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8	IN THE UNITED STATES DISTRICT COURT
9	FOR THE EASTERN DISTRICT OF CALIFORNIA
10	WILLIAM ROUSER,
11	Plaintiff, No. CIV S-93-0767 LKK GGH P
12	VS.
13	THEO WHITE, et al.,
14	Defendants. <u>ORDER</u>
15	/
16	On April 15, 2010, the court granted in part, plaintiff's
17	motion for a preliminary injunction. Part of the relief ordered
18	included allowing plaintiff access to a sweat lodge/fire pit used
19	by Native American inmates.
20	On April 29, 2010, the court signed a stipulation filed by
21	plaintiff and defendants. This stipulation indicated that
22	defendant will be appealing the court's order to the Court of
23	Appeals, but that the parties are also engaged in mediation. The
24	stipulation was not clear as to whether defendants are currently
25	implementing the preliminary injunction. Rather, it stated that
26	because of the pending mediation, defendant need not seek a stay
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1 of enforcement in the district court. On May 4, 2010, defendant 2 filed a notice of appeal.

On May 17, 2010, thirteen prisoners,¹ who are proceeding pro se, filed a motion to intervene and a motion for reconsideration of this court's order granting plaintiff's motion for a preliminary injunction in part. These individuals are members of the Spotted Eagle Circle at Lancaster State Prison. They seek to bring a cross-claim against plaintiff.

9 In their motion to reconsider, the interveners argue that 10 allowing plaintiff access to their sweat lodge/fire pit would 11 desecrate the site for them. As such, they ask the court to 12 reconsider its order allowing plaintiff access to the site.

For the foregoing reasons, the court orders as follows:
(1) The motion to intervene, Dkt. No. 518, is GRANTED.
(2) The court has determined that it may be appropriate to appoint counsel for the interveners. For this reason, the court orders the Clerk of Court to serve copies of this order, the court's order granting in part plaintiff's motion for a preliminary injunction, Dkt. No. 509, and the interveners motions, Dkt. Nos. 517, 518 upon California Indian Legal Services at the following addresses:

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¹ The court notes that while thirteen individuals signed the motion to intervene and the declaration in support of the motion for reconsideration, only twelve individuals signed the motion for reconsideration.

609 S. Escondido Boulevard 1 (a) 2 Escondido, CA 92025; and 3 (b) 3814 Auburn Boulevard, Suite 72 Sacramento, CA 95821. 4 5 California Indian Legal Services shall inform the court (3) 6 within thirty (30) days of the issuance of this order 7 whether it will represent the interveners in this 8 action. If the organization declines to represent the 9 interveners the court will seek alternative volunteer 10 counsel for them. 11 (4) If the interveners do not want California Indian Legal 12 Services or other volunteer counsel to represent them 13 in this case, they shall inform the court that they 14 object to the appointment of counsel within thirty (30) 15 days of the issuance of this order. 16 The court stays enforcement of the April 15, 2010 order (5) 17 pending resolution of the intervener's motion to 18 reconsider as to **only** the following relief: 19 (a) that defendants grant Mr. Rouser access to the 20 fire pit adjacent to the Native American sweat 21 lodge during religious services; and 22 that when Wiccan services are scheduled, (b) 23 defendants must allow Mr. Rouser to access the 24 outdoor, nature-based religious area for group 25 services for the entire scheduled time, unless the 26 Yard is on modified program and no religious group

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is allowed to meet that day only insofar as access to this area interferes with the interveners' religious practice.

IT IS SO ORDERED.

DATED: May 24, 2010.

WRENCE K. KARLTON

SENIOR JUDGE UNITED STATES DISTRICT COURT