Plata et al v. Brown et al Doc. 2485

1 2 3 IN THE UNITED STATES DISTRICT COURTS 4 FOR THE EASTERN DISTRICT OF CALIFORNIA 5 AND THE NORTHERN DISTRICT OF CALIFORNIA UNITED STATES DISTRICT COURT COMPOSED OF THREE JUDGES 6 7 PURSUANT TO SECTION 2284, TITLE 28 UNITED STATES CODE 8 9 RALPH COLEMAN, et al., 10 Plaintiffs, NO. CIV S-90-0520 LKK JFM P 11 v. THREE-JUDGE COURT 12 EDMUND G. BROWN JR., et al., 13 Defendants. 14 MARCIANO PLATA, et al., 15 NO. C01-1351 TEH Plaintiffs. 16 THREE-JUDGE COURT v. 17 ORDER TO DEVELOP PLANS TO ACHIEVE REQUIRED EDMUND G. BROWN JR., et al., 18 PRISON POPULATION Defendants. 19 20 21 Upon careful consideration of defendants' response to the Court's September 7, 2012 22 order and plaintiffs' response thereto, the Court finds good cause to order the following: 23 1. Defendants shall develop plans to achieve the required population reduction to 24 137.5% design capacity by (a) June 27, 2013, and (b) December 27, 2013, and shall submit 25 those plans to this Court on or before January 7, 2013. 2. To assist in facilitating defendants' compliance with this order, the parties shall 26 27 meet and confer on proposed plans that would achieve the above-stated goals. The parties 28 shall consider all of the alternatives that this Court, affirmed by the Supreme Court, found

could be implemented without an adverse impact on public safety or the operation of the criminal justice system. Additionally, in light of defendants' stated preference to return nearly 5,000 prisoners from out-of-state facilities before December 27, 2013, the parties shall discuss how other alternatives would timely achieve the required population reduction while allowing the return of all, or a portion, of these inmates.

- 3. The parties may jointly file a proposed plan on or before the date specified in the first paragraph of this order. The parties may submit a plan only for December 27, and not June 27, 2013, if they agree that it would be appropriate for the Court to extend the compliance deadline to the later date. If the parties cannot reach agreement on all provisions, including the appropriate deadline, then they shall each submit a plan that includes as many agreed upon provisions as possible. Each plan shall also contain any individually proposed provisions for achieving the required reduction. Any disputed provisions shall include the proposing party's justifications and the opposing party's objections.
- 4. Defendants shall identify in their filing, whether joint or separate, which, if any, state laws would have to be waived for the provisions proposed jointly or by either party. Defendants shall also specify which of these laws may be waived by the Governor and which, if any, it contends that this Court is without authority to waive. Defendants shall provide justifications for their assertions, and plaintiffs may state their objections to defendants' contentions.
- 5. Defendants shall provide reasonable access to data so that plaintiffs may participate meaningfully in the meet-and-confer process. Magistrate Judge Moulds shall oversee any disputes if the parties cannot agree on what constitutes reasonable access.

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1	The Court is informed that the Honorable Peter Siggins remains available to assist the
2	parties during the meet-and-confer process.
3	Nothing in this order with respect to the meet-and-confer process shall relieve
4	defendants of their obligation to submit a timely plan or plans, either jointly or separately.
5	IT IC CO ODDEDED
6	IT IS SO ORDERED.
7	Michael Phinlade
8	Dated: 10/11/12 STEPHEN REINHARDT STEPHEN REINHARDT
9	UNITED STATES CIRCUIT JUDGE NINTH CIRCUIT COURT OF APPEALS
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11	Dated: 10/11/12 Jew Me K Kenth
12	LAWRENCE K. KARLTON
13	SENIOR UNITED STATES DISTRICT JUDGE EASTERN DISTRICT OF CALIFORNIA
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16	Dated: 10/11/12 THELTON E. HENDERSON
17	SENIOR UNITED STATES DISTRICT JUDGE NORTHERN DISTRICT OF CALIFORNIA
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