

1 LEX REX INSTITUTE
2 ALEXANDER H. HABERBUSH, ESQ. SBN 330368
3 444 West Ocean Boulevard, Suite 1403
4 Long Beach, CA 90802
5 Telephone: (562) 435-9062
6 Facsimile: (562) 600-7570
7 Email: ahaberbush@lexrex.org

8 Attorneys for Plaintiffs

9 **UNITED STATES DISTRICT COURT**

10 **CENTRAL DISTRICT OF CALIFORNIA, LOS ANGELES DIVISION**

11 B.B., a minor by and through her
12 mother, Chelsea Boyle; and
13 CHELSEA BOYLE, an individual,

14 Plaintiff,

15 v.

16 CAPISTRANO UNIFIED SCHOOL
17 DISTRICT; JESUS BECERRA, an
18 individual in his individual and
19 official capacities; CLEO VICTA, an
20 individual in her individual and
21 official capacities; and DOES 1
22 through 50, inclusive,

23 Defendants.

CASE NO.: 8:23-cv-306

Assigned to

COMPLAINT FOR

- 1) **VIOLATION OF CIVIL RIGHTS:
42 U.S.C. 1983, U.S. Const., amends. I,
XIV**
- 2) **INTENTIONAL INFLICTION OF
EMOTIONAL DISTRESS**
- 3) **NEGLIGENT INFLICTION OF
EMOTIONAL DISTRESS**
- 4) **NEGLIGENT SUPERVISION**
- 5) **RETALIATORY HARASSMENT**
- 6) **DELIBERATE INDIFFERENCE**

LEX REX INSTITUTE
CONSTITUTIONAL ADVOCATES
444 WEST OCEAN BOULEVARD, SUITE 1403
LONG BEACH, CA 90802

24 COMES NOW B.B., a minor by and through her mother, Chelsea Boyle
25 ("Chelsea" and/or "Mrs. Boyle) and Chelsea Boyle (collectively, "Plaintiffs") and for
26 causes of action against Defendants Capistrano Unified School District ("CUSD");
27 JESUS BECERRA ("Becerra"), an individual in his individual and official capacities;
28 CLEO VICTA ("Victa"), an individual in her individual and official capacities
(collectively, "Defendants"); and DOES 1 through 50, inclusive, allege as follows:

JURISDICTION AND VENUE

1. This action arises under the laws of the United States and the State of California.

2. This Court has jurisdiction over the subject matter of this action pursuant to 28 U.S.C. § 1331 and 28 U.S.C. § 1343.

1 3. Venue is proper in this district under 28 U.S.C. § 1391(b) because a
2 substantial part of the events giving rise to this claim occurred in this district.

3 **PARTIES**

4 4. Plaintiff Chelsea Boyle is an individual residing in the State of California
5 in the County of Orange.

6 5. Plaintiff B.B. is a minor and the daughter of Chelsea Boyle. B.B. is also a
7 resident of the State of California in the County of Orange.

8 6. Defendant Capistrano Unified School District is a public school district
9 located in the State of California in the County of Orange.

10 7. Defendant Becerra is an employee of CUSD and the principal of Viejo
11 Elementary School, an elementary school within CUSD. Plaintiffs are informed, believe,
12 and, on that basis allege that Becerra lives in the State of California in the County of
13 Orange.

14 8. Defendant Victa is an employee of CUSD. Plaintiffs are informed, believe,
15 and, on that basis allege that Victa lives in the State of California in the County of
16 Orange.

17 **FACTUAL ALLEGATIONS**

18 9. From on or about August, 2019 through on or about June, 2022, B.B. was
19 a student at Viejo Elementary School ("Viejo"), a school within CUSD.

20 10. From on or about September, 2022 through December, 2022, B.B. was a
21 student at San Juan Elementary School ("San Juan"), also a school within CUSD.

22 11. At all times relevant herein, B.B. was an elementary school student at
23 schools within CUSD.

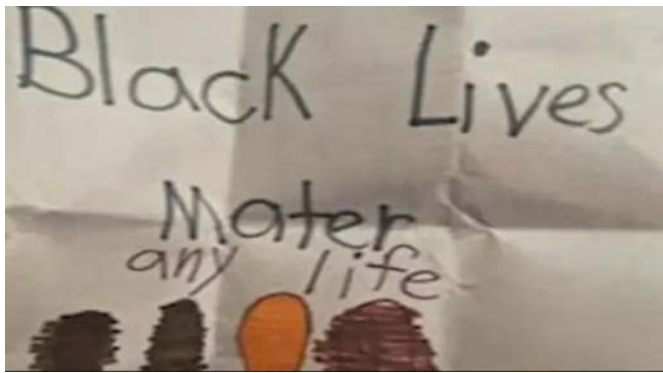
24 12. B.B. suffers from Attention Deficit Hyperactivity Disorder ("ADHD") and
25 art is the primary therapeutic outlet for this disorder. Because of this, she regularly draws
26 pictures at school. Drawing was one of B.B.'s favorite recreational activities.

27 13. On or about September 6, 2020, Mrs. Boyle wrote and sent an email to Jesus
28 Becerra requesting that B.B. not receive instruction relating to the concept of Critical

LEX REX INSTITUTE
CONSTITUTIONAL ADVOCATES
444 WEST OCEAN BOULEVARD, SUITE 1403
LONG BEACH, CA 90802

1 Race Theory ("CRT") or the political movements associated with it.

2 14. On or about March 2021, B.B. drew a picture at school depicting individuals
3 of various races getting along, with the words "Black Lives Mater [sic]" and "Any Life"
4 written below. B.B.'s intent was to show children of various races getting along, and she
5 had a diverse set of friends (the "Drawing"). A true and correct copy the drawing is
6 included hereinbelow.



14 15. One of B.B.'s classmates took the Drawing home, and on information and
15 belief, the classmate's parents took issue with the Drawing presented their concerns and
16 the picture to Becerra.

17 16. On or about March 31, 2021, Becerra confronted B.B. about the Drawing
18 and reprimanded her, culminating in Becerra's demand that B.B. apologize for drawing
19 the picture.

20 17. The apology was compelled publicly during recess, in front of approximately
21 150 students and some members of the school staff.

22 18. B.B. was also "benched" and instructed not to draw pictures for her friends
23 at school or express her belief that all lives have equal worth.

24 B.B. suffered emotional distress, humiliation, and ostracization as a result of the
25 compelled apology, benching, and instruction not to draw pictures for her friends at
26 school or express her beliefs.

27 19. As a result of the incident, B.B. stopped drawing altogether, including while
28 at home B.B. did not inform Mrs. Boyle about the incident, out of fear she would be

LEX REX INSTITUTE
CONSTITUTIONAL ADVOCATES
444 WEST OCEAN BOULEVARD, SUITE 1403
LONG BEACH, CA 90802

LEX REX INSTITUTE
CONSTITUTIONAL ADVOCATES
444 WEST OCEAN BOULEVARD, SUITE 1403
LONG BEACH, CA 90802

1 punished a second time at home.

2 20. Mrs. Boyle was not informed of the incident until over 11 months later, on
3 or about March 8, 2022, when a friend and parent of another student at San Juan
4 mentioned it to her in passing.

5 21. After becoming aware of the incident, Mrs. Boyle filed a formal complaint
6 with CUSD.

7 22. On information and belief, CUSD appointed Becerra to investigate, despite
8 the claim being against Becerra, and he concluded, *intra alia*, that B.B. had not been
9 reprimanded and, contradictorily, that he had no recollection of the incident. A true and
10 correct copy of the Level I Response is attached hereto and incorporated herewith as
11 Exhibit "A."

12 23. On or about March 15, 2022, Mrs. Boyle escalated the complaint to Level
13 II.

14 24. During the Level II complaint process, CUSD staff falsely and knowingly
15 attributed statements to Mrs. Boyle that she did not make.

16 25. In its Level II Response, a true and correct copy of which is attached hereto
17 and incorporated herewith as Exhibit "B," CUSD failed to address the underlying cause
18 of Chelsea's complaint and instead repeated numerous of her private text messages, out
19 of context, in an attempt to discredit her.

20 26. Mrs. Boyle suffered emotional distress and humiliation as a result of CUSD's
21 false attribution of statements to her as well as the contents of the Level II Response.

22 27. Mrs. Boyle subsequently appealed her claim to Level III and had an
23 in-person meeting with Supervisor Cary Johnson in early April 2022. CUSD rejected the
24 appeal but acknowledged that it had improperly appointed Becerra to investigate himself.
25 A true and correct copy of the Level III response is attached hereto and incorporated
26 herewith as Exhibit "C."

27 28. Mrs. Boyle suffered emotional distress and humiliation as a result of CUSD's
28 false attribution of statements to her during the complaint review process.

LEX REX INSTITUTE
CONSTITUTIONAL ADVOCATES
444 WEST OCEAN BOULEVARD, SUITE 1403
LONG BEACH, CA 90802

1 29. On or about July 13, 2022, Plaintiffs presented a claim for damages to the
2 CUSD related to the incident in which B.B was compelled to apologize for the Drawing.

3 30. On or about October 24, 2022, Plaintiffs received CUSD's response to their
4 claim for damages. The response denied the claim and informed Plaintiffs of the
5 six-month deadline for filing an action in court.

6 31. Plaintiffs are informed, believe, and on that basis allege that, on or about
7 August 17, 2022, as a result of Mrs. Boyle's assertion of her and her daughter's rights,
8 during a staff meeting, Victa called Mrs. Boyle "mentally unstable" and asserted that Mrs.
9 Boyle's claims about her daughter were false.

10 32. Victa has never treated Mrs. Boyle in a clinical or any other context.

11 33. When Mrs. Boyle learned of the incident in the staff meeting, she suffered
12 severe emotional distress.

13 **FIRST CAUSE OF ACTION**

14 **Violation of B.B.'s First Amendment Rights (42 U.S.C. § 1983)**

15 34. Plaintiffs re-allege and incorporate by reference the allegations in the
16 preceding paragraphs.

17 35. Defendants, acting under color of state law, violated BB's First Amendment
18 rights to freedom of speech and expression by compelling her to apologize publicly for
19 her Drawing and instructing her not to draw pictures for her friends at school or express
20 her beliefs.

21 36. Defendants' actions were objectively unreasonable and caused B.B.
22 emotional distress and humiliation.

23 **SECOND CAUSE OF ACTION**

24 **Violation of BB's Fourteenth Amendment Due Process Rights (42 U.S.C. § 1983)**

25 37. Plaintiffs re-allege and incorporate by reference the allegations in the
26 preceding paragraphs.

27 38. Defendants, acting under color of state law, violated B.B.'s Fourteenth
28 Amendment due process rights by depriving her of a fair and impartial investigation of

1 the March 31 Incident, in which Becerra was appointed to investigate his own misconduct
2 and exonerated himself.

3 39. Defendants' actions were objectively unreasonable and caused B.B.
4 emotional distress and humiliation.

5 **THIRD CAUSE OF ACTION**

6 **Intentional Infliction of Emotional Distress**

7 40. Plaintiffs re-allege and incorporate by reference the allegations in the
8 preceding paragraphs.

9 41. Defendants intentionally inflicted emotional distress on B.B. by compelling
10 her to apologize publicly, benching her, and instructing her not to draw pictures for her
11 friends at school or express her beliefs.

12 42. Defendants' actions were extreme and outrageous, and caused B.B. severe
13 emotional distress and humiliation.

14 **FOURTH CAUSE OF ACTION**

15 **Negligent Infliction of Emotional Distress**

16 43. Plaintiffs re-allege and incorporate by reference the allegations in the
17 preceding paragraphs.

18 44. Defendants negligently inflicted emotional distress on B.B. by failing to
19 inform Mrs. Boyle of the March 31 Incident, conducting a biased and incomplete
20 investigation, and falsely attributing statements to Mrs. Boyle during the complaint
21 process.

22 45. Defendants' actions were negligent and caused B.B. severe emotional
23 distress and humiliation.

24 **FIFTH CAUSE OF ACTION**

25 **Negligent Supervision**

26 46. Plaintiffs re-allege and incorporate by reference the allegations in the
27 preceding paragraphs.

28 47. Defendants negligently supervised Becerra and failed to adequately train him

LEX REX INSTITUTE
CONSTITUTIONAL ADVOCATES
444 WEST OCEAN BOULEVARD, SUITE 1403
LONG BEACH, CA 90802

1 and other CUSD employees in how to properly handle complaints, investigate incidents,
2 and interact with students.

3 48. Defendants' actions Defendants' actions were negligent and caused B.B.
4 severe emotional distress and humiliation.

5 **SEVENTH CAUSE OF ACTION**

6 **Retaliatory Harassment (42 U.S.C. § 1983)**

7 49. Plaintiffs re-allege and incorporate by reference the allegations in the
8 preceding paragraphs.

9 50. Becerra's actions in compelling B.B. to apologize and benching her after she
10 drew a picture containing the words "Black Lives Matter" were motivated by a desire to
11 retaliate against B.B. for exercising her First Amendment rights. Specifically, Becerra
12 was allegedly upset that B.B.'s picture contained the phrase "Black Lives Matter," which
13 he may have viewed as politically controversial, and punished her in an attempt to silence
14 her.

15 51. Becerra's retaliation did not end with the March 31 Incident. After Chelsea
16 Boyle learned of the incident and demanded an apology from Becerra, CUSD officials
17 falsely attributed statements to her that she did not make, called her a liar, and refused to
18 take appropriate action to address the harm caused to B.B. Victa also publicly defamed
19 Chelsea when she called her "mentally unstable" during the faculty meeting. CUSD's
20 actions were also motivated by a desire to retaliate against Chelsea for speaking out
21 against Becerra's alleged misconduct.

22 52. As a result of Becerra's retaliatory harassment and CUSD's subsequent
23 actions, B.B. and Chelsea suffered emotional distress, humiliation, and the violation of
24 their constitutional rights.

25 53. Defendants, through their employees, agents, and representatives, engaged
26 in retaliatory harassment against Chelsea and her family, in violation of 42 U.S.C. § 1983
27 and the First Amendment to the U.S. Constitution.

28 54. Defendants' conduct was motivated by a desire to retaliate against Chelsea

LEX REX INSTITUTE
CONSTITUTIONAL ADVOCATES
444 WEST OCEAN BOULEVARD, SUITE 1403
LONG BEACH, CA 90802

1 and B.B. for speaking out about the hostile environment at the school.

2 55. Defendants' retaliatory conduct was severe and pervasive and deprived
3 Chelsea and her family of their constitutional rights.

4 56. As a result of Defendants' conduct, Chelsea and B.B. suffered harm,
5 including but not limited to emotional distress and economic harm.

6 **EIGHTH CAUSE OF ACTION**

7 **Deliberate Indifference**

8 57. Defendants, through their employees, agents, and representatives, were
9 deliberately indifferent to the harassment and retaliation that Chelsea and B.B.
10 experienced, in violation of Title IX, 42 U.S.C. § 1983, and the Fourteenth Amendment
11 to the U.S. Constitution.

12 58. Defendants had an obligation to adequately investigate and respond to
13 Plaintiff's complaints of harassment and retaliation. Defendants' deliberate indifference
14 to the harassment and retaliation to which Plaintiffs were subjected constitutes deliberate
15 indifference and a deliberate failure to provide a safe environment for students to learn
16 and teachers to teach.

17 59. Defendants knew or should have known of the sexual harassment and
18 retaliation, but failed to take prompt and effective remedial action to address the
19 harassment and retaliation.

20 60. Defendants' deliberate indifference was a direct and proximate cause of the
21 harm suffered by Plaintiffs.

22 61. As a result of Defendants' conduct, Plaintiffs suffered severe and lasting
23 harm, including emotional distress, anxiety, fear, loss of educational opportunities, and
24 physical harm.

25 **PRAYER FOR RELIEF**

26 WHEREFORE, Plaintiffs pray for relief as follows:

- 27 1. Compensatory damages in an amount to be determined at trial;
- 28 2. Punitive damages in an amount to be determined at trial;

LEX REX INSTITUTE
CONSTITUTIONAL ADVOCATES
444 WEST OCEAN BOULEVARD, SUITE 1403
LONG BEACH, CA 90802

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

- 3. Attorneys' fees and costs;
- 4. Prejudgment interest;
- 5. An injunction requiring CUSD to implement proper procedures for handling complaints and investigations, and to adequately train its employees; and
- 6. Any other relief that the Court deems just and proper.

Respectfully Submitted,
 HABERBUSH, LLP

Dated: February 21, 2023

By: /s/ Alexander H. Haberbush
 ALEXANDER H. HABERBUSH,
 Attorneys for Plaintiffs

LEX REX INSTITUTE
 CONSTITUTIONAL ADVOCATES
 444 WEST OCEAN BOULEVARD, SUITE 1403
 LONG BEACH, CA 90802