IN THE DISTRICT COURT OF THE UNITED STATES FOR THE MIDDLE DISTRICT OF ALABAMA, NORTHERN DIVISION

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EDWARD BRAGGS, et al.,

Plaintiffs,

CIVIL ACTION NO.

v.

2:14cv601-MHT

(WO)

JEFFERSON S. DUNN, in his

official capacity as

Commissioner of

the Alabama Department of

Corrections, et al.,

Defendants.
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PHASE 2A REVISED REMEDY SCHEDULING ORDER ON THE EIGHTH AMENDMENT CLAIM

Based on the representations made on the record on May 22, 2019, and by the parties' agreement, it is ORDERED that the plaintiffs' motion to clarify, etc. (doc. no. 2543) is granted and that 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 verify that	Continued generally	
defendants are now accurately and timely	pending mediation	
identifying SMI inmates with regard to	and resolution of	
segregation.	the monitoring issue	
Evidentiary hearing on remedy for	7/8/19 at 10:00	
violations found in supplemental liability	a.m.,	
opinion. (Doc. nos. 2353, 2397, & 2398).	7/9/19 at 9:00 a.m.,	
	and	
	7/10/19 at 9:00 a.m.	
Remedy for violations found in initial	Under submission	
liability opinion.		
HOSPITAL-LEVEL CARE		
Evidentiary hearing on whether parties'	7/8/19 at 10:00	
proposed stipulations comply with PLRA.	a.m.,	
(Doc. no. 2383).	7/9/19 at 9:00 a.m.,	
(500. 10. 2003).	and	
	7/10/19 at 9:00 a.m.	
Vitek issue.	Under submission	
	<u> </u>	
SUICIDE PREVENTION		
Evidentiary hearing on (1) the adequacy of	7/8/19 at 10:00	
the defendants' "review process" for	a.m.,	
collecting information about prisoners	7/9/19 at 9:00 a.m.,	
with SMIs in segregation, (doc. no. 2345),	and	
as well as (2) what the court should do	7/10/19 at 9:00 a.m.	
with the information the defendants		
provide as a result of the "review		
process." E.g., (doc. no. 2408-1).		
Defendants are to file a proposal that	5/28/19 at 5:00 p.m.	
includes both external and internal		
monitoring schemes in the event that		
parties cannot reach an agreement on this		
issue by 5/18/19. (Doc. no. 2526).		
Plaintiffs are to file a response to	6/4/19 at 5:00 p.m.	
defendants' proposal on external and		
internal monitoring schemes. (Doc.		
no. 2526).		
Completion of pre-placement screening	6/3/19	
training for all nurses who perform such		
screenings for segregation or who		
supervise nurses performing such		
screenings. See (doc. no. 2526).		

"Segregation-like" issues.	Under submission,
	though the court may
	reopen the matter
Evidentiary hearing on all remaining	7/8/19 at 10:00
issues.	a.m.,
	7/9/19 at 9:00 a.m.,
	and
	7/10/19 at 9:00 a.m.
	7/10/19 at 9:00 a.m.
DISCIPLINARY SANCTIONS	
Evidentiary hearing of whether parties'	7/8/19 at 10:00
proposed stipulations comply with PLRA.	a.m.,
(Doc. nos. 2384 & 2382).	7/9/19 at 9:00 a.m.,
	and
	7/10/19 at 9:00 a.m.
MONITORING	
Remedy.	Under submission
RESIDENTIAL TREATMENT AND STABILIZATION	
UNITS	
UNITS	
Remedy.	Under submission
MISCELLANEOUS	
	7/9/10 25 10:00
(1)(A) Evidentiary hearing on whether the	7/8/19 at 10:00
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(1)(A) Evidentiary hearing on whether the	a.m.,
(1)(A) Evidentiary hearing on whether the following stipulations and orders comply with the PLRA:	
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(1)(A) Evidentiary hearing on whether the following stipulations and orders comply with the PLRA: Intake (doc. nos. 1780 & 1794) Coding (doc. nos. 1779 & 1792)	a.m., 7/9/19 at 9:00 a.m.,
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(1)(D) Doubles one to file a deint money		E / 24 / 10
(1)(B) Parties are to file a joint report		5/24/19
on whether the "miscellaneous"		at noon
stipulations and orders, listed above in		
(1)(A), incorrectly include, or omit,		
items, and, if so, how. If the parties		
differ, they should note their		
difference(s) in their joint report.		
(2)(A) In-person pretrial conference on	6/28/19 at 9:00 a.m.	
ALL matters in this order set for hearing		
on 7/8/19 at 10:00 a.m. The court		
understands that, for ALL the matters set		
for hearing on 7/8/19, the plaintiffs also		
rely on all the evidence already presented		
on the suicide-prevention matters.		
(2)(B) Parties to file a joint pretrial	6/25/19 at noon	
statement setting forth their positions on		
ALL the matters in this order set for		
hearing on 7/8/19.		
(3) An in-person status conference on how	6/4/19 at 2:00 p.m.	
parties are progressing in their "pursuit		
of a path" toward "global resolution" of		
this case and related cases and		
proceedings, and on any other matters that		
warrant the court's attention.		
(4)(A) Plaintiffs to file a report		5/28/19
regarding whether they contend there		at 5:00
remain any liability findings from the		p.m.
liability opinion (doc. no. 1285) that		P.m.
have not been addressed during this		
remedial process through an order, a		
stipulation, or a proposed stipulation, or		
remain for resolution by the Court		
following an evidentiary hearing.		
Plaintiffs' report shall not address any		
outstanding issues they may believe are		
necessary to address from the supplemental		
liability opinion (doc. no. 2332), for the		
parties agree that those issues are		
already under submission, see (doc. nos.		
2397 & 2398).		- (n := n
(4)(B) Defendants to file a response to		6/3/19
plaintiffs' report (4)(A) regarding		at noon
remaining liability findings, if any.		
(5) Parties allowed to mediate any dispute	6/1/19	6/14/19
with Magistrate Judge Ott regarding		
mental-health staffing (doc. no. 1583).		

DONE, this the 23rd day of May, 2019.

/s/ Myron H. Thompson
UNITED STATES DISTRICT JUDGE