

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF NEW YORK

MANUEL HERNANDEZ, a minor, by his mother and next friend, Iris Hernandez; DANIEL CORBETT, a minor, by his mother and next :: friend, Fanny Corbett,

Plaintiffs,

: JABORATINT.

Index No. 41973/76

JAN - VR 197

CONSENT DRDEN

+ SHOKAL

## -against-

JOHN T. CARROLL, P.E. Administrator of the Municipal Services Administration; CHARLES FOTI, Director of the Bureau of Operating Services; HON. JOSEPH B. WILLIAMS, Deputy Administrative Judge of the City of New York Family Division; HON DAVID ROSS, New York City Administrative Judge of the Supreme Court of the State of New York; J. HENRY SMITH, Administrator of the Human Resources Administration and Commissioner of the Department of Social Services of the City of New York,

Defendants.

The above-entitled action having been compromised and settled, and no party hereto being ar infant or incompetent for whom a committee has been appointed and no person not a party hereto having an interest in the subject matter of the action,

IT IS HEREBY STIPULATED AND AGREED AND CONSENTED by and between the respective parties and attorneys herein that

1. Defendants agree that the new Bronx Family Courthouse, located at 215 East 161st Street, Bronx, New York 10451, shall be open and ready for full occupancy including utilization of detention rooms for juveniles on or before May 2, 1977.

2. Defendants agree to continue to repair and service the boys' and girls' detention rooms and to maintain those rooms in a sanitary, humane and healthful condition.

3. More specifically but not by way of limitation, defendants agree to be responsible for the following:

a) proper functioning of the toilets and sinks in and attached to the detention room and the maintenance of seats attached to said toilets;

b) proper operation of all windows in the rooms so that they can open and close and the replacement of all broken panes of glass;

c) proper functioning of the drinking fountains and water coolers;

d) proper care of the refrigerator;

e) regular extermination of the roaches now infesting the area;

f) best efforts to comply with all fire regula-

tions;

-2-

g) maintenance of a working light fixture in the attorneys' interview room and the repair of falling paint and plaster in said room;

h) proper and adequate heating and cooling of the detention and attorneys' interview rooms.

4. Plaintiffs agree to discontinue this action without prejudice to any party. In the event that defendants fail to fulfill any of the conditions set forth herein, plaintiffs may seek appropriate relief.

Dated: New York, New York December 14, 1976

JAN 19 1977

W. BERNARD RICHLAND CORPORATION COUNSEL Attorney for City Defendants Municipal Building New York, New York 10007

Ъy: Famer D. Straus

JAMES STRAUSS, ESQ. Assistant Corporation Counsel

CHARLES SCHINITSKY, ESQ. THE LEGAL ATD SOCIETY JUVENILE RIGHTS DIVISION Attorney for Plaintiffs Michael J. Dale, Esq., of Counsel

SO ORDERED 7-17,1977,

1