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UNITED STATES DISTRICT COURT

EASTERN DISTRICT OF CALIFORNIA

NO. CIV. S-94-671 LKK/GGH

ORDER

JERRY VALDIVIA, ALFRED YANCY, and HOSSIE WELCH, on their own

behalf and on behalf of the class of all persons similarly situated,

Plaintiffs,

v.

EDMUND G. BROWN, JR., Governor of the State of California, et al.,

Defendants.

The court is in receipt of the Eleventh Report of the Special Master, ECF No. 1730, filed on December 15, 2011. No objections were filed. Due to court error, the Eleventh Report has not yet been adopted by the court. The court has considered the report and ADOPTS its findings and recommendations in full. Accordingly, the court ORDERS as follows:

> [1] The following requirements are substantially compliant, and the subjects will therefore no longer be a primary focus of Plaintiffs' or the Special

Master's monitoring unless they are inextricably linked with review of the hearing process or the remedial sanctions obligations of the Permanent Injunction, or arise in the course of investigating an individual parolee's situation. These items will remain in this status unless and until it comes to the parties' or the Special Master's attention that there has been a significant decline in compliance. These orders should apply to the following requirements:

- a) On or before the fourth business day [after notice of charges is served] the Unit Supervisor must review the report and (1) determine if there is sufficient basis for the revocation to go forward; (2) determine if the report is accurate, complete, and contains the correct Title 15 violation sections; and (3) consider whether remedial sanctions/community based treatment is appropriate (Remedial Plan at 3)
- b) On or before the fifth business day [after notice of charges is served], the revocation packet is forwarded to the decentralized revocation unit where the parolee is being held. (Remedial Plan at 4)
- c) Defendants shall appoint counsel for all parolees beginning at the Return to Custody

 Assessment stage of the revocation proceeding.

(Injunction ¶11(b)(i))

The substantial compliance finding applies to all locations except Richard J. Donovan Correctional Facility and California Institution for Men; they will remain subject to monitoring on this requirement.

[2] Defendants SHALL report the status of these requirements to all parties every six months, beginning on July 8, 2012.

IT IS SO ORDERED.

DATED: June 21, 2012.

LAWRENCE K. KARLTON

SENIOR JUDGE

UNITED STATES DISTRICT COURT