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31 Attorneys for Plaintiffs

32 IN THE UNITED STATES DISTRICT COURT
33
34 FOR THE EASTERN DISTRICT OF CALIFORNIA

35 L.H., A.Z., D.K., D.R., M.N., and R.C., on behalf of
36 themselves and all other similarly situated juvenile parolees
37 in California,

38 Plaintiffs,

39 vs.

40 ARNOLD SCHWARZENEGGER, Governor, State of
41 California, MATTHEW CATE, Secretary, California
42 Department of Corrections and Rehabilitation (“CDCR”);
43 SCOTT KERNAN, Undersecretary of Operations, CDCR;
44 BERNARD WARNER, Chief Deputy Secretary of the
45 Division of Juvenile Justice; RACHEL RIOS, Director,
46 Division of Juvenile Parole Operations; MARTIN HOSHINO,
47 Executive Officer of the Board of Parole Hearings (“BPH”);
48 ROBERT DOYLE, Chair of the BPH; SUSAN MELANSON,
49 HENRY AGUILAR, ASKIA ABDULMAJEED, JOSEPH
50 COMPTON, ROBERT CAMERON, JOYCE ARREDONDO,
51 MARY SCHAMER, and TRACEY ST. JULIEN,
52 Commissioners and Board Representatives; CHUCK SUPPLE,
53 Executive Officer of the Juvenile Parole Board; CDCR;
54 DIVISION OF JUVENILE JUSTICE; BOARD OF PAROLE
55 HEARINGS; and the JUVENILE PAROLE BOARD,

56 Defendants.¹

57 Case No. 2:06-CV-02042-LKK-GGH

58 **STIPULATION AND ORDER RE
59 PLAINTIFFS’ MOTION TO
60 MONITOR DEFENDANTS’
61 COMPLIANCE WITH THE
62 STIPULATED ORDER FOR
63 PERMANENT INJUNCTIVE RELIEF**

64 Date: April 20, 2009

65 Time: 10:00 a.m.

66 Place: Courtroom 4

67 Judge: Hon. Lawrence K. Karlton

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78 ¹ The names of Defendants currently serving and their CDCR capacities have been substituted pursuant
79 to Fed. R. Civ. P. 25.

1 WHEREAS, on February 6, 2009, plaintiffs filed a Motion to Monitor Defendants'
2 Compliance with the Stipulated Order for Permanent Injunctive Relief (the "Motion"), which is
3 set for a hearing before this Court on April 20, 2009,

4 IT IS HEREBY STIPULATED AND AGREED between the parties to the above-
5 captioned case that, for the time period April 1, 2009 – December 31, 2009, plaintiffs' counsel
6 will be permitted to accompany the Office of the Special Master on up to two monitoring tours
7 per quarter, and will also be permitted to observe parole proceedings and interview staff on up to
8 eight separate one day monitoring tours unaccompanied by the Office of the Special Master.
9 Defendants will provide plaintiffs' counsel with sufficient information on a regular basis to plan
10 their direct monitoring tours. The dates and locations of plaintiffs' eight days of direct
11 monitoring tours are to be mutually agreed upon by the parties through the meet and confer
12 process. The parties will re-visit the issue of plaintiffs' direct monitoring in November 2009 for
13 calendar year 2010. This Stipulation relates solely to the issues raised in the Motion.

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1 Based on the above Stipulation, plaintiffs' counsel request that their Motion be taken off
2 the Court's calendar.

IT IS SO STIPULATED.

5 | Dated: March 31, 2009

ROSEN, BIEN & GALVAN, LLP

By: /s/ Gay C. Grunfeld

Gay C. Grunfeld

Attorneys for Plaintiffs

Dated: March 31, 2009

HANSON BRIDGETT LLP

By: /s/ *Anne Johnson*

S. Anne Johnson

Attorneys for Defendants

IT IS SO ORDERED.

Dated: April 2, 2009

Lawrence K. Karlton
LAWRENCE K. KARLTON
SENIOR JUDGE
UNITED STATES DISTRICT COURT