

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

**UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA, WESTERN DIVISION**

HALEY VIDECKIS and LAYANA
WHITE, individuals,

Plaintiffs,

v.

PEPPERDINE UNIVERSITY, a
corporation doing business in
California,

Defendant.

CASE NO. 2:15-CV-00298-DDP (JCx)

**ORDER GRANTING UNOPPOSED
EX PARTE APPLICATION BY
PLAINTIFFS HALEY VIDECKIS
AND LAYANA WHITE FOR AN
ORDER THAT DEFENDANT
PEPPERDINE UNIVERSITY
PRODUCE UNREDACTED COPIES
OF THE NOTES FROM STUDENT
INTERVIEWS GENERATED IN
CONNECTION WITH THE TITLE
IX INVESTIGATION OF
PLAINTIFFS' CLAIMS**

1 On May 6, 2016, Plaintiffs Haley Videckis and Layana White (collectively,
2 “Plaintiffs”) filed an Unopposed *Ex Parte* Application seeking an order that
3 Defendant Pepperdine University (“Pepperdine”) produce unredacted copies of the
4 notes from interviews of its students generated in connection with Pepperdine’s
5 Title IX investigation of Plaintiffs’ claims.

6 The Court has now reviewed Plaintiffs’ Application and accompanying
7 declaration of counsel, along with the remainder of the file and record in this action,
8 and finds that there is good cause to GRANT the Application. It is therefore
9 ORDERED that:

10 Pepperdine University is Ordered produce to Plaintiffs in this action
11 unredacted copies of all notes of any interviews with students of Pepperdine which
12 were conducted in connection with Pepperdine’s Title IX Investigation into the
13 claims made by Haley Videckis and Layana White. Pepperdine is Ordered to
14 produce all such notes on or before May 13, 2016. The parties to this action are
15 further ordered to keep these interview notes confidential, and not to disclose them
16 to any non-party except as may be directed in a subsequent Protective Order.

17
18 IT IS SO ORDERED.

19
20 DATED: May 9, 2016

21
22 

23 Dean D. Pregerson
24 United States District Court Judge