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6 7	INTER CENTER DICEDICE COUDE
	UNITED STATES DISTRICT COURT
8 9	FOR THE EASTERN DISTRICT OF CALIFORNIA
	RICHARD M. GILMAN, et al.,
10	NO. CIV. S-05-830 LKK/GGH
11	Plaintiffs,
12	v. <u>ORDER</u>
13	J. DAVIS., et al.,
14	Defendants.
15	/
16	The above captioned case is a class action concerning numerous
17	constitutional challenges to California's parole system. The class
18	is defined as California state prisoners who: (i) have been
19	sentenced to a term that includes life; (ii) are serving sentences
20	that include the possibility of parole; (iii) are eligible for
21	parole; and (iv) have been denied parole on one or more occasions.
22	Gilman v. Davis, No. Civ. S-05-0830 LKK GGH, 2009 U.S. Dist. LEXIS
23	21614 (E.D. Cal. Mar. 4, 2009), <u>aff'd</u> 2010 U.S. App. LEXIS 11319
24	(9th Cir. June 3, 2010). The plaintiff class is represented by
25	counsel. Plaintiffs seek injunctive and declaratory relief.
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Currently before this court is a motion for permissive joinder filed by Jeffrey P. Perrotte, a prisoner proceeding pro se. In essence, this prisoner argues that he should be considered a class member and requests that this court extend its February 4, 2010 preliminary injunction to include him. He does not contend that he is not adequately represented in the <u>Gilman</u> class action.

7 This court has determined that permissive joinder is not warranted. In this court's experience, an action brought by 8 multiple inmate plaintiffs proceeding pro se presents procedural 9 10 problems that cause delay and confusion. Delay often arises from transfer of inmates to other facilities 11 frequent the or 12 institutions, the changes in address that occur when inmates are released to parole, and the difficulties faced by inmates who 13 attempt to communicate with each other and with unincarcerated 14 15 individuals. Further, there is no indication that class counsel is 16 not adequately representing the interests of the class.

17 The court advises Mr. Perrotte that if he is a member of the Gilman class action for equitable relief from prison conditions 18 19 that he may not maintain a separate, individual suit for equitable 20 relief involving the same subject matter of the class action. See 21 Crawford v. Bell, 599 F.2d 890, 892-93 (9th Cir. 1979); see also 22 McNeil v. Guthrie, 945 F.2d 1163, 1165 (10th Cir. 1991) 23 ("Individual suits for injunctive and equitable relief from alleged unconstitutional prison conditions cannot be brought where there 24 25 is an existing class action."); Gillespie v. Crawford, 858 F.2d 1101, 1103 (5th Cir. 1988) (per curiam) ("To allow individual suits 26

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1	would interfere with the orderly administration of the class action
2	and risk inconsistent adjudications.").
3	For the foregoing reasons, the court ORDERS as follows:
4	(1) The motion for permissive joinder, ECF No. 273, is
5	DENIED.
6	(2) The Clerk of Court is instructed to serve a copy of this
7	order upon Jeffrey P. Perrotte at the address listed in
8	his motion.
9	IT IS SO ORDERED.
10	DATED: September 27, 2010.
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12	Jaimme K Karlton
13	LAWRENCE K. KARLTON SENIOR JUDGE
14	UNITED STATES DISTRICT COURT
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