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20 GAY-STRAIGHT ALLIANCE NETWORK and  
21 GEORGE LOOMIS

22 UNITED STATES DISTRICT COURT  
23 EASTERN DISTRICT OF CALIFORNIA

24 GAY STRAIGHT ALLIANCE NETWORK  
25 and GEORGE LOOMIS,

26 Plaintiffs,

27 v.

28 VISALIA UNIFIED SCHOOL DISTRICT,  
by and through its Board of Education;  
CARLYN LAMBERT, Superintendent;  
LINDA GONZALES, former  
Superintendent; BOB CESENA, Principal;  
GIG STEVENS, Assistant Principal, JUAN  
GARCIA; and Does 1-25, inclusive,

Defendants.

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CLERK, US DIST. COURT  
EASTERN DIST. OF CALIF  
AT FRESNO

BY DEPUTY

HOWARD  
RICE  
NEMEROVSKI  
CANADY  
FALK  
& RABKIN  
A Professional Corporation

No. Civ. F-00-6616 OWW/LJO

Action Filed: September 29, 2000

CONSENT DECREE AND ORDER;  
STIPULATION OF DISMISSAL

1 On January 24, 2001, Plaintiff Gay-Straight Alliance Network ("GSA Network")  
2 joined this action and, together with Plaintiff George Loomis, filed a First Amended  
3 Complaint asserting federal equal protection and due process claims as well as statutory  
4 claims under the California Education and Civil Codes.

5 Defendant Visalia Unified School District ("VUSD") denies the allegations in the First  
6 Amended Complaint. The parties desire to avoid further costly and protracted litigation and  
7 have voluntarily agreed, as indicated by the signatures below, to resolve Plaintiffs' claims  
8 against Defendant without the necessity of a trial by entering into this Consent Order. After  
9 reviewing the terms of this Consent Order, the Court concludes that the entry of this Consent  
10 Order comports with federal law and is appropriate under all the circumstances.

11 Therefore, it is ORDERED, ADJUDGED and DECREED as follows:

12 **I. Mandatory Staff Training Program**

13 A. *Retention Of Intergroup Clearinghouse.* Within thirty (30) calendar days from  
14 the date of entry of this Consent Order, VUSD will retain the Intergroup Clearinghouse to  
15 prepare and implement all aspects of the mandatory Fall semester 2002 staff training  
16 programs for certain administrators, teachers and other staff within the VUSD ("Qualified  
17 Staff" as defined in Paragraph I.B), as more fully described below.

18 B. *Qualified Staff.* This Mandatory Staff Training Program will be mandatory for all  
19 certificated employees, administrators, and non-certificated staff who are responsible for  
20 monitoring student behavior (collectively referred to in this Consent Order as "Qualified  
21 Staff"). Notwithstanding the foregoing, Qualified Staff specifically does not include school  
22 bus drivers.

23 C. *Initial Staff Trainings.*

24 1. The Intergroup Clearinghouse will prepare, implement, and conduct initial  
25 staff trainings (hereinafter referred to as "Initial Staff Trainings") for Qualified Staff at all  
26 VUSD schools (including elementary schools, middle schools, high schools, and  
27 continuation schools), during the Fall 2002 semester. During the Fall 2003 semester and the  
28 Fall 2004 semester, the VUSD will offer at least one Initial Staff Training, with the aid of

1 the Intergroup Clearinghouse (or another similarly-qualified trainer whom the parties  
2 mutually agree upon), for any Qualified Staff whom the VUSD has hired since the previous  
3 Initial Staff Training was conducted and for any Qualified Staff who have not yet been  
4 trained because they did not attend prior Initial Staff Trainings.

5 2. Each Initial Staff Training will last three hours and will be focused  
6 exclusively on issues pertaining to sexual orientation harassment and discrimination. The  
7 VUSD will cooperate with the trainer in conducting reasonably limited preparatory activities  
8 in advance of Initial Staff Trainings.

9 3. The requirements of this paragraph will only apply to any newly-hired  
10 Qualified Staff who become employed with the VUSD after the completion of the three hour  
11 Initial Staff Trainings for that academic year. If the VUSD, as part of the normal orientation  
12 of newly-hired Qualified Staff, provides training as to any VUSD policies relating to  
13 harassment, discrimination, or sexual harassment, the VUSD must include within that  
14 training an appropriate discussion and treatment of VUSD policies and prohibitions on  
15 harassment and discrimination on the basis of sexual orientation. The trainer who conducts  
16 Initial Staff Trainings will not be required to conduct any of the instruction or training for  
17 newly-hired Qualified Staff described in this paragraph. Regardless of whether or not newly-  
18 hired Qualified Staff receive information or training provided by the VUSD immediately  
19 following their hire, the newly-hired Qualified Staff must attend Initial Staff Trainings in the  
20 fall semester of the subsequent academic year.

21 4. While not a mandatory requirement of this Consent Order, the VUSD and  
22 the trainer will encourage principals and other administrators to brief or otherwise discuss  
23 the content of the Initial Staff Trainings with other VUSD staff who are not required to  
24 attend the Initial Staff Trainings but who have contact with students (such as clerical and  
25 support staff). The VUSD will not be required to document or report to Plaintiffs any efforts  
26 that it undertakes pursuant to this paragraph.

27 *D. Annual Staff Training Updates.*

28 1. Beginning with the Fall 2003 semester and continuing for the duration of

1 the Consent Order, the VUSD will conduct annual staff trainings of approximately thirty  
2 (30) minutes in length in the Fall semester of each year (hereinafter referred to as "Annual  
3 Staff Training Updates") for each Qualified Staff member who has already received an  
4 Initial Staff Training. The VUSD may integrate the Annual Staff Training Updates into  
5 other training or inservice programs that it conducts in the Fall semester provided that  
6 approximately thirty (30) minutes of time is spent training staff on preventing harassment  
7 and discrimination on the basis of actual or perceived sexual orientation.

8           2. The VUSD shall use the Intergroup Clearinghouse (or another similarly  
9 qualified trainer whom the parties mutually agree upon) as the trainer for designing and  
10 implementing the Annual Staff Training Updates. While the VUSD will have flexibility in  
11 determining whether to employ the Intergroup Clearinghouse or other trainer to conduct all  
12 aspects of the Annual Staff Training Updates, at a minimum, the trainer must be physically  
13 present at all Annual Staff Training Updates in order to allow VUSD staff the opportunity to  
14 discuss and ask questions about (i) how they have handled incidents of harassment and  
15 discrimination reported by students during the previous year; and (ii) the development of  
16 site-specific strategies for preventing such incidents.

17           E. *Content Of The Mandatory Staff Training Program.*

18           1. The goal of the Initial Staff Trainings and the Annual Staff Training  
19 Updates is to increase safety, promote a safe learning environment, and prevent harassment  
20 and discrimination on the basis of actual or perceived sexual orientation. The Intergroup  
21 Clearinghouse and/or other trainer will have flexibility in designing and implementing the  
22 Initial Staff Trainings; however, the Initial Staff Trainings should include most or all of the  
23 following: (1) a discussion of terminology to be used in the training; (2) use of appropriate  
24 audiovisual and written materials; (3) small-group discussions and exercises on how to  
25 investigate, report, and remedy incidents of harassment and discrimination; (4) discussion of  
26 VUSD policies and state and federal laws regarding sexual orientation harassment and  
27 discrimination; (5) discussion of the legal obligations of VUSD employees; (6) discussion on  
28 how to develop a school site plan for preventing harassment and discrimination; (7)

1 discussion of community resources to aid victims of harassment and discrimination; and (8)  
2 time for questions and answers.

3           2. The trainer will have similar flexibility in assisting the VUSD with  
4 designing and implementing the Annual Staff Training Updates. A mandatory component of  
5 the Annual Staff Training Updates is allowing the staff to discuss and ask questions about (i)  
6 how they have handled any incidents of harassment and discrimination reported by students  
7 during the previous year; and (ii) the development of site-specific strategies for preventing  
8 such incidents. In addition to this mandatory component, the Annual Staff Training Updates  
9 should include many of the eight elements listed in Paragraph I.E.1.

10           3. Prior to the first trainings, the VUSD Board of Education will be provided  
11 with materials to be used and the content of the Initial Staff Trainings and the Annual Staff  
12 Training Updates for its approval with the understanding that the Board will not  
13 unreasonably withhold its consent to materials and content that comport with the description  
14 above.

## 15           **II. Mandatory Student Training Program**

### 16           A. *Scope Of The Mandatory Student Trainings In VUSD High Schools.*

17           1. Beginning in the Fall 2002 semester and repeating each year thereafter for  
18 the duration of the Consent Order, VUSD will provide one training session of approximately  
19 fifty (50) minutes in length to all students in one grade level in all VUSD high schools and  
20 continuation schools on the subject of preventing harassment and discrimination on the basis  
21 of actual or perceived sexual orientation (hereinafter referred to as the "Mandatory Student  
22 Trainings"). The Mandatory Student Trainings will be conducted in courses in which the  
23 VUSD already addresses other forms of harassment and discrimination, or otherwise  
24 addresses school safety issues.

25           2. These Mandatory Student Trainings shall be conducted in VUSD high  
26 schools by students in a peer-to-peer format. The VUSD and GSA Network will attempt to  
27 integrate the Mandatory Student Training Program into any already existing VUSD peer  
28 education and counseling programs.

1           3. For the 2002-2003 and 2003-2004 school years, the VUSD will contract  
2 with GSA Network for designing and implementing the Mandatory Student Training  
3 program in VUSD high schools, including training the peer trainers and preparing VUSD  
4 teachers for integrating the Mandatory Student Training Program into its high school  
5 curriculum for the 2004-2005 school year. The VUSD will pay GSA Network for services it  
6 provides to the VUSD relating to the Mandatory Student Training Program up to a  
7 maximum amount of \$12,000. GSA Network shall bill VUSD for these services as they are  
8 provided.

9           4. For the 2004-2005 school year, the VUSD shall implement the Mandatory  
10 Student Training Program into its high school curriculum and shall not be obligated to pay  
11 GSA Network for providing any services.

12           5. Notwithstanding Paragraphs II.A.2-II.A.4 above, if as part of implementing  
13 the peer-to-peer aspects of the Mandatory Student Trainings prior to the 2004-2005 school  
14 year, the VUSD and GSA Network both agree that it is more efficient to have teachers  
15 integrate some or all of the curriculum for the Mandatory Student Trainings into the already-  
16 existing VUSD high school curriculum, GSA Network and the VUSD will cooperate and  
17 agree upon a method for implementing teacher-conducted trainings as part of the Mandatory  
18 Student Trainings. If GSA Network determines that such Mandatory Student Trainings have  
19 been successfully integrated into the VUSD curriculum, the VUSD will be relieved of its  
20 obligation to continue to retain GSA Network to provide student training-related services,  
21 and such determination shall not be unreasonably withheld.

22           B. *Scope Of The Mandatory Student Training Program In Middle Schools*

23           1. Beginning in the Fall 2002 semester and continuing throughout the duration  
24 of this Consent Order, the VUSD will provide an announcement about VUSD policies  
25 prohibiting harassment and discrimination on the basis of actual or perceived sexual  
26 orientation in fall student assemblies for middle schools students.

27           2. Beginning in the Fall 2002 semester and continuing throughout the duration  
28 of this Consent Order, the VUSD will ensure that middle school students are taught, in the

1 appropriate middle school curriculum addressing harassment and discrimination, that  
2 harassment and discrimination on the basis of actual or perceived sexual orientation is  
3 prohibited.

4 C. *Content of the Mandatory Student Trainings*

5 1. The Mandatory Student Trainings will address topics related to harassment,  
6 discrimination, and school safety, specifically focused on preventing harassment and  
7 discrimination on the basis of actual or perceived sexual orientation. GSA Network will  
8 provide the VUSD Board of Education, or any committee it may designate that regularly  
9 reviews school safety or anti-discrimination matters, with materials to be used in the high  
10 school student trainings for approval with the understanding that the VUSD will not  
11 unreasonably withhold its consent to materials that comport with the general requirements  
12 discussed in this Consent Order.

13 2. Plaintiffs and Defendants stipulate to, and the Court hereby orders that  
14 Mandatory Student Trainings will cover topics related to harassment, discrimination, and  
15 school safety, and will not cover topics listed in Education Code Sections 51201.5, 51550,  
16 51554 or 51820 requiring parental notification.

17 **III. VUSD Policies**

18 A. *Revisions Of Policies And Handbooks.* No later than the first day of the Fall 2002  
19 semester and continuing throughout the duration of this Consent Order, VUSD policies and  
20 student handbooks shall be revised if necessary so that they expressly state in a conspicuous  
21 manner that harassment and discrimination based on sexual orientation and gender, which  
22 includes perceptions of a person's identity, appearance or behavior, is expressly prohibited  
23 under VUSD policies and state law. See Education Code Section 220 and Penal Code  
24 Sections 422.6 and 422.76.

25 B. *Description Of Complaint Resolution Procedures.* No later than the first day of  
26 the Fall 2002 semester and continuing throughout the duration of this Consent Order, VUSD  
27 policies and student handbooks shall be revised if necessary so that they clearly explain the  
28 complaint procedures for reporting harassment and discrimination based on sexual



1 orientation and gender; how investigations involving allegations of harassment and  
2 discrimination are to be conducted by the VUSD; what VUSD resources are available for  
3 victims of harassment and discrimination, including the existence of and the role of  
4 Compliance Coordinators (*see* Section IV, *infra*); and what remedies or responses the VUSD  
5 makes available for victims of harassment and discrimination.

6 **IV. Compliance Coordinators**

7 **A. Selection Of Compliance Coordinators.**

8 1. No later than thirty (30) days after the Initial Staff Trainings are conducted  
9 for the Fall 2002 semester, the VUSD will select two administrators, faculty, or staff (one  
10 male and one female) to serve as "Compliance Coordinators" for each VUSD middle school,  
11 high school, and continuation school. VUSD elementary schools shall only be required to  
12 have one Compliance Coordinator, and the principal of each elementary school shall  
13 automatically be designated to serve in that capacity. The VUSD may call the Compliance  
14 Coordinators "school safety counselors" or another title of its choice. These Compliance  
15 Coordinators are individuals who are identified as resources for VUSD students who feel  
16 that they may have suffered harassment or discrimination based on sexual orientation, and  
17 who are available at each school for monitoring and recording allegations of harassment or  
18 discrimination on the basis of actual or perceived sexual orientation.

19 2. As VUSD faculty and staff are trained at the Fall 2002 Initial Staff  
20 Trainings pursuant to Paragraph I.C. of this Consent Order, the Trainers will seek volunteers  
21 to serve as Compliance Coordinators for individual middle schools, high schools, and  
22 continuation schools. If at the Fall 2002 Initial Staff Trainings two Compliance  
23 Coordinators for an individual school are not selected, within thirty (30) days of the Initial  
24 Staff Training, the principal of that school will select appropriate Compliance Coordinators  
25 whom he or she reasonably believes will have sensitivity to lesbian and gay students.

26 3. At the Initial Staff Trainings, the Trainers shall inform the Compliance  
27 Coordinators of their role as resources for students, and while the Compliance Coordinators  
28 need not receive any supplementary training to prepare them for their role, the VUSD must



1 ensure that they are familiar with (i) how to investigate and remedy allegations of sexual  
2 orientation harassment or discrimination, (ii) how to track, record, and report such incidents  
3 or complaints, and (iii) how to advise or work with other staff concerning incidents of  
4 harassment or discrimination.

5 4. Subsequent to the initial designation of Compliance Coordinators described  
6 in Paragraphs IV.A.1 and IV.A.2, each VUSD middle school, high school, and continuation  
7 school shall have two Compliance Coordinators (one male and one female) throughout the  
8 entire duration of the Consent Order. If any VUSD middle school, high school, and  
9 continuation school does not have the required two Compliance Coordinators (whether  
10 through staff attrition, resignation of Compliance Coordinators, or for other reasons), the  
11 principal for that school must within thirty (30) calendar days select a new Compliance  
12 Coordinator whom he or she reasonably believes will have sensitivity to lesbian and gay  
13 students. While any newly chosen Compliance Coordinator need not receive any  
14 supplementary training other than the Initial Staff Trainings to prepare them for their role,  
15 VUSD principals must ensure that any new Compliance Coordinators are familiar with (i)  
16 how to investigate and remedy allegations of sexual orientation harassment or  
17 discrimination, (ii) how to track, record, and report such incidents or complaints, and (iii)  
18 how to advise or work with other staff concerning incidents of harassment or discrimination.

19 B. *Publicly Identifying Compliance Coordinators For Parents, Students, and VUSD*  
20 *Employees.*

21 1. By no later than the Fall 2003 semester , all parents, students, and VUSD  
22 employees shall be informed of the existence, role, and identity of Compliance Coordinators  
23 through student handbooks or other guides.

24 2. By no later than the first day of the Spring 2003 semester , the existence,  
25 role, and identity of the two Compliance Coordinators shall be posted in at least one  
26 prominent and accessible location in each high school, middle school, and continuation  
27 school. In addition, by no later than the first day of the Spring 2003 semester , the VUSD  
28 website and any websites for individual VUSD schools shall, at a minimum, describe the

1 existence and role of the Compliance Coordinators and shall instruct students and parents  
2 that they should check with principals or other administrators at their school for the identity  
3 of site-specific Compliance Coordinators.

4 **V. Systems For Reporting Incidents Of Harassment And Discrimination**

5 **A. Incident Reports.**

6 1. For the duration of this Consent Order, the VUSD shall maintain a written  
7 record (hereinafter referred to as an "Incident Report") of the following verbal or written  
8 complaints made to VUSD agents and employees of harassment or discrimination of  
9 students on the basis of actual or perceived sexual orientation: (1) each and every complaint  
10 of physical harassment whether reported by a student complainant or person who witnessed  
11 or learned of such harassment; (2) each and every complaint of verbal harassment or  
12 discrimination reported by a student complainant; and (3) two or more incidents of verbal  
13 harassment or discrimination reported by witnesses or persons who learned of such  
14 harassment secondhand.

15 2. Each Incident Report shall, at a minimum, include (1) the name of the  
16 person making the allegation, and, if different, the name of the alleged victim; (2) the nature  
17 of the allegation and the date of alleged incident; (3) the names of all persons alleged to have  
18 committed violations; (4) the names of all persons who may have relevant information about  
19 the incident; (5) the written statements of the complainant, the victim (if different from the  
20 complainant), the alleged perpetrator, and any witnesses; (6) the outcome of the  
21 investigation; (7) any action taken by the VUSD; and (8) attached copies of any documents  
22 supplied to the VUSD or created during the investigation or complaint process. The Incident  
23 Report shall be completed no later than fifteen (15) calendar days after the date upon which  
24 the complaint is first made.

25 **B. Computerized Reporting.** For its convenience, the VUSD may use its District-  
26 wide computer system for tracking some or all of the information in the Incident Reports  
27 relating to incidents of harassment or discrimination and the VUSD's response to them at  
28 any or all school sites. VUSD will ensure that any computerized records are appropriately

1 stored and maintained so that any information that is stored solely in electronic form may be  
2 provided to Plaintiffs in the Annual Reports to Plaintiffs (*see* Section X, herein).

3 **VI. Gay Straight Alliances And Other Clubs**

4 A. *High School Student Handbooks.* Beginning no later than the Fall 2002 semester,  
5 the student handbooks at each VUSD high school shall include a listing of the types of clubs  
6 that the VUSD encourages students to join, and this list shall include a specific mention of a  
7 gay-straight alliance or some generic reference to a gay and lesbian student group.

8 B. *Faculty Advisors.* Because faculty advisors are required for non-curricular clubs,  
9 if a student at a VUSD school indicates an interest in forming a gay-straight alliance or other  
10 gay or lesbian student group to a Compliance Coordinator or an administrator at a VUSD  
11 school during the duration of this Consent Order, the VUSD will attempt to make a faculty  
12 advisor available for that club to the full extent that it would do so for any other club, and  
13 shall protect any faculty advisor who serves from suffering any adverse employment  
14 consequences as a result of his or her participation as a faculty advisor.

15 **VII. Community Advisory Group**

16 A. *Role Of Visalia Unified Educational Forum.* The Visalia Unified Educational  
17 Forum, which currently is open to the community and serves as a public advisory body to  
18 the VUSD, shall be charged with addressing and discussing issues pertaining to sexual  
19 orientation discrimination and harassment, including issues of tolerance and diversity on a  
20 broader scale. The Forum will begin discussing these issues within ninety (90) calendar  
21 days of the entry of this Consent Order.

22 B. *Subcommittee On Sexual Orientation Issues.* Within ninety (90) days after the  
23 entry of this Consent Order, the Visalia Unified Educational Forum will create a  
24 subcommittee specifically charged with assessing the climate at VUSD schools with regard  
25 to sexual orientation discrimination and harassment, including implementing this Consent  
26 Order and implementing the goals of AB 537 (1999) (codified in Education Code Sections  
27 200 *et seq.*).

**VIII. Prohibitory Injunction**

A. Throughout the duration of this Consent Order, VUSD, its agents, employees, successors, and all persons in active concert or participation with it, are enjoined from:

1. Failing to respond promptly and appropriately in accordance with the revised policies (referred to in Section III, *supra*) whenever VUSD receives complaints or allegations of harassment or discrimination on the basis of actual or perceived sexual orientation.

2. Engaging in, sanctioning, or allowing harassing conduct (whether on the basis of actual or perceived sexual orientation) by failing to follow the revised policies referred to in Section III, *supra*, including verbal conduct, that creates (or will certainly create) a hostile environment by substantially interfering with a student's educational benefits, opportunities, or performance or that is threatening or seriously intimidating.

3. Retaliating against, or taking any actions that have the impact of adversely affecting, any student or employee because that student or employee has made allegations or filed or participated in a complaint with the VUSD or any federal, state, local or non-governmental entity concerning harassment or discrimination on the basis of actual or perceived sexual orientation.

4. Coercing students who have complained of harassment or discrimination on the basis of actual or perceived sexual orientation to enroll in alternative education or independent study programs.. The mere fact that a student complains of harassment or discrimination on the basis of actual or perceived sexual orientation does not justify that student's placement into alternative education or independent study programs. Nothing in this provision will prevent the VUSD from recommending its independent study program or other alternative educational programs to students for reasons independent of their harassment or discrimination complaints where the students otherwise meet the established criteria for entrance into the alternative program. Nothing in this provision shall relieve the VUSD of its obligation to respond promptly and appropriately in accordance with the revised policies (referred to in Section III, *supra*), whenever the VUSD receives complaints

1 or allegations of harassment or discrimination on the basis of actual or perceived sexual  
2 orientation.

3 **IX. Duration of Consent Order**

4 A. This Consent Order is effective immediately upon its entry by the Court and shall  
5 remain in effect until June 30, 2005, or sixty (60) calendar days after the last report under  
6 Section X is received, whichever date is later. The Consent Order may be extended for an  
7 additional two years (to June 30, 2007), by order of this Court upon Plaintiffs' motion, if at  
8 any time from entry of the Consent Order through June 30, 2005, or sixty (60) calendar days  
9 after the last report under Section X is received, whichever date is later, the VUSD is found  
10 to be in contempt of Court or in substantial non-compliance with the terms of the Consent  
11 Order.

12 B. With the entry of this Consent Order, Plaintiffs and Defendants consent to and  
13 this Court hereby orders that this action is dismissed with prejudice PROVIDED  
14 HOWEVER, THAT the Court shall retain jurisdiction over this action for the period  
15 specified in Paragraph IX.A above to ensure compliance with all provisions of this Consent  
16 Order.

17 C. The parties agree that the time limits set forth throughout this Consent Order may  
18 be expanded upon mutual consent of the parties.

19 **X. Annual Reporting To Plaintiffs**

20 A. On or before June 30, 2003, June 30, 2004, and June 30, 2005, the VUSD shall  
21 deliver to counsel for Plaintiffs, at the address set forth below, a detailed report covering the  
22 preceding reporting period containing information about the VUSD compliance efforts with  
23 this Consent Order, including but not limited to:

24 1. Copies of the VUSD's policies and procedures for preventing, identifying,  
25 reporting and responding to harassment and discrimination on the basis of actual or  
26 perceived sexual orientation, including any revisions since the previous report (if the policies  
27 are unchanged from a previous year, the VUSD can so certify in lieu of providing copies of  
28 the policies);

2. Copies of the specific language contained in student handbooks or any other notices or materials sent to students, parents, or employees providing information about the VUSD's policies and procedures for preventing, identifying, reporting and responding to harassment and discrimination on the basis of actual or perceived sexual orientation, and a narrative description of which documents contained these notices and when these notices and materials were distributed;

3. A certification providing the following information concerning the Mandatory Staff Training Program conducted during the preceding year: (1) the number of VUSD staff members who attended the Mandatory Staff Training Program; (2) staff members who were scheduled to attend Mandatory Staff Training Program but who failed to attend; and (3) confirmation that the following persons attended the Mandatory Staff Training Program: (a) all Compliance Coordinators; (b) all individual Defendants named in this lawsuit employed by the VUSD; and (c) all teachers participating in the Mandatory Student Training Program.

4. Narrative description of the VUSD's activities in implementing Paragraph II.B. of this Consent Order, and, if applicable, a narrative description of the VUSD's activities in conducting Mandatory Student Trainings pursuant to Paragraph II.A.5. For the June 30, 2005 annual report, the VUSD shall also provide (1) a confirmation that the VUSD conducted the Mandatory Student Training Program in all high schools during the 2004-2005 school year; (2) a narrative description of the VUSD's activities in implementing that program; and (3) a copy of a curriculum outline for the program.

5. A list of Compliance Coordinators for the middle schools, high schools, and continuation schools, by sex, job title and school;

6. Statistical information showing the number of Incident Reports, as described in Section V above, and a summary of the VUSD's investigation and resolution of these incidents. After receiving this statistical information, VUSD shall provide copies of actual incident reports upon request from Plaintiffs' counsel.

7. Copies of the specific language inserted in VUSD high school student



1 handbooks listing gay-straight alliances or other gay and lesbian groups as required by  
2 Section VI, above; and

3 8. Narrative descriptions of activities undertaken by the Visalia Unified  
4 Educational Forum, the Subcommittee on Sexual Orientation Issues, and/or any other group  
5 affiliated with the VUSD relating to the prevention of harassment and discrimination based  
6 on sexual orientation.

7 B. Within sixty (60) calendar days of receipt of any of the above reports, Plaintiffs  
8 may request, in writing, clarifications of, or supplementation to, the report. In that event, the  
9 VUSD shall provide such clarifications and/or permit the inspection and copying of  
10 supplemental materials as the Plaintiffs may reasonably request.

#### 11 **XI. Extension of Time**

12 The VUSD shall notify Plaintiffs at least thirty (30) days in advance if it reasonably  
13 calculates that it will not be able to comply with submission of a report or implementation of  
14 any portion of this Consent Order, specifying the reasons for anticipated non-compliance  
15 and the date by which it reasonably calculates compliance will be achieved. Plaintiffs may  
16 respond to the VUSD within fifteen (15) calendar days if they believe that the VUSD's  
17 proposed timetable is unreasonable and suggest an alternative date. The VUSD shall take  
18 steps to avoid non-compliance; repeated non-compliance will be grounds for Plaintiffs or  
19 Plaintiffs' attorneys to move the Court to extend the duration of the Consent Order for  
20 substantial noncompliance.

#### 21 **XII. Miscellaneous**

22 A. This Consent Order does not constitute, nor shall it be construed as, an admission  
23 of any liability or wrongdoing by any party.

24 B. The provisions of this Consent Order will be governed by the laws of the State of  
25 California.

26 C. Nothing in this Consent Order will be construed to limit, any party's right to  
27 enforce this Consent Order (or any other documentation delivered pursuant to or in  
28 connection with it) according to its terms. If any court of competent jurisdiction determines



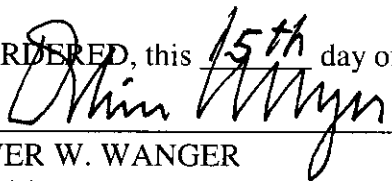
1 that any provision contained in this Consent Order, or any part thereof, cannot be enforced,  
2 the parties agree that such determination shall not affect or invalidate the remainder of the  
3 Consent Order.

4 D. This Consent Order shall inure to the benefit of and be binding upon the parties  
5 hereto and their respective heirs, successors, and assigns.

6 E. The parties to this Consent Order shall endeavor in good faith to resolve  
7 informally any differences regarding interpretation of, and compliance with, this Order  
8 before bringing such matters to the Court for resolution. However, in the event that the  
9 VUSD either fails to perform in a timely manner any act required by this Order or acts in  
10 violation of any provision of this Order, Plaintiffs or Plaintiffs' attorneys may move the  
11 Court to impose any remedy authorized by law or equity, including, but not limited to, an  
12 order requiring performance or non-performance of certain acts. In the event that any legal  
13 action is necessary to enforce or interpret any provision of this Consent Order, the prevailing  
14 party in any such action shall recover its costs and reasonable attorneys' fees.


15 F. All documents or reports required to be submitted to Plaintiffs pursuant to this  
16 Consent Order shall be addressed to: Ann Brick, ACLU Foundation of Northern California,  
17 1663 Mission St., Suite 460, San Francisco, CA 94103.

18  
19 SO ORDERED, this 15th day of AUGUST, 2002.

20   
21 OLIVER W. WANGER  
22 United States District Judge  
23  
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25  
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27  
28


1 By their signatures on this and the following pages, the undersigned parties agree to,  
2 and request the entry of, this Consent Order:

3  
4 Plaintiff George Loomis:

5   
6 GEORGE LOOMIS

7  
8  
9 Plaintiff Gay-Straight Alliance Network:

10  
11   
12 CAROLYN LAUB, Executive Director

13  
14   
15 BY: Jane Levitz, Tides Center

16 APPROVED AS TO FORM:

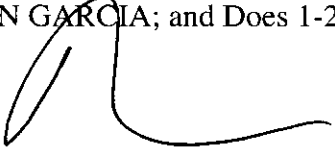
17 JOHN EICHHORST  
18 EDWARD B. MULLEN III  
19 KATHLEEN S. MORRIS  
20 KEVIN H. LEWIS  
21 HOWARD, RICE, NEMEROVSKI, CANADY,  
22 FALK & RABKIN  
23 A Professional Corporation

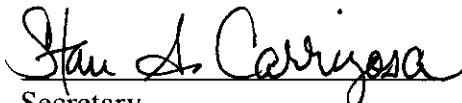
24 ANN BRICK  
25 AMERICAN CIVIL LIBERTIES UNION FOUNDATION OF NORTHERN  
26 CALIFORNIA, INC.

27 Counsel for Plaintiffs George Loomis and Gay Straight Alliance Network

28   
BY: ANN BRICK

1 VISALIA UNIFIED SCHOOL DISTRICT, by and through its Board of Education;  
2 CARLYN LAMBERT, Superintendent; LINDA GONZALES, former  
3 Superintendent; BOB CESENA, Principal; GIG STEVENS, Assistant Principal;  
4 JUAN GARCIA; and Does 1-25, inclusive

5   
6 President  
VUSD Board of Education

7   
8 Secretary  
9 VUSD Board of Education

10  
11  
12 APPROVED AS TO FORM:  
13 NELSON, ROZIER, & BETTENCOURT  
14 Counsel for Defendants

15   
16  
17 BY: JOHN ROZIER

18 WD 043002/1-1410501/964294/v9  
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28

HOWARD  
RICE  
NEMEROVSKI  
CANADY  
FALK  
& RAEBIN  
A Professional Corporation

United States District Court  
for the  
Eastern District of California  
August 16, 2002

\* \* CERTIFICATE OF SERVICE \* \*

1:00-cv-06616

Loomis

v.

Visalia Unified Dist

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I, the undersigned, hereby certify that I am an employee in the Office of the Clerk, U.S. District Court, Eastern District of California.

That on August 16, 2002, I SERVED a true and correct copy(ies) of the attached, by placing said copy(ies) in a postage paid envelope addressed to the person(s) hereinafter listed, by depositing said envelope in the U.S. Mail, by placing said copy(ies) into an inter-office delivery receptacle located in the Clerk's office, or, pursuant to prior authorization by counsel, via facsimile.

George S Loomis  
1228 E Elizabeth  
Fresno, CA 93728

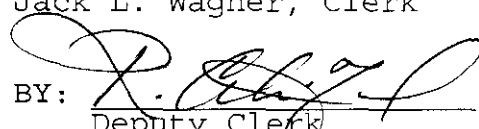
OWW LJO

John Laurence Rozier  
Nelson Rozier and Bettencourt  
3924 West Caldwell Avenue  
Suite A  
Visalia, CA 93277

John Elliott Eichorst  
Howard Rice Nemerovski Canady Falk and Rabkin  
Three Embarcadero Center  
Suite 700  
San Francisco, CA 94111

Jack L. Wagner, Clerk

BY:

  
Deputy Clerk