UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA,))
Plaintiff,))
v. THE STATE OF NEW YORK and THE NEW YORK STATE OFFICE OF CHILDREN AND FAMILY SERVICES,	/) Civil No. 1:10-CV-0858(FJS/DRH))))))
Defendants.)))

Joint Motion to Dismiss

The parties, the United States, the State of New York, and the New York State Office of Children and Family Services, pursuant to the Settlement Agreement entered in this action on July 19, 2010, jointly move this Court to enter an order dismissing Columbia Girls Secure Center (Columbia) from the Settlement Agreement. Columbia has maintained substantial compliance for twelve consecutive months and under the terms of the Settlement Agreement can now be dismissed from the case.

1. On December 14, 2007, pursuant to its authority under the Civil Rights of Institutionalized Persons Act, 42 U.S.C. § 1997, and the Violent Crime Control and Law Enforcement Act of 1994, 42 U.S.C. § 14141, the United States initiated an investigation into conditions at four state-operated juvenile facilities: Finger Lakes Residential Center and Lansing Residential Center in Lansing, New York, and Tryon Residential Center and Tryon Girls Center in Johnstown, New York.

- 2. On August 14, 2009, the United States issued a Findings Letter pursuant to 42 U.S.C. § 1997(a)(1), which concluded that certain conditions at the facilities violated the constitutional rights of juveniles committed to the facilities.
- 3. To resolve issues relating to use of restraints; use of force; use of psychotropic medications; utilization of trained investigators to review staff misconduct; development of a behavior treatment program; development of a mental health program; treatment, prevention, and education of youth with a history of substance abuse; and development of a comprehensive quality assurance program, the parties agreed to enter into a Settlement Agreement. The Settlement Agreement required the State of New York to take specific steps to remedy identified deficiencies in the above areas.
- 4. The Settlement Agreement, filed simultaneously with the underlying Complaint in this action, was entered by this Court on July 19, 2010.
- 5. In January 2011, the State closed Tryon Residential Center. Tryon boys who continued to require OCFS facility placement at the time of the closure were transferred to other existing OCFS facilities, among them Finger Lakes Residential Center which was already subject to monitoring under the Settlement Agreement. In August 2011, the State closed Tryon Girls Center. Tryon girls were moved to Taberg Residential Center for Girls (Taberg) and Columbia Girls Secure Center. Both parties agreed that Taberg and Columbia would be monitored under the Settlement Agreement. In August 2013, the State closed Lansing Residential Center, and the girls who continued to be in OCFS custody at the time of the closure were released to community supervision.
- 6. Based upon its monitoring of the Settlement Agreement, including site inspections of Columbia and review of the monitor's compliance reports, the United States has concluded, and the State of New York agrees, that defendants have implemented all terms of the Settlement

Agreement for Columbia by maintaining substantial compliance for twelve consecutive months. Under the terms of the Settlement Agreement, Columbia can now be dismissed from the case as required under Section V, paragraph 77(c), of the Settlement Agreement.

The parties jointly move this Court to enter the attached proposed order dismissing Columbia Girls Secure Center from the July 19, 2010 Settlement Agreement.

Respectfully submitted,

ON BEHALF OF THE PLAINTIFF

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Defendants.	
The insuling I take Motion to Digmi	ORDER
•	ss Columbia Girls Secure Center from the Settlement
Agreement is hereby GRANTED. This or	der has no bearing or effect upon the remaining
facilities covered by the Settlement Agree	ment. IT IS ORDERED THAT the Clerk of the Court
shall dismiss Columbia Girls Secure Cente	er from the Settlement Agreement in the above-styled
case. The Clerk is directed to notify the pa	arties of entry of this Order.
Dated the day of, 2014	4.
	United States District Judge