

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA

RECEIVED
APR 23 1986
OFFICE OF ATTORNEY GENERAL
LITIGATION SECTION

FILED APR 18 1986

KASEEM COLEMAN, et al.,

:

CIVIL ACTION

Plaintiffs

:

-vs-

:

NO. 81-2215

HON. JOSEPH STANZIANI, et al.,

:

Defendants

ENTERED: *[Signature]* CLASS ACTION

ORDER

AND NOW, this 18th day of April, 1986, it is hereby Ordered that:

Pursuant to notification of the classes and this Court's consideration of all objections to the proposed consent decree, the decree is finally approved with the following clarifications:

1. The effective date of the consent decree shall be September 1, 1986 by which date training regarding the terms of this decree shall be provided as set forth at paragraph 6 of the proposed decree.

2. Monitoring of compliance with the terms of the consent decree shall begin on September 1, 1986 as set forth at paragraph 7 of the proposed decree.

3. As long as the Youth Study Center remains the only facility for secure detention of juveniles in Philadelphia County, and is controlled by the settlement in Santiago v. City of Philadelphia, Civil Action No. 74-2589 (filed 1/14/85), this consent decree shall not control in




Philadelphia County. In the event that Philadelphia County uses a secure juvenile detention center other than the Youth Study Center this consent decree shall apply.

4. Paragraph II(3) is not meant to require 10-day administrative reviews prior to adjudication. The cases of all children in secure detention following adjudication, pending or following disposition, or pending or following review of disposition, must be reviewed administratively according to the terms of the paragraph.

5. All computations of time under this consent decree shall be governed by Section 1908 of the Statutory Construction Act of 1972, 1 Pa. C.S.A. Secs. 1501 et seq.

BY THE COURT:



HONORABLE JOSEPH S. LORD, III