

1 ANDREW R. QUINIO, No. 288101
2 Email: AQuinio@pacificlegal.org
3 Pacific Legal Foundation
4 555 Capitol Mall, Suite 1290
5 Sacramento, California 95814
6 Telephone: (916) 419-7111
7 Facsimile: (916) 419-7747

8 *Attorneys for Plaintiff G.H., a minor,*
9 *by Rebecca Hooley*

10 **UNITED STATES DISTRICT COURT**
11 **NORTHERN DISTRICT OF CALIFORNIA**

12 G.H., a minor, by REBECCA HOOLEY the
13 mother, legal guardian, and next friend of G.H.

14 Plaintiffs,

15 v.

16 UNIVERSITY OF CALIFORNIA BOARD OF
17 REGENTS; UCSF BENIOFF CHILDREN’S
18 HOSPITALS; MICHELLE EDNACOT, in her
19 individual and official capacity as the CHAMPS
20 program manager at UCSF BENIOFF
21 CHILDREN’S HOSPITAL OAKLAND;
22 DR. NICHOLAS HOLMES, in his individual and
23 official capacity as President of UCSF BENIOFF
24 CHILDREN’S HOSPITALS; and JANET
25 REILLY, in her official capacity as President of
26 the UNIVERSITY OF CALIFORNIA BOARD
27 OF REGENTS,

28 Defendants.

Case No. 4:25-cv-01399-RFL

**JOINT STATUS REPORT RE:
SETTLEMENT**

Date Action Filed: February 11, 2025
Trial Date: None

22 Pursuant to the Court’s Order of December 1, 2025, Dkt. 41, Plaintiffs, G.H., a minor, by
23 Rebecca Hooley, the mother, legal guardian, and next friend of G.H.; and Defendants Children’s
24 Hospital & Research Center at Oakland (“BCH Oakland”), Michelle Ednacot, Dr. Nicholas
25 Holmes, The Regents of the University of California (“The Regents”) and Janet Reilly (collectively
26 “Defendants”), jointly provide the following status report to the Court:

27 1. On November 16, 2025, the parties issued a Notice of Conditional Settlement and
28 Joint Stipulation to Vacate Future Deadlines, Dkt. 40, informing the Court that they were finalizing

1 a settlement that will resolve claims against the Defendants, and stipulating to vacate all deadlines
2 governing this matter. The Court granted the parties' stipulation on December 1, 2025. Dkt. 41.

3 2. On December 8, 2025, the Court vacated the initial case management conference.
4 Dkt. 42.

5 3. Since November 16, 2025, counsel for the parties have met and conferred in good
6 faith to agree upon and prepare terms of the written settlement agreement.

7 4. Discussions regarding the written settlement agreement have been ongoing. Counsel
8 for the parties require at least an additional 30 days to finalize the agreement.

9 DATED: January 30, 2026.

10 Respectfully submitted,

11 PACIFIC LEGAL FOUNDATION

12 /s/ Andrew R. Quinio
13 Andrew R. Quinio
14 Attorney for Plaintiff

15 NARAYAN TRAVELSTEAD KU P.C.

16 /s/ Timothy C. Travelstead
17 Timothy C. Travelstead, Esq.
18 Scott C. Ku, Esq.
19 Attorneys for Defendants Children's Hospital &
20 Research Center at Oakland, Michelle Ednacot,
21 and Dr. Nicholas Holmes

22 WILMER CUTLER PICKERING HALE AND
23 DORR LLP

24 /s/ Felicia H. Ellsworth
25 Felicia H. Ellsworth*
26 Debo Adegbile*

27 Attorneys for Defendants the Regents of the
28 University of California and Janet Reilly
* pro hac vice