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7 8	39 Drumm Street San Francisco, California 94111-4805 Telephone: (415) 343-0762	GALVAN & GRUNFELD LLP 101 Mission Street, Sixth Floor San Francisco, California 94105-1738 Telephone: (415) 433-6830
9	Attorneys for Plaintiffs	Telephone. (413) 435-0050
10		
11	UNITED STATES DISTRICT COURT	
12	EASTERN DISTRIC	CT OF CALIFORNIA
13		
14	RALPH COLEMAN, et al.,	Case No. 2:90-CV-00520-KJM-DB
15	Plaintiffs,	STIPULATION AND ORDER MODIFYING PROTECTIVE ORDERS
16	v.	Judge: Hon. Kimberly J. Mueller
17	GAVIN NEWSOM, et al.,	
18	Defendants.	
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	STIPULATION AND ORDER M	ODIFYING PROTECTIVE ORDERS Dockets.Justia

On January 7, 2020, the Court ordered the parties to present a proposed stipulation
 and protective order to facilitate information sharing between the *Coleman* and *Plata*¹
 classes. ECF No. 6441 at 3.

The parties understand counsel in *Plata* are filing a stipulation and proposed order
to modify the protective order in that matter to permit confidential material received in *Plata* to be shared with and used in connection with *Coleman*.

7 The Protective Orders filed in this action on September 12, 1991, ECF No. 90;
8 July 29, 1992, ECF No. 291; and January 12, 2007, ECF No. 2109, are hereby expanded as
9 follows:

The definition of "confidential material" is hereby expanded to include California
Department of Corrections and Rehabilitation ("CDCR") records that are designated by
defendants as threatening prison safety or security if disclosed without protective
conditions ("security information"), and which are produced by defendants in informal or
formal discovery in this action.

Confidential material may be disclosed to individuals—as described in Paragraph
3(a)-3(e) of the *Coleman* January 12, 2007 order, ECF No. 2109—in *Plata* who agree to be
bound by the terms of the *Coleman* protective orders; and all such confidential material
can be used in connection with *Plata*.

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26 IT IS SO STIPULATED.

Plata, et al. v. Newsom, et al., No. 4:01-01351-JST, currently pending in the United
 States District Court for the Northern District of California.

1	DATED: February 6, 2020	Respectfully submitted,	
2		ROSEN BIEN GALVAN & GRUNFELD LLP	
3		By: /s/ Marc J. Shinn-Krantz	
4		Marc J. Shinn-Krantz	
5		Attorneys for Plaintiffs	
6 7			
8	DATED: February 6, 2020	XAVIER BECERRA	
9		Attorney General of California ADRIANO HRVATIN	
10		Supervising Deputy Attorney General	
11			
12		By: <u>/s/ Kyle A. Lewis</u> Kyle A. Lewis	
13		Deputy Attorney General	
14		Attorneys for Defendants	
15			
16	The foregoing stipulation of the parties is approved. In addition, paragraph 7 of the		
17 18	protective order filed January 12, 2007	7, ECF No. 2019, is hereby modified as follows:	
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20	7. With the exception of the monthly bed utilization reports required by the court's		
21	May 23, 2007 order, ECF No. 2236, any party who seeks to file any document		
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23	containing confidential information shall comply with the requirements of Local		
24	Rule 141 (E.D.Cal. 2019). The provisions of Local Rule 141(c) notwithstanding,		
25	all requests to seal documents shall be accompanied by a stipulation of all counsel		
26	consenting to the sealing request or notice that such stipulation could not reasonably		
27 28	be obtained. No separate court order is required for the filing of the monthly bed		
28		2	
	2 STIPULATION AND ORDER MODIFYING PROTECTIVE ORDERS		

[3491514.6]

1	utilization reports required by the court's May 23, 2007 order, ECF No. 2236, and
2	the Clerk of the Court shall continue to file those monthly reports pursuant to the
3	existing protective orders in this action including this order.
4	existing protective orders in this detton meruding this order.
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6	IT IS SO ORDERED.
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9	DATED: February 24, 2020.
10	INA MARIA
11	CHIEF UNITED STATES DISTRICT JUDGE
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	STIPULATION AND ORDER MODIFYING PROTECTIVE ORDERS

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