. If none are available from 2005, then copies from the most recent year.

2. The estimated number of children in Regional Center of the East Bay’s service area who have a developmental disability, as defined by California Welfare and Institutions Code § 4512.

3. The current number of children in Regional Center of the East Bay’s service area who have been assessed as having a developmental disability, as defined by California Welfare and Institutions Code § 4512.
For all children identified in #3 above,

a. The most recent summary data regarding the number who are either under juvenile court jurisdiction pursuant to California Welfare and Institutions Code § 601 or 602 or have been classified as having involvement with the juvenile justice system, broken down, if possible, by the following categories: (If these are not the categories used by Regional Center of the East Bay, please advise me as to the appropriate categories used)
   i. Secure Placement – Correctional Institution
   ii. Secure Placement – California Youth Authority
   iii. Secure Placement – County/City Jail
   iv. Non-secure Placement
   v. Probation – Legal Commitment
   vi. Parole – Legal Commitment
   vii. Diversion – Legal Commitment
   viii. Convicted, Currently Incarcerated
   ix. Dangerous Mentally Retarded
   x. Sex Offenders – PC 290

b. A statistical breakdown by race/ethnicity, age, and gender.

c. A statistical breakdown by their county of origin.

d. A statistical breakdown by their diagnosed developmental disability and/or disabilities.

e. A statistical breakdown by the type of services Regional Center of the East Bay coordinates, secures, or provides.

The number of children referred by qualifying physicians or surgeons to Regional Center of the East Bay for its services, whether or not assessments or services were actually provided, in 2003, 2004, 2005, and through March 31, 2006, respectively, as recorded by Regional Center of the East Bay pursuant to California Welfare and Institutions Code § 4656(b).

For all children and time periods identified in #5 above, the number of children:

a. Determined by Regional Center of the East Bay to be eligible for services,

b. Determined by Regional Center of the East Bay to be ineligible for services, and

c. That appealed Regional Center of the East Bay’s ineligibly determination to:
   i. An informal meeting,
   ii. A mediation, or
   iii. A fair hearing.
7 The number of times a juvenile court has joined Regional Center of the East Bay to a juvenile court proceeding pursuant to California Welfare and Institutions Code § 362(a) or § 727 in 2003, 2004, 2005 and through March 31, 2006, respectively.

8 For all joinders identified in #7 above,
   a. A statistical breakdown by the joining juvenile court
   b. A statistical breakdown by the juveniles' race/ethnicity, age, and gender
   c. A statistical breakdown by the juveniles' suspected or diagnosed developmental disability and/or disabilities
   d. A statistical breakdown by the type of services Regional Center of the East Bay coordinates, secures, or provides to the juveniles.

If disclosure of any of this information would require the release of identifiable information, we agree to receive information that respects the individuals' names, addresses, etc.

I look forward to your response within the ten-day time frame mandated by California Government Code § 6253. The Youth Law Center is a non-profit legal services organization and we do not charge our clients for our services. This information is sought for educational and public interest purposes. We therefore request a waiver of any copying charges.

If you have any questions or concerns regarding this request, feel free to contact me at (415) 543-3379 ext. 3912. Please forward this request to any and all persons in your department who can assist in complying with this request. I thank you in advance for your prompt attention to this request.

Sincerely,

Eric L. Martin
Summer Law Clerk

Enclosure: Letter from DDS Senior Staff Counsel David Judd to YLC Staff Attorney Corene Kendrick, dated January 6, 2006.
January 6, 2006

VIA MAIL AND FAX

Corene Kendrick, Staff Attorney
Youth Law Center
417 Montgomery St., Suite 900
San Francisco, CA 94104-1121

Re: Public Records Act Request - Juvenile Court Clients

Dear Ms. Kendrick:

The Department of Developmental Services received your letter dated December 22, 2005, regarding documents pertaining to the legal status of the Department's Clients under the age of 18 who are also under the juvenile court jurisdiction pursuant to Welfare and Institutions Code § 602. The Department is treating your letter as a Public Records Act (PRA) request. This letter is to notify you pursuant to Government Code section 6253 (PRA) that the Department is complying with your request by providing the materials described in Attachments A and B. After making a diligent search of our records, the Department determined that there are no other documents in our possession that are described in your letter. As we discussed by telephone on January 3, 2006, the Department is not in possession of any regional center documents that fall into the descriptive categories in your letter. I recommended that you contact the regional centers directly and request whatever documents they may have.

Attachment A describes information pertaining to those juvenile clients who are presently residing at one of the Department's developmental centers.

Attachment B summarizes the agreement you have made with DDS to allow DDS to obtain a computer printout summarizing additional information on juvenile clients who may be in our caseload. You have graciously extended the time allowed to respond to this request to allow the Department to develop the computer programs necessary to prepare the summary of information described in Attachment B. You have also agreed to provide payment in advance for these summaries as described in Attachment B.

The California PRA allows state agencies to charge $.10 per page for copying documents provided under the PRA. Due to the small number of pages involved in this

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response, the Department is waiving payment for the document provided with this letter. However, the Department reserves the right to charge for any additional materials that may be requested in the future. Thank you for your interest in the Department's programs. Should you have any questions regarding this letter, please do not hesitate to contact me at the above telephone number.

Very truly yours,

[Signature]

David Judd
Senior Staff Counsel

Enclosures
Mr. William J. Bowman, Executive Director
Regional Center of Orange County
801 Civic Center Drive West, Suite 300
Santa Ana, CA 92701

RE: Public Records Act Request

Dear Mr. Bowman:

Pursuant to the Public Records Act, California Government Code § 6250, et seq, and upon the enclosed recommendation of Senior Staff Counsel of the California Department of Developmental Services, we request copies of all public records, including memoranda, correspondence, reports, electronic transmissions, or other writings as defined in California Government Code § 6252, subdivision (c), regarding Regional Center of Orange County’s juvenile clients. For purposes of this request, “juvenile” or “child” means a person under the age of 18.

Specifically, we seek the following information:

1. Copies of any and all:
   a. Memorandum of Understanding between Regional Center of Orange County and county mental health departments
   b. Written criteria Regional Center of Orange County staff use at the intake stage to determine if an assessment of a child is needed
   c. Purchase of service guidelines used to decide upon developmentally disabled individuals’ requests for services
   d. Life quality assessments of wards of juvenile court conducted pursuant to California Welfare and Institutions Code § 4570 in 2005, if such life quality assessments are in Regional Center of Orange County’s possession. If none are available from 2005, then copies from the most recent year.

2. The estimated number of children in Regional Center of Orange County’s service area who have a developmental disability, as defined by California Welfare and Institutions Code § 4512.

3. The current number of children in Regional Center of Orange County’s service area who have been assessed as having a developmental disability.
developmental disability, as defined by California Welfare and Institutions Code § 4512.

4 For all children identified in #3 above,
a. The most recent summary data regarding the number who are either under juvenile court jurisdiction pursuant to California Welfare and Institutions Code § 601 or 602 or have been classified as having involvement with the juvenile justice system, broken down, if possible, by the following categories: (If these are not the categories used by Regional Center of Orange County, please advise me as to the appropriate categories used)
   i. Secure Placement – Correctional Institution
   ii. Secure Placement – California Youth Authority
   iii. Secure Placement – County/City Jail
   iv. Non-secure Placement
   v. Probation – Legal Commitment
   vi. Parole – Legal Commitment
   vii. Diversion – Legal Commitment
   viii. Convicted, Currently Incarcerated
   ix. Dangerous Mentally Retarded
   x. Sex Offenders – PC 290
b. A statistical breakdown by race/ethnicity, age, and gender
c. A statistical breakdown by their county of origin.
d. A statistical breakdown by their diagnosed developmental disability and/or disabilities
e. A statistical breakdown by the type of services Regional Center of Orange County coordinates, secures, or provides

5 The number of children referred by qualifying physicians or surgeons to Regional Center of Orange County for its services, whether or not assessments or services were actually provided, in 2003, 2004, 2005, and through March 31, 2006, respectively, as recorded by Regional Center of Orange County pursuant to California Welfare and Institutions Code § 4656(b).

6 For all children and time periods identified in #5 above, the number of children:
a. Determined by Regional Center of Orange County to be eligible for services,
b. Determined by Regional Center of Orange County to be ineligible for services, and
c. That appealed Regional Center of Orange County’s ineligibility determination to:
   i. An informal meeting,
   ii. A mediation,
iii  A fair hearing

7  The number of times a juvenile court has joined Regional Center of Orange County to a juvenile court proceeding pursuant to California Welfare and Institutions Code § 362(a) or § 727 in 2003, 2004, 2005 and through March 31, 2006, respectively.

8  For all joinders identified in #7 above,
   a  A statistical breakdown by the joining juvenile court
   b  A statistical breakdown by the juveniles' race/ethnicity, age, and gender
   c  A statistical breakdown by the juveniles' suspected or diagnosed developmental disability and/or disabilities.
   d  A statistical breakdown by the type of services Regional Center of Orange County coordinates, secures, or provides to the juveniles

If disclosure of any of this information would require the release of identifiable information, we agree to receive information that reacts the individuals' names, addresses, etc.

I look forward to your response within the ten-day time frame mandated by California Government Code § 6253. The Youth Law Center is a non-profit legal services organization and we do not charge our clients for our services. This information is sought for educational and public interest purposes. We therefore request a waiver of any copying charges.

If you have any questions or concerns regarding this request, feel free to contact me at (415) 543-3379 ext 3912. Please forward this request to any and all persons in your department who can assist in complying with this request. I thank you in advance for your prompt attention to this request.

Sincerely,

   Eric L. Martin
   Summer Law Clerk

Enclosure: Letter from DDS Senior Staff Counsel David Judd to YLC Staff Attorney Corene Kendrick, dated January 6, 2006.
January 8, 2006

VIA MAIL AND FAX

Corene Kendrick, Staff Attorney
Youth Law Center
417 Montgomery St., Suite 900
San Francisco, CA 94104-1121

Re: Public Records Act Request – Juvenile Court Clients

Dear Ms. Kendrick:

The Department of Developmental Services received your letter dated December 22, 2005, regarding documents pertaining to the legal status of the Department's Clients under the age of 18 who are also under the juvenile court jurisdiction pursuant to Welfare and Institutions Code § 602. The Department is treating your letter as a Public Records Act (PRA) request. This letter is to notify you pursuant to Government Code section 6253 (PRA) that the Department is complying with your request by providing the materials described in Attachments A and B. After making a diligent search of our records, the Department determined that there are no other documents in our possession that are described in your letter. As we discussed by telephone on January 3, 2006, the Department is not in possession of any regional center documents that fall into the descriptive categories in your letter. I recommended that you contact the regional centers directly and request whatever documents they may have.

Attachment A describes information pertaining to those juvenile clients who are presently residing at one of the Department's developmental centers.

Attachment B summarizes the agreement you have made with DDS to allow DDS to obtain a computer printout summarizing additional information on juvenile clients who may be in our caseload. You have graciously extended the time allowed to respond to this request to allow the Department to develop the computer programs necessary to prepare the summary of information described in Attachment B. You have also agreed to provide payment in advance for these summaries as described in Attachment B.

The California PRA allows state agencies to charge $10 per page for copying documents provided under the PRA. Due to the small number of pages involved in this request, the Department is not charging for the material provided.

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response, the Department is waiving payment for the document provided with this letter. However, the Department reserves the right to charge for any additional materials that may be requested in the future. Thank you for your interest in the Department’s programs. Should you have any questions regarding this letter please do not hesitate to contact me at the above telephone number.

Very truly yours,

David Judd
Senior Staff Counsel

Enclosures
June 21, 2006

Mr. Santi J. Rogers, Executive Director
San Andreas Regional Center
300 Orchard City Drive, Suite 170
Campbell, CA 95008

RE: Public Records Act Request

Dear Mr. Rogers:

Pursuant to the Public Records Act, California Government Code § 6250, et seq. and upon the enclosed recommendation of Senior Staff Counsel of the California Department of Developmental Services, we request copies of all public records, including memoranda, correspondence, reports, electronic transmissions, or other writings as defined in California Government Code § 6252, subdivision (c), regarding San Andreas Regional Center’s juvenile clients. For purposes of this request, “juvenile” or “child” means a person under the age of 18.

Specifically, we seek the following information:

1. Copies of any and all:
   a. Memorandum of Understanding between San Andreas Regional Center and county mental health departments.
   b. Written criteria San Andreas Regional Center staff use at the intake stage to determine if an assessment of a child is needed.
   c. Purchase of service guidelines used to decide upon developmentally disabled individuals’ requests for services.
   d. Life quality assessments of wards of a juvenile court conducted pursuant to California Welfare and Institutions Code § 4570 in 2005, if such life quality assessments are in San Andreas Regional Center’s possession. If none are available from 2005, then copies from the most recent year.

2. The estimated number of children in San Andreas Regional Center’s service area who have a developmental disability, as defined by California Welfare and Institutions Code § 4512.

3. The current number of children in San Andreas Regional Center’s service area who have been assessed as having a developmental disability, as defined by California Welfare and Institutions Code § 4512.
4. For all children identified in #3 above,
   a. The most recent summary data regarding the number who are either under juvenile court jurisdiction pursuant to California Welfare and Institutions Code § 601 or 602 or have been classified as having involvement with the juvenile justice system, broken down, if possible, by the following categories: (If these are not the categories used by San Andreas Regional Center, please advise me as to the appropriate categories used)
      i. Secure Placement – Correctional Institution
      ii. Secure Placement – California Youth Authority
      iii. Secure Placement – County/City Jail
      iv. Non-secure Placement
      v. Probation – Legal Commitment
      vi. Parole – Legal Commitment
      vii. Diversion – Legal Commitment
      viii. Convicted, Currently Incarcerated
      ix. Dangerous Mentally Retarded
      x. Sex Offenders – PC 290
   b. A statistical breakdown by race/ethnicity, age, and gender
   c. A statistical breakdown by their county of origin
   d. A statistical breakdown by their diagnosed developmental disability and/or disabilities
   e. A statistical breakdown by the type of services San Andreas Regional Center coordinates, secures, or provides

5. The number of children referred by qualifying physicians or surgeons to San Andreas Regional Center for its services, whether or not assessments or services were actually provided, in 2003, 2004, 2005, and through March 31, 2006, respectively, as recorded by San Andreas Regional Center pursuant to California Welfare and Institutions Code § 4656(b)

6. For all children and time periods identified in #5 above, the number of children:
   a. Determined by San Andreas Regional Center to be eligible for services,
   b. Determined by San Andreas Regional Center to be ineligible for services, and
   c. That appealed San Andreas Regional Center’s ineligibly determination to:
      i. An informal meeting,
      ii. A mediation, or
      iii. A fair hearing
7. The number of times a juvenile court has joined San Andreas Regional Center to a juvenile court proceeding pursuant to California Welfare and Institutions Code § 362(a) or § 727 in 2003, 2004, 2005 and through March 31, 2006, respectively.

8. For all joinders identified in #7 above,
   a. A statistical breakdown by the joining juvenile's race/ethnicity,
   b. A statistical breakdown by the juveniles' age, and gender,
   c. A statistical breakdown by the juveniles' suspected or diagnosed developmental disability and/or disabilities,
   d. A statistical breakdown by the type of services San Andreas Regional Center coordinates, secures, or provides to the juveniles.

If disclosure of any of this information would require the release of identifiable information, we agree to receive information that reacts the individuals' names, addresses, etc.

I look forward to your response within the ten-day time frame mandated by California Government Code § 6253. The Youth Law Center is a non-profit legal services organization and we do not charge our clients for our services. This information is sought for educational and public interest purposes. We therefore request a waiver of any copying charges.

If you have any questions or concerns regarding this request, feel free to contact me at (415) 543-3379 ext. 3912. Please forward this request to any and all persons in your department who can assist in complying with this request. I thank you in advance for your prompt attention to this request.

Sincerely,

Eric L. Martin
Summer Law Clerk

Enclosure: Letter from DDS Senior Staff Counsel David Judd to YLC Staff Attorney Corene Kendrick, dated January 6, 2006.
January 6, 2006

VIA MAIL AND FAX

Corene Kendrick, Staff Attorney
Youth Law Center
417 Montgomery St., Su 900
San Francisco, CA 94104-1121

Re: Public Records Act Request – Juvenile Court Clients

Dear Ms. Kendrick:

The Department of Developmental Services received your letter dated December 22, 2005, regarding documents pertaining to the legal status of the Department’s Clients under the age of 18 who are also under the juvenile court jurisdiction pursuant to Welfare and Institutions Code § 602. The Department is treating your letter as a Public Records Act (PRA) request. This letter is to notify you pursuant to Government Code section 6253 (PRA) that the Department is complying with your request by providing the materials described in Attachments A and B. After making a diligent search of our records, the Department determined that there are no other documents in our possession that are described in your letter. As we discussed by telephone on January 3, 2006, the Department is not in possession of any regional center documents that fall into the descriptive categories in your letter. I recommended that you contact the regional centers directly and request whatever documents they may have.

Attachment A describes information pertaining to those juvenile clients who are presently residing at one of the Department's developmental centers.

Attachment B summarizes the agreement you have made with DDS to allow DDS to obtain a computer printout summarizing additional information on juvenile clients who may be in our caseload. You have graciously extended the time allowed to respond to this request to allow the Department to develop the computer programs necessary to prepare the summary of information described in Attachment B. You have also agreed to provide payment in advance for these summaries as described in Attachment B.

The California PRA allows state agencies to charge $10 per page for copying documents provided under the PRA. Due to the small number of pages involved in this request, the Department is not charging any fees.

"Building Partnerships, Supporting Choices"
Corene Kendrick  
January 6, 2006  
Page two  

response, the Department is waiving payment for the document provided with this letter. However, the Department reserves the right to charge for any additional materials that may be requested in the future. Thank you for your interest in the Department's programs. Should you have any questions regarding this letter please do not hesitate to contact me at the above telephone number.

Very truly yours,

David Judd  
Senior Staff Counsel

Enclosures
Dr. Raymond M. Peterson, Executive Director
San Diego Regional Center
4355 Ruffin Road, Suite 205
San Diego, CA 92123-1648

RE: Public Records Act Request

June 21, 2006

Pursuant to the Public Records Act, California Government Code § 6250, et seq. and upon the enclosed recommendation of Senior Staff Counsel of the California Department of Developmental Services, we request copies of all public records, including memoranda, correspondence, reports, electronic transmissions, or other writings as defined in California Government Code § 6252, subdivision (c), regarding San Diego Regional Center’s juvenile clients. For purposes of this request, “juvenile” or “child” means a person under the age of 18.

Specifically, we seek the following information:

1. Copies of any and all:
   a. Memorandum of Understanding between San Diego Regional Center and county mental health departments.
   b. Written criteria San Diego Regional Center staff use at the intake stage to determine if an assessment of a child is needed.
   c. Purchase of service guidelines used to decide upon developmentally disabled individuals’ requests for services.
   d. Life quality assessments of wards of a juvenile court conducted pursuant to California Welfare and Institutions Code § 4570 in 2005, if such life quality assessments are in San Diego Regional Center’s possession. If none are available from 2005, then copies from the most recent year.

2. The estimated number of children in San Diego Regional Center’s service area who have a developmental disability, as defined by California Welfare and Institutions Code § 4512.

3. The current number of children in San Diego Regional Center’s service area who have been assessed as having a developmental disability, as defined by California Welfare and Institutions Code § 4512.
4. For all children identified in #3 above,
   a. The most recent summary data regarding the number who are either under juvenile court jurisdiction pursuant to California Welfare and Institutions Code § 601 or 602 or have been classified as having involvement with the juvenile justice system, broken down, if possible, by the following categories: (If these are not the categories used by San Diego Regional Center, please advise me as to the appropriate categories used)
      i. Secure Placement – Correctional Institution
      ii. Secure Placement – California Youth Authority
      iii. Secure Placement – County/City Jail
      iv. Non-secure Placement
      v. Probation – Legal Commitment
      vi. Parole – Legal Commitment
      vii. Diversion – Legal Commitment
      viii. Convicted, Currently Incarcerated
      ix. Dangerous Mentally Retarded
      x. Sex Offenders – PC 290
   b. A statistical breakdown by race/ethnicity, age, and gender.
   c. A statistical breakdown by their county of origin.
   d. A statistical breakdown by their diagnosed developmental disability and/or disabilities.
   e. A statistical breakdown by the type of services San Diego Regional Center coordinates, secures, or provides.

5. The number of children referred by qualifying physicians or surgeons to San Diego Regional Center for its services, whether or not assessments or services were actually provided, in 2003, 2004, 2005, and through March 31, 2006, respectively, as recorded by San Diego Regional Center pursuant to California Welfare and Institutions Code § 4656(b)

6. For all children and time periods identified in #5 above, the number of children:
   a. Determined by San Diego Regional Center to be eligible for services,
   b. Determined by San Diego Regional Center to be ineligible for services, and
   c. That appealed San Diego Regional Center’s ineligibility determination to:
      i. An informal meeting,
      ii. A mediation, or
      iii. A fair hearing.
7. The number of times a juvenile court has joined San Diego Regional Center to a juvenile court proceeding pursuant to California Welfare and Institutions Code § 362(a) or § 727 in 2003, 2004, 2005 and through March 31, 2006, respectively.

8. For all joiners identified in #7 above,
   a. A statistical breakdown by the joining juvenile court
   b. A statistical breakdown by the juveniles’ race/ethnicity, age, and gender.
   c. A statistical breakdown by the juveniles’ suspected or diagnosed developmental disability and/or disabilities
   d. A statistical breakdown by the type of services San Diego Regional Center coordinates, secures, or provides to the juveniles.

If disclosure of any of this information would require the release of identifiable information, we agree to receive information that reacts the individuals’ names, addresses, etc.

I look forward to your response within the ten-day time frame mandated by California Government Code § 6253. The Youth Law Center is a non-profit legal services organization and we do not charge our clients for our services. This information is sought for educational and public interest purposes. We therefore request a waiver of any copying charges.

If you have any questions or concerns regarding this request, feel free to contact me at (415) 543-3379 ext 3912. Please forward this request to any and all persons in your department who can assist in complying with this request. I thank you in advance for your prompt attention to this request.

Sincerely,

Eric L. Martin
Summer Law Clerk

Enclosure: Letter from DDS Senior Staff Counsel David Judd to YLC Staff Attorney Corene Kendrick, dated January 6, 2006.
January 6, 2006

VIA MAIL AND FAX

Corene Kendrick, Staff Attorney
Youth Law Center
417 Montgomery St., Su 900
San Francisco, CA 94104-1121

Re: Public Records Act Request – Juvenile Court Clients

Dear Ms. Kendrick:

The Department of Developmental Services received your letter dated December 22, 2005, regarding documents pertaining to the legal status of the Department’s Clients under the age of 18 who are also under the juvenile court jurisdiction pursuant to Welfare and Institutions Code § 602. The Department is treating your letter as a Public Records Act (PRA) request. This letter is to notify you pursuant to Government Code section 6253 (PRA) that the Department is complying with your request by providing the materials described in Attachments A and B. After making a diligent search of our records the Department determined that there are no other documents in our possession that are described in your letter. As we discussed by telephone on January 3, 2006, the Department is not in possession of any regional center documents that fall into the descriptive categories in your letter. I recommended that you contact the regional centers directly and request whatever documents they may have.

Attachment A describes information pertaining to those juvenile clients who are presently residing at one of the Department’s developmental centers.

Attachment B summarizes the agreement you have made with DDS to allow DDS to obtain a computer printout summarizing additional information on juvenile clients who may be in our caseload. You have graciously extended the time allowed to respond to this request to allow the Department to develop the computer programs necessary to prepare the summary of information described in Attachment B. You have also agreed to provide payment in advance for these summaries as described in Attachment B.

The California PRA allows state agencies to charge $.10 per page for copying documents provided under the PRA. Due to the small number of pages involved in this request, no charges will be assessed.

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response, the Department is waiving payment for the document provided with this letter. However, the Department reserves the right to charge for any additional materials that may be requested in the future. Thank you for your interest in the Department's programs. Should you have any questions regarding this letter, please do not hesitate to contact me at the above telephone number.

Very truly yours,

[Handwritten Signature]

David Judd
Senior Staff Counsel

Enclosures
June 21, 2006

Mr. R. Keith Penman, Executive Director
San Gabriel/Pomona Regional Center
761 Corporate Center Drive
Pomona, CA 91768

RE: Public Records Act Request

Dear Mr. Penman:

Pursuant to the Public Records Act, California Government Code § 6250, et seq and upon the enclosed recommendation of Senior Staff Counsel of the California Department of Developmental Services, we request copies of all public records, including memoranda, correspondence, reports, electronic transmissions, or other writings as defined in California Government Code § 6252, subdivision (c), regarding San Gabriel/Pomona Regional Center’s juvenile clients. For purposes of this request, “juvenile” or “child” means a person under the age of 18.

Specifically, we seek the following information:

1. Copies of any and all:
   a. Memorandum of Understanding between San Gabriel/Pomona Regional Center and county mental health departments
   b. Written criteria San GabriellPomona Regional Center staff use at the intake stage to determine if an assessment of a child is needed
   c. Purchase of service guidelines used to decide upon developmentally disabled individuals’ requests for services
   d. Life quality assessments of wards of a juvenile court conducted pursuant to California Welfare and Institutions Code § 4570 in 2005, if such life quality assessments are in San Gabriel/Pomona Regional Center’s possession. If none are available from 2005, then copies from the most recent year

2. The estimated number of children in San Gabriel/Pomona Regional Center’s service area who have a developmental disability, as defined by California Welfare and Institutions Code § 4512
3. The current number of children in San Gabriel/Pomona Regional Center’s service area who have been assessed as having a developmental disability, as defined by California Welfare and Institutions Code § 4512.

4. For all children identified in #3 above,
   a. The most recent summary data regarding the number who are either under juvenile court jurisdiction pursuant to California Welfare and Institutions Code § 601 or 602 or have been classified as having involvement with the juvenile justice system, broken down, if possible, by the following categories: (If these are not the categories used by San Gabriel/Pomona Regional Center, please advise me as to the appropriate categories used.)
      i. Secure Placement – Correctional Institution
      ii. Secure Placement – California Youth Authority
      iii. Secure Placement – County/City Jail
      iv. Non-secure Placement
      v. Probation – Legal Commitment
      vi. Parole – Legal Commitment
      vii. Diversion – Legal Commitment
      viii. Convicted, Currently Incarcerated
      ix. Dangerous Mentally Retarded
      x. Sex Offenders – PC 290
   b. A statistical breakdown by race/ethnicity, age, and gender.
   c. A statistical breakdown by their county of origin.
   d. A statistical breakdown by their diagnosed developmental disability and/or disabilities.
   e. A statistical breakdown by the type of services San Gabriel/Pomona Regional Center coordinates, secures, or provides.

5. The number of children referred by qualifying physicians or surgeons to San Gabriel/Pomona Regional Center for its services, whether or not assessments or services were actually provided, in 2003, 2004, 2005, and through March 31, 2006, respectively, as recorded by San Gabriel/Pomona Regional Center pursuant to California Welfare and Institutions Code § 4656(b).

6. For all children and time periods identified in #5 above, the number of children:
   a. Determined by San Gabriel/Pomona Regional Center to be eligible for services,
   b. Determined by San Gabriel/Pomona Regional Center to be ineligible for services, and
That appealed San Gabriel/Pomona Regional Center's ineligibly determination to:

i. An informal meeting,
ii. A mediation,
iii. A fair hearing.

7. The number of times a juvenile court has joined San Gabriel/Pomona Regional Center to a juvenile court proceeding pursuant to California Welfare and Institutions Code § 362(a) or § 727 in 2003, 2004, 2005 and through March 31, 2006, respectively.

8. For all joinders identified in #7 above,
   a. A statistical breakdown by the joining juvenile court
   b. A statistical breakdown by the juveniles’ race/ethnicity, age, and gender
   c. A statistical breakdown by the juveniles’ suspected or diagnosed developmental disability and/or disabilities.
   d. A statistical breakdown by the type of services San Gabriel/Pomona Regional Center coordinates, secures, or provides to the juveniles.

If disclosure of any of this information would require the release of identifiable information, we agree to receive information that reacts the individuals’ names, addresses, etc.

I look forward to your response within the ten-day time frame mandated by California Government Code § 6253. The Youth Law Center is a non-profit legal services organization and we do not charge our clients for our services. This information is sought for educational and public interest purposes. We therefore request a waiver of any copying charges.

If you have any questions or concerns regarding this request, feel free to contact me at (415) 543-3379 ext. 3912. Please forward this request to any and all persons in your department who can assist in complying with this request. I thank you in advance for your prompt attention to this request.

Sincerely,

Eric L. Martin
Summer Law Clerk

Enclosure: Letter from DDS Senior Staff Counsel David Judd to YLC Staff Attorney Corene Kendrick, dated January 6, 2006.
January 6, 2006

VIA MAIL AND FAX

Corene Kendrick, Staff Attorney
Youth Law Center
417 Montgomery St., Suite 900
San Francisco, CA 94104-1121

Re: Public Records Act Request – Juvenile Court Clients

Dear Ms. Kendrick:

The Department of Developmental Services received your letter dated December 22, 2005, regarding documents pertaining to the legal status of the Department's clients under the age of 18 who are also under the juvenile court jurisdiction pursuant to Welfare and Institutions Code § 602. The Department is treating your letter as a Public Records Act (PRA) request. This letter is to notify you pursuant to Government Code section 6253 (PRA) that the Department is complying with your request by providing the materials described in Attachments A and B. After making a diligent search of our records the Department determined that there are no other documents in our possession that are described in your letter. As we discussed by telephone on January 3, 2006, the Department is not in possession of any regional center documents that fall into the descriptive categories in your letter. I recommended that you contact the regional centers directly and request whatever documents they may have.

Attachment A describes information pertaining to those juvenile clients who are presently residing at one of the Department's developmental centers.

Attachment B summarizes the agreement you have made with DDS to allow DDS to obtain a computer printout summarizing additional information on juvenile clients who may be in our caseload. You have graciously extended the time allowed to respond to this request to allow the Department to develop the computer program necessary to prepare the summary of information described in Attachment B. You have also agreed to provide payment in advance for these summaries as described in Attachment B.

The California PRA allows state agencies to charge $0.10 per page for copying documents provided under the PRA. Due to the small number of pages involved in this request, no charge will be assessed.

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response, the Department is waiving payment for the document provided with this letter. However, the Department reserves the right to charge for any additional materials that may be requested in the future. Thank you for your interest in the Department's programs. Should you have any questions regarding this letter, please do not hesitate to contact me at the above telephone number.

Very truly yours,

[Signature]

David Judd
Senior Staff Counsel

Enclosures
June 21, 2006

Mr. Dexter Henderson, Executive Director
South Central Los Angeles Regional Center
650 West Adams Boulevard, Suite 200
Los Angeles, CA 90007-2545

RE: Public Records Act Request

Dear Mr. Henderson:

Pursuant to the Public Records Act, California Government Code § 6250, et seq. and upon the enclosed recommendation of Senior Staff Counsel of the California Department of Developmental Services, we request copies of all public records, including memoranda, correspondence, reports, electronic transmissions, or other writings as defined in California Government Code § 6252, subdivision (e), regarding South Central Los Angeles Regional Center’s juvenile clients. For purposes of this request, “juvenile” or “child” means a person under the age of 18.

Specifically, we seek the following information:

1. Copies of any and all:
   a. Memorandum of Understanding between South Central Los Angeles Regional Center and county mental health departments
   b. Written criteria South Central Los Angeles Regional Center staff use at the intake stage to determine if an assessment of a child is needed
   c. Purchase of service guidelines used to decide upon developmentally disabled individuals’ requests for services
   d. Life quality assessments of wards of a juvenile court conducted pursuant to California Welfare and Institutions Code § 4570 in 2005, if such life quality assessments are in South Central Los Angeles Regional Center’s possession. If none are available from 2005, then copies from the most recent year.

2. The estimated number of children in South Central Los Angeles Regional Center’s service area who have a developmental disability, as defined by California Welfare and Institutions Code § 4512.
3. The current number of children in South Central Los Angeles Regional Center’s service area who have been assessed as having a developmental disability, as defined by California Welfare and Institutions Code § 4512.

4. For all children identified in #3 above,
   a. The most recent summary data regarding the number who are either under juvenile court jurisdiction pursuant to California Welfare and Institutions Code § 601 or 602 or have been classified as having involvement with the juvenile justice system, broken down, if possible, by the following categories: (If these are not the categories used by South Central Los Angeles Regional Center, please advise me as to the appropriate categories used)
      i. Secure Placement – Correctional Institution
      ii. Secure Placement – California Youth Authority
      iii. Secure Placement – County/City Jail
      iv. Non-secure Placement
      v. Probation – Legal Commitment
      vi. Parole – Legal Commitment
      vii. Diversion – Legal Commitment
      viii. Convicted, Currently Incarcerated
      ix. Dangerous Mentally Retarded
      x. Sex Offenders – PC 290
   b. A statistical breakdown by race/ethnicity, age, and gender.
   c. A statistical breakdown by their county of origin.
   d. A statistical breakdown by their diagnosed developmental disability and/or disabilities.
   e. A statistical breakdown by the type of services South Central Los Angeles Regional Center coordinates, secures, or provides.

5. The number of children referred by qualifying physicians or surgeons to South Central Los Angeles Regional Center for its services, whether or not assessments or services were actually provided, in 2003, 2004, 2005, and through March 31, 2006, respectively, as recorded by South Central Los Angeles Regional Center pursuant to California Welfare and Institutions Code § 4656(b).

6. For all children and time periods identified in #5 above, the number of children:
   a. Determined by South Central Los Angeles Regional Center to be eligible for services,
   b. Determined by South Central Los Angeles Regional Center to be ineligible for services, and
c. That appealed South Central Los Angeles Regional Center's ineligibility determination to:
   i. An informal meeting,
   ii. A mediation, or
   iii. A fair hearing.

7. The number of times a juvenile court has joined South Central Los Angeles Regional Center to a juvenile court proceeding pursuant to California Welfare and Institutions Code § 362(a) or § 727 in 2003, 2004, 2005 and through March 31, 2006, respectively.

8. For all joiners identified in #7 above,
   a. A statistical breakdown by the joining juvenile court.
   b. A statistical breakdown by the juveniles' race/ethnicity, age, and gender.
   c. A statistical breakdown by the juveniles' suspected or diagnosed developmental disability and/or disabilities.
   d. A statistical breakdown by the type of services South Central Los Angeles Regional Center coordinates, secures, or provides to the juveniles.

If disclosure of any of this information would require the release of identifiable information, we agree to receive information that reacts the individuals' names, addresses, etc.

I look forward to your response within the ten-day time frame mandated by California Government Code § 6253. The Youth Law Center is a non-profit legal services organization and we do not charge our clients for our services. This information is sought for educational and public interest purposes. We therefore request a waiver of any copying charges.

If you have any questions or concerns regarding this request, feel free to contact me at (415) 543-3379 ext. 3912. Please forward this request to any and all persons in your department who can assist in complying with this request. I thank you in advance for your prompt attention to this request.

Sincerely,

Eric L. Martin
Summer Law Clerk

Enclosure: Letter from DDS Senior Staff Counsel David Judd to YLC Staff Attorney Corene Kendrick, dated January 6, 2006.
January 6, 2006

VIA MAIL AND FAX

Corene Kendrick, Staff Attorney
Youth Law Center
417 Montgomery St., Suite 900
San Francisco, CA 94104-1121

Re: Public Records Act Request – Juvenile Court Clients

Dear Ms. Kendrick:

The Department of Developmental Services received your letter dated December 22, 2005, regarding documents pertaining to the legal status of the Department's Clients under the age of 18 who are also under the juvenile court jurisdiction pursuant to Welfare and Institutions Code § 602. The Department is treating your letter as a Public Records Act (PRA) request. This letter is to notify you pursuant to Government Code section 6253 (PRA) that the Department is complying with your request by providing the materials described in Attachments A and B. After making a diligent search of our records, the Department determined that there are no other documents in our possession that are described in your letter. As we discussed by telephone on January 3, 2006, the Department is not in possession of any regional center documents that fall into the descriptive categories in your letter. I recommended that you contact the regional centers directly and request whatever documents they may have.

Attachment A describes information pertaining to those juvenile clients who are presently residing at one of the Department's developmental centers.

Attachment B summarizes the agreement you have made with DDS to allow DDS to obtain a computer printout summarizing additional information on juvenile clients who may be in our caseload. You have graciously extended the time allowed to respond to this request to allow the Department to develop the computer programs necessary to prepare the summary of information described in Attachment B. You have also agreed to provide payment in advance for these summaries as described in Attachment B.

The California PRA allows state agencies to charge $.10 per page for copying documents provided under the PRA. Due to the small number of pages involved in this request, the Department did not charge for the materials provided.

"Building Partnerships, Supporting Choices"
Corene Kendrick
January 6, 2006
Page two

response, the Department is waiving payment for the document provided with this letter. However, the Department reserves the right to charge for any additional materials that may be requested in the future. Thank you for your interest in the Department’s programs. Should you have any questions regarding this letter please do not hesitate to contact me at the above telephone number.

Very truly yours,

[Signature]
David Judd
Senior Staff Counsel

Enclosures
June 21, 2006

Dr. Omar Noorzad, Executive Director
Tri-Counties Regional Center
520 East Montecito Street
Santa Barbara, CA 93103

RE: Public Records Act Request

Dear Dr. Noorzad:

Pursuant to the Public Records Act, California Government Code § 6250, et seq. and upon the enclosed recommendation of Senior Staff Counsel of the California Department of Developmental Services, we request copies of all public records, including memoranda, correspondence, reports, electronic transmissions, or other writings as defined in California Government Code § 6252, subdivision (e), regarding Tri-Counties Regional Center’s juvenile clients. For purposes of this request, “juvenile” or “child” means a person under the age of 18.

Specifically, we seek the following information:

1. Copies of any and all:
   a. Memorandum of Understanding between Tri-Counties Regional Center and county mental health departments
   b. Written criteria Tri-Counties Regional Center staff use at the intake stage to determine if an assessment of a child is needed
   c. Purchase of service guidelines used to decide upon developmentally disabled individuals’ requests for services
   d. Life quality assessments of wards of juvenile court conducted pursuant to California Welfare and Institutions Code § 4570 in 2005, if such life quality assessments are in Tri-Counties Regional Center’s possession. If none are available from 2005, then copies from the most recent year

2. The estimated number of children in Tri-Counties Regional Center’s service area who have a developmental disability, as defined by California Welfare and Institutions Code § 4512

3. The current number of children in Tri-Counties Regional Center’s service area who have been assessed as having a developmental disability, as defined by California Welfare and Institutions Code § 4512
4. For all children identified in #3 above,
   a. The most recent summary data regarding the number who
      are either under juvenile court jurisdiction pursuant to
      California Welfare and Institutions Code § 601 or 602 or
      have been classified as having involvement with the
      juvenile justice system, broken down, if possible, by the
      following categories: (If these are not the categories used
      by Tri-Counties Regional Center, please advise me as to the
      appropriate categories used)
         i. Secure Placement – Correctional Institution
         ii. Secure Placement – California Youth Authority
         iii. Secure Placement – County/City Jail
         iv. Non-secure Placement
         v. Probation – Legal Commitment
         vi. Parole – Legal Commitment
         vii. Diversion – Legal Commitment
         viii. Convicted, Currently Incarcerated
         ix. Dangerous Mentally Retarded
         x. Sex Offenders – PC 290
   b. A statistical breakdown by race/ethnicity, age, and gender
   c. A statistical breakdown by their county of origin.
   d. A statistical breakdown by their diagnosed developmental
      disability and/or disabilities
   e. A statistical breakdown by the type of services Tri-
      Counties Regional Center coordinates, secures, or provides.

5. The number of children referred by qualifying physicians or
   surgeons to Tri-Counties Regional Center for its services,
   whether or not assessments or services were actually provided,
   in 2003, 2004, 2005, and through March 31, 2006,
   respectively, as recorded by Tri-Counties Regional Center
   pursuant to California Welfare and Institutions Code § 4656(b).

6. For all children and time periods identified in #5 above, the
   number of children:
   a. Determined by Tri-Counties Regional Center to be eligible
      for services,
   b. Determined by Tri-Counties Regional Center to be
      ineligible for services, and
   c. That appealed Tri-Counties Regional Center’s ineligibly
      determination to:
      i. An informal meeting,
      ii. A mediation, or
      iii. A fair hearing
7. The number of times a juvenile court has joined Tri-Counties Regional Center to a juvenile court proceeding pursuant to California Welfare and Institutions Code § 362(a) or § 727 in 2003, 2004, 2005 and through March 31, 2006, respectively.

8. For all joinders identified in #7 above,
   a. A statistical breakdown by the joining juvenile court.
   b. A statistical breakdown by the juveniles' race/ethnicity, age, and gender.
   c. A statistical breakdown by the juveniles' suspected or diagnosed developmental disability and/or disabilities.
   d. A statistical breakdown by the type of services Tri-Counties Regional Center coordinates, secures, or provides to the juveniles.

If disclosure of any of this information would require the release of identifiable information, we agree to receive information that protects the individuals' names, addresses, etc.

I look forward to your response within the ten-day time frame mandated by California Government Code § 6253. The Youth Law Center is a non-profit legal services organization and we do not charge our clients for our services. This information is sought for educational and public interest purposes. We therefore request a waiver of any copying charges.

If you have any questions or concerns regarding this request, feel free to contact me at (415) 543-3379 ext 3912. Please forward this request to any and all persons in your department who can assist in complying with this request. I thank you in advance for your prompt attention to this request.

Sincerely,

Eric L. Martin
Summer Law Clerk

Enclosure: Letter from DDS Senior Staff Counsel David Judd to YLC Staff Attorney Corene Kendrick, dated January 6, 2006.
January 6, 2006

VIA MAIL AND FAX

Corene Kendrick, Staff Attorney
Youth Law Center
417 Montgomery St., Suite 900
San Francisco, CA 94104-1121

Re: Public Records Act Request – Juvenile Court Clients

Dear Ms. Kendrick:

The Department of Developmental Services received your letter dated December 22, 2005, regarding documents pertaining to the legal status of the Department's Clients under the age of 18 who are also under the juvenile court jurisdiction pursuant to Welfare and Institutions Code § 602. The Department is treating your letter as a Public Records Act (PRA) request. This letter is to notify you pursuant to Government Code section 6253 (PRA) that the Department is complying with your request by providing the materials described in Attachments A and B. After making a diligent search of our records, the Department determined that there are no other documents in our possession that are described in your letter. As we discussed by telephone on January 3, 2006, the Department is not in possession of any regional center documents that fall into the descriptive categories in your letter. I recommended that you contact the regional centers directly and request whatever documents they may have.

Attachment A describes information pertaining to those juvenile clients who are presently residing at one of the Department's developmental centers.

Attachment B summarizes the agreement you have made with DDS to allow DDS to obtain a computer printout summarizing additional information on juvenile clients who may be in our caseload. You have graciously extended the time allowed to respond to this request to allow the Department to develop the computer programs necessary to prepare the summary of information described in Attachment B. You have also agreed to provide payment in advance for these summaries as described in Attachment B.

The California PRA allows state agencies to charge $0.10 per page for copying documents provided under the PRA. Due to the small number of pages involved in this request, the total cost of providing the materials will be reimbursable to you.

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response, the Department is waiving payment for the document provided with this letter. However, the Department reserves the right to charge for any additional materials that may be requested in the future. Thank you for your interest in the Department's programs. Should you have any questions regarding this letter, please do not hesitate to contact me at the above telephone number.

Very truly yours,

[Signature]

David Judd
Senior Staff Counsel

Enclosures
June 21, 2006

Mr. Richard W. Jacobs, Executive Director
Valley Mountain Regional Center
702 North Aurora Street
Stockton, CA 95202

RE: Public Records Act Request

Dear Mr. Jacobs:

Pursuant to the Public Records Act, California Government Code § 6250, et seq. and upon the enclosed recommendation of Senior Staff Counsel of the California Department of Developmental Services, we request copies of all public records, including memoranda, correspondence, reports, electronic transmissions, or other writings as defined in California Government Code § 6252, subdivision (c), regarding Valley Mountain Regional Center’s juvenile clients. For purposes of this request, “juvenile” or “child” means a person under the age of 18.

Specifically, we seek the following information:

1. Copies of any and all:
   a. Memorandum of Understanding between Valley Mountain Regional Center and county mental health departments.
   b. Written criteria Valley Mountain Regional Center staff use at the intake stage to determine if an assessment of a child is needed.
   c. Purchase of service guidelines used to decide upon developmentally disabled individuals’ requests for services.
   d. Life quality assessments of wards of juvenile court conducted pursuant to California Welfare and Institutions Code § 4570 in 2005, if such life quality assessments are in Valley Mountain Regional Center’s possession. If none are available from 2005, then copies from the most recent year.

2. The estimated number of children in Valley Mountain Regional Center’s service area who have a developmental disability, as defined by California Welfare and Institutions Code § 4512.

3. The current number of children in Valley Mountain Regional Center’s service area who have been assessed as having a developmental disability, as defined by California Welfare and Institutions Code § 4512.

Sincerely,

[Signature]

[Name]
[Title]
[Organizations]
4. For all children identified in #3 above,
a. The most recent summary data regarding the number who are either under juvenile court jurisdiction pursuant to California Welfare and Institutions Code § 601 or 602 or have been classified as having involvement with the juvenile justice system, broken down, if possible, by the following categories: (If these are not the categories used by Valley Mountain Regional Center, please advise me as to the appropriate categories used)
   i. Secure Placement – Correctional Institution
   ii. Secure Placement – California Youth Authority
   iii. Secure Placement – County/City Jail
   iv. Non-secure Placement
   v. Probation – Legal Commitment
   vi. Parole – Legal Commitment
   vii. Diversion – Legal Commitment
   viii. Convicted, Currently Incarcerated
   ix. Dangerous Mentally Retarded
   x. Sex Offenders – PC 290
b. A statistical breakdown by race/ethnicity, age, and gender
c. A statistical breakdown by their county of origin
d. A statistical breakdown by their diagnosed developmental disability and/or disabilities
e. A statistical breakdown by the type of services Valley Mountain Regional Center coordinates, secures, or provides

5. The number of children referred by qualifying physicians or surgeons to Valley Mountain Regional Center for its services, whether or not assessments or services were actually provided, in 2003, 2004, 2005, and through March 31, 2006, respectively, as recorded by Valley Mountain Regional Center pursuant to California Welfare and Institutions Code § 4656(b).

6. For all children and time periods identified in #5 above, the number of children:
a. Determined by Valley Mountain Regional Center to be eligible for services,
b. Determined by Valley Mountain Regional Center to be ineligible for services, and
c. That appealed Valley Mountain Regional Center’s ineligibility determination to:
   i. An informal meeting,
   ii. A mediation, or
   iii. A fair hearing.
7. The number of times a juvenile court has joined Valley Mountain Regional Center to a juvenile court proceeding pursuant to California Welfare and Institutions Code § 362(a) or § 727 in 2003, 2004, 2005 and through March 31, 2006, respectively.

8. For all joinders identified in #7 above,
   a. A statistical breakdown by the joining juvenile court
   b. A statistical breakdown by the juveniles' race/ethnicity, age, and gender
   c. A statistical breakdown by the juveniles' suspected or diagnosed developmental disability and/or disabilities
   d. A statistical breakdown by the type of services Valley Mountain Regional Center coordinates, secures, or provides to the juveniles.

If disclosure of any of this information would require the release of identifiable information, we agree to receive information that reacts the individuals' names, addresses, etc.

I look forward to your response within the ten-day time frame mandated by California Government Code § 6253. The Youth Law Center is a non-profit legal services organization and we do not charge our clients for our services. This information is sought for educational and public interest purposes. We therefore request a waiver of any copying charges.

If you have any questions or concerns regarding this request, feel free to contact me at (415) 543-3379 ext. 3912. Please forward this request to any and all persons in your department who can assist in complying with this request. I thank you in advance for your prompt attention to this request.

Sincerely,

Eric L. Martin
Summer Law Clerk

Enclosure: Letter from DDS Senior Staff Counsel David Judd to YLC Staff Attorney Corene Kendrick, dated January 6, 2006.
January 6, 2006

VIA MAIL AND FAX

Corene Kendrick, Staff Attorney
Youth Law Center
417 Montgomery St., Suite 900
San Francisco, CA 94104-1121

Re: Public Records Act Request – Juvenile Court Clients

Dear Ms. Kendrick:

The Department of Developmental Services received your letter dated December 22, 2005, regarding documents pertaining to the legal status of the Department’s Clients under the age of 18 who are also under the juvenile court jurisdiction pursuant to Welfare and Institutions Code § 602. The Department is treating your letter as a Public Records Act (PRA) request. This letter is to notify you pursuant to Government Code section 6253 (PRA) that the Department is complying with your request by providing the materials described in Attachments A and B. After making a diligent search of our records, the Department determined that there are no other documents in our possession that are described in your letter. As we discussed by telephone on January 3, 2006, the Department is not in possession of any regional center documents that fall into the descriptive categories in your letter. I recommended that you contact the regional centers directly and request whatever documents they may have.

Attachment A describes information pertaining to those juvenile clients who are presently residing at one of the Department’s developmental centers.

Attachment B summarizes the agreement you have made with DDS to allow DDS to obtain a computer printout summarizing additional information on juvenile clients who may be in our caseload. You have graciously extended the time allowed to respond to this request to allow the Department to develop the computer programs necessary to prepare the summary of information described in Attachment B. You have also agreed to provide payment in advance for these summaries as described in Attachment B.

The California PRA allows state agencies to charge $10 per page for copying documents provided under the PRA. Due to the small number of pages involved in this

"Building Partnerships, Supporting Choices"
Corene Kendrick  
January 6, 2006  
Page two

response, the Department is waiving payment for the document provided with this letter. However, the Department reserves the right to charge for any additional materials that may be requested in the future. Thank you for your interest in the Department's programs. Should you have any questions regarding this letter please do not hesitate to contact me at the above telephone number.

Very truly yours,

David Judd  
Senior Staff Counsel  

Enclosures
Ms. Mary Lynn Clark, Executive Director
Inland Regional Center
674 Briar Drive
San Bernardino, CA 92408

RE: Public Records Act Request

June 21, 2006

Dear Ms. Clark:

Pursuant to the Public Records Act, California Government Code § 6250, et seq. and upon the enclosed recommendation of Senior Staff Counsel of the California Department of Developmental Services, we request copies of all public records, including memoranda, correspondence, reports, electronic transmissions, or other writings as defined in California Government Code § 6252, subdivision (c), regarding Inland Regional Center’s juvenile clients. For purposes of this request, “juvenile” or “child” means a person under the age of 18.

Specifically, we seek the following information:

1. Copies of any and all:
   a. Memorandum of Understanding between Inland Regional Center and county mental health departments.
   b. Written criteria Inland Regional Center staff use at the intake stage to determine if an assessment of a child is needed.
   c. Purchase of service guidelines used to decide upon developmentally disabled individuals’ requests for services.
   d. Life quality assessments of wards of a juvenile court conducted pursuant to California Welfare and Institutions Code § 4570 in 2005, if such life quality assessments are in Inland Regional Center’s possession. If none are available from 2005, then copies from the most recent year.

2. The estimated number of children in Inland Regional Center’s service area who have a developmental disability, as defined by California Welfare and Institutions Code § 4512.

3. The current number of children in Inland Regional Center’s service area who have been assessed as having a developmental disability, as defined by California Welfare and Institutions Code § 4512.
4. For all children identified in #3 above,
   a. The most recent summary data regarding the number who are either under juvenile court jurisdiction pursuant to California Welfare and Institutions Code § 601 or 602 or have been classified as having involvement with the juvenile justice system, broken down, if possible, by the following categories: (If these are not the categories used by Inland Regional Center, please advise me as to the appropriate categories used)
      i. Secure Placement – Correctional Institution
      ii. Secure Placement – California Youth Authority
      iii. Secure Placement – County/City Jail
      iv. Non-secure Placement
      v. Probation – Legal Commitment
      vi. Parole – Legal Commitment
      vii. Diversion – Legal Commitment
      viii. Convicted, Currently Incarcerated
      ix. Dangerous Mentally Retarded
      x. Sex Offenders – PC 290
   b. A statistical breakdown by race/ethnicity, age, and gender
   c. A statistical breakdown by their county of origin
   d. A statistical breakdown by their diagnosed developmental disability and/or disabilities
   e. A statistical breakdown by the type of services Inland Regional Center coordinates, secures, or provides.

5. The number of children referred by qualifying physicians or surgeons to Inland Regional Center for its services, whether or not assessments or services were actually provided, in 2003, 2004, 2005, and through March 31, 2006, respectively, as recorded by Inland Regional Center pursuant to California Welfare and Institutions Code § 4656(b).

6. For all children and time periods identified in #5 above, the number of children:
   a. Determined by Inland Regional Center to be eligible for services,
   b. Determined by Inland Regional Center to be ineligible for services, and
   c. That appealed Inland Regional Center’s ineligibility determination to:
      i. An informal meeting,
      ii. A mediation, or
      iii. A fair hearing.
7. The number of times a juvenile court has joined Inland Regional Center to a juvenile court proceeding pursuant to California Welfare and Institutions Code § 362(a) or § 727 in 2003, 2004, 2005 and through March 31, 2006, respectively

8. For all joiners identified in #7 above,
   a. A statistical breakdown by the joining juvenile court
   b. A statistical breakdown by the juveniles' race/ethnicity, age, and gender
   c. A statistical breakdown by the juveniles' suspected or diagnosed developmental disability and/or disabilities
   d. A statistical breakdown by the type of services Inland Regional Center coordinates, secures, or provides to the juveniles

If disclosure of any of this information would require the release of identifiable information, we agree to receive information that reflects the individuals' names, addresses, etc.

I look forward to your response within the ten-day time frame mandated by California Government Code § 6253. The Youth Law Center is a non-profit legal services organization and we do not charge our clients for our services. This information is sought for educational and public interest purposes. We therefore request a waiver of any copying charges.

If you have any questions or concerns regarding this request, feel free to contact me at (415) 543-3379 ext. 3912. Please forward this request to any and all persons in your department who can assist in complying with this request. I thank you in advance for your prompt attention to this request.

Sincerely,

Eric L. Martin
Summer Law Clerk

Enclosure: Letter from DDS Senior Staff Counsel David Judd to YLC Staff Attorney Corene Kendrick, dated January 6, 2006.
January 6, 2008

Corene Kendrick, Staff Attorney
Youth Law Center
417 Montgomery St., Suite 900
San Francisco, CA 94104-1121

VIA MAIL AND FAX

Re: Public Records Act Request – Juvenile Court Clients

Dear Ms. Kendrick:

The Department of Developmental Services received your letter dated December 22, 2005, regarding documents pertaining to the legal status of the Department’s Clients under the age of 18 who are also under the juvenile court jurisdiction pursuant to Welfare and Institutions Code § 602. The Department is treating your letter as a Public Records Act (PRA) request. This letter is to notify you pursuant to Government Code section 6253 (PRA) that the Department is complying with your request by providing the materials described in Attachments A and B. After making a diligent search of our records the Department determined that there are no other documents in our possession that are described in your letter. As we discussed by telephone on January 3, 2006, the Department is not in possession of any regional center documents that fall into the descriptive categories in your letter. I recommended that you contact the regional centers directly and request whatever documents they may have.

Attachment A describes information pertaining to those juvenile clients who are presently residing at one of the Department’s developmental centers

Attachment B summarizes the agreement you have made with DDS to allow DDS to obtain a computer printout summarizing additional information on juvenile clients who may be in our caseload. You have graciously extended the time allowed to respond to this request to allow the Department to develop the computer program necessary to prepare the summary of information described in Attachment B. You have also agreed to provide payment in advance for these summaries as described in Attachment B.

The California PRA allows state agencies to charge $0.10 per page for copying documents provided under the PRA. Due to the small number of pages involved in this request, no payment is required.

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response, the Department is waiving payment for the document provided with this letter however, the Department reserves the right to charge for any additional materials that may be requests in the future. Thank you for your interest in the Department's programs. Should you have any questions regarding this letter please do not hesitate to contact me at the above telephone number.

Very truly yours,

David Judd
Senior Staff Counsel

Enclosures
Ms. Patricia Del Monico, Executive Director
Harbor Regional Center
21231 Hawthorne Boulevard
Torrance, CA 90503

RE: Public Records Act Request

Dear Ms. Del Monico:

Pursuant to the Public Records Act, California Government Code § 6250, et seq. and upon the enclosed recommendation of Senior Staff Counsel of the California Department of Developmental Services, we request copies of all public records, including memoranda, correspondence, reports, electronic transmissions, or other writings as defined in California Government Code § 6252, subdivision (c), regarding Harbor Regional Center’s juvenile clients. For purposes of this request, “juvenile” or “child” means a person under the age of 18.

Specifically, we seek the following information:

1. Copies of any and all:
   a. Memorandum of Understanding between Harbor Regional Center and county mental health departments
   b. Written criteria Harbor Regional Center staff use at the intake stage to determine if an assessment of a child is needed.
   c. Purchase of service guidelines used to decide upon developmentally disabled individuals’ requests for services.
   d. Life quality assessments of wards of a juvenile court conducted pursuant to California Welfare and Institutions Code § 4570 in 2005, if such life quality assessments are in Harbor Regional Center’s possession. If none are available from 2005, then copies from the most recent year.

2. The estimated number of children in Harbor Regional Center’s service area who have a developmental disability, as defined by California Welfare and Institutions Code § 4512.

3. The current number of children in Harbor Regional Center’s service area who have been assessed as having a developmental disability, as defined by California Welfare and Institutions Code § 4512.
4. For all children identified in #3 above,
   a. The most recent summary data regarding the number who
      are either under juvenile court jurisdiction pursuant to
      California Welfare and Institutions Code § 601 or 602 or
      have been classified as having involvement with the
      juvenile justice system, broken down, if possible, by the
      following categories: (If these are not the categories used
      by Harbor Regional Center, please advise me as to the
      appropriate categories used.)
      i. Secure Placement – Correctional Institution
      ii. Secure Placement – California Youth Authority
      iii. Secure Placement – County/City Jail
      iv. Non-secure Placement
      v. Probation – Legal Commitment
      vi. Parole – Legal Commitment
      vii. Diversion – Legal Commitment
      viii. Convicted, Currently Incarcerated
      ix. Dangerous Mentally Retarded
      x. Sex Offenders – PC 290
   b. A statistical breakdown by race/ethnicity, age, and gender.
   c. A statistical breakdown by their county of origin.
   d. A statistical breakdown by their diagnosed developmental
      disability and/or disabilities.
   e. A statistical breakdown by the type of services Harbor
      Regional Center coordinates, secures, or provides.

5. The number of children referred by qualifying physicians or
   surgeons to Harbor Regional Center for its services, whether or
   not assessments or services were actually provided, in 2003,
   2004, 2005, and through March 31, 2006, respectively, as
   recorded by Harbor Regional Center pursuant to California
   Welfare and Institutions Code § 4656(b).

6. For all children and time periods identified in #5 above, the
   number of children:
   a. Determined by Harbor Regional Center to be eligible for
      services,
   b. Determined by Harbor Regional Center to be ineligible for
      services, and
   c. That appealed Harbor Regional Center’s ineligibly
      determination to:
      i. An informal meeting,
      ii. A mediation, or
      iii. A formal hearing.
7. The number of times a juvenile court has joined Harbor Regional Center to a juvenile court proceeding pursuant to California Welfare and Institutions Code § 362(a) or § 727 in 2003, 2004, 2005 and through March 31, 2006, respectively.

8. For all joiners identified in #7 above,
   a. A statistical breakdown by the joining juvenile court.
   b. A statistical breakdown by the juveniles’ race/ethnicity, age, and gender.
   c. A statistical breakdown by the juveniles’ suspected or diagnosed developmental disability and/or disabilities.
   d. A statistical breakdown by the type of services Harbor Regional Center coordinates, secures, or provides to the juveniles.

If disclosure of any of this information would require the release of identifiable information, we agree to receive information that retracts the individuals’ names, addresses, etc.

I look forward to your response within the ten-day time frame mandated by California Government Code § 6253. The Youth Law Center is a non-profit legal services organization and we do not charge our clients for our services. This information is sought for educational and public interest purposes. We therefore request a waiver of any copying charges.

If you have any questions or concerns regarding this request, feel free to contact me at (415) 543-3379 ext 3912. Please forward this request to any and all persons in your department who can assist in complying with this request. I thank you in advance for your prompt attention to this request.

Sincerely,

Eric L. Martin
Summer Law Clerk

Enclosure: Letter from DDS Senior Staff Counsel David Judd to YLC Staff Attorney Corene Kendrick, dated January 6, 2006
January 6, 2006

CORENE KENDRICK, STAFF ATTORNEY
YOUTH LAW CENTER
417 MONTGOMERY ST., SUITE 900
SAN FRANCISCO, CA 94104-1121

VIA MAIL AND FAX

Re: Public Records Act Request - Juvenile Court Clients

Dear Ms. Kendrick:

The Department of Developmental Services received your letter dated December 22, 2005, regarding documents pertaining to the legal status of the Department's Clients under the age of 18 who are also under the juvenile court jurisdiction pursuant to Welfare and Institutions Code § 602. The Department is treating your letter as a Public Records Act (PRA) request. This letter is to notify you pursuant to Government Code section 6253 (PRA) that the Department is complying with your request by providing the materials described in Attachments A and B. After making a diligent search of our records, the Department determined that there are no other documents in our possession that are described in your letter. As we discussed by telephone on January 3, 2006, the Department is not in possession of any regional center documents that fall into the descriptive categories in your letter. I recommended that you contact the regional centers directly and request whatever documents they may have.

Attachment A describes information pertaining to those juvenile clients who are presently residing at one of the Department's developmental centers.

Attachment B summarizes the agreement you have made with DDS to allow DDS to obtain a computer printout summarizing additional information on juvenile clients who may be in our caseload. You have graciously extended the time allowed to respond to this request to allow the Department to develop the computer programs necessary to prepare the summary of information described in Attachment B. You have also agreed to provide payment in advance for these summaries as described in Attachment B.

The California PRA allows state agencies to charge $.10 per page for copying documents provided under the PRA. Due to the small number of pages involved in this request, the Department is not charging a fee for the materials provided.

Sincerely yours,

Cory L. Stanley
Assistant Director

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response, the Department is waiving payment for the document provided with this letter. However, the Department reserves the right to charge for any additional materials that may be requested in the future. Thank you for your interest in the Department’s programs. Should you have any questions regarding this letter, please do not hesitate to contact me at the above telephone number.

Very truly yours,

[Signature]

David Judd
Senior Staff Counsel

Enclosures
June 21, 2006

Mr. Michael Danneker, Executive Director
Westside Regional Center
5901 Green Valley Circle, Suite 320
Culver City, CA 90230-6953

RE: Public Records Act Request

Dear Mr. Danneker:

Pursuant to the Public Records Act, California Government Code § 6250, et seq and upon the enclosed recommendation of Senior Staff Counsel of the California Department of Developmental Services, we request copies of all public records, including memos, correspondence, reports, electronic transmissions, or other writings as defined in California Government Code § 6252, subdivision (c), regarding Westside Regional Center’s juvenile clients. For purposes of this request, “juvenile” or “child” means a person under the age of 18.

Specifically, we seek the following information:

1. Copies of any and all:
   a. Memorandum of Understanding between Westside Regional Center and county mental health departments.
   b. Written criteria Westside Regional Center staff use at the intake stage to determine if an assessment of a child is needed.
   c. Purchase of service guidelines used to decide upon developmentally disabled individuals’ requests for services.
   d. Life quality assessments of wards of a juvenile court conducted pursuant to California Welfare and Institutions Code § 4570 in 2005, if such life quality assessments are in Westside Regional Center’s possession. If none are available from 2005, then copies from the most recent year.

2. The estimated number of children in Westside Regional Center’s service area who have a developmental disability, as defined by California Welfare and Institutions Code § 4512.

3. The current number of children in Westside Regional Center’s service area who have been assessed as having a developmental disability, as defined by California Welfare and Institutions Code § 4512.
4. For all children identified in #3 above,
   a. The most recent summary data regarding the number who are either under juvenile court jurisdiction pursuant to California Welfare and Institutions Code § 601 or 602 or have been classified as having involvement with the juvenile justice system, broken down, if possible, by the following categories: (If these are not the categories used by Westside Regional Center, please advise me as to the appropriate categories used.)
      i. Secure Placement – Correctional Institution
      ii. Secure Placement – California Youth Authority
      iii. Secure Placement – County/City Jail
      iv. Non-secure Placement
      v. Probation – Legal Commitment
      vi. Parole – Legal Commitment
      vii. Diversion – Legal Commitment
      viii. Convicted, Currently Incarcerated
      ix. Dangerous Mentally Retarded
      x. Sex Offenders – PC 290
   b. A statistical breakdown by race/ethnicity, age, and gender
   c. A statistical breakdown by their county of origin
   d. A statistical breakdown by their diagnosed developmental disability and/or disabilities
   e. A statistical breakdown by the type of services Westside Regional Center coordinates, secures, or provides.

5. The number of children referred by qualifying physicians or surgeons to Westside Regional Center for its services, whether or not assessments or services were actually provided, in 2003, 2004, 2005, and through March 31, 2006, respectively, as recorded by Westside Regional Center pursuant to California Welfare and Institutions Code § 4656(b).

6. For all children and time periods identified in #5 above, the number of children:
   a. Determined by Westside Regional Center to be eligible for services,
   b. Determined by Westside Regional Center to be ineligible for services, and
   c. That appealed Westside Regional Center’s ineligibly determination to:
      i. An informal meeting,
      ii. A mediation, or
      iii. A fair hearing.
7. The number of times a juvenile court has joined Westside Regional Center to a juvenile court proceeding pursuant to California Welfare and Institutions Code § 362(a) or § 727 in 2003, 2004, 2005 and through March 31, 2006, respectively.

8. For all joiners identified in #7 above,
   a. A statistical breakdown by the joining juvenile court.
   b. A statistical breakdown by the juveniles' race/ethnicity, age, and gender.
   c. A statistical breakdown by the juveniles' suspected or diagnosed developmental disability and/or disabilities.
   d. A statistical breakdown by the type of services Westside Regional Center coordinates, secures, or provides to the juveniles.

If disclosure of any of this information would require the release of identifiable information, we agree to receive information that reacts the individuals' names, addresses, etc.

I look forward to your response within the ten-day time frame mandated by California Government Code § 6253. The Youth Law Center is a non-profit legal services organization and we do not charge our clients for our services. This information is sought for educational and public interest purposes. We therefore request a waiver of any copying charges.

If you have any questions or concerns regarding this request, feel free to contact me at (415) 543-3379 ext 3912. Please forward this request to any and all persons in your department who can assist in complying with this request. I thank you in advance for your prompt attention to this request.

Sincerely,

[Signature]

Eric L. Martin
Summer Law Clerk

Enclosure: Letter from DDS Senior Staff Counsel David Judd to YLC Staff Attorney Corene Kendrick, dated January 6, 2006.
January 6, 2006

Corene Kendrick, Staff Attorney
Youth Law Center
417 Montgomery St., Su 900
San Francisco, CA 94104-1121

VIA MAIL AND FAX

Re: Public Records Act Request – Juvenile Court Clients

Dear Ms. Kendrick:

The Department of Developmental Services received your letter dated December 22, 2005, regarding documents pertaining to the legal status of the Department’s Clients under the age of 18 who are also under the juvenile court jurisdiction pursuant to Welfare and Institutions Code § 602. The Department is treating your letter as a Public Records Act (PRA) request. This letter is to notify you pursuant to Government Code section 6253 (PRA) that the Department is complying with your request by providing the materials described in Attachments A and B. After making a diligent search of our records the Department determined that there are no other documents in our possession that are described in your letter. As we discussed by telephone on January 3, 2006, the Department is not in possession of any regional center documents that fall into the descriptive categories in your letter. I recommended that you contact the regional centers directly and request whatever documents they may have.

Attachment A describes information pertaining to those juvenile clients who are presently residing at one of the Department’s developmental centers.

Attachment B summarizes the agreement you have made with DDS to allow DDS to obtain a computer printout summarizing additional information on juvenile clients who may be in our caseload. You have graciously extended the time allowed to respond to this request to allow the Department to develop the computer programs necessary to prepare the summary of information described in Attachment B. You have also agreed to provide payment in advance for these summaries as described in Attachment B.

The California PRA allows state agencies to charge $.10 per page for copying documents provided under the PRA. Due to the small number of pages involved in this request the PRA charges for your two attachments will be $9.10.

Sincerely,

[signature]

The California PRA allows state agencies to charge $.10 per page for copying documents provided under the PRA. Due to the small number of pages involved in this

"Building Partnerships, Supporting Choices"
Corene Kendrick
January 6, 2006
Page two

response, the Department is waiving payment for the document provided with this letter. However, the Department reserves the right to charge for any additional materials that may be requests in the future. Thank you for your interest in the Department's programs. Should you have any questions regarding this letter please do not hesitate to contact me at the above telephone number.

Very truly yours,

[Signature]

David Judd
Senior Staff Counsel

Enclosures
June 21, 2006

Ms. Nancy Gardner, Executive Director
North Bay Regional Center
10 Executive Court
Napa, CA 94558

RE: Public Records Act Request

Dear Ms. Gardner:

Pursuant to the Public Records Act, California Government Code § 6250, et seq and upon the enclosed recommendation of Senior Staff Counsel of the California Department of Developmental Services, we request copies of all public records, including memoranda, correspondence, reports, electronic transmissions, or other writings as defined in California Government Code § 6252, subdivision (c), regarding North Bay Regional Center’s juvenile clients. For purposes of this request, “juvenile” or “child” means a person under the age of 18.

Specifically, we seek the following information:

1. Copies of any and all:
   a. Memorandum of Understanding between North Bay Regional Center and county mental health departments
   b. Written criteria North Bay Regional Center staff use at the intake stage to determine if an assessment of a child is needed
   c. Purchase of service guidelines used to decide upon developmentally disabled individuals’ requests for services.
   d. Life quality assessments of wards of juvenile court conducted pursuant to California Welfare and Institutions Code § 4570 in 2005, if such life quality assessments are in North Bay Regional Center’s possession. If none are available from 2005, then copies from the most recent year.

2. The estimated number of children in North Bay Regional Center’s service area who have a developmental disability, as defined by California Welfare and Institutions Code § 4512

3. The current number of children in North Bay Regional Center’s service area who have been assessed as having a developmental disability, as defined by California Welfare and Institutions Code § 4512
4. For all children identified in #3 above,
   a. The most recent summary data regarding the number who are either under juvenile court jurisdiction pursuant to California Welfare and Institutions Code § 601 or 602 or have been classified as having involvement with the juvenile justice system, broken down, if possible, by the following categories: (If these are not the categories used by North Bay Regional Center, please advise me as to the appropriate categories used)
      i. Secure Placement – Correctional Institution
      ii. Secure Placement – California Youth Authority
      iii. Secure Placement – County/City Jail
      iv. Non-secure Placement
      v. Probation – Legal Commitment
      vi. Parole – Legal Commitment
      vii. Diversion – Legal Commitment
      viii. Convicted, Currently Incarcerated
      ix. Dangerous Mentally Retarded
      x. Sex Offenders – PC 290
   b. A statistical breakdown by race/ethnicity, age, and gender.
   c. A statistical breakdown by their county of origin.
   d. A statistical breakdown by their diagnosed developmental disability and/or disabilities.
   e. A statistical breakdown by the type of services North Bay Regional Center coordinates, secures, or provides.

5. The number of children referred by qualifying physicians or surgeons to North Bay Regional Center for its services, whether or not assessments or services were actually provided, in 2003, 2004, 2005, and through March 31, 2006, respectively, as recorded by North Bay Regional Center pursuant to California Welfare and Institutions Code § 4656(b).

6. For all children and time periods identified in #5 above, the number of children:
   a. Determined by North Bay Regional Center to be eligible for services.
   b. Determined by North Bay Regional Center to be ineligible for services, and
   c. That appealed North Bay Regional Center’s ineligibility determination to:
      i. An informal meeting.
      ii. A mediation, or
      iii. A fair hearing.
7. The number of times a juvenile court has joined North Bay Regional Center to a juvenile court proceeding pursuant to California Welfare and Institutions Code § 362(a) or § 727 in 2003, 2004, 2005 and through March 31, 2006, respectively.

8. For all joinders identified in #7 above,
   a. A statistical breakdown by the joining juvenile court
   b. A statistical breakdown by the juveniles' race/ethnicity, age, and gender
   c. A statistical breakdown by the juveniles' suspected or diagnosed developmental disability and/or disabilities
   d. A statistical breakdown by the type of services North Bay Regional Center coordinates, secures, or provides to the juveniles

If disclosure of any of this information would require the release of identifiable information, we agree to receive information that reacts the individuals' names, addresses, etc.

I look forward to your response within the ten-day time frame mandated by California Government Code § 6253. The Youth Law Center is a non-profit legal services organization and we do not charge our clients for our services. This information is sought for educational and public interest purposes. We therefore request a waiver of any copying charges.

If you have any questions or concerns regarding this request, feel free to contact me at (415) 543-3379 ext 3912. Please forward this request to any and all persons in your department who can assist in complying with this request. I thank you in advance for your prompt attention to this request.

Sincerely,

Eric L. Martin
Summer Law Clerk

Enclosure: Letter from DDS Senior Staff Counsel David Judd to YLC Staff
January 8, 2006

VIA MAIL AND FAX

Corene Kendrick, Staff Attorney
Youth Law Center
417 Montgomery St., Suite 900
San Francisco, CA 94104-1121

Re: Public Records Act Request – Juvenile Court Clients

Dear Ms. Kendrick:

The Department of Developmental Services received your letter dated December 22, 2005, regarding documents pertaining to the legal status of the Department's Clients under the age of 18 who are also under the juvenile court jurisdiction pursuant to Welfare and Institutions Code § 602. The Department is treating your letter as a Public Records Act (PRA) request. This letter is to notify you pursuant to Government Code section 6253 (PRA) that the Department is complying with your request by providing the materials described in Attachments A and B. After making a diligent search of our records the Department determined that there are no other documents in our possession that are described in your letter. As we discussed by telephone on January 3, 2006, the Department is not in possession of any regional center documents that fall into the descriptive categories in your letter. I recommended that you contact the regional centers directly and request whatever documents they may have.

Attachment A describes information pertaining to those juvenile clients who are presently residing at one of the Department's developmental centers.

Attachment B summarizes the agreement you have made with DDS to allow DDS to obtain a computer printout summarizing additional information on juvenile clients who may be in our caseload. You have graciously extended the time allowed to respond to this request to allow the Department to develop the computer programs necessary to prepare the summary of information described in Attachment B. You have also agreed to provide payment in advance for these summaries as described in Attachment B.

The California PRA allows state agencies to charge $.10 per page for copying documents provided under the PRA. Due to the small number of pages involved in this request, there will be no charge.

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response, the Department is waiving payment for the document provided with this letter. However, the Department reserves the right to charge for any additional materials that may be requested in the future. Thank you for your interest in the Department’s programs. Should you have any questions regarding this letter please do not hesitate to contact me at the above telephone number.

Very truly yours,

[Signature]
David Judd
Senior Staff Counsel

Enclosures