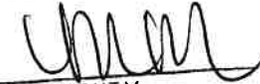


IN THE SUPERIOR COURT OF THE STATE OF ARIZONA
IN AND FOR THE COUNTY OF PINAL

FILED
AMANDA STANFORD
CLERK OF SUPERIOR COURT

20 JUL 31 AM 9:44

IN THE MATTER OF ACCESS TO
CLOSED OR CONFIDENTIAL JUVENILE
COURT RECORDS AND INFORMATION

BY 
DEPUTY

ADMINISTRATIVE ORDER

No. S1100AD02000047

WHEREAS, Arizona State University (ASU) Center has been approved by the Superior Court and Pinal County Juvenile Court Services to conduct a research project that includes an evaluation of youth and family engagement; and

WHEREAS, ASU has requested data from Pinal County Juvenile Court Services to conduct this research; and

WHEREAS, Pinal County Juvenile Court Services supports this research project and desires to assist with the project and obtain the results of the research; and

WHEREAS, Rule 123(d)(1)(B) of Rules of the Supreme Court provides the Superior Court may order access to juvenile records; and

WHEREAS, Pinal County Juvenile Court Services and ASU will be entering into a Record Access Agreement regarding the data to be provided to ASU;

IT IS ORDERED as follows:

1. ASU is authorized to collect data from juveniles on probation in Pinal County by use of electronic surveys.
2. The data provided to ASU will include survey responses and statewide identifying numbers. No names, dates of birth or other identifying information will be provided.
3. Pinal County Juvenile Court is authorized to share aggregated data with ASU including but not limited to recidivism and demographic statistics related to the survey response data.

4. ASU shall secure all data, statistics and information provided by the Pinal County Juvenile Court and shall not share, copy, or use the data, records, and information except as authorized in this order and the Record Access/ Dissemination Agreement and this order.
5. ASU shall ensure that only ASU employees, researchers, students, interns, externs and/or volunteers who have been approved by Pinal County Juvenile Court have access to the data, statistics, and information provided under this order.
6. The final report shall not include personal identifiers or any information which may be used to identify a specific parent or child.
7. When the report has been completed and the survey response information is no longer needed, ASU shall destroy all survey response data, and shall confirm to Pinal County Juvenile Court that the data, records, and information has been destroyed.

IT IS FURTHER ORDERED that ASU shall provide a copy of the final report to the Juvenile Court Director, Presiding Judge and the Juvenile Presiding Judge and this Administrative Order terminates upon receipt of the final report to the Juvenile Court Director, Presiding Judge and the Juvenile Presiding Judge.

Dated on 30 of JULY, 2020



Hon. Stephen F. McCarville
Presiding Judge

Original:

Copies: