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8	UNITED STATES DISTRICT COURT	
9	FOR THE EASTERN DISTRICT OF CALIFORNIA	
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11	SAM JOHNSON, on behalf of himself and	No. 2:12-cv-01059 KJM AC P
12	all others similarly situated,	
13	Plaintiff,	ORDER GRANTING PLAINTIFFS' UNOPPOSED MOTION FOR
14	V.	ATTORNEYS' FEES AND COSTS
15	JENNIFER SHAFFER, et al.,	
16	Defendants.	
17	This matter somes hefers the Court up	oon consideration of Plaintiffs' Unonposed Motion
18	This matter comes before the Court upon consideration of Plaintiffs' Unopposed Motion	
19	for Attorneys' Fees and Costs. See ECF No. 86. Having considered the briefing in support of the	
20	motion, any responses received from class members, relevant legal authority, and the record in	
21	this case, the Court finds good cause to GRANT the motion.	
22	The Amended Stipulated Settlement in this matter, ECF No. 83, provides that Defendants	
23	would not oppose Plaintiffs' motion for fees and costs as long as the requested total award did not	
24	exceed \$120,000. ¹ Plaintiffs' motion seeks an award of \$119,796.05. Pursuant to Federal Rule	
25	of Civil Procedure 23(h), class members were informed about the fee request in the Class Notice,	
26	and a full copy of the Stipulated Settlement was made available to all class members in the prison	
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28	¹ This matter is decided on the papers, without oral argument, because the motion remains unopposed. <u>See</u> Amended Stipulated Settlement, ECF No. 83 at 6:22-7.	
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libraries. Class members were afforded an opportunity to comment on or object to the Stipulated
Settlement or the award of fees.

3 After review of all briefing and evidence presented, this Court finds that the requested 4 award of \$119,796.05 is fair and reasonable. Plaintiffs' action sought to compel the Board of 5 Parole Hearings to reform its forensic assessment protocol. The settlement achieves just that: 6 Among other things, Defendants have agreed to provide additional training for commissioners on 7 recidivism and how to interpret risk assessments; to provide more timely assessment reports; to 8 establish a formal appeal process through which members of the plaintiff class may correct errors 9 in psychological reports before they are considered by commissioners in determining parole 10 suitability; and to insert clarifying language into the reports that explains the tests and risk ratings 11 used. See Amended Stipulated Settlement, ECF No. 83 at 3-5.

To reach this result, Plaintiffs spent roughly four years investigating and litigating this matter. Plaintiffs conducted extensive discovery, which involved numerous depositions of Board officials and Board psychologists as well as production of training materials, reports, and other documents. Defendants vigorously contested the claims; as a result, Plaintiffs had to expend significant time and resources in opposing Defendants' motion to dismiss, motion for summary judgment, and motion for judgment on the pleadings; in litigating class certification; and in addressing numerous other matters including discovery disputes.

19 The fee request reasonably reflects the time and labor required to litigate this matter, and 20 was calculated pursuant to the lodestar method: Plaintiffs' counsel kept contemporaneous time 21 records detailing the hours worked on the case and the nature of each task completed. Wattley 22 Decl., ¶ 8. Although counsel represented Plaintiffs without charge, counsel exercised the same 23 billing judgment applied to privately billed clients. Wattley Decl., ¶ 8. Gonzalez v. City of 24 Maywood, 729 F.3d 1196, 1202 (9th Cir. 2013) ("Ultimately, a 'reasonable' number of hours 25 equals '[t]he number of hours . . . [which] could reasonably have been billed to a private client.") 26 (citations omitted, alterations in original).

The lodestar method of calculating fees is strongly presumed to be reasonable. <u>Oviatt v.</u>
<u>Pearce</u>, 954 F.2d 1470, 1482 (9th Cir. 1992) ("There is a strong presumption that the lodestar

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1	figure is reasonable, and adjustments are to be adopted only in exceptional cases."); Morales v.	
2	City of San Rafael, 96 F.3d 359, 363 n.8 (9th Cir. 1996). In the present case, application of the	
3	lodestar method requires multiplying 501.9 hours by \$212.50/hour, resulting in \$106,653.75 in	
4	attorneys' fees.	
5	Plaintiffs' requested award also fairly reflects the novelty and difficulty of the questions	
6	presented, the skill required in litigating this complex case, and the fact that Plaintiffs' counsel	
7	litigated this matter on a contingency basis and expended significant time and resources doing so.	
8	This court finds that the total request for \$119,796.05 in attorneys' fees (\$106,653.75) and	
9	costs (\$9500.00 expert witness fee, and \$3642.30 expenses) is fair, adequate and reasonable.	
10	Accordingly, IT IS HEREBY ORDERED that Plaintiffs' Unopposed Motion for	
11	Attorneys' Fees and Costs, ECF No. 86, is GRANTED. Defendants shall remit payment to	
12	Plaintiffs' counsel in the amount of \$119,796.05, not later than 30 days after the filing date of this	
13	Order, subject to interest thereafter as provided in 28 U.S.C. § 1961.	
14	SO ORDERED.	
15	DATED: November 9, 2015	
16	allen Olane	
17	UNITED STATES MAGISTRATE JUDGE	
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