IN '

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF CALIFORNIA

ORDER

RALPH COLEMAN, et al.,

Plaintiffs,

No. 2:90-cv-0520 LKK JFM P

12 vs.

13 EDMUND G. BROWN, JR., et al.,

Defendants.

By order filed March 15, 2013, this court, <u>inter alia</u>, deferred ruling on

defendants' motion to strike or modify that portion of the Report by Dr. Raymond Patterson, the Special Master's expert, on Suicides Completed in the California Department of Corrections and Rehabilitation (CDCR) in Calendar Year 2011 (Report or 2011 Suicide Report) concerning the total number of CDCR inmate suicides in 2011 and directed defendants to file under seal a copy of the final coroner's report of the death of Inmate HH. Defendants contend that this inmate's death should not have been included in the total of 34 suicides reported by Dr. Patterson, and that certain statistical findings based on that total should therefore be modified.

As the court noted in the March 15, 2013 order, the case review for this inmate's death, set forth in Appendix F of the Report, shows that there is sufficient evidence to support Dr. Patterson's finding that the death of this inmate "was more likely than not to have been a

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suicide." Order filed March 15, 2013 (ECF No. 4394) at 3 (citing Report at 282-290). Included in Dr. Patterson's findings is a statement that "the coroner's report did not state a manner of death." Report at 284. In a response filed by defendants with their objections and motion to strike or modify the Report, defendants' expert, Dr. Joel Dvoskin stated that this death had been "declared a homicide by the coroner." Dvoskin Response to 2011 Suicide Report, attached as Ex. 1 to Declaration of Debbie Vorous (hereafter Dvoskin Resp.), filed February 11, 2013 (ECF No. 4326-6), at 26. The court determined that this discrepancy had to be resolved prior to ruling on defendants' motion to modify the findings concerning the rate of CDCR inmate suicides in 2011 and therefore directed defendants to file within five days copy of the final coroner's report for this inmate's death under seal and to provide a hard copy to the Special Master. Order filed March 15, 2013, at 15. Defendants have now complied with that order.

The document filed by defendants in response to this court's March 15, 2013 order to file "the final coroner's report for this inmate's death" is the autopsy report described by Dr. Patterson at page 284 of the 2011 Suicide Report, accompanied by a cover letter transmitting the autopsy report to the CDCR. The relevant contents of that autopsy report are accurately described in the 2011 Suicide Report. The autopsy report does not declare the death a homicide.

For the reasons set forth in this court's March 15, 2013 order, Dr. Patterson's determination that the death of Inmate HH was "more likely than not a suicide" is sufficiently supported by the evidence. Defendants' assertion that the coroner declared the death a homicide is not so supported. Accordingly, IT IS HEREBY ORDERED that defendants' motion to modify the total number of inmate suicides in the 2011 Report and the statistical analysis flowing therefrom is denied.

DATED: March 21, 2013.

LÀWRENCE K. K

SENIOR JUDGE

UNITED STATES DISTRICT COURT