IN THE DISTRICT COURT OF THE UNITED STATES FOR THE

MIDDLE DISTRICT OF ALABAMA, NORTHERN DIVISION

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)	CIVIL ACTION NO.
)	2:14cv601-MHT
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## PHASE 2A REVISED REMEDY SCHEDULING ORDER ON THE EIGHTH AMENDMENT CLAIM

It is ORDERED that the unopposed motion for extension (doc. no. 2362) is granted and the remaining deadlines and dates for the Phase 2A remedy scheduling order for the Eighth Amendment claim are revised as follows:

	OLD DATES	NEW DATES
SEGREGATION		
Parties to develop schemes to	Continued	
verify that defendants are now	generally	
accurately and timely identifying	pending	
SMI inmates with regard to	mediation and	
segregation	resolution of	
	the monitoring	
	issue	
Briefs due regarding remedies for	3/5/19	
violations found in supplemental		
liability opinion (doc. no.		
2353).		
HOSPITAL-LEVEL CARE		
Parties are to submit revised	3/1/19 at noon	
stipulations that reflect changes		
agreed upon at 2/7/19 hearing		
Defendants are to file statement	3/1/19 at noon	
as to whether revised		
stipulations meet the PLRA's		
'need-narrowness-intrusiveness'		
requirements. Counsel for		
plaintiffs have already said that		
they do.		
QUICIDE DEL'ENTION		
SUICIDE PREVENTION		
Parties to submit joint proposals	2/21/10	2/28/19
on 'methods' defendants can use	2/21/19	2/28/19
to verify that segregation rounds		
are being properly conducted in		
segregation and segregation-like		
settings (doc. no. 2345).		
Parties to submit to the court a	2/21/19	
list of the agreed-upon	,,,	
segregation-like settings, as		
well as the settings		
about which they may not be able		
to reach an agreement (doc. no.		
2345).		
Defendants to develop a `review	2/28/29	
process' that collects and		
consolidates information on		
at least a weekly basis for each		
prisoner in ADOC with SMI who is		

housed in segregation; that is, a "tracking process" (doc. no. 2345). Parties to submit a joint report 2/28/19 to the court as to other prisons that do not place (or significantly limit the placement of) SMI prisoners in segregation	
2345). Parties to submit a joint report 2/28/19 to the court as to other prisons that do not place (or significantly limit the placement of) SMI prisoners in segregation	
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significantly limit the placement of) SMI prisoners in segregation	
of) SMI prisoners in segregation	
of) SMI prisoners in segregation	
(doc. no. 2345).	
Defendants to begin submitting to 3/7/19	
court the results for "tracking	
process' of SMIs in segregation	
(doc. no. 2345).	
adopted Joint Notice Regarding	
Process for Assessing Suicide	
Prevention Measures (doc. no.	
2014)	
Evidentiary hearing on 3/12/19 at	
plaintiffs' motion for 9:00 a.m.	
preliminary injunctions (doc. no.	
2276)	
Deadline for parties to mediate 3/22/19	
any objection or dispute per	
adopted Joint Notice (doc. no.	
2014)	
Pretrial briefs (in which parties 3/29/19	
are to set forth and discuss with	
clarity the objections, if any,	
to the experts' report) per	
adopted Joint Notice (doc. no.	
2014)	
Joint Notice (doc. no. 2014) 10:00 a.m.	
Evidentiary hearing per adopted 4/9/19 at 9:00	
Joint Notice (doc. no. 2014) a.m.	
DISCIPLINARY SANCTIONS	
Parties are to submit revised 3/1/19 at noon	
stipulations that reflect changes	
agreed upon at 2/7/19 hearing	
Defendants are to file statement 3/1/19 at noon	
as to whether revised	
stipulations meet the PLRA's	
'need-narrowness-intrusiveness'	
requirements. Counsel for	
plaintiffs have already said that	
they do.	
Parties are to submit joint 3/1/19 at noon	
proposal for deadlines (a) for	
development of stipulations'	

proposed training module and (b) for beginning of the substantive implementation of the training		
MISCELLANEOUS		
Defendants are to file statement as to whether all remedial stipulations previously approved and adopted by the court meet the PLRA's `need-narrowness-intrusiveness' requirements. Counsel for plaintiffs have already said that they do.	3/1/19 at noon	

DONE, this the 22nd day of February, 2019.

/s/ Myron H. Thompson UNITED STATES DISTRICT JUDGE