

IN THE UNITED STATES DISTRICT COURTS  
FOR THE EASTERN DISTRICT OF CALIFORNIA  
AND THE NORTHERN DISTRICT OF CALIFORNIA  
UNITED STATES DISTRICT COURT COMPOSED OF THREE JUDGES  
PURSUANT TO SECTION 2284, TITLE 28 UNITED STATES CODE

RALPH COLEMAN, et al.,

## Plaintiffs,

NO. CIV S-90-0520 LKK JFM P

ARNOLD SCHWARZENEGGER,  
et al.,

## Defendants.

### THREE JUDGE COURT

MARCIANO PLATA, et al..

## Plaintiffs.

NO. C01-1351 TEH

ARNOLD SCHWARZENEGGER,  
et al..

## Defendants.

## OPINION AND ORDER

**OPINION AND ORDER**

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1 **I. INTRODUCTION**

2 “California’s correctional system is in a tailspin,” the state’s independent oversight  
 3 agency has reported. Ex. P3 at i (Jan. 2007 Little Hoover Commission Report, “Solving  
 4 California’s Corrections Crisis: Time Is Running Out”).<sup>1</sup> Tough-on-crime politics have  
 5 increased the population of California’s prisons dramatically while making necessary reforms  
 6 impossible. *Id.* at ii, 2-5, 9, 20. As a result, the state’s prisons have become places “of  
 7 extreme peril to the safety of persons” they house, Ex. P1 at 7-8 (Governor  
 8 Schwarzenegger’s Oct. 4, 2006 Prison Overcrowding State of Emergency Declaration), while  
 9 contributing little to the safety of California’s residents, Ex. P3 at ii. California “spends  
 10 more on corrections than most countries in the world,” but the state “reaps fewer public  
 11 safety benefits.” *Id.* at 14. Although California’s existing prison system serves neither the  
 12 public nor the inmates well, the state has for years been unable or unwilling to implement the  
 13 reforms necessary to reverse its continuing deterioration.

14 In this proceeding, we address two particular problems that every day threaten the  
 15 lives and health of California prisoners. First, the medical and mental health care available to  
 16 inmates in the California prison system is woefully and constitutionally inadequate, and has  
 17 been for more than a decade. The United States Constitution does not require that the state  
 18 provide its inmates with state-of-the-art medical and mental health care, nor does it require  
 19 that prison conditions be comfortable. California must simply provide care consistent with  
 20 “the minimal civilized measure of life’s necessities,” *Rhodes v. Chapman*, 452 U.S. 337, 347  
 21 (1981) – care sufficient to prevent the unnecessary and wanton infliction of pain or death,  
 22 *Estelle v. Gamble*, 429 U.S. 97, 103-04 (1976). Tragically, California’s inmates have long  
 23 been denied even that minimal level of medical and mental health care, with consequences  
 24 that have been serious, and often fatal. Inmates are forced to wait months or years for  
 25 medically necessary appointments and examinations, and many receive inadequate medical  
 26 care in substandard facilities that lack the medical equipment required to conduct routine

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 28 <sup>1</sup>The Little Hoover Commission is a state agency charged with preparing reports and  
 recommendations regarding the structure and operation of state government in order to  
 improve its economy, efficiency, and service. Cal. Gov’t. Code §§ 8501, 8521-8522.

1 examinations or afford essential medical treatment. Seriously mentally ill inmates languish  
2 in horrific conditions without access to necessary mental health care, raising the acuity of  
3 mental illness throughout the system and increasing the risk of inmate suicide. A significant  
4 number of inmates have died as a result of the state's failure to provide constitutionally  
5 adequate medical care. As of mid-2005, a California inmate was dying needlessly *every six*  
6 *or seven days.*

7 California's inmates face a second everyday threat to their health and safety: the  
8 unprecedented overcrowding of California's prisons. Since reaching an all-time population  
9 record of more than 160,000 in October 2006, the state's adult prison institutions have  
10 operated at almost double their intended capacity. As Governor Schwarzenegger observed in  
11 declaring a prison state of emergency that continues to this day, this creates "conditions of  
12 extreme peril" that threaten "the health and safety of the men and women who work inside  
13 [severely overcrowded] prisons and the inmates housed in them . . ." Ex. P1 at 1, 8.  
14 Thousands of prisoners are assigned to "bad beds," such as triple-bunked beds placed in  
15 gymnasiums or day rooms, and some institutions have populations approaching 300% of  
16 their intended capacity. In these overcrowded conditions, inmate-on-inmate violence is  
17 almost impossible to prevent, infectious diseases spread more easily, and lockdowns are  
18 sometimes the only means by which to maintain control. In short, California's prisons are  
19 bursting at the seams and are impossible to manage.

20 It is the relationship between these two critical problems that lies at the heart of the  
21 cases before us. We must answer the question whether overcrowding is the primary cause of  
22 the unconstitutional medical and mental health care to which California prison inmates are  
23 currently subjected. Two federal lawsuits have brought the crisis in California's prisons to  
24 this three-judge court. Plaintiffs in the two lawsuits contend that a reduction in the prison  
25 population is necessary to bring the California prison system's medical and mental health  
26 care into constitutional compliance. In both *Plata v. Schwarzenegger* and *Coleman*

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1 *v. Schwarzenegger*,<sup>2</sup> the federal courts initially issued narrow orders requiring California to  
 2 develop and implement remedial plans to meet this objective. However, as the state time and  
 3 again failed to meet its own remedial targets – let alone to achieve constitutional compliance  
 4 – both courts were forced to adopt increasingly drastic remedies, culminating in the *Plata*  
 5 court’s 2005 appointment of a receiver to manage the prison medical system. Ultimately, by  
 6 late 2006 it became apparent that the overcrowding in California’s prisons rendered the  
 7 efforts of the courts, the *Coleman* Special Master, and the *Plata* Receiver utterly insufficient.  
 8 At the request of the *Plata* and *Coleman* courts, the Chief Judge of the United States Court of  
 9 Appeals for the Ninth Circuit convened this three-judge court to consider the plaintiffs’  
 10 request for a court-ordered reduction in the California prison population.

11 During the pendency of this proceeding, the outlook for California’s prisons has only  
 12 grown dimmer. The state is now in the throes of a fiscal crisis that renders it unable or  
 13 unwilling to commit the necessary resources to fix the problems in its prisons. As Matthew  
 14 Cate, Secretary of the California Department of Corrections and Rehabilitation<sup>3</sup> and a  
 15 defendant here, recently put it, California “cannot at this time become further indebted for  
 16 correctional healthcare.”<sup>4</sup> Ex. 1 to Defs.’ July 1, 2009 Response to Court’s June 18, 2009  
 17 Order, filed in *Coleman*, at 1.

18 Federal law makes any prisoner release order, including the population reduction  
 19 order requested by plaintiffs, a “remedy of last resort,” H.R. Rep. No. 104-21, at 25 (1995)

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20  
 21 <sup>2</sup>*Plata* involves the prison system’s constitutionally inadequate medical care, while  
 22 *Coleman* involves the constitutional deficiencies in mental health care provided to California  
 23 inmates.

24 <sup>3</sup>Until 2005, California’s adult prisons were run by the California Department of  
 25 Corrections, which was a department within the state’s Youth and Corrections Agency. On  
 26 July 1, 2005, the agency was reorganized and renamed the California Department of  
 27 Corrections and Rehabilitation (“the CDCR”). Ex. P5 at ix. In this opinion and order, we  
 28 refer to the agency as the CDCR except when quoting orders issued prior to the  
 reorganization.

<sup>4</sup>California has reduced spending on education, health care, the social safety net, and  
 services for the needy, the blind, and children to the breaking point. Under these  
 circumstances, we would be reluctant to direct the state to allocate additional funds to its  
 prisons or to rehabilitative services at the expense of others to whom it has a legal and moral  
 obligation.

1 (report of the House Committee on the Judiciary on the Violent Criminal Incarceration Act of  
2 1995), and imposes various conditions upon the issuance of such an order. *See* 18 U.S.C.  
3 § 3626(a)(3). As we explain below, those conditions have been met here: (1) crowding is the  
4 primary cause of the state's failure to provide its inmates with constitutionally sufficient  
5 medical and mental health care; (2) no relief besides a prisoner release order can bring the  
6 California prison system into constitutional compliance; (3) an order requiring the state to  
7 reduce the population of its adult institutions to a lower percentage of their combined design  
8 capacity than presently exists – a population cap – is narrowly tailored to the constitutional  
9 violations identified by the *Plata* and *Coleman* courts, extends no further than necessary to  
10 remedy those violations, and is the least intrusive possible remedy; and (4) the state can  
11 comply with such an order with little or no impact on public safety and the operation of the  
12 criminal justice system. There are numerous means by which the state can reduce the prison  
13 population, from parole reform and the diversion of technical parole violators and low-risk  
14 offenders to sentencing reform and the expansion of good time credits and rehabilitative  
15 programming. There is no need for the state to release presently incarcerated inmates  
16 indiscriminately in order to comply with our order. Much of the relief can be achieved  
17 instead by reducing prison intake in a manner recommended by the state's own experts.

18 We recognize the gravity of the population reduction order we issue herein, and we do  
19 not intervene in matters of prison population lightly. Nonetheless, when federal court  
20 intervention becomes the only means by which to enforce rights guaranteed by the  
21 Constitution, federal courts are obligated to act. "Without this, all the reservations of  
22 particular rights or privileges would amount to nothing." *The Federalist* No. 78 (Alexander  
23 Hamilton). California's prisoners have long been denied constitutionally adequate medical  
24 and mental health care, often with tragic consequences, and the overcrowding in California's  
25 prisons, which have become criminogenic, must be reduced if the prison system is to achieve  
26 constitutional compliance. California's prisoners, present and future, (and the state's  
27 population as a whole) can wait no longer.

28

1 **II. FACTUAL AND PROCEDURAL BACKGROUND**

2 Because the courts' prior remedial efforts are of profound relevance in understanding  
 3 the effect of prison overcrowding and the inadequacy of forms of relief that do not address  
 4 that problem, we begin with a detailed history of the individual *Plata* and *Coleman* cases.  
 5 We then describe the crowded conditions in California's prison system and the history of the  
 6 three-judge court proceeding before turning to the legal questions before us.

7 **A. Plata (Medical Care)**

8 The history of *Plata* involves extensive remedial efforts over the last seven years that  
 9 have faltered because of the severe overcrowding in California's prisons.

10 The *Plata* class action was filed on April 5, 2001, and plaintiffs filed an amended  
 11 complaint on August 20, 2001, alleging constitutional violations in the delivery of medical  
 12 care to inmates confined in California state prisons, as well as violations of the Americans  
 13 with Disabilities Act and § 504 of the Rehabilitation Act. Ex. D1059. Plaintiffs asserted that  
 14 the "unconstitutional conditions" caused by defendants' failure to "properly care for and treat  
 15 the prisoners in [their] custody . . . caused widespread harm, including severe and  
 16 unnecessary pain, injury and death." *Id.* ¶ 1. The *Plata* plaintiffs and defendants negotiated  
 17 a stipulation for injunctive relief, which the *Plata* court approved by court order.<sup>5</sup>

18 However, defendants proved incapable of or unwilling to provide the stipulated relief.  
 19 Three years after approving the stipulation as an order of the court, the *Plata* court conducted  
 20 an evidentiary hearing that revealed the continued existence of appalling conditions arising  
 21 from defendants' failure to provide adequate medical care to California inmates. The Court  
 22 found that defendants had been given "every reasonable opportunity to bring [the] prison  
 23 medical system up to constitutional standards, and it [was] beyond reasonable dispute that the  
 24 State ha[d] failed." Oct. 3, 2005 Findings of Fact & Conclusions of Law Re: Appointment of  
 25 Receiver ("FF&CL"), 2005 WL 2932253, at \*1 (Ex. D1063).<sup>6</sup> Following that hearing, the

26 <sup>5</sup>The stipulation resolved all of plaintiffs' claims, including their Rehabilitation Act  
 27 and ADA claims.

28 <sup>6</sup>All references to court orders in this section of our opinion and order are to orders  
 filed in the district court in *Plata*.

1 *Plata* court concluded that it had no choice but to place the CDCR's medical health care  
 2 delivery system in receivership. The *Plata* Receivership continues to this date, but, as we  
 3 explain below, severe crowding throughout California's prison system renders the Receiver  
 4 unable to resolve the constitutional violations at issue in *Plata*.

5       1.     Complaint, Stipulation, and Order for Injunctive Relief

6       In their amended complaint, the *Plata* plaintiffs alleged that a number of specific  
 7 deficiencies in the CDCR's prison medical care system rendered the system as a whole  
 8 unconstitutional. The alleged deficiencies included inadequate medical screening of  
 9 incoming prisoners; delays in or failure to provide access to medical care, including  
 10 specialist care; untimely responses to medical emergencies; the interference of custodial staff  
 11 with the provision of medical care; the failure to recruit and retain sufficient numbers of  
 12 competent medical staff; disorganized and incomplete medical records; a "lack of quality  
 13 control procedures, including lack of physician peer review, quality assurance and death  
 14 reviews"; a lack of protocols to deal with chronic illnesses, including diabetes, heart disease,  
 15 hepatitis, and HIV; and the failure of the administrative grievance system to provide timely  
 16 or adequate responses to complaints concerning medical care. Ex. D1059 ¶ 192.<sup>7</sup>

17       Prior to filing suit, the *Plata* plaintiffs had been in informal negotiations with  
 18 defendants since July 1999. Ex. D1060 ¶ 3 (June 13, 2002 Stip. & Order). After *Plata* was  
 19 filed, the parties ultimately agreed to a stipulation for injunctive relief, which the *Plata* court  
 20 entered as an order on June 13, 2002. Defendants agreed to and were ordered to implement  
 21 certain policies and procedures on a staggered basis, with seven prisons to complete  
 22 implementation in 2003. *Id.* ¶¶ 4-5. In each subsequent year, defendants were to complete  
 23  
 24  
 25

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26       7As we explain below, *infra* Section II.A.2, it became apparent early in the *Plata*  
 27 litigation that, given the size of their populations, California's prisons lacked the space and  
 28 facilities required to deliver constitutionally adequate medical care or to remedy the above  
 deficiencies.

1 implementation at five additional prisons, such that statewide implementation would be  
 2 achieved by the end of 2008. *Id.* ¶ 5.<sup>8</sup>

3 The stipulated policies and procedures, which defendants filed with the *Plata* court on  
 4 February 15, 2002, and supplemented on May 30, 2002, “are approximately 800 pages long  
 5 and contained in 11 volumes.” Mar. 10, 2003 Order at 2. Although the stipulated policies  
 6 and procedures were “designed to meet or exceed the minimum level of care necessary to  
 7 fulfill the defendants’ obligation to plaintiffs under the Eighth Amendment of the United  
 8 States Constitution,” the stipulation “require[s] defendants to provide only the minimum  
 9 level of medical care required under the Eighth Amendment.” Ex. D1060 ¶ 4.

10 The stipulation for injunctive relief provided *inter alia* for regular audits of  
 11 defendants’ compliance. *Id.* ¶¶ 19-23. These audits were to include a review of no less than  
 12 180 inmate health records at each prison. *Id.* ¶ 21(a). Medical assessments or treatment  
 13 plans contained in those records would be deemed substantially in compliance with the  
 14 settlement agreement if they were consistent with the policies and procedures or with the  
 15 community standard of care “imposed under the laws of the State of California upon health  
 16 care providers licensed to practice in California.” *Id.* ¶ 22(b) & at 11 n.3. Compliance with  
 17 the agreement would also require “conducting minimally adequate death reviews and quality  
 18 management proceedings,” having “tracking, scheduling and medication administration  
 19 systems adequately in place,” and the absence of any “pattern or practice that is likely to  
 20 result in serious problems [where] those problems are not being adequately addressed.” *Id.*  
 21 ¶¶ 22(c)-(e).

22 Had the stipulated policies and procedures been implemented, they would have  
 23 resulted in comprehensive improvements to nearly all aspects of the medical delivery system  
 24 in California’s prisons, including quality management; health records management;

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25  
 26 <sup>8</sup>This roll-out plan did not include Pelican Bay State Prison, which was under the  
 27 *Plata* court’s jurisdiction in a separate action, *Madrid v. Cate*, Case No. C90-3094 TEH  
 28 (N.D. Cal.), and was not included in the *Plata* case. However, on June 6, 2008, the parties  
 stipulated, and the court ordered, that prisoners housed at Pelican Bay State Prison be  
 included in the *Plata* class. Thus, the *Plata* case now includes all thirty-three adult  
 institutions within the CDCR.

1 infectious disease control; staffing; inter-institution transfers; and the timing and manner in  
2 which inmates are provided with physician and nurse care, as well as with necessary  
3 medications. Unfortunately, defendants utterly failed to comply with the implementation  
4 schedule to which they had stipulated. As of May 10, 2005, when implementation should  
5 have been completed at twelve prisons, “not a single prison ha[d] successfully completed  
6 implementation.” May 10, 2005 Order to Show Cause (“OSC”), 2005 WL 2932243, at \*2  
7 (Ex. D1062). The same remains true now, more than seven years after the court approved  
8 the parties’ settlement agreement. As we explain below, this is due in large part to the severe  
9 overcrowding in California’s prisons.

10                   2. Appointment of Court Experts and Their Findings

11                 In addition to stipulating to an implementation schedule, the parties agreed to the  
12 appointment of medical and nursing experts “to advise the Court on the adequacy and  
13 implementation of defendants’ Policies and Procedures and any other matter that  
14 appropriately may be the subject of the experts’ testimony.” Ex. D1060 ¶¶ 16-17. The  
15 experts routinely reviewed defendants’ progress towards implementing the stipulated  
16 injunctive relief and periodically communicated their findings and recommendations to the  
17 *Plata* court.

18                 In their July 16, 2004 report to the court, the experts identified a pattern of serious  
19 deficiencies relating to physician quality at California prisons, and defendants agreed to  
20 address those deficiencies in a stipulation entered as an order of the court on September 17,  
21 2004 (“Patient Care Order”), Ex. D1061.

22                 The Patient Care Order required defendants to engage an  
23 independent entity to (a) evaluate the competency of physicians  
24 employed by the CDCR and (b) provide training to those  
25 physicians found to be deficient. It also required defendants to  
26 undertake certain measures with respect to the treatment of high-  
risk patients, to develop proposals regarding physician and  
nursing classifications and supervision, and to fund and fill  
Quality Management Assistance Teams (“QMAT”) and other  
support positions.

27 Oct. 3, 2005 FF&CL, 2005 WL 2932253, at \*2. However, “[d]efendants failed to come  
28 close to meeting the terms of the Patient Care Order, even with generous extensions of time

1 from the Court.” *Id.* The experts noted one example of defendants’ failure to comply after  
 2 visits to the Substance Abuse and Treatment Facility in February and March 2005:

3 [N]ot only has little progress been made in the implementation of  
 4 *Plata*, but the initial morale and enthusiasm in utilizing QMAT  
 5 has evaporated in large part because of the inability of the  
 6 California Department of Corrections to provide the necessary  
 7 staff and support to this process. This has delivered an unspoken  
 8 message that no change will occur.

9 May 16, 2005 Experts’ Report on Substance Abuse Treatment Center, at 3 (filed in *Plata* on  
 10 May 19, 2005).

11 The experts’ reports following visits to San Quentin State Prison were no better.  
 12 Following a February 2005 visit to that facility, the court’s nursing experts observed that  
 13 clinics in housing areas were sometimes “nothing more than an office used by correctional  
 14 officers” and “lacked basic medical equipment and supplies.” Apr. 9, 2005 Nursing Experts’  
 15 Report on San Quentin, at 2 (filed in *Plata* on May 10, 2005). The “[m]ost disturbing”  
 16 conditions were in one unit where

17 [t]he area used for nursing triage [was] a small room at the end of  
 18 the tier that the nurse accesses by walking through a gate and into  
 19 the men’s showers. . . . Because of a clogged shower drain,  
 20 standing water was present outside the clinic door. Inside, the  
 21 room was filthy. The furniture was old and in disrepair. There  
 22 was no examination table, medical equipment or supplies, or  
 23 handwashing facilities. According to staff, equipment (otoscope  
 24 [an instrument used to examine the ear]) requested for this area  
 25 had been denied. As well, there was no telephone or computer  
 26 access. Prior to this room being used, a broom closet on the  
 27 fourth tier was used for nurse triage.

28 These conditions are deplorable and have no resemblance to a  
 29 medical setting whatsoever.

30 *Id.* at 2-3. Following their visits to San Quentin in January and February 2005, the medical  
 31 experts noted that “[m]edical record reviews demonstrate[d] multiple instances of  
 32 incompetence, indifference, cruelty, and neglect. Ten deaths were reviewed. All showed  
 33 serious problems; most deaths were preventable. . . . Routine medical care [was] replete with  
 34 numerous errors resulting from both system failures as well as physician mistakes.” Apr. 8,  
 35 2005 Medical Experts’ Report on San Quentin, at 13 (filed in *Plata* on May 10, 2005).

1       Perhaps most damning was the medical experts' conclusion that "overall compliance  
 2 with the Stipulated Order and subsequent Court Orders was non-existent [at San Quentin]. In  
 3 fact, it was clear that for most areas we reviewed there has been indifference to beginning the  
 4 process required in the Stipulated Order," *id.* at 2 – despite the fact that the prison was to  
 5 have *completed* that process by the time of the experts' site visit. The experts ultimately  
 6 concluded that San Quentin was "so old, antiquated, dirty, poorly staffed, poorly maintained,  
 7 with inadequate medical space and equipment and over-crowded that it is our opinion that it  
 8 is dangerous to house people there with certain medical conditions and is also dangerous to  
 9 use this facility as an intake facility." *Id.* According to the experts, "the overcrowding and  
 10 facility life-safety and hygiene conditions create a public health and life-safety risk to  
 11 inmates who are housed there." *Id.*

12                   3.     Periodic Status Conferences

13       Beyond receiving periodic reports from the experts, the *Plata* court also conducted  
 14 regular status conferences with the parties to help monitor and facilitate implementation of  
 15 the stipulated injunctive relief, as well as to assess defendants' ability and willingness to  
 16 comply with the court order approving such relief. Based on the experts' dismal reports of  
 17 defendants' progress, the court increased the frequency of these conferences and, in February  
 18 2005, started meeting with the parties on a monthly basis. To facilitate these meetings,  
 19 which typically involved large numbers of CDCR staff housed in Sacramento, the court  
 20 rotated the location of these meetings between San Francisco and Sacramento.

21       The Court invited the parties during [the] monthly status  
 22 conferences to contribute ideas as to possible remedies, and the  
 23 Court especially encouraged defendants to consider ways in  
 24 which they could take the actions necessary to solve the medical  
 25 care problems through measures within their own control,  
 26 including use of the extraordinary powers of the Governor. The  
 Court went to the length of requesting that defendants present it  
 with a series of proposed orders so that the Court could help  
 empower them to overcome some of their bureaucratic hurdles on  
 their own. Defendants did not submit a single proposed order.

27 Oct. 3, 2005 FF&CL, 2005 WL 2932253, at \*26 (citation omitted).

1           4. Proceedings To Determine Whether a Receiver Should Be Appointed

2           Ultimately, the *Plata* court found itself with no alternative but to issue an order to  
 3 show cause (“OSC”) why defendants should not be found in civil contempt and why a  
 4 receiver should not be appointed to manage medical care delivery for the CDCR. As the  
 5 court noted when it issued the OSC on May 10, 2005:

6           In the four years since this case was filed, which includes the year  
 7 and a half that this Court has been meeting with the parties on a  
 regular basis, two things have become ever increasingly clear:  
 8 (1) the Governor has appointed, and the State has hired, a number  
 of dedicated individuals to tackle the difficult task of addressing  
 the crisis in the delivery of health care in the California  
 9 Department of Corrections (“CDC”), and, (2) despite the best  
 efforts of these individuals, little real progress is being made.  
 10 The problem of a highly dysfunctional, largely decrepit, overly  
 bureaucratic, and politically driven prison system, which these  
 11 defendants have inherited from past administrations, is too far  
 12 gone to be corrected by conventional methods.

13           The prison medical delivery system is in such a blatant state of  
 14 crisis that in recent days defendants have publicly conceded their  
 inability to find and implement on their own solutions that will  
 15 meet constitutional standards. The State’s failure has created a  
 16 vacuum of leadership, and utter disarray in the management,  
 supervision, and delivery of care in the Department of  
 Corrections’ medical system.

17           Defendants have devised a long-term strategy to contract out  
 18 health care management and much of the delivery of care.  
 19 However, full implementation of that plan is, by defendants’ own  
 20 estimates, years away. In the meantime, roughly 162,000  
 21 prisoners are being subjected to an unconstitutional system  
 fraught with medical neglect and malfeasance. Defendants  
 22 themselves have conceded that a significant number of prisoners  
 23 have died as a direct result of this lack of care, and it is clear to  
 24 the Court that more are sure to suffer and die if the system is not  
 25 immediately overhauled.

26           ....

27           Since the entry of the Stipulated Injunction in June 2002, the  
 28 most notable characteristic of this case has been defendants’  
 failure to achieve any substantial progress in bringing the medical  
 care system even close to minimal constitutional standards.

29 May 10, 2005 OSC, 2005 WL 2932243, at \*1-2. “Even following issuance of the OSC – on  
 30 the brink of possible contempt and the imposition of a Receivership – defendants were able

1 to enact only very limited and piece-meal measures, with no prospect for system-wide reform  
 2 or restructuring.” Oct. 3, 2005 FF&CL, 2005 WL 2932253, at \*26.

3 Beginning on May 31, 2005, and concluding on June 9, 2005, the *Plata* court  
 4 conducted a six-day evidentiary hearing concerning the OSC. *Id.* at \*2. The court  
 5 considered eighty-two exhibits, *id.*, and heard testimony from the court experts; relevant state  
 6 officials, including Undersecretary of Corrections Kevin Carruth and Dr. Renee Kanan, the  
 7 Acting Director of Health Care Services for the CDCR; and defendants’ medical expert  
 8 Dr. Ronald Shansky.<sup>9</sup> Following the hearing, the parties submitted legal briefs addressing  
 9 both contempt and the appointment of a receiver, and several unions representing state prison  
 10 medical personnel filed an amicus brief. *Id.* Defendants did not dispute that the *Plata* court  
 11 had the power to appoint a receiver; instead, they argued only that a receivership was an  
 12 extraordinary remedy to be used only if less intrusive remedies had failed or were likely to  
 13 fail. Defs.’ June 20, 2005 Response to OSC at 2, 25.

14 On June 30, 2005, the *Plata* court heard argument on the OSC. Oct. 3, 2005 FF&CL,  
 15 2005 WL 2932253, at \*2. “Based on the arguments of counsel, the evidence presented, the  
 16 full record in this case, and the Court’s own observations on prison tours [of two facilities,  
 17 accompanied by counsel for the parties], the Court delivered an oral ruling at the conclusion  
 18 of the hearing that it would take control of the medical delivery system of the CDCR and  
 19 place it under the auspices of a Receivership.” *Id.*

20 5. Findings of Fact and Conclusions of Law Concerning Continuing  
 21 Failure To Meet Constitutional Standards and Necessity of a  
 22 Receivership

23 On October 3, 2005, the court issued findings of fact and conclusions of law setting  
 24 forth the detailed reasoning behind its oral ruling. As the court noted in its written decision:

25 By all accounts, the California prison medical care system is  
 26 broken beyond repair. The harm already done in this case to  
 California’s prison inmate population could not be more grave,

27 <sup>9</sup>As noted in our discussion below, although Dr. Shansky testified as defendants’  
 28 expert witness in the proceedings before the *Plata* court, he testified as plaintiffs’ expert  
 witness in the proceedings before this three-judge court.

1 and the threat of future injury and death is virtually guaranteed in  
2 the absence of drastic action. The Court has given defendants  
3 every reasonable opportunity to bring its prison medical system  
4 up to constitutional standards, and it is beyond reasonable dispute  
5 that the State has failed. Indeed, it is an uncontested fact that, on  
6 average, an inmate in one of California's prisons needlessly dies  
every six to seven days due to constitutional deficiencies in the  
CDCR's medical delivery system. This statistic, awful as it is,  
barely provides a window into the waste of human life occurring  
behind California's prison walls due to the gross failures of the  
medical delivery system.

7 It is clear to the Court that this unconscionable degree of  
8 suffering and death is sure to continue if the system is not  
9 dramatically overhauled. Decades of neglecting medical care  
10 while vastly expanding the size of the prison system has led to a  
state of institutional paralysis. The prison system is unable to  
function effectively and suffers a lack of will with respect to  
prisoner medical care.

11 *Id.* at \*1.

12 In its order, the court identified a number of serious problems in the care provided to  
13 inmates. The court found that the CDCR failed to follow its own policies regarding access to  
14 medical care, and inmates routinely lacked timely access to care, both in terms of screening  
15 requests and in receiving care once it was determined that an appointment with a physician  
16 was warranted. *Id.* at \*13. Inmates needing specialty services to treat serious medical  
17 problems were forced to wait inordinate and inexcusable amounts of time for appointments;  
18 at one prison, inmates with consultation referrals from early 2004 had yet to be seen in May  
19 2005. *Id.* at \*16. In addition, the CDCR had failed to develop or implement a system to  
20 track and treat inmates with chronic care needs, *id.* at \*14, and the court's nursing expert  
21 found that CDCR nurses often "fail[ed] to perform basic functions," such as taking vital  
22 signs, conducting examinations, and identifying urgent medical issues requiring immediate  
23 referral to a physician. *Id.* at \*9.

24 Not unexpectedly, death reviews revealed "repeated gross departures from even  
25 minimal standards of care." *Id.* at \*7. The lack of adequate care also resulted in "an  
26 inordinately high level of morbidity," defined as "any significant injury, harm or medical  
27 complication that falls short of death," among CDCR inmates. *Id.* at \*8-9. For example:  
28

[1]n 2004 a San Quentin prisoner with hypertension, diabetes and renal failure was prescribed two different medications that actually served to exacerbate his renal failure. An optometrist noted the patient's retinal bleeding due to very high blood pressure and referred him for immediate evaluation, but this evaluation never took place. It was not until a year later that the patient's renal failure was recognized, at which point he was referred to a nephrologist on an urgent basis; he should have been seen by the specialist within 14 days but the consultation never happened and the patient died three months later.

[7] *Id.* (citations omitted). This incident was simply a “representative example[]” of the grossly inadequate care that could be found throughout the prison system. *Id.* at \*6. Many prisoners [8] were the victims of similar treatment, or worse.

[10] Beyond these quality of care problems, the court noted a number of additional [11] deficiencies in the prison medical system. Prison medical facilities “lack[ed] the necessary [12] medical equipment to conduct routine examinations and to respond to emergencies,” *id.* at [13] \*15, and were also “completely inadequate for the provision of medical care”:

[14] Many clinics [did] not meet basic sanitation standards. Exam [15] tables and counter tops, where prisoners with infections such as [16] Methicillin-Resistant Staph Aureus (MRSA) and other [17] communicable diseases are treated, [were] not routinely [18] disinfected or sanitized. Many medical facilities require[d] [19] fundamental repairs, installation of adequate lighting and such [20] basic sanitary facilities as sinks for hand-washing. In fact, lack of [21] adequate hygiene ha[d] forced the closure of some operating [22] rooms.

[23] *Id.* at \*14 (citations omitted). Likewise, the management of prison pharmacy operations was [24] “unbelievably poor.” *Id.* at \*16. No statewide coordination between pharmacies existed, and [25] there were “serious, long-standing problems with dispensing medication, renewing [26] prescriptions, and tracking expired prescriptions.” *Id.* Medical records in most CDCR [27] prisons were “either in a shambles or non-existent. . . . mak[ing] even mediocre medical care [28] impossible,” *id.* at \*14 (citation omitted), and the resulting lack of access to inmates’ medical histories “result[ed] in dangerous mistakes, delay in patient care, and severe harm.” *Id.* Furthermore, the reception center intake process, which was designed to allow medical staff to identify inmates’ medical issues, including communicable diseases posing a risk of transmission to other inmates and staff, was woefully inadequate. *Id.* at \*12-13.

1       The court also noted a number of serious personnel problems. Qualified medical staff  
 2 were sorely lacking at every level. According to one court expert, “20-50% of physicians at  
 3 the prisons provide[d] poor quality of care.” *Id.* at \*5. However, the CDCR was incapable  
 4 of recruiting qualified personnel to fill the significant vacancies that existed throughout the  
 5 system, *id.* at \*11, and the CDCR’s lack of a medical credentialing policy resulted in many  
 6 CDCR clinicians’ practicing outside of their areas of medical expertise. *Id.* at \*21. The  
 7 CDCR also lacked medical leadership, both at the central office and at individual prisons,  
 8 and the resulting lack of supervision “foster[ed] a culture of non-accountability and non-  
 9 professionalism whereby the acceptance of degrading and humiliating conditions bec[ame]  
 10 routine and permissible.” *Id.* at \*10 (internal quotations, citation, and alteration omitted).

11       Based on these findings, the *Plata* court concluded that “the establishment of a  
 12 Receivership, along with those actions necessary to effectuate its establishment, are narrowly  
 13 drawn to remedy the constitutional violations at issue, extend no further than necessary to  
 14 correct a current and ongoing violation of a federal right, and are the least intrusive means to  
 15 correct these violations.” *Id.* at \*33. The court recognized that:

16       the imposition of a Receivership is a drastic measure. But it is  
 17 not a measure that the Court has sought, nor is it one the Court  
 18 relishes. Rather, the Court is simply at the end of the road with  
 19 nowhere else to turn. Indeed, it would be fair to say that the  
 20 Receivership is being imposed on the Court, rather than on the  
 State, for it is the State’s abdication of responsibility that has led  
 to the current crisis. Since the Court has jurisdiction over this  
 matter, it has no choice but to step in and fill the void.

21 *Id.* at \*31 (citation omitted). The court held the contempt remedy in abeyance after  
 22 concluding that a finding of contempt was not a prerequisite to the appointment of a receiver.  
 23 *Id.* at \*33. Nevertheless, it sought to employ all feasible means other than a prisoner release  
 24 to remedy the constitutional violations.

25       6.       Interim Remedies

26       On plaintiffs’ motion, the court considered appointing a temporary receiver but  
 27 ultimately opted instead to appoint a correctional expert pending the search for and  
 28 appointment of a receiver. *Id.* at \*34-35. On November 14, 2005, the Correctional Expert

1 filed a report and recommendations on interim remedies concerning clinical staffing and  
2 death reviews. “[T]he Correctional Expert’s report powerfully underscore[d] the depth of the  
3 crisis in the delivery of health care services in the CDCR . . . .” Ex. D1065 at 1 (Dec. 1, 2005  
4 Order). Over defendants’ objections, the court ordered a series of “discrete, urgently needed,  
5 remedial measures that could be undertaken immediately” to improve recruitment and  
6 retention of clinical staff. *Id.* at 1, 6-15.

7       7.       Appointment of the *Plata* Receiver

8       With the parties’ participation, the *Plata* court engaged in a national search for a  
9 receiver. On February 14, 2006, the court appointed Robert Sillen as Receiver, with an  
10 effective date of April 17, 2006. In its order of appointment, the court conferred broad  
11 authority on the Receiver to “provide leadership and executive management of the California  
12 prison medical health care delivery system with the goals of restructuring day-to-day  
13 operations and developing, implementing, and validating a new, sustainable system that  
14 provides constitutionally adequate medical care to all class members as soon as practicable.”  
15 Ex. P313 at 2 (Feb. 14, 2006 Order). The Receiver was assigned “the duty to control,  
16 oversee, supervise, and direct all administrative, personnel, financial, accounting,  
17 contractual, legal, and other operational functions of the medical delivery component of the  
18 CDCR,” *id.*, and was granted “all powers vested by law in the Secretary of the CDCR as they  
19 relate to the administration, control, management, operation, and financing of the California  
20 prison medical health care system.” *Id.* at 4. On January 23, 2008, the Court appointed  
21 J. Clark Kelso to replace Sillen as Receiver, and he has served in that capacity to date.

22       The Receivers have implemented substantial changes in the CDCR’s prison medical  
23 care system and have issued regular reports documenting their progress. For example, the  
24 Receiver has increased recruitment and retention of clinical staff, implemented a new  
25 pharmacy system, and instituted pilot programs to improve medical screening at reception  
26 centers and management of chronic care. Nonetheless, as we describe below, fundamental  
27 unconstitutional deficiencies, caused primarily by overcrowding, continue to exist and  
28 prevent the delivery of constitutionally adequate medical care to California’s inmates.

1           **B.       Coleman (Mental Health Care)**

2           While the *Plata* court has struggled to bring the CDCR's medical system into  
 3 constitutional compliance for more than seven years, the *Coleman* action has lasted even  
 4 longer – almost two decades. The first five years of litigation culminated in a finding that the  
 5 CDCR was violating the Eighth Amendment by failing to provide constitutionally adequate  
 6 mental health care to inmates with serious mental disorders. The past fourteen years have  
 7 involved continual efforts to remedy the constitutional violations.

8           At the time of the *Coleman* trial, the Eighth Amendment violations stemmed in large  
 9 part from the state's complete failure to identify with any accuracy the number of mentally ill  
 10 inmates in the prison population, despite several expert reports addressing the issue. Early in  
 11 *Coleman*'s remedial phase, the state developed a screening mechanism to identify mentally  
 12 ill inmates and plans for a system that could deliver mental health care to the thousands of  
 13 inmates suffering from serious mental disorders. There are currently over 34,000 inmates  
 14 identified as seriously mentally ill in the state's prisons. Ex. P243 at 900124 (collection of  
 15 monthly CDCR mental health population placement reports, dated between December 2006  
 16 and August 2008). However, California remains unable to deliver constitutionally adequate  
 17 mental health care for these inmates.

18           After fourteen years of remedial efforts under the supervision of a special master and  
 19 well over seventy orders by the *Coleman* court, the California prison system still cannot  
 20 provide thousands of mentally ill inmates with constitutionally adequate mental health care,  
 21 and “critically mentally ill inmates [are] languishing in horrific conditions without access to  
 22 immediate necessary mental health care.” May 2, 2006 Order at 2.<sup>10</sup> The relentless growth  
 23 of the inmate population has prevented the state from meeting its obligations under the  
 24 Eighth Amendment and has led, inexorably, to the proceeding before this court.

25  
 26

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27           <sup>10</sup>All references to court orders in this section of our opinion and order are to orders  
 28 filed in the district court in *Coleman*. *Coleman* docket numbers are listed when multiple,  
 untitled orders were issued on the same day.

1           1.     Findings of Eighth Amendment Violations

2           The *Coleman* action was filed on April 23, 1990. On July 25, 1991, plaintiffs filed an  
 3 amended complaint, Ex. D1036, raising claims under the Eighth and Fourteenth  
 4 Amendments to the United States Constitution and the Rehabilitation Act, 29 U.S.C. § 794.  
 5 These claims were based on serious inadequacies in the delivery of mental health care to  
 6 inmates in the California adult prison system. *Id.* The *Coleman* court subsequently certified  
 7 a class consisting of inmates with serious mental disorders.<sup>11</sup> Nov. 14, 1991 Order at 4-5.  
 8 The matter proceeded to trial before a United States Magistrate Judge, and in June 1994 the  
 9 magistrate judge found that defendants' delivery of mental health care to class members  
 10 violated the Eighth Amendment. On September 13, 1995, the district court adopted the  
 11 magistrate judge's decision, with modifications. *Coleman v. Wilson*, 912 F. Supp. 1282  
 12 (E.D. Cal. 1995).<sup>12</sup>

13           In adopting the magistrate's findings, the *Coleman* court identified several significant  
 14 deficiencies in the delivery of mental health care to California's inmates. First, the court  
 15 found delays in access to necessary mental health care "at each level of the mental health  
 16 care delivery system as it exist[ed] in the CDC," which "result[ed] in exacerbation of illness  
 17 and patient suffering." *Id.* at 1308, 1309. Evidence specifically noted by the *Coleman* court

18           <sup>11</sup>The class certified in 1991 consisted of "all inmates with serious mental disorders  
 19 who are now or who will in the future be confined within the California Department of  
 20 Corrections (except the San Quentin State Prison, the Northern Reception Center at Vacaville  
 21 and the California Medical Facility-Main at Vacaville)." Nov. 14, 1991 Order at 4-5. On  
 22 July 12, 1995, the *Coleman* class was decertified as to the Rehabilitation Act claim, which  
 23 was dismissed with prejudice. July 12, 1995 Order at 2. The class definition was  
 24 subsequently amended to include "all inmates with serious mental disorders who are now, or  
 25 who will in the future, be confined within the California Department of Corrections."  
 26 July 23, 1999 Order & Stip. & Order Amending Plaintiff Class & Application of Remedy  
 27 appended thereto at 2.

28           Inmates suffering from "serious mental disorders" include those with "Organic Brain-  
 29 Syndrome-Severe, Schizophrenia, Major Depression [or] the Bipolar Disorders," those who  
 30 "currently or within the last three years . . . [have] had a significant disorder of thought or  
 31 mood which substantially impairs or substantially impaired reality testing, judgment or  
 32 behavior," and those who "currently do[] not have the ability to meet the functional  
 33 requirements of prison life without psychiatric intervention, including psychotropic  
 34 medication." *Coleman*, 912 F. Supp. at 1300 nn.15-16 (internal quotations and citations  
 35 omitted).

36           <sup>12</sup>The district court's order was issued following *de novo* review by that court of the  
 37 magistrate judge's findings and recommendations. *Coleman*, 912 F. Supp. at 1293, 1297.

1 included “backlogs of 300-400 inmates awaiting transfer to enhanced outpatient programs at  
2 California Men’s Colony [(‘CMC’)] or California Medical Facility [(‘CMF’)]” and a defense  
3 exhibit describing “the problem of the backlog of male inmates awaiting transfer to CMF and  
4 CMC for mental health services” as “approaching the crisis level.” *Id.* at 1309 (internal  
5 quotations omitted).

6 In addition, defendants did not have “a systematic program for screening and  
7 evaluating inmates for mental illness.” *Id.* at 1305. Instead, they relied on mechanisms that  
8 were “either used haphazardly, or depend[ed] for efficacy on incomplete or non-existent  
9 medical records, self-reporting, or the observations of custodial staff inadequately trained in  
10 the signs and symptoms of mental illness.” *Id.* at 1305-06. As a result, “thousands of  
11 inmates suffering from mental illness [were] either undetected, untreated, or both.” *Id.* at  
12 1306.

13 Furthermore, the *Coleman* court found that “defendants’ supervision of the use of  
14 medication [was] completely inadequate; prescriptions [were] not timely refilled, there [was]  
15 no adequate system to prevent hoarding of medication, . . . inmates on psychotropic  
16 medication [were] not adequately monitored, and it appear[ed] that some very useful  
17 medications [were] not available because there [was] not enough staff to do necessary post-  
18 medication monitoring.” *Id.* (internal quotations and citation omitted); *see also id.* at 1310.  
19 The court also found violations of a constitutional magnitude in the involuntary medication  
20 of inmates. *Id.* at 1313. In addition, the court found significant deficiencies in medical  
21 record keeping, “including disorganized, untimely and incomplete filing of medical records,  
22 insufficient charting, and incomplete or nonexistent treatment plans” at most prisons. *Id.* at  
23 1314 (internal quotations and citation omitted); *see also id.* at 1315. The court found that  
24 “inmates [were] typically transferred between prisons without even such medical records as  
25 might exist.” *Id.* at 1314 (internal quotations and citation omitted); *see also id.* at 1315.

26 The *Coleman* court also found that “the California Department of Corrections [was]  
27 significantly and chronically understaffed in the area of mental health care services.” *Id.* at  
28 1307. Relying on the testimony of a defense expert, the *Coleman* court further found that

1 “defendants [could not] provide adequate mental health care without some form of quality  
 2 assurance” program to ensure the competence of their mental health care staff, but that the  
 3 CDCR lacked any such program. *Id.* at 1308.

4       These findings led the *Coleman* court to conclude that defendants lacked all of the  
 5 “basic, essentially common sense, components of a minimally adequate prison mental health  
 6 care delivery system,” *id.* at 1298 (citing *Balla v. Idaho State Bd. of Corr.*, 595 F. Supp.  
 7 1558, 1577 (D. Idaho 1984) (citing *Ruiz v. Estelle*, 503 F. Supp. 1265, 1339 (S.D. Tex.  
 8 1980)), including proper screening; timely access to appropriate levels of care; an adequate  
 9 medical record system; proper administration of psychotropic medication; competent staff in  
 10 sufficient numbers; and a basic suicide prevention program. *Id.* at 1298 n.10. The *Coleman*  
 11 court found that the CDCR was seriously deficient in each of the first five components and  
 12 that the CDCR’s suicide prevention program was adequate in design but inadequately  
 13 implemented due to severe and chronic understaffing throughout the CDCR. *Id.* at  
 14 1305-15.<sup>13</sup>

15       On the basis of its findings, the *Coleman* court entered an order for injunctive relief  
 16 requiring defendants to develop plans to remedy the constitutional violations under the  
 17 supervision of a special master. *Id.* at 1323-24; *see also* Fact #5, Nov. 17, 2008 Joint  
 18 Statement of Undisputed Facts.

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22       <sup>13</sup>In addition, the *Coleman* court found “inappropriate use of disciplinary and  
 23 behavioral control measures directed towards the members of plaintiff class.” *Id.* at 1319-20.  
 24 Seriously mentally ill inmates were “being treated with punitive measures by the custody  
 25 staff to control the inmates’ behavior without regard to the cause of the behavior” because  
 26 custody staff was “inadequately trained in the signs and symptoms of serious mental illness.”  
 27 *Id.* at 1320. Defendants’ placement of *Coleman* class members in administrative segregation  
 28 and segregated housing units (“SHUs”) was found to violate the Eighth Amendment because  
 mentally ill inmates were placed in such units “without any evaluation of their mental status,  
 because such placement [caused] further decompensation, and because inmates [were] denied  
 access to necessary mental health care while they [were] housed in administrative  
 segregation and/or segregated housing.” *Id.* at 1320 (internal quotations and citation  
 omitted). The court also found unconstitutional defendants’ policy permitting the use of  
 tasers and 37mm guns on *Coleman* class members without consideration of the impact of  
 such measures on mental illness. *Id.* at 1321-23.

1                   2.     Remedial Orders

2                   On December 11, 1995, the *Coleman* court appointed a special master to oversee the  
 3     remedial phase of the action. Dec. 11, 1995 Order Appointing a Special Master at 2. The  
 4     specific duties of the Special Master included working with defendants to develop a remedial  
 5     plan to address the constitutional violations identified by the court, monitoring defendants'  
 6     implementation of and compliance with the remedial plan, and submitting interim reports on  
 7     the progress of the remedial plan and defendants' compliance. Dec. 11, 1995 Order of  
 8     Reference at 3-4.

9                   Eighteen months later, the Special Master submitted a report to the court accompanied  
 10    by remedial plans, policies, procedures, and forms collectively identified as the Mental  
 11    Health Services Delivery System Program Guides (hereafter "Program Guides"). June 6,  
 12    1997 Special Master's Report on Plans, at 1-2.<sup>14</sup> The court accepted the Special Master's  
 13    report, ordered two specific modifications recommended by the Special Master, gave  
 14    provisional approval to the Program Guides, and directed the Special Master to "forthwith  
 15    commence monitoring defendants' implementation of and compliance with" the delivery of  
 16    mental health care services as set forth in the Program Guides. June 27, 1997 Order at 2-3.

17                   Following the court's provisional approval of the Program Guides, defendants  
 18    continued to work with the Special Master to implement and revise the guides.<sup>15</sup> In early  
 19    2006, the Special Master submitted a report and recommendations regarding a Revised  
 20    Program Guide that defendants concurrently submitted for final approval. *See* Jan. 2006  
 21    Revised Program Guide (*Coleman* docket # 1753). On March 3, 2006, the *Coleman* court

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22                   <sup>14</sup>A reformatted copy of the Program Guides was filed in January 1998. *Coleman*  
 23    docket # 913.

24                   <sup>15</sup>As the *Coleman* Special Master explained when defendants' Revised Program Guide  
 25    was submitted for final approval, at the start of the remedial phase "the basic program guides  
 26    were a work in progress, hence their provisional adoption. Many of the programmatic  
 27    components of the defendant's mental health system were still embryonic and needed much  
 28    nurturing. . . . All agreed that their implementation needed close scrutiny and analysis over  
                   the next several years. During the subsequent implementation process, many aspects of the  
                   provisionally approved plans, policies, and protocols were revisited and amended by the  
                   court, while some other provisions were modified and upgraded by the defendants on their  
                   own initiative." Feb. 3, 2006 Special Master's Report & Recommendations on Defs.'  
                   Revised Program Guide at 2.

1 gave final approval to all undisputed provisions of the Revised Program Guide and ordered  
 2 their immediate implementation. Mar. 3, 2006 Order at 1-2.<sup>16</sup>

3       Operating under the framework established by the Program Guides, the *Coleman*  
 4 court has engaged in extensive efforts to address the identified constitutional violations  
 5 through means other than a prisoner release order. Since June 1997, the *Coleman* Special  
 6 Master has filed twenty monitoring reports and fifty-six other reports. During the same  
 7 period, the *Coleman* court has issued well over seventy orders concerning the matters at the  
 8 core of the remedial process. As discussed in detail below, the vast majority of the orders by  
 9 the *Coleman* court have been directed at accurately projecting short-, medium-, and long-  
 10 range bed needs; creating a sufficient number of beds at the higher levels of the mental health  
 11 care delivery system; reducing delays in transfers to necessary levels of care; and ensuring  
 12 adequate staffing.<sup>17</sup> In addition, the court has issued several orders addressing deficiencies at

13       <sup>16</sup>The Revised Program Guide approved by the *Coleman* court in March 2006 contains  
 14 specific provisions for an annual revision process. *See* Jan. 2006 Revised Program Guide  
 15 (*Coleman* docket # 1753-2) at 12-1-14; *see also* Dezember Trial Aff. ¶ 24 (“The Program  
 16 Guide is now subject only to an annual revision process.”). The *Coleman* court has  
 17 specifically approved at least one additional modification to the Revised Program Guide. *See*  
 18 Sept. 11, 2006 Stip. & Order at 3.

19       The parties have offered three separate versions of the Revised Program Guide into  
 20 evidence. Defendants have offered as Exhibit D1147 a document they represent to be the  
 21 Revised Program Guide approved by the *Coleman* court in March 2006. *See* Dezember Trial  
 22 Aff. ¶ 16. Plaintiffs have offered as Exhibit P9 a document identified as the September 2006  
 23 Revised Program Guide. Defendants have also offered as Exhibit D1148 a version of the  
 24 2008 Revised Program Guide to which is appended a redline document showing edits from a  
 25 Draft August 2008 revision. Defendants represent that at the time of filing the 2008 Revised  
 26 Program Guide had been through “the annual revision process to enable [its] publication”  
 27 and that “distribution of the final 2008 Revised Program Guide to the field [was] in the  
 28 offing.” Dezember Trial Aff. ¶ 24. Unless otherwise noted, all citations in this opinion and  
 order are to the 2008 Revised Program Guide, Ex. D1148.

1       <sup>17</sup>At the earliest stages of the remedial phase, the Special Master reported that  
 2 defendants’ plan for screening inmates at reception centers represented a “vast improvement”  
 3 over the screening procedures that existed at the time of trial, and that defendants had chosen  
 4 an effective screening instrument. Mar. 12, 1996 First Report of the Special Master on the  
 5 Remedial Plan at 6-7. Implementation of screening practices was slow at the start of the  
 6 remedial phase, but by mid-1997 defendants’ screening process had improved. Evidence  
 7 offered at the *Coleman* trial showed that, in July 1987, approximately 2,966 inmates had  
 8 been identified with a psychiatric classification and/or placement in psychiatric facilities used  
 9 by the CDCR, while, conservatively, over 4,000 inmates with serious mental disorders were  
 10 undetected. *See* *Coleman*, 912 F. Supp. at 1306 n.29. By July 1997, 14,293 inmates with  
 11 serious mental disorders had been identified. *See* Feb. 3, 2006 Special Master’s Report &  
 12 Recommendations on Defs.’ Revised Program Guide at 2. The Special Master’s second  
 13 monitoring report, filed in October 1998, reflected increasing institutionalization of, and

1 specific institutions.<sup>18</sup> Finally, the court has issued several orders concerning suicide  
2 prevention efforts, including, in the last five years, orders addressing a rising number of  
3 inmate suicides, particularly in administrative segregation units.<sup>19</sup>

*a. Mental Health Care Beds and Treatment Space*

5 As the remedial phase of *Coleman* began and thousands of inmates with serious  
6 mental disorders were identified, the need for additional treatment space at every level of the  
7 mental health care delivery system became manifest. *See* Ex. D1292 (Special Master's  
8 Response to Court's May 17, 2007 Request for Information) at 5 (noting emergence in mid-  
9 and late-1990s of a "need for much expanded mental health care and the space needed to  
10 provide it").<sup>20</sup>

12 compliance with, the mental health screening system, *see* Ex. D1108 (compilation of  
13 summaries and recommendations from the *Coleman* Special Master's twenty monitoring  
14 reports) at DEFS059840-DEFS059849. By August 2008, there were 34,319 inmates with  
serious mental disorders identified in California's prison system. Ex. P243 at 900124.

27 Plaintiffs also offered this document into evidence as Exhibit P35. Because we  
28 discuss the reports of the *Coleman* Special Master and the *Plata* Receiver throughout this  
opinion and order, we note that, at trial, both plaintiffs and defendants introduced various  
reports from the Receiver and the Special Master without objection.

1 At the time of the *Coleman* trial, mental health care delivery to inmates in California's  
 2 prison system was "limited to a few institutions and involved some 3,200 designated mental  
 3 health care beds," Defs.' Proposed Finding of Fact # 45 (citing Ex. D1273 at 43-44;  
 4 Dezember Trial Aff. ¶ 70), including beds for inpatient hospital care provided by the  
 5 Department of Mental Health ("DMH") at CMF and Atascadero State Hospital. Dezember  
 6 Trial Aff. ¶ 70. After the *Coleman* trial, defendants undertook to implement plans  
 7 for the delivery of a continuum of mental health services,  
 8 including long-term inpatient care (provided through the  
 9 department's contract with the California Department of Mental  
 10 Health), short-term inpatient care (the department's Mental  
 Health Crisis Bed program), intensive outpatient care (the  
 Enhanced Outpatient Program) and routine outpatient care (the  
 Correctional Clinical Case Management program).

11 Mar. 12, 1996 First Report of the Special Master on the Remedial Plan at 2-3. Defendants  
 12 planned regional mental health care service areas, with "[i]nitial entry to the service  
 13 continuum . . . provided primarily through a uniform screening process" at each of the  
 14 CDCR's reception centers.<sup>21</sup> *Id.* at 3.

15 Defendants' remedial plans were built around the Mental Health Services Delivery  
 16 System ("MHSDS") set forth in the original Program Guides and the Revised Program  
 17 Guide. The MHSDS is designed to provide mental health care to all inmates with current  
 18 symptoms of any of the Axis I serious mental disorders identified in the current Diagnostic  
 19 and Statistical Manual,<sup>22</sup> inmates who need mental health treatment "to protect life and/or  
 20 treat significant disability/dysfunction" resulting from a diagnosed or suspected mental  
 21 disorder, and inmates with a diagnosis or recent episode of exhibitionism. Ex. D1148 at  
 22

23

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24 <sup>21</sup>We describe reception centers in more detail below when we discuss whether  
 25 crowding is the primary cause of the constitutional violations at issue. *See infra*  
 Section IV.B.1.

26 <sup>22</sup>As listed in the Revised Program Guide, these are: Schizophrenia (all subtypes);  
 27 Delusional Disorder; Schizophreniform Disorder; Schizoaffective Disorder; Brief Psychotic  
 28 Disorder; Substance-Induced Psychotic Disorder (excluding intoxication and withdrawal);  
 Psychotic Disorder Due to a General Medical Condition; Psychotic Disorder Not Otherwise  
 Specified; Major Depressive Disorders; and Bipolar Disorders I and II. Ex. D1148 at 12-1-6.

1 12-1-6. The MHSDS has the same basic structure as the “embryonic”<sup>23</sup> system first reported  
 2 by the *Coleman* Special Master in March 1996. The system is designed around four levels of  
 3 care: the Correctional Clinical Case Management Services program (“CCCMS” or “3CMS”),  
 4 the Enhanced Outpatient Program (“EOP”), Mental Health Crisis Bed (“MHCB”) Placement,  
 5 and DMH Inpatient Hospital Care. Ex. D1148 at 12-1-7 to 12-1-9.<sup>24</sup>

6 A significant amount of remedial effort in *Coleman* has been spent on the as yet  
 7 unsuccessful endeavor to develop a sufficient number of mental health care beds at the EOP,  
 8 MHCB, and inpatient levels of care,<sup>25</sup> as well as to provide adequate treatment space for all  
 9 inmates with serious mental health disorders.<sup>26</sup> The *Coleman* court has issued numerous  
 10 orders addressing the need for mental health care beds and treatment space, including orders

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11  
 12 <sup>23</sup>Feb. 3, 2006 Special Master’s Report & Recommendations on Defs.’ Revised  
 Program Guide at 2.

13 <sup>24</sup>The CCCMS level of care is for inmates whose symptoms are under control or in  
 14 partial remission and can function in the general prison population, administrative  
 15 segregation, or segregated housing units. Ex. D1148 at 12-1-7. The EOP level of care is for  
 16 inmates who suffer “Acute Onset or Significant Decompensation of a serious mental disorder  
 17 characterized by increased delusional thinking, hallucinatory experiences, marked changes in  
 18 affect, and vegetative signs with definitive impairment of reality testing and/or judgment,”  
 19 and who are unable to function in the general prison population but do not require twenty-  
 20 four hour nursing care or inpatient hospitalization. *Id.* at 12-1-7 to 12-1-8. MHCBs are for  
 inmates who are markedly impaired and/or dangerous to others as a result of mental illness,  
 or who are suicidal, and who require 24-hour nursing care. *Id.* at 12-1-8 to 12-1-9. The  
 MHCB level of care is also for inmates “awaiting transfer to a hospital program” and for  
 inmates “being stabilized on medication prior to transfer” to a lower level of care. *Id.*  
 Finally, DMH inpatient care is for inmates who “cannot be successfully treated” at a lower  
 level of care; both intermediate and acute levels of inpatient care are to be provided. *Id.* at  
 12-1-9.

21 <sup>25</sup>CCCMS inmates are housed in the general prison population.

22 <sup>26</sup>At a relatively early stage in the remedial process, defendants recognized the need to  
 23 develop an adequate method of forecasting the need for such beds. However, according to  
 24 Robin Dezember, Chief Deputy Secretary of CDCR’s Correctional Healthcare Services  
 Division at the time of trial, there was a period of several years prior to 2006 “where there  
 seemed to be a lack of continuous attention to this program.” Rep. Tr. at 862:12-14. In  
 2002, a health care consulting firm “designed a mental health bed demand forecast  
 methodology for the CDCR. . . . This method projects future bed needs based on several  
 variables that drive bed usage, including total overall prison population, length of stay and  
 discharge rates of patients in inpatient status, and growth in outpatient demand proportional  
 to the historical prevalence of outpatients in the total prison population.” Defs.’ Statewide  
 Mental Health Bed Plan, April 2006, filed April 17, 2006, at 3. In 2006, defendants  
 acknowledged that the forecasting methodology developed in 2002 needed to be updated.  
 May 2, 2006 Order at 2 n.1.

1 directing defendants to assess the need for beds and treatment space throughout the mental  
 2 health care delivery system and to plan for and develop the necessary number of beds as well  
 3 as sufficient space at each level of care.<sup>27</sup>

4 When the state's growing prison population reached a record of more than 160,000 in  
 5 2006, the shortage of beds and space reached a crisis level. In March 2006, defendants were  
 6 ordered to submit a plan to meet both the immediate and long-term need for mental health  
 7 care beds. Mar. 3, 2006 Order at 3-4. During a subsequent hearing on the adequacy of  
 8 defendants' proposed plan, the CDCR's then-Director of Health Care Services reported a  
 9 shortage of 75 MHCBs and 125 intermediate inpatient beds and "repeatedly referred to the  
 10 shortage as a 'crisis.'" May 2, 2006 Order at 2. The *Coleman* court found that defendants'  
 11 plan entirely failed to address the CDCR's immediate bed needs:

12 The special master reports, the record reflects, and defendants  
 13 admit, that the plan presented to the court in no way adequately  
 14 responds to the severe shortage of intermediate care facility beds  
 15 and mental health crisis beds that currently exists in the CDCR.  
 It is undisputed that the shortage is leaving critically mentally ill  
 inmates languishing in horrific conditions without access to  
 immediately necessary mental health care.

16 *Id.* The court further found that defendants' long-range plan for the provision of acute and  
 17 intermediate care beds and mental health crisis beds appeared "sound in principle," but  
 18 required revision because it was based on population figures that were "already out of date."

19 *Id.* Defendants' plan for EOP beds was not approved because it "describe[d] a shortfall of  
 20 over 1000 such beds in the year 2011." *Id.* at 4. Following the hearing, the court ordered  
 21 defendants to file an amended long-term plan and to include with that plan a list of any  
 22 projects that could be accelerated; to file a plan for the interim provision of intermediate  
 23 inpatient beds and mental health crisis beds; and to maintain, open, or create intermediate  
 24 inpatient and mental health crisis beds at specific prison locations. *Id.* at 4-6. The *Coleman*  
 25 court has subsequently issued several orders concerning the provision of EOP, MHCB, and

26 <sup>27</sup>*E.g.*, May 21, 1998 Stip. & Order at 4; Sept. 14, 2000 Order at 2; Apr. 4, 2001 Order  
 27 at 4; June 27, 2001 Order at 2; Dec. 20, 2001 Order at 1-2; Mar. 4, 2002 Order at 1; May 7,  
 2002 Order at 1-2; Oct. 8, 2002 Order at 2; Jan. 12, 2004 Order at 2; Apr. 5, 2004 Order at 3;  
 28 July 9, 2004 Order at 3-4; Oct. 5, 2004 Order at 2; Jan. 27, 2005 Order at 2; Mar. 3, 2006  
 Order (*Coleman* docket # 1772) at 3-4.

1 inpatient beds, all of which are in critically short supply, including an extensive order  
2 concerning defendants' long-range and interim plans for the provision of these beds.<sup>28</sup>  
3 However, providing the beds is obviously infeasible without the necessary space in which to  
4 locate them, especially in light of the constantly increasing need for such beds as a result of  
5 the substantial, if unanticipated, growth in the prison population.

*b. Transfers to Appropriate Level of Care*

7       Throughout *Coleman*'s remedial phase, the state's delivery of mental health care to its  
8 inmates has been plagued by delays in the transfer of inmates to higher levels of care. Both  
9 the original Program Guides and the Revised Program Guide include timelines for post-  
10 referral transfers to EOP programs, mental health care crisis beds, and DMH inpatient beds.  
11 *See Coleman* docket # 913 at 1-4, 4-13, 5-13, 6-4; Ex. D1148 at 12-1-16.<sup>29</sup> Unfortunately,  
12 the state remains unable to transfer inmates to required care in a timely fashion, and the

<sup>28</sup>Oct. 20, 2006 Order; *see also* July 20, 2006 Order (Coleman docket # 1904) at 1; Aug. 23 2006 Order.

<sup>29</sup>The timelines in the Revised Program Guide are as follows:

16                   Reception Centers: EOP transfers should occur within 60 days,  
17                   or 30 days if clinically indicated. CCCMS transfers should occur  
                  within 90 days, or 60 days if clinically indicated.

**MHCB**: MHCB transfers should occur within 24 hours of referral

19                   **DMH:** Transfers to DMH acute placements should occur within  
20                   10 days of referral, if accepted to DMH. Referral must be  
21                   completed within 2 working days of identification. Transfers to  
22                   DMH intermediate care placements should occur within 30 days  
                 of referral, if accepted to DMH. Referral must be completed  
                 within 5-10 working days.

EOP: Transfers to general population (“GP”) EOP programs should occur within 60 days, or 30 days if clinically indicated.

24 EOP Administrative Segregation Unit (“ASU”) Hub: EOP  
25 inmates housed in the regular ASU should transfer to an EOP  
26 ASU Hub within 30 days of placement in the regular ASU or  
within 30 days of referral to EOP level of care.

27 PSU: EOP inmates housed in the ASU who are endorsed for the PSU must be transferred within 60 days of endorsement.

<sup>28</sup> Stewart Expert Report ¶ 153; see Ex. D1148 at 12-1-16.

1 *Coleman* court has issued numerous orders directed at expediting transfers and reducing  
2 delays.<sup>30</sup>

### *c. Staffing*

4 A final focus of the remedial effort in *Coleman* over the last decade has been the  
5 development and retention of sufficient numbers of competent mental health care clinicians.  
6 In June 1998, the *Coleman* court issued the first of numerous orders aimed at remedying the  
7 substantial understaffing of the CDCR’s mental health care system, directing defendants to  
8 show improvement in the “quality and quantity of contracted psychiatric services and/or” the  
9 implementation of a “recruitment program sufficient[] to fill vacancies in presently  
10 authorized positions.” June 16, 1998 Order at 1. In the same order, the court directed the  
11 *Coleman* Special Master to recommend the staffing ratios necessary to a constitutionally  
12 adequate mental health care delivery system. *Id.* at 2.<sup>31</sup> Since then, the court has repeatedly  
13 ordered defendants to create the necessary positions and to hire staff to fill those positions.<sup>32</sup>  
14 In addition, the court has issued orders designed to assure the competence of staff, primarily  
15 by requiring the state to develop and implement a quality assurance and peer review  
16 process.<sup>33</sup>

17 After two years of compliance monitoring, it became apparent that orders setting  
18 staffing ratios and requiring defendants to fill clinical positions would not be sufficient to

<sup>30</sup>E.g., July 26, 1999 Order at 5-6; Jan. 13, 2000 Order (*Coleman* docket # 1111) at 4; Apr. 27, 2000 Order at 5; July 3, 2000 Order at 6; Sept. 14, 2000 Order at 2; Apr. 4, 2001 Order at 3-4; Jan. 12, 2004 Order at 2; Mar. 25, 2004 Order at 2-3; Mar. 8, 2005 Order at 2; Oct. 20, 2006 Order at 3.

22       <sup>31</sup>In July 1999, the court approved several mental health staffing ratios and required  
23 defendants to adopt and implement specific mental health care staffing ratios for  
administrative segregation units. July 26, 1999 Order at 4-5.

<sup>24</sup> <sup>32</sup>E.g., Aug. 25, 1998 Order at 1; Jan. 19, 1999 Order at 2; July 26, 1999 Order at 4;  
<sup>25</sup> Jan. 13, 2000 Order (*Coleman* docket # 1111) at 4; Apr. 27, 2000 Order at 5; July 3, 2000  
<sup>26</sup> Order; Aug. 28, 2000 Order (*Coleman* docket # 1198) at 3; Apr. 4, 2001 Order at 4; Oct. 26,  
<sup>27</sup> 2001 Order at 1; June 13, 2002 Order (*Coleman* docket # 1383) at 4; June 13, 2002 Order  
(*Coleman* docket # 1384) at 2; Mar. 3, 2006 Order (*Coleman* docket # 1772) at 3; Mar. 9,  
2006 Order (*Coleman* docket # 1774) at 1-2.

<sup>33</sup>E.g., June 16, 1998 Order at 2; Aug. 12, 1998 Order at 1-2; June 13, 2002 Order (Coleman docket # 1384) at 2.

1 remedy the constitutional violations. Accordingly, the *Coleman* court ordered defendants to  
 2 develop a plan to retain CDCR psychiatrists. July 26, 1999 Order at 4. Over the next eight  
 3 years, as part of its ongoing effort to ensure that California hires and retains sufficient  
 4 clinical staff, the court issued several orders concerning recruitment and retention bonuses, as  
 5 well as salary increases for mental health clinicians.<sup>34</sup>

6                   3.     Special Master's 2006 Monitoring Reports

7       By the end of the first decade of remedial work in *Coleman*, the state had made some  
 8 progress but still had not met its constitutional obligation to provide *Coleman* class members  
 9 with adequate mental health care. July 23, 2007 Order, 2007 WL 2122636, at \*3. Worse,  
 10 two monitoring reports filed by the *Coleman* Special Master in 2006 reflected a troubling  
 11 reversal in the progress of the remedial efforts of the preceding decade and demonstrated the  
 12 profound impact of population growth on the state's ability to meet its constitutional  
 13 obligations to seriously mentally ill inmates.

14       On January 23, 2006, the *Coleman* Special Master filed his Fifteenth Monitoring  
 15 Report, which included findings made at monitoring visits to all CDCR institutions between  
 16 early August 2004 and late May 2005. Jan. 23, 2006 Fifteenth Monitoring Report at 2-3.  
 17 The report was grim. The Special Master reported rising vacancy rates in staffing, as well as  
 18 a "growing crisis in accessibility to a MHCB level of care and the continuing inadequacy of  
 19 access to DMH programs highlighted by the unmet needs assessment that was conducted and  
 20 concluded during the period." Ex. D1108 (compilation of summaries and recommendations  
 21 from the *Coleman* Special Master's twenty monitoring reports) at DEFS060221-  
 22 DEFS060222. The Special Master also reported that "suicides in CDCR escalated  
 23 significantly during the monitoring period for reasons that are just beginning to be subjected  
 24 to analysis." *Id.* at DEFS060222.

25  
 26                   <sup>34</sup>E.g., Jan. 13, 2000 Order (*Coleman* docket # 1111) at 4-5; July 25, 2003 Order at 6;  
 27 Mar. 8, 2005 Order at 1-2; June 10, 2005 Order (*Coleman* docket # 1667) at 1-2; Mar. 9,  
 28 2006 Order (*Coleman* docket # 1774) at 1-2; Dec. 15, 2006 Order at 1-2; Feb. 7, 2007 Order  
 at 2; May 23, 2007 Order (*Coleman* docket # 2236) at 5; June 28, 2007 Order (*Coleman*  
 docket # 2301) at 3.

1       The Special Master further reported that “transfers to more intensive levels of mental  
2 health programming and treatment” had “deteriorated sharply and widely.” *Id.* at  
3 DEFS060252. The availability of MHCBS, “the department’s sole internal resource for  
4 providing short-term crisis care for unstable and suicidal inmates,” had declined to the point  
5 that it “became by mid-2005 a critical issue with severe impact on CDCR’s most seriously  
6 mentally disordered inmates.” *Id.* In addition, “the waiting list for the admission to  
7 Psychiatric Service Units (PSUs) for EOPs with a SHU [Segregated Housing Unit] term,  
8 imposed on inmates who are viewed as a danger to themselves or others, expanded steadily,  
9 and mental health caseload inmates continued to spend long periods in reception awaiting  
10 transfer to EOP and 3CMS general population programs.” *Id.* at DEFS060252-  
11 DEFS060253.

12       Taken together, the expanding wait lists, critical shortage of beds, and identification of  
13 hundreds of inmates in need of clinical referrals “meant that a growing number of the most  
14 seriously mentally ill inmates in the CDCR were not receiving in a timely fashion the levels  
15 of care they needed.” *Id.* at DEFS060253. To explain this backward slide in the progress  
16 made under the *Coleman* court’s supervision, the Special Master pointed to the prison  
17 system’s expanding population. For example, “none of the [CDCR’s] planning documents . . .  
18 . addressed the department’s need to expand its capacity to provide acute inpatient DMH care  
19 to meet the expanding need being pushed, among other causes, by an inexorably rising  
20 MHSDS population commensurate with CDCR’s growing overall population.” *Id.* at  
21 DEFS060258. Likewise, progress in the timely transfer of mentally ill inmates from  
22 reception centers into general population programs had “been largely cancelled by the  
23 recently escalating growth in the overall CDCR population and the concomitantly increasing  
24 number of MHSDS inmates in reception.” *Id.* at DEFS060272-DEFS060273.

25       Defendants did not object to the Special Master’s Fifteenth Monitoring Report or the  
26 recommendations contained therein, including the Special Master’s finding as to the role  
27 played by the rapidly growing prison population and the resulting lack of space necessary to  
28

1 provide the requisite care to mentally ill inmates. Mar. 3, 2006 Order (*Coleman* docket  
2 # 1772) at 1.

3 As compliance work continued in 2006, the population pressures identified by the  
4 Special Master in his Fifteenth Monitoring Report were evident: Compliance became more  
5 difficult and the gains made by defendants in the first decade receded. On December 14,  
6 2006, the *Coleman* Special Master filed his Sixteenth Monitoring Report. That report, which  
7 covered a monitoring period from the summer of 2005 until March 2006, Ex. D1108 at  
8 DEFS060302, revealed that serious shortages in staffing and bed space, as well as substantial  
9 delays in transfers to necessary levels of care, continued unabated.

10 Among other findings, the Special Master reported that “the inexorably expanding  
11 demand for services resulting from the bulging population” had caused a “continuing  
12 deterioration of mental health staffing.” *Id.* at DEFS060303. According to the Special  
13 Master, “[t]welve years after the determination that mental health treatment in CDCR was  
14 unconstitutional, the defendants still lacked clinical resources to meet the needs of some 25  
15 to 30 percent of inmates identified as seriously mentally disordered.” *Id.* at DEFS060304.

16 Furthermore, the Special Master reported that

17 [t]he general breakdown in transfers was another transcendent  
18 issue in the 16th round of review. As the overall caseload  
19 population continued to increase, so too did the percentage of the  
20 caseload in need of program beds with intensive care and high  
security, including specifically DMH inpatient beds, MHCBS,  
PSU beds and EOP administrative segregation placements.

21 *id.* at DEFS060306. “[A]ccess to appropriate levels of care for seriously mentally ill inmates  
22 remained a problem in almost every CDCR institution.” *Id.* at DEFS060307.

23 Although Defendants filed a response to two recommendations contained in the  
24 Sixteenth Monitoring Report, they did not object to any of the above findings, once more  
25 including the Special Master’s determination that the “escalating growth in the overall  
26 CDCR population” was a major cause of the CDCR’s reversal of progress. *Id.* at  
27 DEFS060273; *see* Defs.’ Dec. 7, 2006 Response to Special Master’s Sixteenth Report.  
28

1                   **C.     Crowding in California's Prison System**

2                   1.     The Increasing California Prison Population

3                   Since the mid-1970s, California's prison population has increased by over 750  
 4 percent, rising from approximately 20,000 inmates to an "all-time high" in October 2006 of  
 5 over 170,000 inmates, with more than 160,000 housed in the state's adult prison institutions.  
 6 Ex. P1 at 1 (Governor Schwarzenegger's Oct. 4, 2006 Prison Overcrowding State of  
 7 Emergency Declaration); Ex. P5 at 62 (May 2006 California Policy Research Center Report,  
 8 "Understanding California Corrections"); Fact # 9, Nov. 17, 2008 Joint Statement of  
 9 Undisputed Facts; Ex. D1259-1. Much of this population expansion occurred during the time  
 10 in which the *Plata* and *Coleman* courts have monitored the medical and mental health care in  
 11 California's prisons. In 1991, when the *Coleman* plaintiffs filed their amended complaint,  
 12 the state's prison system housed approximately 100,000 inmates. Ex. P410 at 2 (CDCR  
 13 Offender Information Services Branch Data Analysis Unit, Institution and Camp Design Bed  
 14 Capacity and Population, June 30, 1987 - June 30, 2007). As of August 27, 2008, 156,352  
 15 inmates were housed in in-state prison institutions. Fact # 10, Nov. 17, 2008 Joint Statement  
 16 of Undisputed Facts.<sup>35</sup>

17                   The expansive growth of the prison population in California is due, in part, to the  
 18 state's adoption of determinate sentencing in the 1970s, Ex. P5 at 61-62, and the "countless  
 19 increases in criminal sentences" enacted by the legislature or in initiative measures in  
 20 succeeding years, Ex. P3 at 68 (Jan. 2007 Little Hoover Commission Report, "Solving  
 21 California's Corrections Crisis: Time Is Running Out") (detailing increases in California  
 22 sentencing since the Determinate Sentencing Act became effective in 1977). In addition,  
 23 California's prison population has increased because of its post-sentencing practices. "The  
 24 state has [] been widely criticized for not doing a better job of preparing inmates to return to

25                   <sup>35</sup>In this opinion and order, we will hereafter consider only figures and percentages  
 26 relating to the CDCR's thirty-three in-state adult prison institutions. We do not consider  
 27 camps, community correction centers, or Department of Mental Health state hospitals, all of  
 28 which also house CDCR inmates. It is the thirty-three in-state adult prison institutions that  
 are the subject of the Governor's Prison Overcrowding State of Emergency Proclamation and  
 were the focus of the evidence at trial before this court. All references to "system" and  
 "systemwide" encompass only those thirty-three adult institutions.

1 society.” Ex. P4 at 121 (June 2004 Corrections Independent Review Panel Report,  
2 “Reforming Corrections”).

Approximately 90 percent of state prison inmates are eventually released on parole, and at present, more than half return to prison. A 2003 study by the Little Hoover Commission concluded that inmates are not prepared for their release from prison. Department of Corrections reports show that 43 percent of inmates released from prison in 1999 were sent back to prison within a year and that 56 percent returned within two years. Many of those returned to prison are parolees who are sent back for violating the conditions of parole, rather than for committing new crimes, and many of those go back for relatively short periods of time – an average of 5½ months.

9 *Id.* The consequences of the state's failure to prepare inmates for re-entry are significant:  
10 "The vast numbers of parolees returning to prison help drive both the size of the prison  
11 population and the cost of the system. In 2001 more than 74,000 (47 percent) of the average  
12 daily prison inmate population of 157,000 was made up of parole violators." *Id.* Finally,  
13 also significant are the actions of the parole board and the Governor in declining to release  
14 prisoners serving terms of 15 or 25 years to life who have served their minimum sentence or  
15 more with unblemished records and are determined by prison officials not to constitute a risk  
16 to society.

2. Studies Commissioned by the State of California To Examine  
Prison Crowding

19        The California legislature has recognized prison crowding as a serious problem since  
20 at least 1987, when it convened a Blue Ribbon Commission on Inmate Population  
21 Management. *See* Ex. P2 at 78. The commission issued its final report in 1990, with thirty-  
22 eight recommendations, including “alternative sanctions, and more programming [and]  
23 reentry programs.” *Id.* Between 1990 and 2006, more than a dozen commissions and other  
24 groups issued reports with proposals to solve the overcrowding problem in California’s  
25 prison system. *Id.* at 3, 10, 78-79. As Joan Petersilia, co-chair of the expert panel convened  
26 by the CDCR in 2007, noted, “all of the reports recommended essentially the same ten  
27 things,” including diverting non-violent, non-serious offenders and technical parole violators  
28 from prison; using a risk and needs assessment tool to match inmates with resources and

1 programming; expanding rehabilitative programs; reforming California's determinate  
2 sentencing system; transferring low-risk prisoners in the later part of their sentences to  
3 community-based reintegration facilities; establishing a sentencing commission; reforming  
4 parole; creating partnerships between state and local corrections agencies; requiring that all  
5 programs be based on solid research evidence; and promoting public awareness regarding  
6 California's prison system. *Id.* at 77.

7 One of the most exhaustive reports completed during this period was the June 2004  
8 report of the Corrections Independent Review Panel, which was appointed by Governor  
9 Schwarzenegger; chaired by former California Governor and Attorney General George  
10 Deukmejian, who had a reputation as tough on crime; and composed of forty independent  
11 correctional consultants and representatives from state agencies. Ex. P4 at i. The Panel  
12 noted that California's "correctional system has grown to become the largest in the nation,  
13 rivaling in size and numbers even those of most other countries," and that "[n]ot surprisingly,  
14 this massive system shows the strains of both its age and its decades-long growth." *Id.* at  
15 199. The Panel found that "[a]dult prisons are severely overcrowded, imperiling the safety  
16 of both correctional employees and inmates." *Id.* Consequently, a number of the Panel's 237  
17 recommendations, including the enhancement of earned credits, the expansion of  
18 rehabilitative programming, the identification of older inmates for early release, and the  
19 diversion of certain parole violators, were aimed at inmate population reduction. *See id.* at  
20 122-61.

21 3. Defining the Capacity of California Prisons

22 In its report, the Corrections Independent Review Panel discussed three distinct  
23 measures of prison capacity: "design capacity," "operable capacity," and "maximum safe and  
24 reasonable capacity." Ex. P4 at 123-124. First:

25 "Design capacity" is the term used for the past 50 years to  
26 designate the number of inmates a prison is designed to  
27 accommodate according to standards developed by the  
28 Commission on Accreditation and the American Correctional  
Association. [Footnote omitted.] The number can be based on  
any combination of single-occupancy cells, double-occupancy

1           cells, single- or double-bunked multiple occupancy rooms, or  
2 dormitories. The standards take into account the need for  
3 humane conditions, as well as the need to prevent violence and  
move inmates to and from programs, such as mental health care,  
education classes, and drug abuse treatment.

4 *Id.* at 123. “In California, design capacity is based on one inmate per cell, single bunks in  
5 dormitories, and no beds in space not designed for housing.” *Id.*

6           California has never limited its prison population to 100% design capacity, *id.* at 123  
7 n.1, and has in some respects planned for inmate population levels that exceed 100% design  
8 capacity. The “staffing packages” for California’s prison facilities have two parts: the  
9 “initial staffing package,” which is based on population at 100% design capacity, or one  
10 inmate per cell, and the “overcrowding package which, depending on the level of the facility  
11 being built, could be 150 percent, 175 percent, 190 percent or 200 percent.” Rep. Tr. at  
12 540:24-541:4 (Raymond). The “overcrowding package” is “a staff enhancement of the  
13 design bed package.” *Id.* at 548:4-7. The combined staffing package shows the size of the  
14 staff necessary for a facility at 100% design capacity and the additional staff required as the  
15 facility becomes more crowded. *Id.* at 545:10-13.

16           Similarly, prisons built between 1985 and 1998, when the design capacity of the  
17 CDCR’s adult institutions and camps increased from 29,042 to near its present level of  
18 approximately 80,000 inmates, Ex. P212 at Table 10, “were designed and built to  
19 accommodate population growth” with respect to some infrastructure components –  
20 specifically the ““water, wastewater, electrical and mechanical components, needed to meet  
21 anticipated overcrowding of as much as 190 percent in cells and 140 percent in  
22 dormitories.”” Dezember Trial Aff. ¶ 72 (quoting Ex. D1292, *Coleman* Special Master’s  
23 May 31, 2007 Response to Court’s May 17, 2007 Request for Information, at 5). However,  
24 “these same prisons were not designed and made ‘no provision’ for any expansion of medical  
25 care space beyond the initial 100% of [design] capacity.” *Id.* (quoting Ex. D1292 at 4-5).  
26 “Even worse, ‘none of the 19 CDCR institutions planned and built in the boom of the 80s  
27 and 90s gave any thought to the space that might be needed for mental health purposes.’” *Id.*

28

1 (quoting Ex. D1292 at 5).<sup>36</sup> “A similar failure in design vision occurred with the Department  
 2 of Mental Health,” the sole provider of inpatient mental health care for CDCR inmates,  
 3 “which discovered in 1998 that it had ‘no facilities of its own in which to provide the level of  
 4 inpatient care needed by CDCR for high custody inmates with a history of violence or  
 5 escape.’” *Id.* (quoting Ex. D1292 at 8). Thus, even though the infrastructure of California’s  
 6 newer prisons was built to accommodate inmate populations greater than 100% design  
 7 capacity, no similar accommodation was made for the provision of medical and mental health  
 8 care in California’s prisons.

9 The second measure of prison capacity, “operable capacity,” refers to “the maximum  
 10 capacity of the prisons to house inmates safely and securely while providing effective  
 11 education, training, and treatment.” Ex. P4 at 122. “Operable capacity . . . takes into account  
 12 space needed for effective programming in addition to safety and security.” *Id.* at 124.  
 13 Based on input from a “group of experienced California prison wardens,” the Corrections  
 14 Independent Review Panel determined that the operable capacity of California’s prison  
 15 system is 145% design capacity. *Id.* Notably, however, operable capacity does not take into  
 16 account the space required to provide medical and mental health care. *See id.* at 161 n.3;  
 17 Nov. 9, 2007 Scott Report ¶ 46.

18 The third measure, “maximum ‘safe and reasonable’ capacity,” refers to “the  
 19 maximum number of inmates who can safely and reasonably be housed in the prison  
 20 system.” Ex. P4 at 124. This definition takes into account only “the ‘safe and reasonable’  
 21 capacity of individual housing units according to inmate custody levels, staffing levels, and  
 22 the physical structure of the units.” *Id.* Units for inmates at higher custody levels have a

23 <sup>36</sup>*But see* Sept. 3, 2008 Tilton Dep. at 60:10-61:17 (testifying that in the 1980s and  
 24 1990s, the CDCR would “make sure [it] provided programs based on the population,” and  
 25 that this testimony referred to prisons at somewhere between 100% and 140% design  
 26 capacity). We do not credit Tilton’s testimony on this point because he also testified that the  
 27 CDCR operated “fully-programmed facilities at that time.” *Id.* at 61:16-17. As is clear from  
 28 our discussion of the history of the *Plata* and *Coleman* cases, the CDCR was not operating  
 fully-programmed facilities with regard to medical and mental health care. Moreover, even  
 if Tilton’s testimony were to be credited, he acknowledged that “certain facilities lost the  
 ability, in terms of space, to deliver adequate programs to the inmates” when populations  
 exceeded 140% design capacity. *Id.* at 62:14-19. As we note below, the California prison  
 population well exceeds 140% design capacity, and indeed is approaching 200%.

1 lower maximum safe and reasonable capacity than units for inmates who present a lower  
 2 security risk. *Id.* at 124.

3 The Department of Corrections has determined the maximum  
 4 safe and reasonable capacity of the general population and  
 5 reception center housing to be 190 percent of design capacity,  
 6 while other housing can be filled only to between 100 and 160  
 percent of design capacity. Overall, the Department has  
 determined that the maximum safe and reasonable capacity of the  
 state's male prisons is . . . 179 percent of design capacity.

7 *Id.* “Maximum ‘safe and reasonable’ capacity” does not take into account “the need for  
 8 humane conditions” incorporated into design capacity, or the need for programming space  
 9 incorporated into both design and operable capacity. *See id.* at 123-124. More important for  
 10 present purposes, that classification does not take into account the space or facilities required  
 11 to provide medical or mental health care.

12       4.     Crowding in Relation to Capacity

13       California's inmate population has far exceeded the design capacity of the state's  
 14 prison system for over twenty-five years. *See, e.g.*, Ex. P268 at 2 (Institution and Camp  
 15 Design Bed Capacity and Population, June 30, 1983 - June 30, 2003); Ex. P410 at 2;  
 16 Ex. D1259-1. By October 2006, the state's adult prisons, excluding camps, were operating at  
 17 200.2% design capacity with 162,792 inmates.<sup>37</sup> Ex. D1149 at 1 (CDCR weekly population  
 18 report as of October 25, 2006). As of August 27, 2008, the population of these institutions  
 19 was reduced to 195.9% design capacity with 156,352 inmates, largely as a result of shipping  
 20 several thousand prisoners to Mississippi and other contract states. Ex. P135 at 1 (CDCR  
 21 weekly population report as of August 27, 2008). The current level of crowding far exceeds  
 22 even the maximum safe and reasonable capacity of the California prison system, which, by  
 23 CDCR's own determination, is 179% design capacity for prisons holding male prisoners.  
 24 Ex. P4 at 124.

25  
 26  
 27       

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<sup>37</sup>The state also operates several prison camps, housing just over 4000 inmates. These  
 28 camps are less crowded than the adult institutions and operate at between 100% and 110%  
 design capacity. Ex. P20 at 1; Ex. P21 at 1.

1           **D.     Governor Schwarzenegger's Emergency Proclamation**

2           In response to the severity of the prison crowding problem, Governor Arnold  
3 Schwarzenegger, a primary defendant in both *Plata* and *Coleman*, declared a state of  
4 emergency on October 4, 2006. Ex. P1. In his Prison Overcrowding State of Emergency  
5 Proclamation, the Governor declared that “all 33 of CDCR’s prisons are now at or above  
6 maximum operational capacity, and 29 of the prisons are so overcrowded that the CDCR is  
7 required to house more than 15,000 inmates in conditions that pose substantial safety risks”;  
8 that “the severe overcrowding in 29 CDCR prisons has caused substantial risk to the health  
9 and safety of the men and women who work inside these prisons and the inmates housed in  
10 them”; that “the overcrowding crisis gets worse with each passing day, creating an  
11 emergency in the California prison system”; and that “immediate action is necessary to  
12 prevent death and harm caused by California’s severe prison overcrowding.” *Id.* at 1, 6, 8.

13           The risks enumerated by the Governor in his Proclamation include “increased,  
14 substantial risk for transmission of infectious illness”; security risks caused by line-of-sight  
15 problems for correctional officers, particularly in areas where inmates are triple-bunked and  
16 in “tight quarters”; and “thousands of gallons of sewage spills and environmental  
17 contamination” from overloading the prisons’ sewage and wastewater systems. *Id.* at 2.  
18 Governor Schwarzenegger also declared that the suicide rate in the 29 severely overcrowded  
19 prisons “[was] approaching an average of one per week.” *Id.* at 6.

20           In addition, the Proclamation described three separate proposals by the Governor to  
21 address the overcrowding crisis, including a proposal for “two new prisons and space for  
22 83,000 prisoners to address California’s current and future incarceration needs.” *Id.* at 7.  
23 The California Legislature rejected all of these proposals. *Id.* As a result, the Governor  
24 invoked his powers under the California Emergency Services Act to call for immediate  
25 efforts to transfer inmates to out-of-state correctional facilities, as well as the suspension of  
26 state contracting laws so that the CDCR could contract for all goods and services “needed to  
27 immediately mitigate the severe overcrowding and the resulting impacts within California.”  
28 *Id.* at 8-9.

1       The California Correctional Peace Officers' Association ("CCPOA"), a plaintiff-  
 2 intervenor in this case, challenged the validity of the Proclamation in state court. On June 4,  
 3 2008, the California Court of Appeal upheld the Proclamation, finding that the Governor  
 4 acted within his authority, in part because the declaration of emergency was based on  
 5 conditions that presented extreme peril to the safety of persons and property. *CCPOA v.*  
 6 *Schwarzenegger*, 163 Cal. App. 4th 802 (2008). The Proclamation declaring a state of  
 7 emergency remains in effect. Fact # 12, Nov. 17, 2008 Joint Statement of Undisputed Facts.

8       **E. Motions To Convene Three-Judge Court and Subsequent Prison Studies**  
 9       **by the State of California**

10      1.       **Motions To Convene and Initial Proceedings**

11       Following the Governor's issuance of the State of Emergency Proclamation, the  
 12 plaintiffs in *Plata* and *Coleman* filed motions to convene a three-judge court to limit the  
 13 prison population.<sup>38</sup> The *Plata* court continued the hearing on its motion to provide  
 14 defendants with an opportunity to outline specific measures they were taking or planned to  
 15 take to alleviate crowding, as well as to allow the *Plata* Receiver to analyze the effects of  
 16 crowding on his remedial efforts. Feb. 15, 2007 Order in *Plata* at 4-5. Similarly, the  
 17 *Coleman* court, after oral argument, continued the hearing for six months to permit  
 18 defendants to demonstrate sufficient progress in their remedial efforts and in relieving prison  
 19 overcrowding such that convening a three-judge court would not be necessary. Dec. 11,  
 20 2006 Rep. Tr. in *Coleman, passim*; Dec. 12, 2006 Order in *Coleman* at 1.

21      2.       **Intervening Reports on Prison Crowding**

22       During the period in which the motions to convene a three-judge court were pending,  
 23 two more reports concerning prison overcrowding were presented to the California  
 24 Legislature. First, in January 2007, the Little Hoover Commission, a bipartisan and  
 25 independent state body charged with conducting research and preparing recommendations to

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26  
 27       <sup>38</sup>The Prison Litigation Reform Act of 1996 ("PLRA") provides that a prisoner release  
 28 order may be issued only by a three-judge court. 18 U.S.C. § 3626(a)(3)(B). We discuss in  
 more detail below, *infra* Section III, the meaning of the term "prisoner release order" and  
 other relevant provisions of the PLRA.

1 improve the economy, efficiency, and service of California state government, Cal. Gov't.  
 2 Code §§ 8501, 8521-8522, echoed the concerns in the Governor's State of Emergency  
 3 Proclamation, stating that "California's prisons are out of space and running out of time."  
 4 Ex. P3 at 1. In its report, entitled "Solving California's Corrections Crisis: Time Is Running  
 5 Out," the Commission, which had previously issued a series of reports on California's  
 6 prisons, *id.* at 13, again offered "comprehensive recommendations" to reduce the prison  
 7 population, improve public safety, and manage public dollars, *id.* at 1. Second, in June 2007,  
 8 the Expert Panel on Adult Offender Recidivism Reduction Programming – a panel convened  
 9 by the CDCR and consisting of the CDCR's Chief Deputy Secretary for Adult Programs and  
 10 a number of academic experts, consultants, and former and current secretaries of corrections  
 11 in Pennsylvania, Arizona, Washington, Ohio, and Maine,<sup>39</sup> Ex. P2 at ii – issued a report  
 12 recommending a course of action to reduce the prison population while at the same time  
 13 reducing recidivism and generating savings. Ex. P2.

14 The first recommendation of both the Little Hoover Commission and the CDCR  
 15 Expert Panel was to reduce prison overcrowding. Ex. P3 at iv; Ex. P2 at 10. Both panels  
 16 noted that the state had received numerous reports over the past two decades containing  
 17 recommendations for reducing the state's prison population. Ex. P3 at iv; Ex. P2 at 10 &  
 18 App. A. Although the Expert Panel was convened to make recommendations for reducing  
 19 California's high recidivism rate and "improving the programming in California's prison and  
 20 parole system," Ex. P2 at vii, and not for "solving the overcrowding problem," *id.* at 10, the  
 21 panel nonetheless found that California's prisons were "dangerously overcrowded" and that  
 22 reducing overcrowding was a "'pre-condition' to [the] success" of its mission, *id.* at viii.

23 3. Final Hearing and Rulings

24 On June 27, 2007, the *Plata* and *Coleman* courts jointly heard oral argument on  
 25 plaintiffs' motions to convene a three-judge court. Persuaded that the state had not

26 <sup>39</sup>Several members of the Expert Panel appointed by defendants, including James  
 27 Austin, Ph.D., Jeffrey Beard, Ph.D., Joseph Lehman, and Barry Krisberg, Ph.D., testified for  
 28 plaintiffs at the trial of this matter. Another member of the Expert Panel, James Gomez, was  
 the Director of the California Department of Corrections from 1991 to 1996, during the  
 merits phase of the *Coleman* action.

1 adequately addressed its prison overcrowding crisis so as to make possible the remedying of  
 2 the constitutional violations, and that consideration of a population reduction order was  
 3 necessary in order to achieve that objective in both cases, both courts granted plaintiffs'  
 4 motions. July 23, 2007 Order in *Plata*, 2007 WL 2122657; July 23, 2007 Order in *Coleman*,  
 5 2007 WL 2122636.

6 The *Plata* court found that although "the Receiver has made much progress since his  
 7 appointment," the establishment of the *Plata* Receivership did not require the court "to wait  
 8 more time, potentially years, to see whether the Receiver's plans will succeed or fail."  
 9 July 23, 2007 Order in *Plata*, 2007 WL 2122657, at \*3. It found that the unconstitutional  
 10 conditions that led to the Receiver's appointment continued to exist. The *Plata* court  
 11 explained:

12 Had the Receiver reported to the Court that he did not view  
 13 overcrowding to be a substantial impediment to implementing the  
 14 reforms required in this case, the Court may well have reached a  
 15 different conclusion regarding the appropriateness of convening a  
 16 three-judge court to consider a prisoner release order. However,  
 17 quite to the contrary, the Receiver's reports indicate that  
 18 overcrowding is a serious problem that impacts, for example, his  
 19 ability to develop adequate reception centers and health facilities  
 because of the high numbers of inmate transfers and the  
 inadequate amount of available health care beds and other  
 physical space. Receiver's Report Re: Overcrowding [Ex.  
 D1092] at 26-28. Overcrowding also negatively impacts the  
 Receiver's ability to hire and retain competent medical and  
 managerial staff. *Id.* at 24-26. Beyond that, the Receiver reports  
 that:

20 Every element of the Plan of Action faces crowding  
 21 related obstacles. Furthermore, overcrowding does  
 22 not only adversely impact the Receiver's  
 23 substantive plans, it also adversely impacts on the  
 24 very process of implementing remedies because  
 25 overcrowding, and the resulting day to day  
 operational chaos of the CDCR, creates regular  
 "crisis" situations which call for action on the part  
 of the Receivership and take time, energy, and  
 person power away from important remedial  
 programs.

26 *Id.* at 28-29. . . .

27 Tellingly, the Receiver's concerns about the impacts of  
 28 overcrowding on his ability to reform the medical health care

1 delivery system became even stronger in the weeks following his  
 2 initial report. In his supplemental report, filed just four weeks  
 3 after his initial report, the Receiver concluded that: “Mission  
 4 changes, yard flips, and prison-to-prison transfers, aggravated by  
 5 the limited alternatives imposed by overcrowding, are now  
 6 assuming a size, scope and frequency that will *clearly* extend the  
 7 timeframes and costs of the receivership and *may render*  
 8 *adequate medical care impossible*, especially for patients who  
 9 require longer term chronic care.” Receiver’s Suppl. Report Re:  
 10 Overcrowding [Ex. D1094] at 10 (emphases added). While the  
 11 Court appreciates Defendants’ statements that greater  
 12 coordination between the State and the Receiver will alleviate  
 13 some of the Receiver’s concerns, such sentiments only  
 underscore the Receiver’s expressed concerns that overcrowding  
 presents serious problems not only because of the substantive  
 ways in which it interferes with delivery of medical care, but also  
 because of the amount of time and attention the Receiver must  
 devote to dealing with crowding-related issues. *It is clear to the*  
*Court that the crowded conditions of California’s prisons, which*  
*are now packed well beyond their intended capacity, are having –*  
*and in the absence of any intervening remedial action, will*  
*continue to have – a serious impact on the Receiver’s ability to*  
*complete the job for which he was appointed: namely, to*  
*eliminate the unconstitutional conditions surrounding delivery of*  
*inmate medical health care.*

14 *Id.* at \*4 (last emphasis added).

15 The *Coleman* court found that between 1997 and 2005, defendants had made “slow  
 16 but evident progress toward constitutional compliance,” but that, “[i]n spite of the  
 17 commendable progress . . . , defendants’ mental health care delivery system has not come into  
 18 compliance with the Eighth Amendment at any point since this action began.” July 23, 2007  
 19 Order in *Coleman*, 2007 WL 2122636, at \*3. The *Coleman* court further found that:

20 Several prisons remain notable exceptions to the progress made at  
 21 others, and delays in access to care at the highest level of need –  
 22 mental health crisis beds, acute inpatient care, and intermediate  
 23 inpatient care – have plagued the CDCR throughout the course of  
 24 this litigation. Moreover, defendants’ efforts at long-range  
 25 planning for the delivery of mental health care continues to be  
 26 hampered by inadequacies in the capture and collection of data  
 27 and the use of outdated methodologies to interpret that data.

28 . . . [O]n May 31, 2007, the Special Master reported that  
 29 programming space, beds for mentally ill inmates, and staffing  
 30 levels have all been “impacted seriously by overcrowding.”  
 31 Special Master’s Response to Court’s May 17, 2007 Request for  
 32 Information, filed May 31, 2007, at 4-14 (“Special Master’s  
 33 May 31, 2007 Response”). The staffing shortages alone mean  
 34 that the CDCR only has enough staff “to provide full mental

health services to roughly two-thirds of its mental health caseload, or two-thirds of required services to its full caseload, or, probably more realistically, some combination of reduced services to some segments of the caseload that can be covered with a third less clinicians than required.” *Id.* at 11-12. While acknowledging the difficulties in quantifying precisely the scope of the unmet mental health needs, the Special Master reports that,

defendants cannot meet at least a substantial portion, amounting in some loose amalgam to about 33 percent, of acknowledged mental health needs with current staffing resources. Insufficient intensive mental health treatment beds and a chronic lack of programming space for mental health treatment contribute further to defendants' inability to meet required mental health services. All three deficiencies are unquestionably exacerbated by overcrowding.

*Id.* at 14. With a mental health caseload of almost 33,000 inmates, *id.* at 2, this level of unmet needs is unconscionable.

12 || *Id.* at \*3-\*4 (footnote omitted).

In their orders granting plaintiffs' motions, the *Plata* and *Coleman* courts recommended that the cases be assigned to the same three-judge court “[f]or purposes of judicial economy and avoiding the risk of inconsistent judgments.” July 23, 2007 Order in *Plata*, 2007 WL 2122657, at \*6; *see also* July 23, 2007 Order in *Coleman*, 2007 WL 2122636, at \*8. The Chief Judge of the United States Court of Appeals for the Ninth Circuit agreed and, on July 26, 2007, convened the instant three-judge district court pursuant to 28 U.S.C. § 2284.

**F. Proceedings Before this Three-Judge Court**

21        In August and September 2007, this court granted motions to intervene on behalf of  
22 defendants filed by groups of district attorneys; sheriffs, police chiefs, and probation officers  
23 (collectively “law enforcement intervenors”); counties; and Republican state Senators and  
24 Republican Assembly Members. We note that the Republican state Senators and Republican  
25 Assembly Members constitute just over a third of the membership of each respective body.  
26 We also granted the CCPOA’s motion to intervene on behalf of plaintiffs.

27 On November 1, 2007, we appointed a settlement referee, former state Court of  
28 Appeal Justice Elwood Lui, and a settlement consultant, current state Court of Appeal Justice

1 and former Legal Affairs Secretary to Governor Schwarzenegger, Peter Siggins, to aid the  
2 parties and intervenors in settlement discussions. Nov. 1, 2007 Order at 1-2. However, the  
3 settlement efforts ultimately proved unsuccessful, as Justices Lui and Siggins reported to the  
4 three-judge court on June 25, 2008.

5 On September 15, 2008, defendants filed a motion for summary judgment, which we  
6 denied by written order on November 3, 2008. Trial commenced on November 18, 2008,  
7 and concluded on December 19, 2008, after fourteen court days in which we heard testimony  
8 from nearly fifty witnesses, received written testimony from several additional witnesses, and  
9 received hundreds of exhibits into evidence. Following the close of evidence, we received  
10 proposed findings of fact and conclusions of law from the parties and intervenors and heard  
11 final argument on February 3 and 4, 2009.

12 To assist the parties in planning their further actions, we issued a tentative ruling on  
13 February 9, 2009, explaining that plaintiffs had met their burden of proof and that a  
14 population reduction order was necessary to remedy the constitutional violations concerning  
15 the provision of medical and mental health care in California's prisons. We even gave the  
16 state an indication of the range within which the population cap would fall. In our tentative  
17 ruling, we once again asked whether a court-appointed settlement referee would be of  
18 assistance. Plaintiffs and intervenors expressed a willingness to engage in further settlement  
19 discussions, but the state defendants responded that they did not believe such efforts would  
20 be fruitful.

21 After carefully reviewing all of the evidence and oral and written arguments presented  
22 in this proceeding, we make the following findings of fact and conclusions of law and issue  
23 the following order. This opinion and order supersedes the tentative ruling in its entirety.  
24

### 25 **III. LEGAL FRAMEWORK**

26 Federal courts have long recognized that population reduction orders may sometimes  
27 be necessary to ensure constitutional prison conditions. For example, in *Duran v. Elrod*, 713  
28 F.2d 292 (7th Cir. 1983), the Seventh Circuit upheld a district court's order requiring a

1 reduction in the population of the Cook County Department of Corrections, finding that the  
2 order was “sensitive to[] . . . the principles of federalism,” *id.* at 297, and that the district  
3 court “acted fairly and reasonably to ease a critical problem” of overcrowding in the face of  
4 “substantial noncompliance” by Cook County, *id.* at 298. Likewise, in *Newman v. Alabama*,  
5 683 F.2d 1312 (11th Cir. 1982), the Eleventh Circuit found that, where Alabama’s county  
6 jails were unconstitutionally overcrowded, a cap on the state inmate population in the county  
7 jails “represent[ed] the proper balance between the duty of the district court to remedy  
8 constitutional violations and the right of the State to administer its prison and parole  
9 systems,” *id.* at 1321. There are other examples as well, including a continuing cap on Los  
10 Angeles County’s jail population stipulated to by the parties in *Rutherford v. Pitchess*,  
11 No. CV 75-4111 (C.D. Cal.).

12 Until 1996, federal courts relied upon general principles of equitable relief and  
13 federalism in deciding whether to enter a population reduction order to remedy constitutional  
14 violations. However, in 1996 Congress enacted the Prison Litigation Reform Act (“PLRA”),  
15 Pub. L. No. 104-134, 110 Stat. 1321 (codified in relevant part at 18 U.S.C. § 3626). The  
16 PLRA established “a comprehensive set of [statutory] standards to govern prospective relief  
17 in prison conditions cases.” *Gilmore v. California*, 220 F.3d 987, 998 (9th Cir. 2000).  
18 Because there is no dispute that both the *Plata* and *Coleman* lawsuits are “civil action[s] with  
19 respect to prison conditions,” the matter before us is governed by the statutory requirements  
20 of the PLRA. 18 U.S.C. § 3626(a)(1).

21 The PLRA contains two sets of requirements that are relevant here: one applicable to  
22 all forms of “prospective relief” in federal prison conditions lawsuits, *see id.*, and another  
23 applicable only to “prisoner release orders,” *see id.* § 3626(a)(3). The PLRA defines a  
24 “prisoner release order” as “any order . . . that has the purpose or effect of reducing or  
25 limiting the prison population, or that directs the release from or nonadmission of prisoners  
26 to a prison.” *Id.* § 3626(g)(4). Under this definition, a “prisoner release order” includes not  
27 only an order requiring the release of presently incarcerated inmates, but also an order  
28 requiring the diversion of convicted persons from prison, changing the treatment of parole

1 violators in order to prevent their return to overcrowded prisons, or imposing a cap on the  
 2 prison population or any part of it. *See, e.g., Tyler v. Murphy*, 135 F.3d 594, 595-96 (8th Cir.  
 3 1998) (finding a cap on the number of technical probation violators who could be admitted to  
 4 a particular facility to be a “prisoner release order”). There is no dispute that the population  
 5 reduction order requested by the plaintiffs falls within the PLRA’s definition of “prisoner  
 6 release order” because the order would have the “purpose” of “limiting the prison  
 7 population.” 18 U.S.C. § 3626(g)(4). Accordingly, this court can grant the plaintiffs’  
 8 request for a population reduction order only if the proposed order meets both the PLRA’s  
 9 specific standard for prisoner release orders and its general standard for prospective relief in  
 10 prison conditions cases.

11       A.     **The PLRA Standard for Prisoner Release Orders: Primary Cause and No**  
 12       **Other Relief**

13       The PLRA does not prohibit courts from entering an order requiring a reduction in the  
 14 population of a prison or prison system. To the contrary, in enacting the PLRA, Congress  
 15 was clear to state that “a court still retains the power to order [a population reduction order]”  
 16 when such an order “is truly necessary to prevent an actual violation of a prisoner’s federal  
 17 rights.” H.R. Rep. No. 104-21, at 25 (1995); *cf.* 141 Cong. Rec. S14419 (daily ed. Sept. 27,  
 18 1995) (statement of Sen. Abraham) (noting that the PLRA permits “narrowly tailored  
 19 order[s] to correct” constitutional violations and that the PLRA “allows the courts to step in  
 20 where they are needed”).<sup>40</sup> Rather than barring “prisoner release orders” altogether, the  
 21 PLRA simply makes such orders, including population caps and other population reduction  
 22 orders, “the remedy of last resort.” H.R. Rep. No. 104-21, at 25.

23       It does so by imposing a number of restrictions on the entry of prisoner release orders.  
 24 First, a court considering such an order must find that “a court has previously entered an

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25  
 26       <sup>40</sup>In fact, a number of courts have entered consent decrees for prisoner release since  
 27 the enactment of the PLRA – decrees that must meet the same set of requirements as any  
 28 order entered by a court. *See* 18 U.S.C. §3626(c)(1); *Roberts v. Mahoning County*, 495  
 F. Supp. 2d 719 (N.D. Ohio 2007); John Boston, *The Prison Litigation Reform Act*, 67  
 Brook. L. Rev. 429, 446 n.67 (2001) (collecting orders for overcrowding relief entered by  
 consent decree after the enactment of the PLRA).

1 order for less intrusive relief that has failed to remedy the deprivation of the Federal right  
2 sought to be remedied through the prisoner release order,” and that “the defendant has had a  
3 reasonable amount of time to comply with the previous court orders.” 18 U.S.C.  
4 § 3626(a)(3)(A). If both of these requirements are met, the court must request that a three-  
5 judge district court be convened to consider the propriety of the proposed order. *Id.*  
6 § 3626(a)(3)(B). Finally, the three-judge court must find by clear and convincing evidence  
7 (1) that “crowding is the primary cause of the violation of the Federal right,” and (2) that “no  
8 other relief will remedy the violation of the Federal right.” *Id.* § 3626(a)(3)(E).

9 Before convening the present three-judge court, the *Plata* and *Coleman* courts found  
10 that their prior orders for less intrusive relief had failed to remedy the unconstitutional denial  
11 of adequate medical and mental health care to prisoners in California’s prisons, and that the  
12 defendants have had a more than reasonable amount of time to comply with those prior  
13 orders. *See* July 23, 2007 Order in *Plata*, 2007 WL 2122657, at \*3; July 23, 2007 Order in  
14 *Coleman*, 2007 WL 2122636, at \*2. Accordingly, the findings required by § 3626(a)(3)(A)  
15 have been made. The procedural history described above clearly establishes that the *Plata*  
16 and *Coleman* courts have previously entered orders for less intrusive relief that have failed to  
17 remedy the constitutional deprivations at issue in each case despite the reasonable time given  
18 to defendants to comply with those orders. In this opinion and order, we primarily consider  
19 the requirements of § 3626(a)(3)(E) – whether crowding is the “primary cause” of the  
20 unconstitutional denial of adequate medical and mental health care to California’s prisoners,  
21 *see infra* Section IV, and whether any other form of relief could remedy those constitutional  
22 violations, *see infra* Section V.

23 **B. The PLRA Standard for All Prospective Relief: Need-Narrowness-**  
24 **Intrusiveness and Consideration of Public Safety**

25 In addition to these specific limitations on the entrance of prisoner release orders, the  
26 PLRA establishes a standard applicable to all forms of prospective relief in prison conditions  
27 lawsuits. First, the PLRA requires that such relief “[be] narrowly drawn, extend[] no further  
28 than necessary to correct the violation of the Federal right, and [be] the least intrusive means

1 necessary to correct the violation of the Federal right.” 18 U.S.C. § 3626(a)(1)(A). Rather  
 2 than imposing any new limitations on federal authority, this provision codifies the common-  
 3 law standard for injunctive relief, generally referred to as the “need-narrowness-  
 4 intrusiveness” standard. *See H.R. Rep. 104-21*, at 24 n.2 (1995) (explaining that the “dictates  
 5 of [18 U.S.C. §3626(a)(1)] are not a departure from current jurisprudence concerning  
 6 injunctive relief’); *see also Armstrong v. Davis*, 275 F.3d 849, 872 (9th Cir. 2001); *Smith v.*  
 7 *Ark. Dep’t of Corr.*, 103 F.3d 637, 647 (8th Cir. 1996); *Williams v. Edwards*, 87 F.3d 126,  
 8 133 n.21 (5th Cir. 1996).<sup>41</sup> Likewise, the PLRA requires that any prospective relief “extend  
 9 no further than necessary to correct the violation of the Federal right of a particular plaintiff  
 10 or plaintiffs.” 18 U.S.C. § 3626(a)(1)(A); *cf. Lewis v. Casey*, 518 U.S. 343, 357-360 (1996)  
 11 (holding that the remedy in a prison conditions case must remedy actual injuries that have  
 12 been identified by the court and suffered by the plaintiffs). In class action lawsuits such as  
 13 *Plata* and *Coleman*, the PLRA requires that the remedy be tailored to the actual injuries  
 14 suffered by class members. *See Armstrong*, 275 F.3d at 870-73.

15 Second, the PLRA requires that any court considering the entry of prospective relief  
 16 give “substantial weight” to any adverse impact the order might have on public safety or the  
 17 operation of the criminal justice system. 18 U.S.C. § 3626(a)(1)(A); *see also H.R. Rep. No.*  
 18 *104-21*, at 24 (1995) (stating that courts must give “appropriate consideration” to “any  
 19 potential impact on public safety or the criminal justice system”). This requirement codifies  
 20 the longstanding common law requirement that federal courts “pay particular regard for []  
 21 public consequences in employing the extraordinary remedy of injunction.” *Weinberger v.*  
 22 *Romero-Barcelo*, 456 U.S. 305, 312 (1982); *see also Yakus v. United States*, 321 U.S. 414,  
 23 440 (1944).

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<sup>41</sup>In lieu of changing the general standard for prospective relief in prison conditions cases, the PLRA limits federal court authority in matters relating to prison conditions primarily by applying the “need-narrowness-intrusiveness” standard to consent decrees as well as court orders, 18 U.S.C. § 3626(c)(1); by making it easier to terminate existing court orders or consent decrees, 18 U.S.C. § 3626(b); and by imposing distinct limitations on prisoner release orders, 18 U.S.C. § 3626(a)(3).

1       We address the “need-narrowness-intrusiveness” standard in Section VI and consider  
 2 the impact of the order we adopt on public safety and the operation of the criminal justice  
 3 system in Section VII.

4       **C.     The Remedial Nature of the Three-Judge Court Proceeding**

5       The question before this three-judge court is whether the remedy requested by the  
 6 plaintiffs is proper as a matter of federal law. The *Plata* and *Coleman* courts years ago  
 7 identified the constitutional deficiencies underlying this proceeding. Since that time, both  
 8 cases have been in their remedial phase. After prior remedial efforts failed, the *Plata* and  
 9 *Coleman* courts both faced the question whether an order requiring a reduction in the  
 10 population of California’s prisons was necessary to remedy the previously identified  
 11 constitutional violations, and both concluded that such an order should be considered by a  
 12 three-judge court.

13       We need not yet again evaluate the state’s continuing constitutional violations. In  
 14 requesting that this three-judge court be convened, the *Plata* and *Coleman* courts both found,  
 15 without objection from defendants, that the constitutional violations were ongoing. *See*  
 16 July 23, 2007 Order in *Plata*, 2007 WL 2122657, at \*3; July 23, 2007 Order in *Coleman*,  
 17 2007 WL 2122636, at \*4. That is sufficient under the PLRA. In addition, defendants have  
 18 never filed a motion to terminate under § 3626(b), the proper means for any challenge to the  
 19 existence of “current and ongoing” constitutional violations relating to the provision of  
 20 medical and mental health care in the California prisons. Moreover, even if we were  
 21 required to find independently that the requirements of § 3626(a)(3)(A) – including its  
 22 requirement that prior orders have “failed to remedy the deprivation of the Federal right” –  
 23 have been met, we did so in denying defendants’ motion for summary judgment, Nov. 3,  
 24 2008 Order at 6-7. Accordingly, the question we must answer in this opinion and order is  
 25 entirely remedial, i.e., whether the plaintiffs’ proposed remedy meets the imposing standards  
 26 established by the PLRA.<sup>42</sup>

27       <sup>42</sup>Because this proceeding deals only with the plaintiffs’ requested remedy, we did not  
 28 permit the introduction of evidence relevant only to determining whether the constitutional  
 violations found by the *Plata* and *Coleman* courts were “current and ongoing.”

1 **IV. CROWDING AS PRIMARY CAUSE**

2 The extent of overcrowding in the California prison system, approximately 190% of  
 3 systemwide design capacity, is “extraordinary” and “almost unheard of.” Rep. Tr. at  
 4 297:1-17, 298:19-20 (Haney). The problem is “widespread” and “not restricted to just a few  
 5 institutions. It’s occurred throughout the system.” *Id.* at 297:23-25. There would seem to be  
 6 no dispute about the egregious nature of the overcrowding in this case. Under the PLRA,  
 7 however, the question is whether clear and convincing evidence establishes that the  
 8 overcrowding is the primary cause of the unconstitutional denial of adequate medical and  
 9 mental health care to California’s prisoners. 18 U.S.C. § 3626(a)(3)(E)(i). Only if it is may  
 10 the court – a three-judge court – enter a population reduction order. Defendants do not  
 11 contest that prison crowding impedes the delivery of constitutionally adequate medical and  
 12 mental health care in the California prison system. They claim only that crowding is not the  
 13 *primary* cause of the violations of plaintiffs’ constitutional rights. *E.g.*, Rep. Tr. at 2953:6-11  
 14 (closing argument by defendants’ counsel).

15 We accept defendants’ proposed definition of “primary cause” as the cause that is  
 16 “first or highest in rank or importance; chief; principal.” *Random House Webster’s*  
 17 *Unabridged Dictionary* 1537 (2d ed. 1998) (defining “primary”).<sup>43</sup> We note, however, that  
 18 the PLRA does not require that crowding be the *only* cause of the constitutional violations at  
 19 issue. “Probably it cannot be said of any event that it has a single causal antecedent; usually  
 20 there are many.” 4 Harper, James and Gray on Torts § 20.2 (3d ed. 2007). The PLRA’s  
 21 “primary cause” standard incorporates this basic aspect of causation. By requiring only that  
 22 crowding be the *primary* cause of the constitutional violations at issue, the PLRA’s language  
 23 explicitly contemplates that *secondary* causes may exist. Had Congress intended to require  
 24 that crowding be the only cause, it would have used language to that effect – for example,  
 25 “exclusive” or “only” instead of “primary.”

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27

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28 <sup>43</sup>Unfortunately, the legislative history of the PLRA is sparse and provides no meaningful insight into the meaning of “primary cause” or “crowding.”

1        As all of the parties to this proceeding have recognized, in the context of prison  
2 conditions litigation “crowding” refers to the presence in a facility or prison system of a  
3 prisoner population exceeding that facility or system’s capacity. *See, e.g., Doty v. County of*  
4 *Lassen*, 37 F.3d 540, 543 (9th Cir. 1994) (finding overcrowding where a jail’s actual  
5 population exceeded its design capacity by an average of approximately fifty percent);  
6 *Hoptowit v. Ray*, 682 F.2d 1237, 1248-49 (9th Cir. 1982) (finding a penitentiary  
7 overcrowded where its population exceeded its design capacity); *see also Lareau v. Manson*,  
8 651 F.2d 96, 99-100 (2d Cir. 1981); *cf. Random House Webster’s Unabridged Dictionary*  
9 482 (2d ed. 1998) (defining “crowded” as “filled to excess”). In other contexts, the term  
10 “overcrowding” would ordinarily be used. Here, the words crowding and overcrowding have  
11 the same meaning, and we use them interchangeably.

12        A prison system’s capacity is not defined by square footage alone; it is also  
13 determined by the system’s resources and its ability to provide inmates with essential  
14 services such as food, air, and temperature and noise control. Following the parties’ lead, we  
15 will discuss the capacity of the California prison system primarily in terms of design  
16 capacity. As the Corrections Independent Review Panel explained, design capacity  
17 “designate[s] the number of inmates a prison is designed to accommodate according to  
18 standards developed by the Commission on Accreditation and the American Correctional  
19 Association.” Ex. P4 at 123. These standards “take into account the need for humane  
20 conditions, as well as the need to prevent violence and move inmates to and from programs,  
21 such as mental health care, education classes, and drug abuse treatment.” *Id.*

22        Taking into account the meaning of “primary cause” and the criteria governing  
23 “crowding,” we must determine whether the presence in California’s prison system of a  
24 prison population almost double the system’s design capacity is the principal cause of the  
25 failure to provide constitutionally adequate medical and mental health care to the members of  
26 the *Plata* and *Coleman* classes.

27        As we discuss below, the evidence presented at trial, including testimony from  
28 defendants’ experts, admissions by defendants and their agents, and data maintained by

1 defendants, overwhelmingly establishes not only that crowding adversely affects every  
2 aspect of prison administration, forcing a constant state of crisis management, but also that  
3 crowding creates numerous barriers to the provision of medical and mental health care that  
4 result in the constitutional violations we consider here. These barriers include severe space  
5 and other shortages that prevent inmates from receiving the care they require. Crowding also  
6 renders the state incapable of maintaining an adequate staff and an adequate medical records  
7 system. In addition, crowding causes prisons to rely on lockdowns, which further restrict  
8 inmates' access to care, and it forces prisons to house inmates in non-traditional settings,  
9 such as triple-bunks in gyms and dayrooms not designed for housing, that contribute to the  
10 lack of care and the spread of infectious disease and that increase the incidence and severity  
11 of mental illness among prisoners.

12       Multiple experts testified that crowding is the primary cause of the constitutional  
13 violations at issue in *Plata* and *Coleman*. Most impressive, four current or former prison  
14 administrators so testified. These four correctional experts had, collectively, administered  
15 the correctional systems of five different states, including California.<sup>44</sup> Three had never  
16 before testified on behalf of a prisoner, and two were not paid for their time as experts. A  
17 number of medical and mental health experts also testified that crowding is the primary cause  
18 of the constitutional violations, and even defendants' own mental health expert testified that  
19 crowding is the primary cause of defendants' inability to provide adequate care to the  
20 *Coleman* class at reception centers. Dec. 10, 2007 Packer Report at 20. As the Secretary of  
21 the Pennsylvania Department of Corrections testified, "the biggest inhibiting factor right now  
22 in California being able to deliver appropriate mental health and medical care is the severe  
23 overcrowding of [the] system." Rep. Tr. at 219:7-10 (Beard). We agree. For the reasons we  
24 discuss below, we conclude that clear and convincing evidence establishes that crowding is

1 the primary cause of the unconstitutional denial of medical and mental health care to  
 2 California's prisoners.

3       A.     **General Problems in the Delivery of Medical and Mental Health Care**  
 4                   **Caused by Crowding**

5       Correctional experts agree that crowding "affects virtually every aspect of a prison's  
 6 operation." Aug. 15, 2008 Lehman Report ¶ 10 (expert report from former head of  
 7 corrections in Pennsylvania, Washington, and Maine). Jeanne Woodford, the former head of  
 8 corrections in California, testified that, under crowded conditions, there "are simply too  
 9 many issues that arise from such a large number of prisoners and staff. One result of this is  
 10 that management spends virtually all of its time fighting fires instead of engaging in  
 11 thoughtful decision-making and planning. This results in short-sighted decisions that create  
 12 even more crises." Nov. 9, 2007 Woodford Report ¶ 12. Doyle Wayne Scott, a thirty-year  
 13 employee of the Texas Department of Criminal Justice who served as its Executive Director  
 14 for five years, explained:

15       Overcrowding has burdened CDCR's inadequate management  
 16 systems that underlie health care delivery. The excessive  
 17 population leads to management failures in two ways. First,  
 18 overcrowding engenders a state of perpetual crisis that causes  
 19 management failures. Administrators spend their time doing  
 20 damage control, rather than making sure the prison is operating  
 21 properly and prisoners are getting the services that they need. . . .  
 22 A population of 7,000 or more, as is found in some California  
 23 prisons, is not manageable at all. The sheer size and complexities  
 24 of managing a prison that size would be overwhelming for one  
 25 manager especially with the limited resources in the areas of  
 26 staffing and inadequate space for services to the offenders that I  
 observed at all of the prisons I toured in California. One warden  
 simply cannot know what he/she needs to know on a daily basis  
 to make good informed management decisions.

27       Second, overcrowding overwhelms management infrastructure.  
 28 As I have read in numerous reports of the Receiver, the CDCR  
 lacks the management information systems needed to adequately  
 organize and track prisoner transfers for specialized medical and  
 mental health care and public health related needs (for example,  
 people with compromised immune systems not going to Valley  
 Fever risk areas) in the severely overcrowded conditions.

27 Nov. 9, 2007 Scott Report ¶¶ 1, 76-77. Secretary Woodford concluded that crowding makes  
 28 it "virtually impossible for the organization to develop, much less implement, a plan to

1 provide prisoners with adequate care”; “[i]n [her] opinion, it is all but impossible to safely  
2 and humanely incarcerate this many prisoners within the existing facilities.” Nov. 9, 2007  
3 Woodford Report ¶¶ 10, 12.

4 As put in the most simple terms by Secretary Woodford, who recently administered  
5 the California prison system and who shortly before that was the warden at San Quentin,  
6 “[o]vercrowding in the CDCR is extreme, its effects are pervasive and it is preventing the  
7 Department from providing adequate mental and medical health care to prisoners.” Aug. 15,  
8 2008 Woodford Supp. Report ¶ 31. While defendants dispute that crowding is the primary  
9 cause of the ongoing constitutional violations in *Plata* and *Coleman*, they do not dispute that  
10 crowding makes the delivery of adequate medical and mental health care in the California  
11 prison system extremely difficult. Matthew Cate, the current head of the CDCR and a  
12 defendant in this proceeding, stated that “overpopulation makes everything we do more  
13 difficult,” Rep. Tr. at 1683:19-20, and further agreed that crowding continues to “severely  
14 hamper[]” the Department’s ability “to provide inmates with adequate medical care in a  
15 fiscally sound manner,” *id.* at 1683:3-19 (testimony that statements in the Office of the  
16 Inspector General’s 2006 audit of the CDCR, issued when Cate was the Inspector General,  
17 continue to be true today); Ex. P46 at ES-1 (April 2006 Office of the Inspector General  
18 Accountability Audit, Review of Audits of the California Department of Corrections and  
19 Rehabilitation Adult Operations and Adult Programs, 2000-2004). James Tilton, Cate’s  
20 predecessor as Secretary of the CDCR, likewise explained that it “was clear” to him that  
21 crowding, and the resulting lack of space, adversely affected the delivery of medical and  
22 mental health care. Sept. 3, 2008 Tilton Dep. at 80:5-25. Similarly, John Dovey, a former  
23 CDCR official, testified before a state Senate committee in August 2006 that “the risk of  
24 catastrophic failure in a system strained from severe overcrowding is a constant threat. As  
25 the Director of the Division of Adult Institutions [for the CDCR], it is my professional  
26 opinion this level of overcrowding is unsafe and we are operating on borrowed time.”  
27 Ex. P72 at 15 (Aug. 15, 2006 CDCR Presentation to Senate Select Committee on Prison  
28 Population Management and Capacity). Before this court, Robin Dezember, then the Chief

1 Deputy Secretary of the Correctional Healthcare Services Division of the CDCR, stated his  
 2 “belief that we are terribly overcrowded in our prison system,” and that crowding adversely  
 3 affects the delivery of mental health care services. Rep. Tr. at 853:13-15, 21-24. Even  
 4 defendants’ expert Dr. Ira Packer opined that “the overcrowding in CDCR significantly  
 5 contributes to the difficulties in providing adequate mental health services.” Dec. 10, 2007  
 6 Packer Report at 8.

7 **B. Space Issues Affecting the Delivery of Care**

8 The evidence before us demonstrates that crowding causes a number of specific  
 9 problems central to the ongoing violation of California inmates’ constitutional right to  
 10 adequate medical and mental health care. One of the clearest effects of crowding is that the  
 11 current prison system lacks the physical space necessary to deliver minimally adequate care  
 12 to inmates. This manifests itself in a variety of areas, each of which we discuss below.

13 1. Reception Centers

14 The medical and mental-health related problems caused by crowding are immediately  
 15 apparent at the state’s reception centers. Each year, California admits approximately 140,000  
 16 inmates into the state prison system. Rep. Tr. at 224:17-18 (Beard); *see also* Aug. 15, 2008  
 17 Austin Report ¶¶ 45-46 & Table 3; Ex. P18 at 3; Ex. P19 at 2; Ex. P75 at 3.<sup>45</sup> The CDCR’s  
 18 reception centers are the locus of the intake and classification functions for all of these  
 19 inmates. *See* Nov. 9, 2007 Austin Report ¶¶ 27-28; Aug. 15, 2008 Austin Report ¶ 97. The  
 20 CDCR has reception centers at twelve prisons, nine at male institutions and one at each of the  
 21 state’s three female prison institutions. Ex. P135 at 3-4. As of August 2008, all but one of  
 22 these reception centers were near or over 200% design capacity, and two were over 300%  
 23 design capacity. *Id.* This severe crowding at the reception centers makes it impossible to  
 24 provide adequate medical and mental health services to inmates entering the California

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25  
 26 <sup>45</sup>As Dr. Austin explained, “[t]here are two major types of prison admissions for the  
 27 CDCR – new court commitments and parole violators.” Aug. 15, 2008 Austin Report ¶ 45.  
 28 At the cited pages, Exhibits P18, P19, and P75 set forth data on new admissions, felon parole  
 29 violators returned with a new term, and felon parole violators returned to custody during  
 30 periods specified in each exhibit. The aggregation of these three numbers in each of the  
 31 exhibits ranges from 141,288 (Ex. P18) to 139,399 (Ex. P19) to 140,560 (Ex. P75).

1 prison system. In addition, severe crowding throughout the system forces prisons to house  
 2 inmates in these reception centers without adequate care for extended periods of time.

3 As the *Plata* Receiver explained, reception centers “must be staffed and have the  
 4 appropriate clinical space to provide a level of medical care and clinical evaluations above  
 5 that of the general population institutions.” Ex. D1092 at 19 (*Plata* Receiver’s May 15, 2007  
 6 Report Re: Overcrowding).<sup>46</sup> Each time an individual is admitted to the CDCR, whether for  
 7 the first time, by re-offending, or on a parole violation:

8       he or she returns to the CDCR through a reception center where a  
 9 medical/mental health/dental health care appraisal must be  
 10 performed. Once that appraisal is completed the newly received  
 11 prisoner is transferred to an open bed at a prison which has been  
 12 designated for his or her classification. However, none of the  
 13 CDCR’s designated reception centers were designed or  
 14 constructed with adequate clinical space [to perform these  
 15 functions].

16       *Id.*; *see also*, e.g., Aug. 15, 2008 Haney Report ¶¶ 246-247 (describing space shortages at the  
 17 California Correctional Institution reception center, including a holding room containing  
 18 three holding cells that “were originally intended to hold disciplinary cases but now have  
 19 been converted to mental health use”). “To make matters worse, as the original prisons  
 20 designated for reception became overwhelmed by the influx of parole violators, the CDCR  
 21 was forced to ‘convert’ general population prisons into reception centers. These  
 22 ‘conversions,’ however, were not accompanied by adequate additions to clinical staff or  
 23 clinical space.” Ex. D1092 at 19; *see also*, e.g., Nov. 9, 2007 Stewart Report ¶ 48 (because  
 24 reception center at DVI “was not designed as a reception center, it has been difficult to find  
 25 space for various reception center functions”).

26       Without sufficient space, reception centers are unable to screen or treat inmates  
 27 adequately. For instance, as plaintiffs’ medical expert Dr. Ronald Shansky explained, the  
 28 number of prisoners who must be processed at the reception center at CIM “exceeds the  
 29 number of patients that can be adequately treated,” thereby forcing the prison to “squeeze[]  
 30 too many prisoners and too many providers into the available treatment area.” Nov. 9, 2007

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<sup>46</sup>Plaintiffs also offered this document into evidence as Exhibit P26.

1 Shansky Report ¶ 12. Exams are conducted in areas separated only by “a thin white fabric  
2 folding screen that is approximately five to six feet tall” and conversations between  
3 physicians and inmates can be overheard on the other side of the screen. *Id.* Similarly, at  
4 North Kern State Prison, inmate health interviews are conducted in a small office, “with  
5 prisoners sitting back to back, separated only by a shoulder-high divider.” Sept. 10, 2008  
6 Shansky 2d Supp. Report ¶ 23. Such conditions do not allow for appropriate confidentiality,  
7 causing prisoners to be “less likely to provide accurate information about sensitive medical  
8 and psychiatric conditions.” *Id.* ¶ 24; *see also* Aug. 15, 2008 Haney Report ¶ 280  
9 (psychiatrist and psychologist who work in the North Kern reception center “must share a  
10 converted cell that serves as their office”); Nov. 9, 2007 Stewart Report ¶ 48 (describing  
11 observations of small classroom at DVI reception center “where at any time six psychologists  
12 simultaneously conduct reception center mental health assessments for new arrivals”); *id.*  
13 ¶ 82 (noting that the “[l]ack of adequate and appropriate space for reception center  
14 psychological screening was also apparent at DVI”).

15 Moreover, at North Kern, follow-up physical examinations are conducted in rooms  
16 that “are so small that it would be very difficult if not impossible to perform an actual  
17 physical examination in them,” so that the “‘exams’ that take place are in fact simply medical  
18 interviews, primarily for the purpose of determining what type of housing is appropriate for  
19 the prisoner.” Sept. 10, 2008 Shansky 2d Supp. Report ¶ 25. This violates the “basic  
20 principle that incoming prisoners must undergo a comprehensive exam upon arrival so that  
21 an adequate treatment plan may be developed and implemented. A physical exam, as  
22 opposed to a medical interview, is necessary because some conditions can be identified and  
23 confirmed only through physical examination of the patient.” *Id.* ¶ 26; *see also* Rep. Tr. at  
24 224:10-225:15 (Beard) (testifying that the number of people coming in through reception  
25 centers may cause prisons to “miss people who have certain needs and certain care needs that  
26 aren’t being dealt with”). The medical facilities at North Kern are also so “inadequate” that  
27 defendants cannot comply with the *Plata* policies and procedures they agreed to implement,  
28

1 which provide for a complete history and physical examination of inmates within fourteen  
2 days of arrival at a reception center. Sept. 10, 2008 Shansky 2d Supp. Report ¶ 22.

3 The consequences of the state's inability to screen inmates properly at the reception  
4 centers are obvious: If an inmate's health needs are not identified, they cannot be treated. In  
5 addition, inmates whose needs are not identified may be placed in a setting that will  
6 exacerbate existing but unidentified health problems. Likewise, if the lack of confidentiality  
7 in the screening centers prevents inmates from reporting infectious diseases, the failure to  
8 diagnose them at the reception center may result in their being spread throughout the prison  
9 population.

10 In addition to preventing the reception centers from properly screening newly  
11 admitted inmates, crowding at the reception centers prevents the provision of adequate care  
12 to the inmates housed there. As numerous experts, including defendants' own mental health  
13 expert, testified, the number and types of inmates in the centers overwhelms their capacity to  
14 provide adequate medical or mental health care services. Rep. Tr. at 1121:16-19 (Packer);  
15 Rep. Tr. at 368:12-369:4 (Woodford) (mentally ill inmates did not receive "really any  
16 treatment" at San Quentin reception center beyond identification as CCCMS or EOP and  
17 certainly not anything "to prevent further deterioration of people's mental illness"); Aug. 15,  
18 2008 Stewart Supp. Report ¶ 136 ("CDCR's Reception Centers are dangerously overcrowded  
19 and do not and cannot provide appropriate mental health care for anyone"); Sept. 10, 2008  
20 Shansky 2d Supp. Report ¶ 79 ("acute staffing shortage, coupled with the lack of clinical  
21 exam space" prevents North Kern State Prison from providing incoming inmates with  
22 comprehensive physical examination or follow-up appointments with primary care  
23 providers); Rep Tr. at 368:12-22 (Woodford) (at San Quentin reception center, due to  
24 vacancies and "just the sheer numbers and lack of space," medical staff "were unable to keep  
25 up with physicals or providing any kind of chronic care follow-up").

26 If California's inmates spent only a brief time at the reception centers before being  
27 placed in other facilities, the centers' inability to provide adequate medical and mental health  
28 care to the inmates housed there would constitute a less substantial aspect of the

1 constitutional violations at issue in this proceeding. However, inmates in California are  
2 “tend[ing] to spend significantly longer periods of time in reception centers.” Nov. 9, 2007  
3 Stewart Report ¶ 24; *see also* Nov. 9, 2007 Austin Report ¶ 27 (reporting that the CDCR  
4 routinely fails to meet its mandate to transfer inmates from reception centers to mainline  
5 institutions within sixty days). As one of plaintiffs’ experts Dr. James Gilligan explained,  
6 “The dramatic levels of prison overcrowding through the state mean that individuals coming  
7 into prison are housed in ‘Reception Centers’ for extended periods of time, far longer than  
8 intended.” Aug. 15, 2008 Gilligan Report ¶ 26 (footnotes omitted).

9 The consequences of the increased lengths of stay at the reception centers along with  
10 the lack of space in those centers are particularly grave for *Coleman* class members.

11 Dr. Packer, defendants’ mental health expert, reported that mentally ill individuals “often  
12 enter[] the prison system with a more acute mental health presentation, not having received  
13 adequate treatment in the community and/or having abused substances there.” Dec. 10, 2007  
14 Packer Report at 20. These inmates are “disproportionately represented” among the parole  
15 violators returning to custody for short sentences, *id.*, and are thus likely to spend their entire  
16 sentence at the reception center. *Id.* Because their sentences are so short, they are frequently  
17 discharged before receiving treatment and fall into “a vicious cycle, as they decompensate in  
18 the community and quickly return . . . .” *Id.*; *see also* Aug. 15, 2008 Haney Report  
19 ¶¶ 358-59. (“[M]entally ill parolees often do not receive meaningful mental health treatment  
20 when they are on parole. . . . Frequently as a result of their decompensation, many are  
21 returned to prison, often for technical or minor violations. Thus, many of the parole  
22 violations that return them to prison are directly related to their unmet mental health needs.  
23 When they return to prison, these vulnerable prisoners are then packed into overcrowded  
24 reception centers.”).

25 The absence of adequate mental health care at reception centers also has significant  
26 adverse consequences for mentally ill inmates admitted to serve longer sentences in state  
27 prison. The shortage of mental health care beds throughout the prison system – which we  
28 discuss in more detail below – means that these inmates often spend months in a reception

1 center with little or no access to necessary mental health care while waiting for a bed to open  
 2 up. *See, e.g.*, Nov. 9, 2007 Stewart Report ¶ 166 (discussing impact of delays in transfer of  
 3 mentally ill inmates from reception centers to necessary level of care); Aug. 15, 2008 Haney  
 4 Report ¶ 105 (discussing delays in transfer of EOP inmates out of CIM reception center); *id.*  
 5 ¶ 129 (discussing prolonged reception center stays and minimal treatment provided for EOP  
 6 and CCCMS inmates at CIM reported by *Coleman* Special Master). For example, the  
 7 number of inmates in reception centers needing an EOP level of care<sup>47</sup> continues to grow, *see*  
 8 Ex. P243 at 900004-06, 900121-23, but the EOP program provided to these inmates falls far  
 9 below the care mandated by the Program Guide for EOP patients. Aug. 15, 2008 Haney  
 10 Report ¶ 29 (citing September 2006 Program Guide, Ex. P9 at 12-4-1); *see also* Nov. 9, 2007  
 11 Stewart Report ¶ 167. This is not surprising, given that the conditions in these reception  
 12 centers have been described as “toxic, noxious, psychologically and medically unhealthy,”  
 13 Rep. Tr. at 953:13-14 (Haney), and that a lack of treatment space severely impedes efforts to  
 14 provide even the most rudimentary forms of mental health care in reception centers. *E.g.*,  
 15 Nov. 9, 2007 Stewart Report ¶ 80; Aug. 15, 2008 Haney Report ¶¶ 246, 247.

16                   2.     Treatment Space

17       The severe shortage of treatment space evident at CDCR reception centers affects the  
 18 provision of medical and mental health care throughout the state prison system. Dr. Stewart  
 19 reported that the “problem of adequate office and treatment space is endemic in the CDCR,”  
 20 Nov. 9, 2007 Stewart Report ¶ 190, and the *Plata* Receiver noted in his Turnaround Plan of  
 21 Action that “investments in health care facilities have significantly lagged behind growing  
 22 inmate populations, so much so that available clinical space is less than half of what is  
 23 necessary for daily operations.” Ex. D1133 at 25. In part, this is due to the CDCR’s policy  
 24 and practice of anticipating that prisons will be filled beyond their design capacity, but not  
 25 including sufficient health care space to serve the anticipated population. Ex. D1092 at 20  
 26 (*Plata* Receiver’s May 15, 2007 Report Re: Overcrowding). Compounding problems caused  
 27 by the lack of space, the space that does exist to provide health care services is often

28                   <sup>47</sup>The various levels of mental health care are defined *supra* note 24.

1 “woefully inadequate. Through years of neglect, the facilities have long since passed the  
 2 time when modest investments could remedy the problem. We are dealing not with deferred  
 3 maintenance, but with some facilities that are literally falling apart.” Ex. D1133 at 25.

4 The court received evidence of inadequate treatment space at a variety of prisons  
 5 statewide. At Avenal State Prison, staff must attempt to provide care for 7,525 inmates in  
 6 space designed for less than one-third of that number. Ex. D1233 at 25 (*Plata* Receiver’s  
 7 Nov. 3, 2008 Analysis of Year 2007 Death Reviews).<sup>48</sup> At Mule Creek State Prison, a *Plata*  
 8 Receivership team found that “[a]ll of the Facility Clinics are undersized for the quantity of  
 9 inmate/patients seen on a daily basis and lack[] appropriate holding/waiting space for  
 10 inmate/patients ducated [scheduled] to be seen by health care providers.” Ex. P101 at 7  
 11 (*Plata* Receiver’s Custody/Security Assessment for Health Care Access at Mule Creek State  
 12 Prison).

13 One expert who testified at trial explained that crowding has so “over-taxed” the  
 14 clinical facilities at California Institution for Men that, as with the reception center at the  
 15 same prison, “fundamental medical confidentiality rights are routinely ignored” in the space  
 16 used to provide care to inmates housed at the prison:

17 In the West facility clinic at CIM, two PCPs [primary care  
 18 physicians] share one room and simultaneously see patients for  
 19 sick call and other encounters. A thin fabric folding screen  
 20 separates the area in which the doctors see patients from a single  
 21 exam table which the PCPs must share, as the room is not large  
 22 enough to accommodate a second table. In the same clinic, the  
 23 registered nurse conducts face-to-face triage appointments with  
 24 patients in a large room that is shared by another nurse (who may  
 be seeing patients) and an office technician. These arrangements  
 cannot provide for minimally adequate patient-provider privacy.  
 Moreover, the medical treatment area is so small that there is no  
 medically appropriate waiting area, so sick patients must wait for  
 appointments on a small bleacher outside the clinic, exposed to  
 the elements.

25 Nov. 9, 2007 Shansky Report ¶ 24. Dr. Shansky also testified about the shortage of clinical  
 26 space he observed at several other prisons. *Id.* ¶¶ 16-23 (Valley State Prison for Women,  
 27 Avenal State Prison, and San Quentin); Sept. 10, 2008 Shansky 2d Supp. Report ¶¶ 31-46

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28 <sup>48</sup>Plaintiffs also offered this document into evidence as Exhibit G to Exhibit P413.

1 (North Kern State Prison, Substance Abuse and Treatment Facility, Pleasant Valley State  
 2 Prison, and California State Prison-Solano); *see also* Rep. Tr. at 663:22-665:10 (Rowlett)  
 3 (testifying about clinical space shortage at California State Prison-Solano). Similarly,  
 4 Secretary Woodford testified that “space represents a serious obstacle to the delivery of  
 5 health care.” Aug. 15, 2008 Woodford Supp. Report ¶ 27; *see also id.* ¶¶ 27-29 (discussing  
 6 space issues encountered on tours of the Correctional Training Facility (“CTF”) and  
 7 California State Prison-Los Angeles County (Lancaster)).

8 As the *Plata* Receiver concluded in his supplemental report on overcrowding, “[t]here  
 9 is a dire need for additional clinical space . . . in the prisons because the existing capacity has  
 10 been swamped by the number of inmates in the system.” Ex. D1094 at 2 (*Plata* Receiver’s  
 11 June 11, 2007 Supp. Report Re: Overcrowding). On the basis of all of the evidence received  
 12 at trial, there is no doubt that crowding renders the existing clinical space in California’s  
 13 prisons grossly inadequate.

14 3. Inability To House Inmates by Classification

15 Crowding also negatively impacts the state’s ability to house inmates according to  
 16 their proper classification, which in turn creates inadequacies in the medical and mental  
 17 health care that the system is capable of providing to inmates.

18 A prison classification system is “an objective tool” that allows correctional staff to  
 19 consider individual factors, including “age, criminal history, educational levels or  
 20 deficiencies, mental health issues, [and] medical issues” so that inmates can be placed “in the  
 21 appropriate custody housing level.” Rep. Tr. at 149:18-24 (Scott). Prisoners in California  
 22 are assigned to one of four levels of classification “based on the length of their sentence, their  
 23 disciplinary history and other objective factors.” Nov. 9, 2007 Woodford Report ¶ 13.

24 In an overcrowded system, this classification system breaks down. A “well-  
 25 functioning” system of classification should have no more than 10% of prisoners housed  
 26 outside their classification level. Nov. 9, 2007 Scott Report ¶ 69. In California, population  
 27 pressures have forced the CDCR to house an estimated 25% of inmates outside their  
 28 classification levels. *Id.* This failure to house inmates within such levels “mak[es] it harder

1 to provide for their medical and mental health care needs,” *id.* ¶ 68, and deprives the  
 2 overcrowded system of “the flexibility needed to respond to inevitable crises.” *Id.* As  
 3 Director Scott explained, this “widespread rejection of CDCR’s classification system has a  
 4 significant impact on medical and mental health care”:

5 [I]t is harder to get health care appointments within the prison as  
 6 well as out-of-prison specialty appointments, and more limited  
 7 staff contact means that staff are less responsive to emergencies  
 8 due to distrust, lack of understanding and compassion, and simple  
 9 logistics: it is harder to get staff attention in a high-pressure,  
 high-security unit. In addition, prisoners are subject to increased  
 degrees of danger and potential for violence because they are  
 placed with more dangerous and violent prisoners than their  
 classification scores would warrant.

10 *Id.* ¶ 71. Similarly, Secretary Woodford testified that crowding makes it “impossible to  
 11 move inmates where they need[] to be” to address inmates’ medical and mental health needs.  
 12 Rep. Tr. at 375:4-6; *see also id.* at 227:4-13 (Beard) (“[H]uge overcrowding creates a  
 13 problem, because you have an individual who needs to go to Institution A, and Institution A  
 14 is full. So where do you put him. . . . [Y]ou end up having to put them somewhere that  
 15 maybe is not the most appropriate for that individual.”). Dr. Shansky likewise agreed “that  
 16 the CDCR is currently unable to accommodate the housing needs of medical patients  
 17 requiring specialized placement.” Nov. 9, 2007 Shansky Report ¶ 126.

18       4.     Beds for Mentally Ill Inmates<sup>49</sup>

19       Crowding has also created severe bed shortages at every level of the CDCR’s mental  
 20 health care system, causing inmates in need of higher levels of care to languish in clinically  
 21 inappropriate settings. It is not simply the beds themselves that the state does not possess,  
 22 but the space in which to place them. The need for such space is rapidly growing. From  
 23 December 2006 to August 2008, for example, the shortage of EOP beds more than tripled to  
 24 almost 1,000. Ex. P243 at 900007, 900124. Likewise, between June and September 2008,

25       <sup>49</sup>Throughout this section, we cite evidence offered at trial on the number of mental  
 26 health beds at each level of the mental health care delivery system above CCCMS. The  
 27 *Coleman* court recently approved several projects planned by defendants to increase, in the  
 28 near term, the number of such beds. June 17, 2009 Order in *Coleman*. Nonetheless, it  
 remains to be seen whether and when defendants will comply with the *Coleman* court’s  
 June 17, 2009 order, and, in any event, compliance with that order alone will not suffice to  
 meet defendants’ constitutional obligations to the *Coleman* class. *Id.* at 5.

1 the CDCR's severe shortage of mental health crisis beds prevented more than two-thirds of  
 2 the inmates referred to such beds from actually being transferred.<sup>50</sup> *See* Exs. P555, P586,  
 3 P587, P585 (mental health crisis bed referral data from June 2008 through September 2008  
 4 showing 391 transfers out of a total of 1,424 referrals). At the level of care reserved for the  
 5 most mentally ill, inmates sometimes wait as much as a year before being transferred to  
 6 inpatient beds. Aug. 15, 2008 Stewart Supp. Report ¶ 20.

7 The shortage of mental health beds throughout the system means that large numbers  
 8 of inmates in need of care cannot be transferred and do not receive the treatment their mental  
 9 illness requires. *See, e.g.*, Aug. 15, 2008 Haney Report ¶ 216. Inmates requiring an EOP  
 10 placement often remain in general population yards receiving only "limited mental health  
 11 treatment." *Id.* Many of them decompensate and require one or more admissions to a mental  
 12 health crisis bed for stabilization. *Id.* Because of the severe shortage of available mental  
 13 health crisis beds, however, inmates in need of such care are frequently placed "in a variety  
 14 of temporary housing alternatives" ranging from infirmaries to "telephone-booth-sized  
 15 interview stalls typically placed in corridors." Ex. D1292 at 3. "Most of these alternative  
 16 placements lack suitable staffing and/or the physical configuration needed for the continuous  
 17 monitoring or intensive treatment provided in a MHCB unit." *Id.* at 3-4. Suicidal inmates  
 18 referred to mental health crisis beds have spent "from Thursday evening to . . . Monday  
 19 morning" being transferred between so-called "dry cells," which are "tiny, freestanding  
 20 upright cages with mesh wiring surrounding them (and no toilet)," during the day and  
 21 so-called "wet cells," which are holding cells that have toilets, at night. Aug. 15, 2008  
 22 Haney Report ¶ 156. In several instances, inmates referred to mental health crisis beds have  
 23 committed suicide while awaiting transfer. *E.g.*, Nov. 9, 2007 Stewart Report ¶¶ 173-75  
 24 (inmate referred to crisis bed hanged himself after several days on a "suicide precaution  
 25 protocol" in a mental health outpatient housing unit); Aug. 15, 2008 Stewart Supp. Report  
 26 ¶ 100 (after determination that neither restraint room nor crisis beds were available, an

27 <sup>50</sup>All inmates referred to mental health crisis beds "are suffering from severe  
 28 decompensation or are a danger to themselves or others. A substantial proportion of these  
 inmate/patients are at a high risk for suicide." Ex. D1292 at 3; *see also* Ex. D1148 at 12-1-8.

1 inmate referred to mental health crisis bed and for possible involuntary medication returned  
 2 to administrative segregation cell where he hanged himself); *id.* ¶ 109 (inmate identified as  
 3 “high suicide risk” and referred to crisis bed hanged himself two days later in unlicensed  
 4 infirmary at CTF).

5 These shortages at every level, which are caused by the lack of space resulting from  
 6 overcrowding, have created a destructive feedback loop that is now endemic to the CDCR’s  
 7 mental health care delivery system. Inmates denied necessary mental health placements “are  
 8 decompensating and are ending up in mental health conditions far more acute than necessary  
 9 . . . . creat[ing] a cycle of sicker people being admitted, with greater resources necessary to  
 10 treat them, which then creates even further backlog in an already overwhelmed system.”

11 Aug. 15, 2008 Stewart Supp. Report ¶ 92; *see also* Nov. 9, 2007 Stewart Report ¶¶ 31, 32;  
 12 Ex. D1292 at 9-10; Dec. 10, 2007 Packer Report at 11. Because overcrowding has led to a  
 13 significant, unaddressed demand for mental health services that only becomes more acute  
 14 over time, new mental health beds cannot be added quickly enough to address the system’s  
 15 problems. “[D]ue to the effects of overcrowding on the delivery of mental health care, any  
 16 reduction in the waitlists for higher levels of care will be temporary due to the pentup  
 17 demands in the system.” Aug. 15, 2008 Haney Report ¶ 33.

18 **C. Conditions of Confinement**

19 The severe overcrowding in California’s prisons has also affected the conditions under  
 20 which members of the *Plata* and *Coleman* classes are confined. One consequence of the  
 21 growing gap between the size of the CDCR population and the capacity of its prisons has  
 22 been a significant increase in the use of “non-traditional” or so-called “ugly” or “bad” beds.  
 23 Ex. P4 at 200; Rep. Tr. at 1912:8-14 (Kernan) (CDCR Undersecretary of Operations). These  
 24 include triple bunks, housing two inmates in cells designed for one inmate, and “beds for  
 25 both low- and medium-risk inmates . . . crammed into gyms and dayrooms that were never  
 26 meant to be used for housing.” Ex. P4 at 200; *see also* Rep. Tr. at 1912:15-17 (Kernan). The  
 27 court heard testimony and saw photographic and videographic evidence of these beds. *See,*  
 28 *e.g.*, Rep. Tr. at 148:9-149:1 (Scott); *id.* at 269:11-25 (Lehman); Exs. P336, P339, P348,

1 P363. Director Scott, the former head of corrections in Texas, described some of the ugly  
 2 beds he saw on his tours of California prisons as “truly appalling” and reported that, “[i]n  
 3 more than 35 years of prison work experience, I have never seen anything like it.” Nov. 9,  
 4 2007 Scott Report ¶ 11. In the October 2006 Prison Overcrowding State of Emergency  
 5 Proclamation, Governor Schwarzenegger found that the CDCR was housing “more than  
 6 15,000 inmates” in these beds. Ex. P1 at 1. By August 2007, the number of inmates housed  
 7 in non-traditional beds had increased to approximately 19,600. Rep. Tr. at 1893:11-19  
 8 (Kernan); *see also* Ex. D1252-2 at 2. At the time of trial, the department was using  
 9 approximately 14,000 such beds. Rep. Tr. at 1911:9-14 (Kernan).

10 The use of non-traditional housing raises serious safety concerns, contributes to the  
 11 spread of infectious disease, and exacerbates mental illness. First, as Secretary Woodford,  
 12 former head of the CDCR, testified, the number of custodial staff is often “grossly  
 13 inadequate” to meet “basic needs” with “often only two officers to supervise 200 prisoners in  
 14 a gym or a dorm. This is extremely dangerous for both the prisoners and the staff because  
 15 line of sight supervision is impossible under these circumstances and it does not permit the  
 16 staff the time to recognize that prisoners are in trouble from any number of causes, including  
 17 medical or mental illnesses.”<sup>51</sup> Nov. 9, 2007 Woodford Report ¶ 17. One of her successors,  
 18 Secretary Tilton, similarly reported that because of overcrowded conditions, including the  
 19 high use of non-traditional beds, “the risk of catastrophic failure in a system strained from  
 20 severe overcrowding is a constant threat.” Ex. P104 at 15.

21 Second, crowding generates unsanitary conditions, overwhelms the infrastructure of  
 22 existing prisons, and increases the risk that infectious diseases will spread. *See, e.g.*, Nov. 9,  
 23 2007 Scott Report ¶¶ 17-24. The Governor recognized such dangers when he issued his  
 24 emergency proclamation on crowding, declaring that “current severe overcrowding in 29  
 25 CDCR prisons” has caused “substantial risk to the health and safety of CDCR staff, inmates,  
 26 and the public.” Ex. P1 at 1-2. Similarly, Scott Kernan, then the Chief Deputy Secretary of

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27  
 28 <sup>51</sup>We discuss additional problems related to inadequate staffing below, *infra*  
 Section IV.D.1.

1 the Division of Adult Institutions for the CDCR, declared that overcrowding “has led to  
 2 increased numbers of infectious disease outbreaks and riots and disturbances system-wide.”  
 3 Ex. P11 ¶ 3 (May 16, 2007 Decl. of Scott Kernan filed in *Plata*) (noting eleven different  
 4 outbreaks, possible outbreaks, or exposure to tuberculosis at seven prisons). As plaintiffs’  
 5 medical expert testified, “the overcrowded housing conditions, and in particular, the  
 6 conditions in the non-traditional beds, including the converted gyms, create potential  
 7 breeding grounds for disease.” Sept. 10, 2008 Shansky 2d Supp. Report ¶ 118; *see also* Rep.  
 8 Tr. at 270:7-12 (Lehman) (crowding “contributes to the difficulties of healthcare delivery by  
 9 virtue of the fact that it increases the incidence of illnesses, [and] infectious disease”); *id.* at  
 10 257:15-22 (Beard) (while prisons may not always be incubators for disease, “they could be if  
 11 your population densities get so intense,” like “if you have a gymnasium that you triple bunk  
 12 and put hundreds and hundreds of people in a closed dense area”); *id.* at 88:25-89:3 (Stewart)  
 13 (interviewed two *Coleman* class members who “were suffering from staph infections that  
 14 they got while living in these unhealthy conditions”); Ex. P4 at 200 (non-traditional beds  
 15 “create difficult, unsanitary living conditions where ventilation is poor, toilet access is  
 16 limited, and as many as 200 people might share six showers”). “Until CDCR reduces its  
 17 population, it will remain highly vulnerable to outbreaks of communicable diseases,  
 18 including staph infections, tuberculosis and influenza.” Nov. 9, 2007 Shansky Report ¶ 135.

19 Third, plaintiffs’ mental health experts also reported on the toxicity of non-traditional  
 20 housing for members of the *Coleman* class and other inmates. As Dr. Stewart explained,  
 21 “[p]lacing inmates in overcrowded gym and dorm settings is often inappropriate for people  
 22 with mental health issues and can either exacerbate existing symptoms or, in some cases,  
 23 trigger symptoms in people who would not otherwise display them.” Aug. 15, 2008 Stewart  
 24 Supp. Report ¶ 66; *see also id.* ¶ 52 (crowded dorm “settings also may exacerbate mental  
 25 health conditions such as paranoia and create stressful environments for people who are  
 26 otherwise vulnerable due to mental health issues, including cognitive impairment”); Aug. 15,  
 27 2008 Haney Report ¶ 291 (reporting on “extensive use of ‘non-traditional’ or ‘bad’ beds” at  
 28 North Kern State Prison, which was operating at 200% design capacity, and describing

1 housing conditions as “especially inappropriate for the confinement of mentally ill  
 2 prisoners”).

3 Finally, non-traditional beds are frequently created by “converting activity space into  
 4 inmate housing areas,” which adversely impacts all inmates by reducing the amount of space  
 5 available for programs. Ex. P4 at 124. As the *Coleman* Special Master has explained:

6 The inevitable result of severe overcrowding is that everyone also  
 7 spends more and more time in their cells. General yards are more  
 8 crowded, less well supervised and increasingly dangerous. There  
 9 are not nearly enough walk-alone yards to provide statutorily  
 10 required amounts of exercise for those who by choice or need  
 11 require them. Gyms are no longer an option for time out of one’s  
 12 cell. Dayrooms share many of the same problems. Work or  
 13 vocational opportunities shrink in the expanding population.  
 Disturbances occur more frequently, with resulting increases in  
 the number and duration of lockdowns. All inmates must spend  
 increasingly larger chunks of their days in their cells, or much  
 more dangerously, in one of those triple-bunked “non-traditional”  
 spaces. None of this is conducive to the health and well-being of  
 any inmate, much less a seriously mentally disordered  
 inmate/patient . . . .

14 Ex. D1292 at 7-8. Instead, these conditions “inevitably escalate[] the incidence of mental  
 15 illness and exacerbate[] the condition of those already mentally fragile and vulnerable.” *Id.*  
 16 at 8.

17 **D. Other Access to Care Issues**

18 Beyond the issues arising from critical space shortages, crowding has other severe  
 19 impacts on access to medical and mental health care.

20 1. Staffing

21 The level of crowding has rendered current staffing levels insufficient to handle the  
 22 health care needs of the overpopulated system:

23 Many CDCR prisons are unable to sustain the basic delivery of  
 24 medical, mental health, and dental services because of limited  
 25 staffing (clinical and custody) and an overwhelming number of  
 26 prisoner/patients who require care. Every day, many California  
 27 prison wardens and health care managers make the difficult  
 decision as to which of the class actions, *Coleman*, *Perez*,  
*Armstrong* or *Plata* they will fail to comply with because of staff  
 shortages and patient loads.

1 Ex. D1092 at 30 (*Plata* Receiver's May 15, 2007 Report Re: Overcrowding).<sup>52</sup> Crowding  
 2 also makes it impossible for the CDCR to hire the additional staff necessary to provide  
 3 constitutionally adequate medical and mental health care to the current population.

4                   a.     *Medical Staff*

5 Defendants' own data demonstrates significant vacancy rates for medical staff. As of  
 6 August 2008, 20 percent of chief physician and surgeon positions, 25 percent of physician  
 7 positions, 19 percent of physician assistant positions, 39 percent of nurse practitioner  
 8 positions, 10 percent of registered nurse positions, and 18 percent of licensed vocational  
 9 nurse positions remained vacant. Ex. D1235-2 (charts summarizing staffing trends and  
 10 indicating number of positions and number of positions filled by full-time employees). The  
 11 statewide vacancy rate for primary care provider positions, which include physicians and  
 12 surgeons, nurse practitioners, and physician assistants, was 27 percent. *Id.*; Nov. 9, 2007  
 13 Shansky Report ¶ 37 (explaining positions that are considered primary care providers).  
 14 Some prisons have attempted to fill these vacancies with registry (contract) physicians, but  
 15 this practice is insufficient as a long-term solution. "Because registry physicians tend to turn  
 16 over quickly, the prisons end up spending time doing extensive on-the-job training  
 17 repeatedly, which is time-consuming and detracts from patient care delivery." Sept. 10, 2008  
 18 Shansky 2d Supp. Report ¶ 66; *see also* Nov. 9, 2007 Shansky Report ¶ 45.

19                 "In any system, inadequate medical staffing, whether due to unfillable vacancies or  
 20 insufficient allocation of positions, will result in delayed care. In a dramatically  
 21 overcrowded system like the CDCR's the treatment delays become more acute." Nov. 9,  
 22 2007 Shansky Report ¶ 46. In overcrowded systems, prisoners experience "significant  
 23 appointment delays," *id.*, both in terms of seeing a primary care physician and even in being  
 24 triaged by a nurse to determine whether an appointment with a physician is necessary. *E.g.*,  
 25 *id.* ¶¶ 46-49; Sept. 10, 2008 Shansky 2d Supp. Report ¶¶ 67-77. In addition, "[w]ith too few

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26  
 27                 <sup>52</sup>*Perez v. Cate*, Case No. C05-5241 JSW (N.D. Cal.), is a statewide class action  
 28 concerning dental care in California prisons. *Armstrong v. Schwarzenegger*, Case No.  
 C94-2307 CW (N.D. Cal.), is a statewide class action concerning California prisoners and  
 parolees with hearing, vision, mobility, kidney, and learning impairments.

1 primary care providers to meet the most immediate needs of the current population, some  
 2 prisons are unable to develop required medical programs,” including the chronic and  
 3 preventive care programs required by the *Plata* policies and procedures to which defendants  
 4 have committed themselves. Nov. 9, 2007 Shansky Report ¶¶ 51-53. “Even the remedies the  
 5 state uses to alleviate crowding cause problems for an already overburdened staff. For  
 6 example, at CTF the medical department was swamped with work because they had been  
 7 ordered to review 1,500 medical files to determine which prisoners were eligible for transfer  
 8 to out-of-state prisons.” Aug. 15, 2008 Woodford Supp. Report ¶ 6.

9 In addition to rendering current medical staffing levels seriously inadequate, crowding  
 10 makes it impossible for the CDCR to increase the number of clinical positions to the level  
 11 needed to provide adequate care to inmates. Staffing and space issues are inextricably  
 12 intertwined such that, given the overcrowding, hiring staff alone could not solve the problem.  
 13 As Secretary Lehman asked, “[W]here are the providers going to work and how”? Rep. Tr.  
 14 at 272:1-13. A number of chief medical officers expressed the opinion that they would not  
 15 have sufficient space for clinical staff if all of the clinical positions currently budgeted were  
 16 filled, *id.* at 501:3-7 (Shansky), let alone if new positions were created and filled.

17 Moreover, crowding negatively impacts the recruitment and retention of clinical staff.  
 18 See, e.g., Nov. 9, 2007 Shansky Report ¶¶ 16, 20. Dr. Shansky explained that “[t]he clinical  
 19 space allocated at San Quentin is so substandard and creates such a stressful environment  
 20 that . . . the prison’s capacity to retain physicians is seriously jeopardized by both the  
 21 physicians’ perception of personal safety issues and the unprofessional conditions.” Nov. 9,  
 22 2007 Shansky Report ¶ 23. More broadly, Dr. Shansky testified:

23 I believe that the hiring gains for clinicians made in the past year  
 24 will be lost if these systemic issues [concerning overcrowding]  
 25 are not addressed, because many newly-hired clinicians will be  
 26 unwilling to risk their professional credentials and reputations by  
 27 practicing in an environment where their patients are at risk of  
 28 harm because among other things adequate clinical space is  
 scarce, appointments are not scheduled, complete medical records  
 are unavailable, and medications are not delivered.

1 *Id.* ¶ 136. The *Plata* Receiver likewise reported that crowding interferes with the “ability to  
2 recruit, hire and retain competent medical personnel. The overwhelming number of prisoners  
3 needing care at the prisons, existing staffing shortages and inadequate clinical space are just a  
4 few of the consequences that make developing a competent medical staff a daunting  
5 challenge.” Ex. D1094 at 2 (*Plata* Receiver’s June 11, 2007 Supp. Report Re:  
6 Overcrowding).

*b. Mental Health Staff*

8 There are also staffing shortages “at all clinical levels” of the CDCR’s mental health  
9 care delivery system, and overcrowding in California’s prisons has “a profound impact” on  
10 mental health staffing levels. Rep. Tr. at 309:3-22 (Haney). Between March 2008 and  
11 August 2008, for example, the total vacancy rate among existing mental health care positions  
12 ranged from 22 percent to 36.1 percent, while the vacancy rate in psychiatrist positions was  
13 particularly high, ranging from 30.6 percent to 54.1 percent. Ex. P245 at 1. Moreover,  
14 CDCR “significantly underestimated the staffing needed to implement critical portions of the  
15 *Coleman* Program Guide requirements” in its 2008-09 staffing requests. Aug. 15, 2008  
16 Haney Report ¶ 336 (citing Ex. P485, July 12, 2008 letter from *Coleman* Special Master to  
17 Robin Dezember and *Coleman* defense counsel reporting review of CDCR workload study).  
18 Accordingly, these high vacancy rates understate the actual level of mental health  
19 understaffing. Dr. Haney reported on the “significant staff shortages” at the eight facilities  
20 he visited, all of which he described as “[s]everely [o]vercrowded.” Aug. 15, 2008 Haney  
21 Report at 56 & ¶ 335.

22 As Dr. Haney explained, these shortages have a serious adverse effect upon the mental  
23 health care provided to inmates.

24 [S]erious staffing shortages all translate into inadequacies in the  
25 mental health delivery system and, in some instances, an outright  
26 denial of needed and mandated mental health services. In many  
27 of the units this means that professional staff are doubling up on  
duties, performing more tasks than they should be called upon to  
handle, and managing far larger caseloads than is appropriate or  
effective. One psychologist at CIM told me "I can't keep up with

everything. I've been doing too much. We hired new staff, but that hasn't helped." He also told me "in my opinion, we are doing about 50% of what we should be doing."

3 | *Id.* ¶ 335.

4        Although defendants need additional clinical staffing to implement necessary mental  
5 health programs, the CDCR “ha[s] been unable to recruit and retain staff even to meet the  
6 budgeted levels.” *Id.* ¶ 336. This inability is directly related to the overcrowding in  
7 California’s prisons. “[T]he serious deficiencies in office and treatment spaces I observed  
8 throughout the system are themselves an obstacle to ever achieving appropriate clinical  
9 staffing. The working conditions are terrible and there is no space, in any event, for more  
10 clinicians.” *Id.* Dr. Stewart explained that “it is extremely difficult to recruit and retain  
11 good clinical staff in a correctional environment in the best of times,” but that, “[i]n  
12 overcrowded systems, with the attended violence, high acuity, [and] shortage of office space,  
13 these ordinary recruitment problems are compounded and become significantly more difficult  
14 to overcome.” Nov. 9, 2007 Stewart Report ¶ 41.

c. *Custodial Staff*

16        Crowding has also caused significant custodial staffing shortages in the CDCR that  
17 have a direct impact on defendants' ability to deliver constitutionally adequate medical and  
18 mental health care to prison inmates. "Custodial staff are essential to providing health care  
19 to prisoners because they supervise prisoner movement to and from medical appointments,  
20 they escort prisoners to services within an institution and they provide supervision when  
21 prisoners are taken out of the prison to medical appointments, hospitals or they are  
22 transferred to another institution." Nov. 9, 2007 Woodford Report ¶ 15. In addition,  
23 custodial staff are "responsible for alerting health care staff when prisoners complain of an  
24 immediate serious problem and also are supposed to observe prisoners periodically to  
25 identify actual or potential problems." Aug. 15, 2008 Woodford Supp. Report ¶ 25.

26 The California prison system lacks sufficient custodial staff “to keep prisoners safe  
27 from harm,” *id.*, or “to provide prisoners with timely access to care and still perform other  
28 essential functions,” Nov. 9, 2007 Woodford Report ¶ 15. The “paucity of correctional

1 officers in California, due to the low staffing rate and high number of vacancies, is  
 2 dangerous.” Nov. 9, 2007 Scott Report ¶ 26 (footnote omitted). In fact, Director Scott  
 3 testified that “every institution I toured had inadequate custodial staff on the ground to  
 4 address the needs of the prisoner population, including ensuring that health care services are  
 5 provided.” *Id.* at 14 n.3. This “is particularly dangerous for prisoners in need of medical  
 6 care . . . not just because staff are not available to escort prisoners or clinicians to  
 7 appointments, but because short-staffing can lead to forced overtime and burnout, such that  
 8 staff make poor decisions, particularly in health care emergencies.” *Id.* ¶ 26; *see also* Nov. 9,  
 9 2007 Woodford Report ¶¶ 16-23 (discussing dangers of understaffing correctional officer  
 10 positions). As Director Scott testified:

11 [O]verworked staff without adequate back-up are less able to  
 12 respond to emergencies and more likely to downplay prisoners’  
 13 concerns. In a housing unit such as San Quentin’s H Unit Dorm  
 14 2 (one officer for 200 prisoners) or CIM’s West Facility  
 15 Cleveland Hall (two officers for 198 prisoners) or East Facility  
 16 gym (two officers for 202 prisoners), staff in an emergency can  
 17 only sound the alarm, make frantic telephone or radio calls, and  
 18 hope for backup. An officer alone with several hundred inmates  
 is unlikely, for example, to perform emergency first aid or CPR –  
 it is simply unsafe to do so with no backup, when prisoners could  
 easily simulate an emergency as a diversion. The inability to  
 perform basic lifesaving functions could have potentially  
 devastating consequences on the life and health of a prisoner  
 undergoing a medical or mental health emergency. This situation  
 presents an unacceptable risk of harm to prisoners.

19 Nov. 9, 2007 Scott Report ¶ 59.

20 In addition, the *Plata* Receiver has explained that, “[s]ystem-wide, CDCR lacks the  
 21 custody staff and organizational structure and processes to ensure that patient-inmates are  
 22 reliably escorted and/or transported to medical appointments.” Ex. D1133 at 5 (*Plata*  
 23 Receiver’s June 6, 2008 Turnaround Plan of Action). This results in denial of “timely access  
 24 to health care services” and “substantially increas[es] the risk that patient-inmates’ health  
 25 will further deteriorate.” *Id.* Dr. Shansky also concluded that lack of adequate custodial staff  
 26 causes “significant delays in treatment . . . because there are not enough custody officers to  
 27 move the prisoners in and out of the clinics on a timely basis.” Sept. 10, 2008 Shansky 2d  
 28 Supp. Report ¶ 107. Similarly, defendants’ own mental health expert testified that the

1 shortage of correctional officers statewide impedes the delivery of mental health care to  
 2 members of the *Coleman* class, particularly CCCMS inmates. Dec. 10, 2007 Packer Report  
 3 at 15-16. A reduction in the crowding of California's prisons would help ease the burden on  
 4 the custodial staff and permit staff members to better monitor inmates for medical or mental  
 5 health problems and to deliver inmates for necessary care.

6           2.     Medication Management

7           Next, crowding prevents defendants from achieving an adequate medication delivery  
 8 system that is marked by "the timely delivery of the correct medication to the correct patient,  
 9 with accurate documentation of what has been administered." Nov. 9, 2007 Shansky Report  
 10 ¶ 79. "Defendants' medication delivery systems are inadequate for the size of the population  
 11 they serve, and are plagued by short-staffing at a number of prisons. . . . [Consequently,]  
 12 prisoners receive their medications late or not at all, and suffer as a result." *Id.* ¶ 80. "The  
 13 shortcomings in the medication delivery system are rooted in overcrowding – quite simply,  
 14 there are more patients requiring medications than the prison has the resources or staffing to  
 15 address." *Id.* ¶ 81.

16           Overcrowding affects the administration of both traditional medications to *Plata* class  
 17 members and psychotropic medications to *Coleman* class members. *See, e.g.*, Rep. Tr. at  
 18 77:21-79:24 (Stewart); Aug. 15, 2008 Stewart Supp. Report ¶ 96. As Dr. Stewart testified,  
 19 "[t]here are just too many people that are prescribed too many medications" for the system to  
 20 handle. Rep. Tr. at 77:19-20. Following tours of Salinas Valley State Prison, California  
 21 Medical Facility, and Mule Creek State Prison, Dr. Stewart reported that:

22           First, due to the lack of adequate staff to distribute medications  
 23 and the overwhelming number of inmates prescribed medications,  
 24 staff members do not have sufficient time to adequately monitor  
 25 whether inmates are taking medications properly. . . . Second,  
 26 the clinical staff members who distribute medications are too  
 27 understaffed to evaluate the efficacy and potential side effects of  
 28 the prescribed medications. Every patient I talked to about the  
 medication distribution system described the same drive-by  
 process – they received their medications in pill lines or at their  
 cell doors from staff members who spent only a few seconds with  
 them. The staff members never ask the patients about the  
 efficacy of the medications or whether they are causing side  
 effects. Third, psychiatrists are also overburdened and may

1 consist largely of contract employees that are unable to maintain  
2 consistent relationships with their patients due to constant  
3 movements between units or even prisons.

4 Aug. 15, 2008 Stewart Supp. Report ¶ 96; *see also id.* ¶ 95; Rep. Tr. at 670:9-673:10  
5 (Rowlett) (correctional officer discussing similar problems based on her experience at  
6 California State Prison-Solano).

7 The failure of the CDCR's medication delivery systems results in not only traditional  
8 medical problems, but also high medication non-compliance rates among patients with  
9 serious mental illness. Blood samples taken of seriously mentally ill CDCR inmates  
10 admitted to DMH inpatient care units over more than two years show that the vast majority  
11 of such inmates have little or no psychotropic medication in their systems. *See* Brewer Dep.  
12 at 135:5-137:25; *see also* Aug. 15, 2008 Stewart Supp. Report ¶¶ 98-99 (reporting  
13 information provided by Drs. Neill and Gandhi, DMH Program Directors for Salinas Valley  
14 and CMF, respectively). The Executive Director of the DMH inpatient psychiatric programs  
15 at Salinas Valley and CMF testified that this is a "serious problem," Sept. 4, 2008 Brewer  
16 Dep. at 127:17-18, the consequence of which is that acuity levels in mentally ill inmates  
17 admitted to DMH units are rising, inmates admitted to inpatient care "are taking longer to  
18 stabilize on medications" and often require orders for involuntary medication, and, upon  
19 discharge, the inmates "are then returned to the same system that fails to adequately monitor  
20 medication compliance, thereby starting the cycle all over again." Aug. 15, 2008 Stewart  
Supp. Report ¶ 100.

21 3. Specialty Medical Care

22 The CDCR is also unable to provide access to "specialty [medical] services, including  
23 in urgent (high priority) cases, in accord with [its own] policy requirements." Nov. 9, 2007  
24 Shansky Report ¶ 56. As a "result of overcrowding, the number of prisoners who need such  
25 services exceeds the capacity of the providers available to CDCR, and/or is so great that  
26 CDCR cannot adequately track and schedule such cases." *Id.* For example, at Avenal State  
27 Prison, Dr. Shansky reviewed two reports printed the day of his visit in the fall of 2007. *Id.*  
28 ¶ 61. Those reports showed 1,293 pending specialty referrals, 316 urgent and 977 routine.

1 *Id.* Of the 316 pending urgent referrals, only approximately 105 had an appointment date,  
 2 with only 2 of the 316 urgent referrals – a dismal 0.6 percent – scheduled to take place within  
 3 the fourteen-day period required by CDCR policy for such appointments. *Id.* Of the 977  
 4 pending routine referrals, only approximately 285 had a scheduled appointment date, and  
 5 only approximately 135 of the 977 routine referrals – approximately fourteen percent – were  
 6 scheduled to occur within the three-month period required by CDCR policy for such  
 7 appointments. *Id.* ¶ 62. While Avenal provides the starker numbers, the problem exists at  
 8 other prisons as well. *E.g., id.* ¶ 65 (more than 50 percent of urgent referrals on pending list  
 9 at High Desert State Prison were pending for longer than fourteen-day period required by  
 10 CDCR policy); Sept. 10, 2008 Shansky 2d Supp. Report ¶¶ 88-94 (discussing specialty care  
 11 problems at four prisons and concluding that “[t]he demand for care, particularly for the high  
 12 priority cases, continues to overwhelm the resources available to the defendants”).

13       Prison staff at Avenal indicated that “they were not confident that the reports [of  
 14 pending specialty care referrals] were entirely accurate,” and that some referrals that  
 15 appeared as pending may have actually taken place but were not yet closed out in the system  
 16 as having been completed. Nov. 9, 2007 Shansky Report ¶ 63. However,

17           to the extent that the aging report data is incorrect, then it reflects  
 18 that the prison has more patient data than it is capable of  
 19 processing, leaving [Avenal State Prison] unable to determine  
 20 who actually needs the services, with the distinct possibility of  
 prisoners being double-scheduled (and thus delaying specialty  
 services for other prisoners still actually in need of an  
 appointment).

21 *Id.* ¶ 64. Put simply, even if the specialty care numbers are not as dire as the reports indicate  
 22 – and it would be difficult to do worse than having only 0.6 percent of pending urgent  
 23 referrals scheduled within the fourteen-day period mandated by CDCR policy – “[Avenal’s]  
 24 population exceeds its capacity for scheduling and tracking.” *Id.*

25           4. Lockdowns

26       Delays in access to care are even more acute during periods when prisons are in  
 27 lockdowns. *See, e.g.,* Sept. 10, 2008 Shansky 2d Supp. Report ¶¶ 108-11 (discussing impact  
 28 of lockdowns at Pleasant Valley State Prison and High Desert State Prison). Because of

1 crowding, the California prison officials who administer the state's thirty-three adult prison  
2 institutions

3 rely largely on lockdowns to control their system. . . . [I]n 2006,  
4 they had 449 lockdowns, which averaged 12 days a lockdown.  
5 And they had 20 or so of those lockdowns that were over 60  
6 days. Those things impact upon your ability to properly deliver  
any service within an institution, including mental health and  
medical services.

7 Rep. Tr. at 218:18-25 (Beard); *see also* Nov. 9, 2007 Scott Report ¶ 63 (“Overcrowding  
8 engenders a state of perpetual crisis that shuts down non-emergency prison functions.”). As  
9 Dr. Haney explained:

10 Lockdowns are used in the California Department of Corrections,  
11 I believe, in large part because of the profound level of  
12 overcrowding at a level that is unheard of in corrections  
departments across the United States with which I'm familiar.

13 Lockdowns mean that prisoners, including EOP prisoners, if they  
14 are in a unit that is locked down, are essentially without programs  
during the periods of time that the lockdown is in place.

15 There are housing units in the California Department of  
16 Corrections that are locked down more often than they are  
unlocked.

17 Rep. Tr. at 316:23-317:9; *see also id.* at 70:4-6 (Stewart) (“The fact that there’s too many  
18 inmates at the Salinas Valley State Prison in the general population yard . . . resulted in an  
19 almost continuous lockdown.”).

20 Lockdowns require a “radically different form of medical delivery than the services  
21 provided under normal general population conditions.” Ex. D1092 at 29 (*Plata Receiver’s*  
22 May 15, 2007 Report Re: Overcrowding). When a prison is in lockdown, inmates housed in  
23 the general population are unable to “leave their housing units to go to yard clinics” to access  
24 medical care; instead, “clinical staff must go from cell to cell to see the prisoner/patient, or  
25 small groups or individual prisoners must be escorted by correctional officers to and from  
26 clinic areas.” *Id.* at 29-30. California prisons “are not staffed” for this type of situation,  
27 where staff “must escort prisoners to every service or bring the service to them.” Nov. 9,  
28 2007 Woodford Report ¶ 25.

1           Likewise, lockdowns affect the delivery of mental health care in several ways.  
 2 Inmates frequently cannot leave their cells to attend necessary treatment programs. Rep. Tr.  
 3 at 881:4-10 (Dezember); Nov. 9, 2007 Stewart Report ¶ 138; Aug. 15, 2008 Stewart Supp.  
 4 Report ¶¶ 34, 38. Additionally, lockdowns prevent staff from supervising the intake of  
 5 psychotropic medications. Aug. 15, 2008 Stewart Supp. Report ¶ 96 (noting that lockdowns  
 6 “result[] in distributions of medications through food ports or otherwise at cell doors, where  
 7 it is difficult to monitor compliance with medication regimens”). Finally, some mentally ill  
 8 prisoners “cannot handle the severe stress of locked-down confinement” and “may  
 9 decompensate or become suicidal as a result.” Aug. 15, 2008 Haney Report ¶ 166.

10           **E. Medical Records**

11           Another deficiency in the delivery of medical and mental health care to California  
 12 inmates concerns medical records. For example, Director Scott testified that the CDCR  
 13 “cannot track and transfer essential health care records, because the record system lacks the  
 14 capacity to deliver records regarding this many prisoners.” Nov. 9, 2007 Scott Report ¶ 78.  
 15 As he explained,

16           given the extraordinary number of prisoners in these facilities, it  
 17 is simply impossible to manually file so many records on a timely  
 18 basis. In my experience, such extraordinary pressure on staff also  
 19 leads to serious filing errors, which means that even records that  
 have been filed might not be available to clinicians, and might be  
 impossible ever to locate.

20 *Id.*

21           Dr. Shansky’s observations similarly revealed medical records that were “dangerously  
 22 incomplete.” Nov. 9, 2007 Shansky Report ¶ 101; *see also id.* ¶ 106 (at Avenal State Prison,  
 23 “the amount of documents generated had simply overwhelmed the staff’s capacity to timely  
 24 and properly place documents in prisoners’ [unit health records]”); *id.* ¶ 107 (at High Desert  
 25 State Prison, 107 inches of loose filing remained, and even those documents that are filed are  
 26 only placed rather than fastened into inmates’ health files, which “greatly increases the  
 27 chance of documents being lost or misplaced”); *cf.* Nov. 9, 2007 Scott Report ¶ 78 (noting  
 28 observation of “four feet of loose filing waiting to be placed in prisoners’ health records” at

1 Avenal, a prison at over 200% of design capacity). Dr. Shansky summarized his  
2 observations as follows:

3 At each of the prisons I inspected, I found that the medical  
4 records were unwieldy, rarely organized chronologically and, in  
5 general, poorly maintained. Retrieving useful information from  
6 the files invariably requires considerable time sifting through  
7 extraneous reports, misfiled documents and outdated materials.  
At the same time, certain documents that would be extremely  
useful, such as an updated “Problem List” for each file, which is  
required by the court-ordered *Plata* Policies and Procedures [to  
which defendants stipulated], are typically missing.

8 Sept. 10, 2008 Shansky 2d Supp. Report ¶ 99. Dr. Shansky further testified that “CDCR’s  
9 tracking and information systems cannot keep up with the overwhelming data requirements  
10 in the system’s overcrowded prisons.” *Id.* ¶ 102; *see also* Nov. 9, 2007 Shansky Report  
11 ¶ 110 (noting that adequate care requires timely appointments, which in turn requires an  
12 effective scheduling and tracking system, something that “CDCR has proven itself incapable  
13 of developing . . . due in large part to the sheer numbers of patients and their vast and  
14 growing need for coordinated appointments”).

15 The deficiencies in the management of medical records extend to mental health care  
16 as well. Defendants’ mental health expert Dr. Packer described several such deficiencies:

17 In several institutions there were difficulties in clinical staff  
18 obtaining charts in a timely manner (that is, the charts were not  
19 available when needed for a clinical assessment) as well as  
20 difficulties in updating the charts (that is, delays in notes being  
21 placed in the records). Staff referred to a category of “Flimsy”  
charts, meaning that they sometimes had limited information  
available when doing an assessment. The documentation I  
reviewed also described institutions in which there were  
significant numbers of charts unfiled.

22 Dec. 10, 2007 Packer Report at 19. Dr. Packer opined that the medical records problem “is a  
23 direct effect of overcrowding,” and that “[t]his problem does impact directly on the ability to  
24 provide timely and appropriate care.” *Id.* at 19-20; *see also* Rep. Tr. at 1119:2-5 (expressing  
25 his “opinion that the sheer number of inmates in the system is the most direct cause resulting  
26 in the difficulty of CDCR to manage their medical records appropriately”).

27 Plaintiffs’ expert Dr. Stewart reviewed approximately sixty medical records during his  
28 tours and reported that he “consistently found the records to be unwieldy, disorganized and

1 bulky, with loose papers floating around in the files,” and that “[i]t was exceedingly difficult  
 2 to follow the clinical course of treatment of the patients because of the size and  
 3 disorganization of the files.” Aug. 15, 2008 Stewart Supp. Report ¶ 102. He also reported “a  
 4 few instances where [he] found other patients’ records in the files [he] reviewed.” *Id.* He  
 5 described these problems as “typical in an overwhelmed and overcrowded system.” *Id.*

6 As Dr. Stewart explained,

7 [a]ccurate well organized medical records are a critical element  
 8 of medical and mental health care. They are even more essential  
 9 in a complex and overcrowded system such as the CDCR which  
 10 is characterized by frequent transfers of patients, high turnover of  
 clinical staff and overuse of contract clinicians who lack  
 familiarity with the patients and the system itself.

11 *Id.* According to Dr. Shansky, “[u]nless medical records and scheduling information are  
 12 managed, organized, and maintained effectively, appropriate health care services cannot be  
 13 provided. *Overcrowding makes it impossible* for CDCR to perform these essential  
 14 functions.” Nov. 9, 2007 Shansky Report ¶ 97 (emphasis added).

15 **F. Increasing Acuity of Mental Illness**

16 Finally, and alarmingly, the evidence shows that crowded conditions, and the bed and  
 17 staffing shortages and delays in access to necessary care that result from crowding, intensify  
 18 the acuity of mental illness among inmates throughout the California prison system. As  
 19 Dr. Stewart explained:

20 [I]nsufficient access to higher levels of care has created a system  
 21 which is overwhelmed by the acuity of its patients at every level  
 22 of care. EOP units house many patients in need of inpatient care,  
 23 MHCB’s house patients in need of inpatient hospitalization,  
 24 intermediate care facility units house many patients in need of  
 acute hospital care and so on. When and if these patients finally  
 reach the level of care they require, their mental health conditions  
 may be far more serious, resulting in longer stays and more  
 resources in order to stabilize and get well.

25 Aug. 15, 2008 Stewart Supp. Report ¶ 43 (footnote omitted); *see also id.* ¶ 88 (“It was clear  
 26 that the severe shortage of mental health beds has created a system that houses a significant  
 27 portion of *Coleman* class members at lower levels of care than the patients clinically  
 28 require.”). Dr. Stewart reported that he was “struck by the very high acuity of the patients

1 [he] encountered during [his] tours because they were much sicker, as a whole, than the  
 2 *Coleman* class members [he] encountered between 1990 and 2000," when he served as a  
 3 court-appointed monitor at CMF. *Id.* ¶ 88. Dr. Stewart attributed this directly to  
 4 overcrowding:

5 The reality of the current MHSDS system, as demonstrated by  
 6 my interviews with these class members and the admitted  
 7 shortage of EOP, MHCB and inpatient beds, is that too many  
 8 people are housed in places that simply cannot provide them with  
 9 the level of mental health care they require. This is a direct result  
 of overcrowding – there are too many people in the system and  
 too few resources to treat them. This in turn means that the  
 acuity level at every level of care is higher than it would be in a  
 system that has sufficient inpatient beds.

10 *Id.* ¶ 91.

11 Dr. Haney similarly reported that "there is evidence that the *worsening* prison  
 12 overcrowding crisis has had a *corresponding* effect on the quality of mental health care."  
 13 Aug. 15, 2008 Haney Report ¶ 373 (emphasis in original). At trial, he testified that mentally  
 14 ill inmates in need of higher levels of mental health care are "getting sicker as a result of  
 15 their inability to get the appropriate level of care," Rep. Tr. at 304:16-19, and he agreed that  
 16 overcrowding in California's prisons is resulting in more significant mental illness than one  
 17 would find at a "properly run prison with proper population" and "an adequately functioning  
 18 mental health care delivery system." *Id.* at 305:24-306:5.

19 **G. Extreme Departures from the Standard of Care and Preventable or**  
**Possibly Preventable Deaths, Including Suicides**

20 All of the above problems, caused by crowded conditions, ultimately contribute to  
 21 unacceptably high numbers of both preventable or possibly preventable deaths, including  
 22 suicides, and extreme departures from the standard of care.

23 In 2006, California had a prisoner suicide rate of 25.1 suicides per 100,000 inmates,  
 24 compared to the national average of 14 per 100,000. Ex. P58 at 9 (*Coleman* Special Master's  
 25 Report on Suicides Completed in the CDCR in Calendar Year 2006).<sup>53</sup> In reviewing these

26  
 27 <sup>53</sup>Because the record does not contain evidence of the number of suicides in 2007 or  
 28 2008, it is unclear from the record whether California's inmate suicide rate has risen or  
 declined since 2006. It appears, however, that the suicide rate is not appreciably lower, as

1 suicides, the Special Master found that “72.1 percent of completed suicides in 2006 involved  
2 some measure of inadequate treatment or intervention and were, therefore, most probably  
3 foreseeable and/or preventable.” *Id.* at 8. Since 2003, the percentage of suicides found to be  
4 foreseeable or preventable each year has remained relatively constant at around 75 percent,  
5 representing “marked increases over the 45 percent rate of inadequate treatment that was  
6 found for suicides that occurred in 2002.” *Id.* at 8. While we do not suggest that crowded  
7 conditions are the sole cause of the increase in the suicide rate among California inmates, the  
8 evidence demonstrates that crowding throughout the prison system has a significant effect on  
9 many of the risk factors that contribute to inmate suicides. “Major contributing factors” to  
10 foreseeable and preventable suicides include “inadequate clinical assessments, inappropriate  
11 interventions, incomplete referrals, missed appointments and appointments that were not  
12 rescheduled, unsupported diagnoses, failure to review records, assignments to inappropriate  
13 levels of mental health care, failure to provide protective housing, and the provision of  
14 inadequate or untimely resuscitation efforts.” Ex. D1281 at 680. As our discussion above  
15 makes clear, crowding is a major cause of nearly all of these factors.

16 The *Plata* Receiver also reviews inmate deaths to determine whether any deaths were  
17 preventable or possibly preventable. In 2007, of the 110 deaths considered to be unexpected  
18 and not the result of homicide or self-inflicted injuries, 44 deaths (40 percent) were found to  
19 be preventable or possibly preventable, Ex. D1233 at 8 (*Plata* Receiver’s Nov. 3, 2008  
20 Analysis of Year 2007 Death Reviews), meaning that “better medical management or a better  
21 system of care would likely have” or “may have prevented the patient’s death,” *id.* at 5.  
22 Dr. Shansky testified that this rate was “extremely high.” Rep. Tr. at 428:23-429:7. The  
23 Receiver also examined “extreme departures from the standard of care,” defined as “lapse[s]  
24 in care that a reasonable and competent clinician would not render under the same or similar  
25 circumstances.” Ex. D1233 at 5, 15. He found extreme lapses in nearly 60 percent of the

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26  
27 the CDCR reported 31 apparent suicides to the *Coleman* Special Master during the first ten  
months of 2008. *See* Ex. P171-R; Ex. P506. If annualized, this equates to approximately  
28 twenty-four suicides per 100,000 inmates for calendar year 2008, based on an in-state inmate  
population of 156,352.

1 inmate deaths he reviewed. *See id.* at 9-13. Dr. Shansky testified that this is an  
 2 extraordinarily high rate, and that in the Illinois prison system he would see extreme  
 3 departures from the standard of care in only five to ten percent of inmate deaths. Rep. Tr. at  
 4 428:9-17. According to Dr. Shansky, there was no question that a number of the lapses were  
 5 “related to crowding.” *Id.* at 427:17-428:4, 430:21-431:3.

6 Defendants presented evidence that California had the fourteenth lowest “average  
 7 annual illness mortality [rate] per 100,000 state prisoners from 2001 to 2004” in the United  
 8 States. Rep. Tr. at 1272:12-21 (Mumola). However, these statistics failed to control for  
 9 demographics of each state’s inmate population; the statistics are therefore of limited value in  
 10 comparing states. Aug. 27, 2008 Reingold Report ¶¶ 10-11, 15, 24. Furthermore, California  
 11 has the fourth lowest death rate among all fifty states, and the fifth lowest after controlling  
 12 for age. *Id.* ¶ 12. “Thus, while California has a very low death rate for its general  
 13 population, its death rate for state prisoners is relatively higher.” *Id.* ¶ 14. In any event,  
 14 serious deficiencies continue to exist in the California prison system such that California  
 15 inmates are not receiving adequate care. This is true regardless of where California might  
 16 rank in a valid comparison of inmate death rates among the states.

#### 17        **H. Expert Opinions Regarding Causation**

18 Based on their observations of crowded conditions in California’s prisons, including  
 19 those discussed above, as well as on their extensive experience in working in or managing  
 20 crowded prisons,<sup>54</sup> seven experts testified that crowding is the primary cause of California’s  
 21 inability to provide constitutionally adequate medical and mental health care to its inmates.<sup>55</sup>  
 22 Four of the experts are current or former state prison system administrators who have led  
 23 correctional agencies in five states, including California. Jeanne Woodford – who worked  
 24 for the CDCR for twenty-seven years in various capacities, including as warden at San

25        <sup>54</sup>*E.g.*, Nov. 9, 2007 Woodford Report ¶ 7; Nov. 9, 2007 Scott Report ¶¶ 4-5; Aug. 15,  
 26 2008 Lehman Report ¶ 7; Rep. Tr. at 263:24-267:12 (Lehman); *id.* at 209:9-14 (Beard).

27        <sup>55</sup>As we have previously explained, while “the primary cause issue is ultimately a  
 28 question of law for the three-judge court to decide, the Federal Rules of Evidence allow  
 experts to express opinions that embrace the ultimate issue in a case,” including the issue of  
 causation. Nov. 3, 2008 Order at 10-11 (citing Fed. R. Evid. 704(a) and other authority).

1 Quentin and as acting Secretary of the CDCR, Nov. 9, 2007 Woodford Report ¶ 1 – testified  
2 that she “absolutely believe[s] the primary cause is overcrowding.” Rep. Tr. at 376:3-9; *see*  
3 *also id.* at 383:4-10; Nov. 9, 2007 Woodford Report ¶ 6. Doyle Wayne Scott – who worked  
4 for thirty years for the Texas Department of Criminal Justice, the second largest prison  
5 system in the United States after California, including five years as its Executive Director,  
6 and has served as an expert consultant to the National Institute of Corrections and seven  
7 prison systems throughout the United States and Puerto Rico, Nov. 9, 2007 Scott Report  
8 ¶¶ 1, 4 – similarly testified that:

9                     Everything revolves around overcrowding. The deficiencies in  
10 the classification plan, the deficiencies in the unavailability of  
11 staff because they are doing other tasks associated with  
12 overcrowding problems to do onsite medical appointments or  
13 offsite medical appointments, the wear and tear on the  
14 infrastructure. I know there have been electrical outages because  
of the overload that the large number of offenders is causing at  
institutions. There's also been water problems at a number of the  
institutions, and I think the Governor's proclamation clearly  
described a lot of those issues.

15 Rep. Tr. at 152:6-15. Director Scott therefore opined that “overcrowding is the primary  
16 cause of the medical and mental health care violations in California prisons.” *Id.* at 152:1-6;  
17 *see also* Nov. 9, 2007 Scott Report ¶ 80. Joseph Lehman – who has over thirty-five years of  
18 experience in corrections, including fifteen combined years as head of corrections in  
19 Pennsylvania, Washington, and Maine, Aug. 15, 2008 Lehman Report ¶ 1 – also rendered his  
20 expert opinion that crowding “is the primary cause of the inability to provide [medical and  
21 mental health] services. It's overwhelming the system both in terms of sheer numbers, in  
22 terms of the space available, in terms of providing healthcare.” Rep. Tr. at 270:25-271:6.  
23 Likewise, Jeffrey Beard – a licensed psychologist who has worked for the Pennsylvania  
24 Department of Corrections for over thirty-six years, including serving as its Secretary since  
25 2001, *id.* at 200:15-201:7 – testified that, in his opinion, “the biggest inhibiting factor right  
26 now in California being able to deliver appropriate mental health and medical care is the  
27 severe overcrowding of [the] system.” *Id.* at 219:7-10.

28

1       At least three of these four experts who had headed state prison systems had never  
2 before testified on behalf of a prisoner, and at least two of them were not paid for their time  
3 as experts in this case. Rep. Tr. at 153:12-14 (Scott) (never testified on behalf of a prisoner  
4 or class of prisoners); *id.* at 230:2-10 (Beard) (never testified for plaintiffs in thirty-six years  
5 as a corrections professional, and not paid for testimony in this case); *id.* at 273:6-10  
6 (Lehman) (never testified on behalf of prisoners in thirty-five years of experience); *id.* at  
7 385:12-14 (Woodford) (not paid for testimony in this case). They decided to testify on  
8 plaintiffs' behalf in this case because "the situation in California is so egregious," *id.* at  
9 273:11-12 (Lehman); and because "the prisons aren't safe," "nobody seems to be willing to  
10 step up to the plate and fix the problem," and "if there's anything I can do to help see that  
11 California moves in [the right] direction . . . that's why I'm here today," *id.* at 231:13-20  
12 (Beard). Secretary Woodford, the former warden at San Quentin and acting Secretary of the  
13 CDCR, explained that she testified:

14       because I truly believe that we can do better than we are in  
15 California. I think it's unbelievable that in this state that we have  
16 the kind of overcrowded conditions that we have; that we do little  
17 or nothing to prepare people for the return to society in spite of  
18 the fact that we parole 10,000 people a month from our prison  
19 system.

20       And I absolutely believe that we make people worse, and that we  
21 are not meeting public safety by the way we treat people.

22       And that I believe overcrowding is prohibiting us from providing  
23 quality medical care and mental healthcare to inmates in our  
24 system.

25       And for California to be in the shape that it's in is just  
26 unbelievable.

27       *Id.* at 385:17-386:5 (Woodford).

28       In addition to these present or former heads of state prison systems, three other experts  
29 testified on plaintiffs' behalf that crowding is the primary cause of the constitutional  
30 violations at issue in *Plata* and *Coleman*. Dr. Ronald Shansky – a physician who has worked  
31 primarily in correctional health care for over thirty-six years, including twelve years as  
32 Medical Director of the Illinois Department of Corrections and five years as a medical

1 consultant to the CDCR, and who has been involved “with over two dozen other correctional  
 2 systems as either a court-appointed expert/monitor/special master or as a consultant retained  
 3 by the correctional system,” including five years as a court-appointed receiver of the District  
 4 of Columbia Jail Medical and Mental Health Program, Nov. 9, 2007 Shansky Report ¶¶ 2-3 –  
 5 explained that:

6 the CDCR’s medical care delivery system cannot provide a  
 7 constitutional level of care because the prison system incarcerates  
 8 far more prisoners than can be adequately treated with the  
 9 resources, staffing and facilities available in the CDCR. In short,  
 it is my opinion that overcrowding is the primary cause of the  
 constitutional violations in the CDCR for *Plata* class members.

10 Sept. 10, 2008 Shansky 2d Supp. Report ¶ 7; *see also* Nov. 9, 2007 Shansky Report  
 11 ¶¶ 136-38. Dr. Shansky is “confident” in his conclusion. Rep. Tr. at 423:8-14.

12 Dr. Craig Haney – a professor of psychology at the University of California, Santa  
 13 Cruz, who has studied “the psychological effects of living and working in institutional  
 14 environments” for thirty-five years and has toured, inspected, and analyzed conditions of  
 15 confinement in prisons in twenty states, three maximum security federal prisons, and prisons  
 16 in five other countries, Aug. 15, 2008 Haney Report ¶¶ 1-3 – similarly testified that:

17 Because of the tremendous importance of overcrowding and its  
 18 impact on virtually every aspect of prison life, it is my opinion  
 19 that it is the primary cause of the continuing constitutional  
 violations that plague the California prison system, including the  
 20 CDCR’s inability to provide medical and mental health care for  
 state prisoners that meets the relevant constitutional minimum  
 standards.

21 *Id.* ¶ 17; *see also id.* ¶ 364 (overcrowding is a crisis “that now consumes the CDCR and  
 22 prevents it from discharging its constitutional responsibilities”). Dr. Haney further explained  
 23 that:

24 I don’t believe in a system this overcrowded at this magnitude of  
 25 overcrowding with overcrowding as widespread as it has been in  
 California for as long a period that it has been that there’s any  
 26 other plausible or credible explanation for the failure of the  
 system to provide constitutionally-adequate mental healthcare.

27 The court’s been monitoring this issue for many, many years.  
 28 There have been many, many court orders, and there have been

1 many activities that have been engaged in in trying to bring this  
2 system's mental health care delivery into constitutional  
compliance.

3 In the face of all of those efforts there has been this  
4 overwhelming overcrowding problem of such a degree,  
magnitude and duration that it has incapacitated the system's  
5 ability to deliver constitutionally-adequate care.

6 Rep. Tr. at 317:18-318:7.

7 Dr. Pablo Stewart – a licensed psychiatrist and clinical professor of psychiatry at the  
8 University of California, San Francisco, with over twenty years of experience in correctional  
9 psychiatry, including service as a court-appointed expert in several federal class action  
10 lawsuits concerning the delivery of mental health care in prisons and jails, Nov. 9, 2007  
11 Stewart Report ¶¶ 1-15 – testified that the “conclusion that overcrowding is the primary  
12 cause” of the constitutional violations in *Coleman* is “inescapable.” *See id.* ¶ 196; Aug. 15,  
13 2008 Stewart Supp. Report ¶ 111. Dr. Stewart’s opinion is predicated on the persistent  
14 nature of the constitutional violations in *Coleman*:

15 [T]aken together, the range of Constitutional violations . . .  
16 including inadequate suicide monitoring and prevention, inability  
17 to timely access appropriate levels of care, inability to timely  
18 access mental health clinicians due to staffing shortage, and  
19 inadequate medication management practices are unusual in a  
system that has been under Court supervision for more than ten  
years. These serious, dangerous violations this late in the  
remedial process are typical indicators of a system plagued by  
severe overcrowding. In a non-crowded system, the  
Constitutional violations are more readily addressed by such  
interventions as increased staff and increased programming.  
However, in a system overwhelmed by crowding, these  
traditional remedies are woefully inadequate. This appears to be  
the case in the CDCR where remedial efforts have resulted in  
significant expansions of staffing and programming activities, yet  
the constitutional violations persist or even worsen.

24 *Id.* ¶ 112. Dr. Stewart’s opinion is also based on “the fact that the percentage of persons with  
25 serious mental illness in the CDCR is increasing faster than the overall CDCR population,” a  
26 phenomenon that “is typical of overcrowded systems because . . . overcrowding creates new  
27 mental health needs and exacerbates existing mental health needs.” *Id.* ¶¶ 114, 116. Finally,  
28 Dr. Stewart found that:

1                   The causal link between overcrowding and unconstitutional  
 2                   mental health care is clear and direct in the many CDCR housing  
 3                   units where space shortages from overcrowding directly result in  
 4                   long-term living arrangements that are harmful to the mental  
 5                   health of *Coleman* class members. . . . These same harsh  
 6                   conditions, as discussed earlier, also increase the demand for  
 7                   mental health services in the general population who, in a  
 8                   properly operating, not overcrowded system, would not need  
 9                   mental health services. Isolation, seclusion, idleness, violence,  
 10                  fear and stress plague the prisoners in the CDCR as a direct result  
 11                  of overcrowding. These conditions exacerbate mental illness and  
 12                  are serious barriers to the provision of minimally adequate mental  
 13                  health and medical care.

14                  *Id.* ¶ 117.

15                  Defendants' expert Dr. David Thomas – an ophthalmologist for almost forty years  
 16                  who served in various capacities at the Florida Department of Corrections for nine years,  
 17                  most recently as Assistant Secretary for Health Services and Director of Health Services, and  
 18                  who now serves as a professor of surgery and correctional medicine at Nova Southeastern  
 19                  University in Fort Lauderdale, Florida, Nov. 9, 2007 Thomas Report ¶¶ 1-2 – was the only  
 20                  expert who testified that crowding was not the primary cause of constitutional deficiencies in  
 21                  the delivery of medical care in California's prisons. *See, e.g.*, Rep. Tr. at 1217:11-13.  
 22                  Instead, Dr. Thomas testified that “the single most important item in achieving a sound  
 23                  Constitutional level of care is a culture that fosters providing care at that level.” Nov. 9,  
 24                  2007 Thomas Report ¶ 11 (emphasis omitted). In his opinion, the “empowerment of [health  
 25                  care] staff” – unlike in the past, when “security services dominated the prison system and  
 26                  program services existed only at the whim of security services” – is “the crux of having a  
 27                  constitutional level of health care.” Addendum to Thomas Report ¶ 1. He further explained  
 28                  that:

29                  The culture was such prior to appointing of the Receiver that this  
 30                  was a security-driven system without regard for any other  
 31                  programs or any other constitutional requirements. Since the  
 32                  Receiver has been appointed, . . . there is clear indication that the  
 33                  culture is shifting in the department to understand the need for a  
 34                  constitutional level of healthcare.

35                  Rep. Tr. at 1215:21-1216:3. According to Dr. Thomas, a constitutional system of delivering  
 36                  medical care cannot be developed without the change away from a custody-oriented culture

1 that is now underway, and a reduction in crowding might make it easier to develop such a  
2 system, but it is not necessary and will not, without more, lead to a constitutionally adequate  
3 system of care. *See, e.g.*, Addendum to Thomas Report ¶ 4.

4 We find the testimony of Dr. Thomas to be unpersuasive for several reasons. First,  
5 Dr. Thomas's testimony that reducing crowding will not, without more, remedy the  
6 constitutional violations at issue in *Plata* does not mean that crowding is not the primary  
7 cause of those violations. Indeed, we find that reducing crowding is a necessary but not  
8 sufficient condition for eliminating the constitutional deficiencies in the provision of medical  
9 care to California's inmate population. Other steps will be necessary to fully remedy the  
10 deficiencies in the CDCR's medical and mental health care services. Nonetheless, a problem  
11 that has multiple causes will ordinarily still have a primary cause. As Dr. Shansky explained,  
12 "Reducing overcrowding is not a panacea, but crowding is the primary cause of the ongoing  
13 inadequate medical care in the CDCR system. Overcrowding is the one factor that  
14 negatively impacts almost every other matter that must be addressed to create a minimally  
15 adequate medical care delivery system for California's prisons." Sept. 10, 2008 Shansky 2d  
16 Supp. Report ¶ 9; *see also supra* Section IV.A.

17 Second, as Dr. Beard testified, a culture that allows "custodial interference with the  
18 delivery of care" is problematic, but "you have to realize that the culture grew out of the  
19 overcrowding." Rep. Tr. at 221:17-222:9. Crowded conditions force prison administrators  
20 "to take a strong custodial approach. . . . They have to rely on the lockdowns. They have to  
21 rely on guns, gas, those kinds of things, to control the prisons so they're safe for the staff and  
22 for their inmates." *Id.* at 222:14-21. Thus, although we agree with Dr. Thomas that a  
23 custody-dominated culture is a barrier to delivering constitutionally adequate care, we also  
24 agree with Dr. Beard that "[i]f you try to change the culture, you can't. You can't change the  
25 culture until you reduce the population and can make the institution safe." *Id.* at 222:22-24.  
26 Consequently, it is crowding and not culture that is the primary cause of the unconstitutional  
27 system of health care delivery in California's prisons.

28

1       Third, we give less weight to the testimony of Dr. Thomas because he formed his  
2 opinions and drafted his initial report before visiting even a single prison in California. *Id.* at  
3 1220:20-22 (Thomas). Although he subsequently visited eight prisons and opined that those  
4 visits supported his initial views, he took no notes during or after those tours; did not make  
5 any audio or video recordings during the tours; reviewed fewer than ten medical records at  
6 each prison and could not recall any details of any of the medical files he reviewed; and did  
7 not recall how many staff members he talked to at each prison or whether he asked the staff  
8 members at each prison any of the same questions. *Id.* at 1228:17-1229:3, 1229:21-1231:9,  
9 1236:1-4, 1240:2-14 (Thomas).

10       Fourth, some of the testimony by Dr. Thomas was both internally inconsistent and  
11 patently incredible. For instance, Dr. Thomas testified that he believed all eight prisons he  
12 visited were “richly staffed,” yet he earlier testified that “outcome measurements of work  
13 study programs” should be used to determine staffing ratios and he had not conducted or seen  
14 any such studies of the California prison system. *Id.* at 1197:18-1198:6, 1251:2-17. He also  
15 suggested that providing treatment in a men’s restroom would be appropriate because “one  
16 has to be creative . . . in corrections,” and that treatment could also be provided in closets, *id.*  
17 at 1223:7-12, 1226:8-15, although he provided other, more plausible suggestions, such as  
18 using space more frequently on weekends or adding modular buildings.

19       Finally, even if we were to credit Dr. Thomas’s opinions in their entirety, we find  
20 such opinions to be overwhelmingly outweighed by the testimony of the numerous other,  
21 more qualified experts cited above. Defendants argue that the opinions of some of plaintiffs’  
22 experts must be discounted because of the role played by plaintiffs’ counsel in drafting the  
23 expert reports. However, upon review of all of the relevant testimony, we are convinced that  
24 the opinions contained in the expert reports are those of the experts themselves, and that  
25 plaintiffs’ counsel did not impermissibly influence any of the experts’ opinions. *See, e.g., id.*  
26 at 181:16-182:5 (Scott) (testifying that the opinions in his expert report were “mine and only  
27 mine” and that, before signing his reports, he reviewed every word, “[a]ll the way down to  
28 the grammatical remarks,” to ensure that they accurately reflected his opinions); Pls.’ Opp’n

1 to Defs.' Mot. in Limine No. 9 to Exclude Expert Reports at 2-5 (citing deposition testimony  
2 by Director Scott, Dr. Shansky, Dr. Stewart, Secretary Lehman, and Secretary Woodford  
3 concerning the preparation of their expert reports, including that counsel never asked the  
4 experts to change any of their opinions); *Marek v. Moore*, 171 F.R.D. 298, 300-302 (D. Kan.  
5 1997) (counsel's assistance in the preparation of expert reports is proper as long as the  
6 reports reflect the testimony of the expert and are signed by the experts).

7 Defendants also suggest that the court should discredit the testimony of experts who  
8 lack medical training and have never practiced correctional medicine. However, a medical  
9 background is not required to opine on the cause of constitutional violations in the delivery  
10 of medical care in a correctional environment, and plaintiffs' experts' wealth of experience in  
11 managing prisons and prison systems, including experience in doing so under crowded  
12 conditions, establishes their ability to form an expert opinion on that subject. In fact, the  
13 CDCR has previously recognized the expertise of several of plaintiffs' experts. In addition to  
14 employing Secretary Woodford for twenty-seven years, culminating in her appointment as  
15 acting Secretary, Nov. 9, 2007 Woodford Report ¶ 1, the CDCR named Dr. Beard and  
16 Secretary Lehman to its Expert Panel on Adult Offender and Recidivism Reduction  
17 Programming and employed Dr. Shansky as a medical consultant for five years. Ex. P2 at ii;  
18 Rep. Tr. at 210:15-25 (Beard); Aug. 15, 2008 Lehman Report ¶ 4; Nov. 9, 2007 Shansky  
19 Report ¶ 2. As noted earlier in this opinion and order, the CDCR employed Dr. Shansky as  
20 its own medical expert during the *Plata* evidentiary hearings regarding whether a  
21 receivership was necessary. Thus, we reject defendants' suggestion that plaintiffs' experts  
22 are not qualified. To the contrary, we find their expertise far outweighs that of Dr. Thomas.

23 Defendants also offered mental health expert Dr. Ira Packer in support of their  
24 position in *Coleman*. Dr. Packer – who is board-certified in forensic psychology and has  
25 worked for over twenty-eight years in correctional and forensic psychology, including as  
26 Deputy Mental Health Program Director for the Massachusetts Department of Corrections  
27 and as Assistant Commissioner for Forensic Mental Health in the Massachusetts Department  
28 of Mental Health, Dec. 10, 2007 Packer Report at 4-6 – testified that, with one exception,

1 crowding was not the primary cause of the constitutional violations with respect to mental  
2 health care. *Id.* at 23-24. The exception was that, like all of plaintiffs' experts, Dr. Packer  
3 concluded that "crowding is the primary cause of the particular difficulties in providing  
4 services to the *Coleman* class at the reception centers," *id.* at 20; that issue is therefore  
5 undisputed. As to mental health care delivery in other settings, Dr. Packer opined that  
6 "overcrowding in CDCR significantly contributes to the difficulties in providing adequate  
7 mental health services, but is not the *primary* cause of the deficiencies." *Id.* at 8 (emphasis in  
8 original). In Dr. Packer's opinion, the primary cause of the constitutionally inadequate  
9 mental health care in California's prisons is that California "now has many more acutely  
10 mentally ill individuals and at a level of more severity than had been anticipated when the  
11 prisons were built," and that the existing prison space was "not designed to meet the needs"  
12 of a mentally ill population. Rep. Tr. at 1079:11-1080:4; *see also* Dec. 10, 2007 Packer  
13 Report at 8-9.<sup>56</sup>

14 What Dr. Packer is actually saying is that lack of planning is the cause of the  
15 overcrowding in California's prisons – but that is not the question before us. Regardless of  
16 the cause of the overcrowding, that condition is defined in terms of the capacity of the  
17 prisons, and that capacity simply is not there. Dr. Packer's testimony principally supports  
18 our conclusion that crowding is the primary cause of the constitutional violations in the  
19 delivery of mental health care. For example, Dr. Packer testified that if crowding were  
20 defined as not having enough mental health beds to serve the current population, then  
21 crowding would be the primary cause of the ongoing mental health care violations in  
22 California's prisons. Rep. Tr. at 1093:25-1094:6. Clear evidence establishes that, due to  
23 crowding, there is insufficient room in California's prisons for necessary additional mental  
24 health care beds and treatment space. Accordingly, Dr. Packer's opinion is congruent with

25 <sup>56</sup>Dr. Packer also opined that difficulties with maintaining adequate medical records  
26 are a "direct effect of overcrowding, as the number of charts in the institutions is proportional  
27 to the population," Dec. 10, 2007 Packer Report at 19, and he testified that "the medical  
28 record system is a paper system, and the prison is simply not able to keep up with the amount  
of work and volume that's required in order to maintain an appropriate medical record  
system without going to an electronic process, which is not yet in place," Rep. Tr. at  
1080:7-11.

1 our finding that crowding is the primary cause of the ongoing constitutional violations in  
2 *Coleman*.

3 Additionally, while Dr. Packer's opinion on the unanticipated nature of the influx of  
4 mentally ill prisoners into the correctional system might have had some merit at the time of  
5 the *Coleman* trial in 1993, or even at the beginning of the *Coleman* remedial phase in 1996, it  
6 is less persuasive at this late stage in the *Coleman* remedial process. The *Coleman* court has,  
7 for almost a decade, directed defendants to make adequate projections of the size of the  
8 mentally ill inmate population so that they can appropriately plan for that population's needs.  
9 The fact that it has taken defendants years to comply with those orders does not render the  
10 increasing size of the *Coleman* class unanticipated. As we explained when we denied  
11 defendants' motion for summary judgment:

12 Defendants' inability or unwillingness to tackle the problem of  
13 the increasing prison population does not support the contention  
14 that overcrowding is not the primary cause of the unconstitutional  
15 delivery of medical or mental health care. It simply helps explain  
why overcrowding exists and has now become a problem that  
may be the primary cause of the constitutional violation.

16 Nov. 3, 2008 Order at 9-10. In fact, the efforts defendants have made since the *Coleman*  
17 remedial process began, combined with the serious ongoing problems we have discussed in  
18 this opinion, only bolster the inescapable conclusion that crowding is the primary cause of  
19 defendants' failure to deliver constitutionally adequate mental health care in their prison  
20 system.

21 All of the steps defendants have taken under the *Plata* court's supervision, as well as  
22 the steps taken under the *Coleman* court's supervision, have failed to remedy the  
23 constitutional deficiencies. The crushing inmate population has strained already severely  
24 limited space resources to the breaking point, and crowding is causing an increasing demand  
25 for medical and mental health care services, a demand with which defendants are simply  
26 unable to keep pace. It also, as the expert witnesses repeatedly told us, has created numerous  
27 barriers to the delivery of constitutionally adequate medical and mental health care.

28

1           **I.       Findings and Conclusions**

2           On the basis of the clear and convincing, indeed overwhelming and overwhelmingly  
3           persuasive, evidence described above, we conclude that crowding is the primary cause of the  
4           state's unconstitutional failure to provide adequate medical and mental health care to  
5           California prisoners. Such is the opinion as well of some of the nation's foremost prison  
6           administrators, who testified that they have never previously witnessed such appalling prison  
7           conditions and that overcrowding is not only the primary cause of the constitutionally  
8           inadequate medical and mental health care in California's prisons, but also that until the  
9           problem of overcrowding is overcome it will be impossible to provide constitutionally  
10           compliant care to California's prison population. No credible evidence to the contrary was  
11           presented by defendants.

12           The evidence conclusively demonstrates the many ways in which crowding prevents  
13           the state from providing constitutionally adequate medical and mental health care in its  
14           prison system. Prison overcrowding has created a state of emergency in California's prisons,  
15           as the Governor has proclaimed. It forces prison administrators to devote most of their  
16           energy to addressing crises and has overwhelmed the prison system's management  
17           infrastructure. Crowding of reception centers at levels approaching 300% design capacity  
18           prevents the state from identifying the medical problems of entering inmates, and makes it  
19           impossible to provide necessary medical and mental health care to incoming inmates, who  
20           routinely remain in reception centers for more than sixty days and may serve their entire  
21           sentence there. Crowding has also left the California prison system without the space, beds,  
22           and medical, mental health, and custodial staff required to provide constitutionally adequate  
23           medical and mental health care in all parts of the prison system, and has prevented proper  
24           classification of inmates and appropriate housing according to their needs. Furthermore,  
25           crowding has created conditions of confinement that contribute to the spread of disease, and  
26           it requires the increased use of lockdowns as a method of prison control, further impeding the  
27           prison authorities' ability to provide needed medical and mental health care. In addition,  
28           crowding has prevented the development of an adequate medical records system. The

1 consequences of crowding are often dangerous, and on many occasions fatal. Crowding  
2 contributes to an alarming number of extreme departures from the standard of care and an  
3 unacceptably high number of inmate deaths that are preventable or possibly preventable.  
4 Likewise, crowding worsens many of the risk factors for suicide among California inmates  
5 and increases the prevalence and acuity of mental illness throughout the prison system.

6 The history of the individual *Plata* and *Coleman* cases further demonstrates the role of  
7 crowding in causing the constitutional violations at issue here. The extensive remedial  
8 efforts in *Plata* over the last seven years, beginning with the stipulated relief and culminating  
9 in the Receivership, have failed to bring the California prison system's medical care into  
10 constitutional compliance. Likewise, fourteen years of remedial efforts in *Coleman*, directed  
11 at every aspect of the mental health care problem, except crowding, have failed to ensure that  
12 California prisoners have access to constitutionally adequate mental health care. In fact, by  
13 2006, the progress that had been achieved during more than a decade of remedial work in  
14 *Coleman* was being lost because of "the inexorably expanding demand for services resulting  
15 from the bulging population." Ex. D1108 at DEFS060303.

16 The only conclusion that can be drawn from the wealth of clear and convincing  
17 evidence before this court is that the unconstitutional denial of adequate medical and mental  
18 health care to California's inmates is caused, first and foremost, by the unprecedented  
19 crowding in California's prisons. In reaching this conclusion, we need not, and do not,  
20 conclude that crowding is the exclusive cause of those violations. We recognize that other  
21 factors contribute to California's failure to provide its inmates with constitutionally adequate  
22 medical and mental health care, and that reducing crowding in the prisons will not, without  
23 more, completely cure the constitutional violations the *Plata* and *Coleman* courts have  
24 sought to remedy. We need not find that crowding is the *only* cause, but simply that it is the  
25 *primary* one. *See supra* Sections IV, IV.H. In the end, we agree with the former Executive  
26 Director of the Texas Department of Corrections Doyle Wayne Scott, who testified that  
27 "[e]verything revolves around overcrowding," Rep. Tr. at 152:6.

28

1       In short, while other factors contribute to the unconstitutional state of the California  
2 prisons' medical and mental health care system, and while there are other steps the state must  
3 take to meet its constitutional obligations, clear and convincing evidence establishes that  
4 crowding is the primary cause of the constitutional violations, and that, therefore, this court  
5 must consider, as we do below, what actions we may order be taken to remedy that condition.

6

7 **V. NO OTHER RELIEF**

8       The Governor has proclaimed that crowding in prisons constitutes an emergency that  
9 poses a substantial risk to CDCR staff, inmates, and the general public, and that "immediate  
10 action is necessary to prevent death and harm caused by California's severe prison  
11 overcrowding." Ex. P1 at 1-2, 6. Because crowding is the primary cause of the state's  
12 inability to provide its inmates with constitutionally adequate medical and mental health care,  
13 an order requiring a reduction in prison population is the most obvious and direct method by  
14 which to bring the California prison system into constitutional compliance.

15       However, the PLRA makes such an order "the remedy of last resort." H.R. Rep. No.  
16 104-21, at 25 (1995). Before entering any prisoner release order, we must find that no other  
17 relief could remedy the constitutional violations at issue here. 18 U.S.C. § 3626(a)(3)(E)(ii).  
18 In context, it is clear that "other relief" refers to any form of relief other than a prisoner  
19 release order. *See id.* § 3626(a)(3)(E) ("The three-judge court shall enter a prisoner release  
20 order only if . . . no other relief will remedy the violation of the Federal right."). In other  
21 words, we must first determine whether the unconstitutional denial of adequate medical and  
22 mental health care to California's prisoners can be remedied through an order that does not  
23 have "the purpose or effect of reducing or limiting the prison population" and that does not  
24 "direct[] the release from or nonadmission of prisoners to a prison." *Id.* § 3626(g)(4). The  
25 PLRA does not require that a prisoner release order, on its own, will necessarily resolve the  
26 constitutional deficiencies found to exist in *Plata* and *Coleman*. All that the PLRA requires  
27 is that a prisoner release order be a necessary part of any successful remedy. If all other  
28

1 potential remedies will be futile in the absence of a prisoner release order, “no other relief  
2 will remedy the violation.” *Id.* § 3626(a)(3)(E)(ii).

3 We conclude that the constitutional deficiencies in the California prison system’s  
4 medical and mental health system cannot be resolved in the absence of a prisoner release  
5 order. Clear and convincing evidence establishes that none of the available alternatives to  
6 such an order, including the continued efforts of the *Plata* Receiver and the *Coleman* Special  
7 Master, can bring the California prison system into constitutional compliance within a  
8 reasonable period of time. We agree with the numerous experts who testified that a prisoner  
9 release order is a prerequisite to providing constitutionally adequate medical and mental  
10 health care to California prisoners. Although the CDCR and the Receiver have implemented  
11 a number of remedial programs as a result of the *Plata* and *Coleman* litigation, and  
12 defendants have sought in various ways to improve the medical and mental health care  
13 provided in California’s prisons, these efforts cannot succeed in the absence of a prisoner  
14 release order.

15 **A. Alternatives to a Prisoner Release Order**

16 1. Inadequacy of Construction as a Remedy

17 a. *Prison Construction*

18 In considering other alternatives to a prisoner release order, we first look to whether  
19 the state has a feasible prison construction plan that would render a prisoner release order  
20 unnecessary; if so, equity, if not law, would require that we refrain from entering that order.  
21 In a case involving overcrowding, the construction of additional prisons always provides a  
22 theoretical remedy because more prisons would necessarily reduce or eliminate  
23 overcrowding. To construe the PLRA to preclude the entry of a prisoner release order based  
24 on no more than such a theoretical remedy, however, would transform the conditions under  
25 which the PLRA permits prisoner release orders into an absolute bar on such orders. In  
26 short, it would eliminate overcrowding as a basis for a prisoner release order, and thus  
27 prisoner release orders themselves, because the state could, in theory, always build more  
28 prisons. Thus, what we must determine is not whether building prisons *could* solve the

1 problem, but whether prison construction offers an actual, feasible, sufficiently timely  
2 remedy for the unconstitutional state of medical and mental health care in California's  
3 prisons. Here, California has no plans to construct additional prisons in the near future and  
4 has not suggested that it does. As a result, we need not consider further the construction of  
5 additional prisons as an alternative remedy.

*b. Construction of Re-entry Facilities*

7       The next question is whether building re-entry facilities could serve to reduce prison  
8 overcrowding. The answer is that it could, if enough were constructed and if enough  
9 prisoners were transferred to them. Thus, whether the state determined to build such  
10 facilities voluntarily, or whether a court ordered or approved such construction, we would not  
11 issue the type of order plaintiffs seek if the planned construction, like any prison-related  
12 construction, offered an actual, feasible, and timely remedy that would render the relief  
13 sought here unnecessary. Defendants point to only one existing proposal that might offer  
14 such a partial remedy: construction of the additional re-entry facilities authorized by  
15 Assembly Bill 900 (“AB 900”). However, as we explain below, this construction plan does  
16 not provide a feasible alternative to the order sought here. More than two years after AB 900  
17 was signed into law, any reduction in the crowding of California’s prisons resulting from the  
18 construction of the AB 900 re-entry facilities remains years away and would in any event  
19 likely not provide adequate relief.

20 In the first place, AB 900 construction has already been delayed for more than two  
21 years due to the absence of funding. At the start of trial not a single facility had been  
22 constructed under AB 900. *E.g.*, Rep. Tr. at 1679:18-23 (Cate); *id.* at 2460:25-2465:7  
23 (Spitzer); Ex. P750 (Sept. 17, 2008 CDCR press release following legislature's failure to  
24 pass clean-up language to AB 900); Sept. 3, 2008 Hysen Dep. at 31:15-20 (state has not even  
25 reached the "preliminary-plan" stage for any in-fill or re-entry construction under AB 900).  
26 As far as we are aware, it remains the case today, eight months later, that there is no funding  
27 for AB 900 and no ground has been broken on the AB 900-authorized re-entry facilities.

1       Second, even if funding were secured in the near future, other practical concerns  
2 would lead to significant additional delays. Deborah Hysen, the CDCR's chief deputy  
3 secretary for facility planning and construction management, Sept. 3, 2008 Hysen Dep. at  
4 14:11-14, explained that environmental impact reviews, which have not yet been completed  
5 for any of the proposed building sites, "could potentially hang up projects for years," *id.* at  
6 38:8-16, 56:1-2. Delays would also result from the need to obtain necessary construction  
7 materials, *id.* at 38:17-25; permit public comment at each phase of construction, *id.* at  
8 111:9-15; and provide for seismic retrofitting, *id.* at 112:16-21. Challenges in locating space  
9 for re-entry facilities are also likely to significantly delay or prevent full implementation of  
10 AB 900. Only one location, for 500 re-entering prisoners, has been secured, *id.* at 118:19-21,  
11 but many obstacles to construction remain, and securing sites for other re-entry facilities is  
12 likely to prove more difficult because of community opposition. *E.g.*, Rep. Tr. at 221:11-16  
13 (Beard); *id.* at 2750:16-2751:10 (Runner); *id.* at 2793:8-2794:3 (Meyer); Nov. 9, 2007  
14 Woodford Report ¶ 36. Moreover, although some sites may "offer up a renovation  
15 alternative," most of the sites under consideration by the CDCR are "raw land." Sept. 3,  
16 2008 Hysen Dep. at 120:13-15. As to the latter sites, the CDCR itself estimates that "we  
17 could be looking at several years between the time that we make this recommendation to  
18 acquire the land, and occupancy." *Id.* at 120:15-18.

19       Accordingly, it will be years before any re-entry facility construction pursuant to  
20 AB 900 will be completed. It is thus clear that the proposed construction of re-entry facilities  
21 cannot bring the sort of "immediate action" that the Governor has conceded is necessary to  
22 resolve the present crisis caused by prison crowding. Ex. P1 at 6. As Dr. Haney explained,  
23 prisoners in California's prisons with medical and mental health needs face "emergency-like  
24 conditions." Rep. Tr. at 945:25.

25       There are people, prisoners, suffering throughout the entire  
26 prison system, mentally ill and medically ill prisoners who are  
27 not able to get the level of care they need. . . . Those things are  
28 urgent problems, and only a solution which can be brought to  
fruition quickly can address the kind of immediate suffering  
which is taking place throughout the system which I saw and  
other experts saw as well.

1 *Id.* at 946:1-9. Any beneficial effects of defendants' planned re-entry facility construction  
2 are simply too distant to make such construction a meaningful remedy for the emergency-like  
3 conditions in California's prisons. Moreover, it is unlikely that the number of re-entry  
4 facilities that would be constructed would be sufficient to remedy the overcrowding  
5 problems in any event. A prisoner release order would thus be necessary as well.

6 Given the serious inadequacy of the state's only existing facilities construction plan, it  
7 is also clear that no other, yet-to-be-developed plan could remedy the constitutional  
8 violations here within a reasonable period of time. The evidence before the court is thus  
9 clear and convincing that the state has no feasible plan to remedy the constitutional violations  
10 at issue in *Plata* and *Coleman* through either prison construction or re-entry facility  
11 construction, and that such construction does not provide a meaningful alternative to the type  
12 of order sought by plaintiffs in this case.

c. *Medical Facilities and Prison Expansion*

14        Besides re-entry facility construction, defendants identify two additional proposals to  
15 increase the capacity of the prison system: the *Plata* Receiver’s medical facility construction  
16 plan and prison expansion through the construction of space for in-fill beds, as authorized by  
17 AB 900. Rep. Tr. at 1689:10-18 (Cate). For reasons similar to those discussed above, we  
18 conclude that neither the Receiver’s medical facility construction plans nor the proposed  
19 AB 900 in-fill beds – prison expansion – can remedy the constitutional violations at issue in  
20 *Plata* and *Coleman*. Like the AB 900 re-entry facilities, these proposed facilities will not be  
21 realized at any point in the near future. Furthermore, their funding is threatened by the  
22 present fiscal crisis, and the proposed construction would in any event likely fall far short of  
23 remedying the problems created by the crowding of California’s prisons.

24 As with the proposed re-entry facilities, any overcrowding relief resulting from the  
25 construction of medical facilities or the addition of in-fill bed space as a result of prison  
26 expansion is years away, at best. The *Plata* Receiver initially planned to start construction of  
27 the first site in February 2009 and to complete construction of necessary additional facilities  
28 by July 2013. Ex. D1100 at 64-65 (*Plata* Receiver's Sept. 15, 2008 Ninth Quarterly Report).

1 To date, however, no construction has started and no funding has been secured. Likewise, as  
2 noted already, there is no available funding for AB 900, no ground has been broken on  
3 AB 900 construction, and no new beds – in-fill *or* re-entry – have been made available.

4 The delays are compounded by the fiscal crisis now facing the state, which makes the  
5 completion of any new construction even more distant and unlikely. The Receiver and the  
6 CDCR were until a month or so ago “negotiating a potential agreement concerning the  
7 construction of health-care-focused prison facilities” that would have provided funding for  
8 necessary healthcare construction through the California Infrastructure and Economic  
9 Development Bank (I-Bank). However, the state ultimately declined to sign the agreement.  
10 Ex. 1 to Defs.’ July 1, 2009 Response to Court’s June 18, 2009 Order, filed in *Coleman*, at 1.  
11 Because the fiscal crisis has required “severe and significant cuts to vital State programs,”  
12 the state refused to enter into any agreement that would “require[] the State to seek I-Bank  
13 funding, or any other additional funding not previously appropriated by the California  
14 Legislature.” *Id.* Although defendants did state that they would use a “significant” but  
15 unspecified portion of the funds allocated by the legislature in AB 900 “to build appropriate  
16 beds for inmates with disabilities and/or other health needs,” *id.* at 2, there is no indication as  
17 to when such funds will be made available; when construction might begin; or what part, if  
18 any, of the constitutional inadequacies in delivering medical and mental health care to  
19 California inmates might be remedied by such construction. Because we have received no  
20 evidence on any of these questions, we cannot conclude that the state has any actual, feasible,  
21 timely plans for such construction, which in any event would be unlikely to render a prisoner  
22 release order unnecessary.

23 As the state’s failure to sign the agreement demonstrates, the present fiscal crisis  
24 makes any remedy that requires significant additional spending by the state chimerical – the  
25 state has said that it will not procure *any* new funds for prison hospital construction. Even if  
26 AB 900 funding were secured in the near future, however, the practical concerns described  
27 above in relation to re-entry facilities – environmental impact reviews, materials  
28 procurement, public comment, and seismic retrofitting – would lead to delays in the

1 construction of medical facilities and prison expansion. Accordingly, like the proposed re-  
2 entry facilities, neither the Receiver's constructions plan nor AB 900 prison expansion will  
3 provide inmates with relief from the emergency conditions in California's prisons in a timely  
4 fashion.

5 Beyond any funding and timeliness issues, we have no reason to believe that  
6 defendants' proposed expansion of prison facilities would reduce crowding significantly or  
7 lead to any improvements in the delivery of medical and mental health care to California  
8 inmates. The *Plata* Receiver has found that the in-fill bed plan proposed by the CDCR  
9 includes allocations of clinical space that "are wildly disparate and, in many cases obviously  
10 inadequate," and that the CDCR's plan "ignor[es] the real life differences in clinical  
11 requirement[s] based on the characteristics of the patient population, security level and escort  
12 officers requirements, the need for clinical privacy, equipment requirements, and other  
13 critical factors." Ex. D1092 at 37 (*Plata* Receiver's May 15, 2007 Report Re:  
14 Overcrowding). On a more fundamental level, the AB 900 in-fill construction plan  
15 "essentially is a prison expansion measure which increases the number of prison cells  
16 without addressing the fundamental structural issues that have caused the crisis and that have  
17 created unconstitutional conditions within the prisons." Nov. 9, 2007 Woodford Report ¶ 31.  
18 According to Secretary Woodford:

19 [t]he so-called "in-fill" beds will cause more problems than they  
20 will solve. Many of California's prisons are so big that they are  
21 effectively unmanageable. Wardens and other administrators  
22 spend much of their time responding to crises, rather than  
23 fulfilling their responsibilities to provide adequate medical and  
24 mental health care. Unless these in-fill beds stand alone with  
their own administrative and support facilities, adding thousands  
of additional prisoners to already overburdened facilities will  
only compound the burdens imposed on prison administrators  
and line staff.

25 *Id.* ¶ 39. Similarly, Director Scott explained that, because the in-fill bed numbers in  
26 defendants' construction plan are based on "housing overcrowding capacity" rather than  
27 "design build capacity,"

[p]risoners in the new facilities . . . might not initially be living in gymnasiums or hallways, as they are now, but they will still be overcrowded. California will be in the same position with the new beds as with the old, replicating the same conditions that led to inadequate staffing and treatment space, inadequate out-of-cell time, and overworked and overstressed staff and violent, frustrated prisoners.

5 Aug. 13, 2008 Scott Supp. Report ¶ 17. Thus, while the construction of in-fill beds would  
6 reduce the use of “bad beds,” the principal effects of the overcrowding in California’s prisons  
7 would remain unaddressed.

*d. Construction as a Means of Compliance*

Given all of the above problems, we are convinced that neither prison expansion, nor re-entry or medical facilities construction, nor any other construction effort offers a meaningful and timely remedy for the constitutional deficiencies in the delivery of prison medical and mental health care caused by crowding. Although it might be theoretically possible for California to build its way out of its prison overcrowding problem, it is not practical to anticipate that the state will do so in a timely manner, if ever, given “the time that it takes and . . . the huge costs that it takes to do things like this.” Rep. Tr. at 254:25-255:12 (Beard). Dr. Beard concluded that although construction “should be part of a plan, if you try to rely on that alone, you are probably never going to get there, because they haven’t been able to get there over the last 20 years.” *Id.* at 256:4-8; *see also*, e.g., *id.* at 219:11-25 (Beard).

20       Nonetheless, because our order requires defendants to reduce the prison population to  
21 a specified percentage of the prison system's design capacity, any additional capacity  
22 provided by completed construction could help the state meet its obligations and might  
23 allow it to increase the number of prisoners who could constitutionally be housed in the  
24 prison system. In such case an adjustment as to the specific terms of the population  
25 reduction order, although not to the percentage cap itself, might conceivably be appropriate.<sup>57</sup>  
26 We see little prospect for such an occurrence, however, in the reasonably near future, and

<sup>57</sup>Likewise, should for some reason the design capacity of California's adult prison institutions *decrease*, the CDCR would be required to reduce the absolute population of its adult prison institutions by a greater number.

1 thus no prospect of remedying the constitutional violations in a timely manner, other than in  
 2 accordance with the order we issue below.

3                   2.     Inadequacy of Additional Hiring

4                   Defendants do not suggest that the constitutional deficiencies in the CDCR's system  
 5 of medical and mental health care could be remedied by hiring additional medical, mental  
 6 health, and custodial staff. This is not surprising, given the serious and ongoing difficulty in  
 7 filling vacant positions encountered in both the *Plata* and *Coleman* remedial proceedings.  
 8 *See supra* Sections II.A.5, II.B.2.c. Furthermore, as noted already, crowding itself seriously  
 9 impedes the recruitment and retention of medical and mental health care staff. The working  
 10 conditions for such personnel in California's overcrowded prisons are uninviting, and many  
 11 potential staff members are unwilling to work under them. *See, e.g.*, Nov. 9, 2007 Stewart  
 12 Report ¶ 41; Nov. 9, 2007 Shansky Report ¶ 23. Even if staff could be hired, they would  
 13 have almost nowhere to work because CDCR's facilities lack the physical space required to  
 14 provide medical and mental health care. *See, e.g.*, Rep. Tr. at 272:1-13 (Lehman); *id.* at  
 15 501:3-7 (Shansky). Thus, the evidence is clear and convincing that hiring additional staff  
 16 could not bring the CDCR's medical and mental health care into constitutional compliance in  
 17 the absence of a reduction in prison crowding.

18                   3.     Insufficiency of the *Plata* Receivership and *Coleman* Special  
 19                   Mastership

20                   We next consider whether the existing remedial efforts of the *Plata* and *Coleman*  
 21 courts provide an alternative form of relief that could remedy the constitutional violations at  
 22 issue in *Plata* and *Coleman*. Defendants argue that the delivery of medical and mental health  
 23 care has improved and continues to improve under the direction of the *Plata* Receiver and the  
 24 oversight of the *Coleman* Special Master. However, the *Plata* and *Coleman* courts are barred  
 25 by the PLRA from ordering any remedy that involves a reduction in the prison population,  
 26 18 U.S.C. § 3626(a)(3)(B), and the *Plata* Receiver and *Coleman* Special Master therefore  
 27 lack the most direct and effective means of eliminating the fundamental problems that result  
 28 from overcrowding, *see supra* Section IV. While improvements have been and continue to

1 be made, and the *Plata* and *Coleman* courts have continued their efforts during this three-  
2 judge court proceeding, it is clear that the Receiver and the Special Master cannot remedy the  
3 constitutional violations in the absence of a prisoner release order.

4 The *Plata* Receiver has determined that adequate care cannot be provided for the  
5 current number of inmates at existing prisons and that additional capacity is required to  
6 remedy the medical care deficiencies that exist in California's prison system. *See, e.g.*,  
7 Ex. D1133 at 27-28 (*Plata* Receiver's June 6, 2008 Turnaround Plan of Action). Defendants  
8 correctly note that the *Plata* Receiver has stated that “[f]ailure is not an option” and that  
9 “[o]ver time the CDCR's medical delivery system will be raised to constitutional levels.”  
10 Ex. D1092 at 41 (*Plata* Receiver's May 15, 2007 Report Re: Overcrowding). However, the  
11 Receiver also noted that “the time this process will take, and the cost and the scope of  
12 intrusion by the Federal Court cannot help but increase, and increase in a very significant  
13 manner, if the scope and characteristics of CDCR overcrowding continue.” *Id.* According to  
14 the Receiver, the creation of a system that could adequately deliver medical care to all of the  
15 inmates moving through the reception center at the California Institution for Men under the  
16 present level of overcrowding could “all but bankrupt the State of California and create a  
17 medical delivery problem in [surrounding] counties because there may not be enough  
18 competent clinicians to provide medical care for an unlimited number of State prisoners and  
19 for the public also.” *Id.* Even assuming that the Receiver's comments are somewhat  
20 overstated, relying on the authority that he possesses to resolve the medical care crisis in the  
21 absence of a population reduction order does not offer a feasible alternative. There is no  
22 question that in the absence of a population reduction order a fair number of new prisons and  
23 medical facilities would be required. We have already explained that such construction  
24 could not be completed in a timely manner, even if the legislature were willing to fund it.

25 The history of the *Coleman* case demonstrates even more starkly the impossibility of  
26 establishing a constitutionally adequate mental health care delivery system at current levels  
27 of crowding. For almost a decade the *Coleman* court has issued specific orders directing  
28 defendants to develop sufficient beds for the delivery of mental health care at each level of

1 the mental health care delivery system. Despite all of those orders, defendants have far too  
2 few mental health care beds to meet present demand. The CDCR's recent refusal to sign the  
3 agreement it negotiated with the Receiver makes compliance even more unlikely, as the state  
4 had previously offered the agreement as its primary method of developing the needed mental  
5 health beds. Likewise, the *Coleman* court has issued numerous orders directing defendants  
6 to decrease the time required to transfer seriously mentally ill inmates, including those who  
7 are suicidal or otherwise in crisis, to appropriate levels of supervised care, but wait lists  
8 remain at every level. These are but two examples of the *Coleman* court's ongoing inability,  
9 despite tremendous effort, to bring the prison mental health care system into constitutional  
10 compliance. In light of this history, the evidence is clear and convincing that defendants are  
11 simply unable to meet the escalating demand for resources caused by the overcrowding in  
12 California's prisons.

13 Defendants argue that a prisoner release order will not fix the constitutional violations  
14 in the delivery of mental health care because they will need to develop appropriate treatment  
15 space and hire sufficient staff even if the total inmate population is reduced. Defendants  
16 point to the *Coleman* Special Master's findings that “[e]ven the release of 100,000 inmates  
17 would likely leave the defendants with a largely unmitigated need to provide intensive  
18 mental health services to program populations that would remain undiminished by a  
19 reduction of some 19,000 [CCCMS] inmates,” and that the release of 50,000 inmates “would  
20 probably not raise staffing resources into equilibrium with the mental health caseload.”  
21 Ex. D1292 at 15.

22 We agree with the Special Master that the population reduction order sought by  
23 plaintiffs is not by itself a panacea, and that defendants' efforts to provide constitutionally  
24 adequate mental health care must go beyond reducing prison overcrowding. Obviously,  
25 simply creating additional space would not solve the problem; prison authorities would be  
26 required to ensure that the space is used to provide prisoners with professionally sound  
27 medical and mental health treatment, to administer necessary medications to prisoners, and to  
28 remove the other barriers to constitutionally adequate medical and mental health care created

1 by overcrowding. However, the defendants cannot remedy the ongoing constitutional  
 2 violations without significant relief from the overcrowded conditions. We find the Special  
 3 Master's statement about 100,000 inmates somewhat hyperbolic. The comment about 50,000  
 4 inmates more nearly approximates the remedy we deem appropriate given our obligation to  
 5 adopt the least intrusive remedy. Nevertheless, as he and we have both noted, additional  
 6 steps will be required after the prison population is reduced. We believe that the Special  
 7 Master will be able to provide significant assistance to the state in that respect.

8       It is apparent from the extraordinary efforts undertaken by the Special Master and the  
 9 Receiver, as well as the fundamental constitutional inadequacies in medical and mental  
 10 health care, that a reduction in the present crowding of the California prisons is necessary if  
 11 the efforts of the *Plata* Receiver and the *Coleman* Special Master to bring the medical and  
 12 mental health care in California's prisons into constitutional compliance are ever to succeed.  
 13 In the absence of a prisoner release order, all other remedial efforts will inevitably fail.

14           4. Other Proposals

15       As noted in our discussion of prison construction, equitable concerns would prevent  
 16 us from entering a prisoner release order if the state had plans in place that would reduce the  
 17 crowding of California's prisons sufficiently to allow the remedying of the constitutional  
 18 violations in the near future. However, the evidence at trial was clear and convincing that  
 19 none of the state's existing plans can reduce the prisoner population to the extent necessary  
 20 to permit the CDCR to bring its prison medical and mental health systems into constitutional  
 21 compliance.

22       The state and one of the defendant-intervenors have suggested two different means of  
 23 reducing the prison population. The first is already being implemented by the state through  
 24 its program to transfer California inmates to facilities in other states. *E.g.*, Kernan Trial Aff.  
 25 ¶¶ 16-17.<sup>58</sup> We do not comment on the merits of this program, although we have doubts

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26           <sup>58</sup>Defendants' out-of-state transfer program, if ordered by the court, would fall within  
 27 the PLRA's definition of a prisoner release order, because it "directs the release [of inmates]  
 28 from . . . a prison," 18 U.S.C. § 3626(g)(4) (emphasis added). An order requiring the transfer  
 of prisoners from California's adult prison institutions to out-of-state prisons would be  
 functionally identical to an order requiring the transfer of prisoners from a single prison or

1 about its efficacy as applied to the mentally ill and question its possible adverse effect on  
 2 prisoners moved to a location far removed from their families and friends. Still, as of  
 3 August 29, 2008, approximately 4852 California inmates had been housed in out-of-state  
 4 institutions, and the CDCR had plans to transfer up to a total of 3000 additional inmates to  
 5 such sites. Cate Trial Aff. ¶ 47.

6 Given the severely overcrowded conditions we have already described, this planned  
 7 additional reduction of 3,000 prisoners in the in-state inmate population is too small to  
 8 significantly affect the provision of medical and mental health care to California's inmates.<sup>59</sup>  
 9 Not surprisingly, defendants do not suggest that the transfer of even more additional inmates  
 10 to out-of-state facilities would provide a meaningful alternative to the population reduction  
 11 order proposed by plaintiffs. Furthermore, despite the small size of the existing transfer  
 12 program, the need to monitor out-of-state facilities to ensure that all California inmates are  
 13 receiving constitutionally adequate medical care has already hampered the in-state remedial  
 14 process. Ex. D1100 at 48-49 (*Plata* Receiver's Sept. 15, 2008 Ninth Quarterly Report)  
 15 (discussing on-site investigation and corresponding corrective action plan following the  
 16 death of a California inmate being housed at a private prison in Mississippi). As the  
 17 Receiver noted, out-of-state monitoring

18 has had a serious negative impact on the Office of the Receiver,  
 19 drawing critical clinical personnel away from other important  
 20 projects and delaying "in-state" remedial efforts. In essence,  
 21 thousands of dollars of valuable clinical hours have been devoted  
 to helping a private prison organization rework its medical  
 delivery system (at the request of CDCR and State officials) in  
 order to keep the out of state transfer process from collapsing.

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22 jail to other institutions, and an order of that type has been held to be a prisoner release order,  
 23 notwithstanding that the state, county, or city could move the affected prisoners into other  
 24 institutions rather than releasing them from incarceration. *See Tyler*, 135 F.3d at 595-98  
 25 (finding that injunction limiting the number of technical probation violators that could be  
 housed in the city jail, thereby forcing the city to pay for their confinement elsewhere, was a  
 prisoner release order under the PLRA).

26 <sup>59</sup>Defendants stated that "CDCR will also seek authorization to transfer [additional]  
 27 inmates out-of-state, if necessary," Cate Trial Aff. ¶ 47, but there is no evidence regarding  
 28 how difficult this authorization is to obtain; how long the authorization process or transfer  
 process takes; what the cost of such a transfer would be; or how many additional inmates  
 could realistically be dispatched to out-of-state facilities.

1 *Id.* at 49.

2 Based on this clear and convincing evidence regarding the operation of the existing  
 3 out-of-state transfer program, we conclude that the transfer of inmates to out-of-state  
 4 facilities would not on its own begin to provide an adequate remedy for the constitutional  
 5 deficiencies in the medical and mental health care provided to California's inmates.  
 6 Moreover, given the need to ensure constitutionally adequate medical and mental health care  
 7 in states as distant as Mississippi, the program may be of questionable efficacy, given the  
 8 comparatively small number of prisoners who might be included.

9 A defendant-intervenor has suggested that the prison population might be reduced by  
 10 transferring inmates who do not have legal status in the United States to federal custody.  
 11 Runner Trial Decl. ¶ 19. However, the intervenor introduced no evidence suggesting that  
 12 this transfer program could soon be implemented, that the federal government would agree to  
 13 such an arrangement, or that any implementation of this program would result in a population  
 14 reduction sizable enough to allow the CDCR to remedy the constitutional violations in *Plata*  
 15 and *Coleman*.<sup>60</sup> The program is thus too speculative to suggest that we should abstain from  
 16 entering the type of prisoner release order set forth below.

17 **B. Expert Testimony**

18 The testimony we received from the experts overwhelmingly rejected the claim that  
 19 alternatives such as construction of prisons or other facilities or the transfer of small numbers  
 20 of prisoners could render a prisoner release order unnecessary. Director Scott succinctly and  
 21 persuasively summarized the testimony of the experts in stating that “unless the population is  
 22 [substantially] reduced, the state will remain in crisis verging on catastrophe and will remain  
 23 utterly unable to provide adequate medical and mental health care to the prisoners in its  
 24 custody.” Nov. 9, 2007 Scott Report ¶ 6; *see also id.* ¶ 3 (“[W]ithout substantially reducing  
 25 its prisoner population, California will never be able to generate the custodial support  
 26 services necessary to provide prisoners with basic medical and mental health care.”).  
 27 Secretary Woodford, the former head of the CDCR who also served as warden at San

28 <sup>60</sup>*See infra* note 82.

1 Quentin State Prison, Nov. 9, 2007 Woodford Report ¶ 1, similarly testified that, “[u]ntil the  
 2 population is reduced substantially there is no realistic hope that the unconstitutional  
 3 conditions will be eliminated,” *id.* ¶ 46; *see also id.* ¶ 6 (“[N]othing short of a reduction in  
 4 the prison population will effectively address these issues.”). Woodford explained that, in  
 5 her experience as a manager of both an individual institution and the entire department:

6 [W]e would come up with wonderful ideas and have great  
 7 planning, but overcrowding interfered with our ability to  
 8 implement any of those ideas, to bring resolution to any of the  
 9 problems that we’re facing in both [*Plata* and *Coleman*]. And  
 the overcrowding was every day, more and more inmates coming  
 into the system.

10 Rep. Tr. at 376:3-15. Thus, according to Woodford, “without addressing the issue of  
 11 overcrowding, the Department of Corrections will never be able to provide appropriate  
 12 medical or mental healthcare and . . . sustain any kind of quality constitutionally-adequate  
 13 medical or mental healthcare.” *Id.* at 385:6-10.

14 Other experts also agreed with Secretary Woodford’s and Director Scott’s opinions.  
 15 For example, Dr. Beard opined that, while he believes CDCR staff and leadership generally  
 16 “want to do the right thing,” he does not believe they are capable of providing  
 17 constitutionally adequate care under the current crowded conditions. *Id.* at 251:12-23,  
 18 259:5-12. Similarly, Secretary Lehman testified that “you cannot provide adequate  
 19 healthcare and mental healthcare under the current situation of crowding within the State of  
 20 California,” *id.* at 271:22-25, and that “a reduction in the population is a necessary condition”  
 21 for providing such care. Aug. 15, 2008 Lehman Report ¶ 11. And Dr. Shansky testified that:

22 The CDCR, in concert with the Receiver, cannot simultaneously  
 23 develop a competent medical care delivery system in facilities  
 24 that lack necessary space and staffing, and address the growing  
 25 needs of an ever-increasing number of patients. Until the  
 existing overcrowding situation is addressed, CDCR is locked  
 into a “crisis-response” approach where it can focus only on  
 putting out “fires” rather than system-building.

26 Nov. 9, 2007 Shansky Report ¶ 138. “The limitations on the CDCR, including staffing,  
 27 administrative resources and especially treatment space, are so severe that the only avenue  
 28 for building a constitutional health care delivery system is to reduce the demand on the

1 system by lowering the number of patients it serves.” Sept. 10, 2008 Shansky 2d Supp.  
 2 Report ¶ 8. One of defendant-intervenors’ experts agreed that “the necessary constitutional  
 3 medical and mental health services can’t be provided with today’s overcrowding.” Rep. Tr.  
 4 at 2202:4-6 (Bennett).

5 The mental health experts who testified also agreed that a reduction in crowding is a  
 6 prerequisite to providing constitutionally adequate care. Dr. Stewart testified that, “due to  
 7 the extreme nature of the overcrowding, which negatively impacts all aspects of the mental  
 8 health and medical care system that is currently causing *Coleman* class members needless  
 9 suffering, as well as death, . . . the only remedy that would help the system move into  
 10 constitutional compliance” is reducing the population. *Id.* at 2207:22-2208:2. Dr. Stewart  
 11 based his conclusion on “the persistence of the [Eighth Amendment] violations [in *Coleman*]  
 12 after years of very close court monitoring,” and on statements by the *Coleman* Special  
 13 Master “in several places that the progress that was made early on in the *Coleman* matter has  
 14 been undermined by current population pressures that exist.” *Id.* at 2208:12-19. Dr. Stewart  
 15 testified that defendants’ plans to remedy the persistent problems that pose barriers to  
 16 constitutional compliance are inadequate mainly because the plans “will take years to  
 17 implement, if they are even able to be implemented at all, given the current degree of the  
 18 population pressures.” *Id.* at 2208:21-2209:4.

19 Dr. Haney also concluded that the only remedy for the ongoing Eighth Amendment  
 20 violations in the delivery of mental health and medical care is a substantial reduction of the  
 21 CDCR inmate population, Aug. 15, 2008 Haney Report ¶¶ 364-378; Rep. Tr. at 945:14-19,  
 22 and provided several reasons for his conclusion. The first was “the urgency of the problem  
 23 itself, and the unacceptably time-consuming nature of alternative solutions.” Aug. 15, 2008  
 24 Haney Report ¶ 367. As Dr. Haney testified, mentally ill inmates suffering in the  
 25 “emergency-like conditions” of California’s prisons cannot await relief for an additional four  
 26 or five years, the time projected by defendants’ best-case scenario for the construction of  
 27 additional mental health facilities. Rep. Tr. at 945:22-946:16; *see also* Aug. 15, 2008 Haney  
 28 Report ¶ 367. Dr. Haney also identified other problems with the proposed construction

1 plans: They are insufficient, by themselves, to address the range of mental health care  
2 delivery problems caused by crowding; do not take into account the conditions in which  
3 CCCMS inmates are housed; do not provide sufficient EOP space; and do not “realistically  
4 address” the “massive” staffing increases that will be required. Rep. Tr. at 947:16-948:14.  
5 Finally, Dr. Haney opined that, for the past twenty-eight years, the CDCR has taken the  
6 same basic approach to overcrowding and its impacts on mental health and medical care and,  
7 while conditions have occasionally improved over that period, “the system has gotten worse  
8 not better.” *Id.* at 948:18-949:8. Delivery of services is now so stressed by the  
9 “overwhelming press of the numbers in the system” that the CDCR’s method of addressing it  
10 “has finally run its course, and it is time . . . to address the issue at its cause, and the cause of  
11 it is overcrowding.” *Id.* at 949:13-17 (Haney).

12 Defendants emphasize testimony that it is possible to provide constitutionally  
13 adequate care in a crowded prison system. *E.g.*, Rep. Tr. at 286:15-18 (Lehman) (testifying  
14 that it is possible to provide adequate care “at some level” of overcrowding); *id.* at 1216:21-  
15 1217:3 (Thomas) (testifying that such care can be provided in “extremely overcrowded  
16 conditions”); Nov. 9, 2007 Thomas Report ¶ 6 (same); Rep. Tr. at 1080:12-24 (Packer)  
17 (testifying that, “although overcrowding exacerbates the problems” in providing appropriate  
18 mental health care, such care can be provided “if appropriate facilities and programs are  
19 developed”). Although for the reasons previously stated we are skeptical of Dr. Thomas’s  
20 testimony, we credit the remaining testimony to the extent that it states that the inmate  
21 population need not be reduced to 100% design capacity before constitutional levels of care  
22 can be provided. We find, however, that California’s prison system is now so overcrowded  
23 that it is impossible to provide adequate care without a substantial reduction in crowding. As  
24 Secretary Lehman persuasively explained, no state “has experienced anything close” to the  
25 level of crowding in California – a level that makes it impossible to provide constitutionally  
26 adequate medical and mental health care. *Id.* at 286:19-287:1; *see also id.* at 297:1-17  
27 (Haney) (testifying that California has been operating at 190% design capacity, which is “an  
28 unheard of amount of overcrowding”); Nov. 9, 2007 Scott Report ¶ 3 (overcrowding crisis in

1 California is “unprecedented in scope”). Moreover, Dr. Packer’s opinion that  
2 constitutionally adequate mental health care can be provided in an overcrowded prison  
3 setting is significantly qualified by his testimony that the provision of constitutionally  
4 adequate care in such settings is contingent upon the development of “appropriate facilities,”  
5 and that simply retrofitting prison space that was not originally designed for delivery of  
6 mental health care is unlikely to lead to “a program that is sufficient.” *See* Rep. Tr. at  
7 1080:18-1082:12.

8 Additionally, although defendants’ two experts testified that adequate care can be  
9 provided in overcrowded settings and that they themselves have been able to do so, the  
10 systems in which they worked had prison population controls in place. Dr. Packer testified  
11 that he was able to provide appropriate mental health care in the overcrowded Massachusetts  
12 jail facilities he supervised. *Id.* at 1086:6-12. However, he admitted that “there was some  
13 effort on the part of the courts to not send in some of the mentally ill inmates into the system.  
14 And, frankly, in my opinion the most effective procedure we had was that we provided  
15 mental health services at the courts, and we diverted mentally ill people away from the jail.”  
16 *Id.* at 1086:17-23. Thus, he explicitly opined that the diversion of mentally ill prisoners – a  
17 remedy falling within the PLRA’s definition of a prisoner release order – would be the most  
18 effective interim remedy. *Id.* at 1086:25-1087:14; *cf. id.* at 1084:17-18 (testifying that new  
19 construction is required to get the level of mental health care “to the level that really needs to  
20 be”). Similarly, during the time in which Dr. Thomas served as a physician with the Florida  
21 Department of Corrections, the department operated under statutory population controls that  
22 capped the population at prison hospitals and infirmaries at 100% design capacity and the  
23 general prison population at 150% design capacity. *Id.* at 1250:1-1251:1. Consequently, in  
24 light of the overwhelming expert testimony to the contrary, we do not find persuasive the  
25 testimony by either Dr. Packer or Dr. Thomas that constitutional levels of medical and  
26 mental health care can be established in California’s prisons without first reducing the  
27 California prisoner population to well below 190% design capacity.

1           **C. Findings and Conclusions**

2           The evidence establishes that “[r]educing the population in the system to a  
3 manageable level is the only way to create an environment in which other reform efforts,  
4 including strengthening medical management, hiring additional medical and custody staffing,  
5 and improving medical records and tracking systems, can take root in the foreseeable future.”  
6 Sept. 10, 2008 Shansky 2d Supp. Report ¶ 10. Other forms of relief are either unrealistic or  
7 depend upon a reduction in prison overcrowding for their success. Accordingly, we find, by  
8 clear and convincing evidence, that no relief other than a prisoner release order is capable of  
9 remedying the constitutional deficiencies at the heart of these two cases.

10

11           **VI. NARROWLY DRAWN, LEAST INTRUSIVE REMEDY THAT EXTENDS NO  
12 FURTHER THAN NECESSARY**

13           Plaintiffs have demonstrated that crowding is the primary cause of the  
14 unconstitutional denial of medical and mental health care to California prisoners, and that no  
15 relief other than a prisoner release order can remedy those constitutional violations.  
16 Accordingly, plaintiffs have met the PLRA’s requirements for the entry of a prisoner release  
17 order. *See* 18 U.S.C. §§ 3626(a)(3)(E)(i), (ii). However, any relief this court orders must  
18 also meet the PLRA’s general standard for prospective relief. Specifically, the relief must be  
19 “narrowly drawn, extend[] no further than necessary to correct the violation of the Federal  
20 right, and [be] the least intrusive means necessary to correct the violation of the Federal  
21 right.” *Id.* § 3626(a)(1)(A). Plaintiffs seek an order requiring the state to reduce the  
22 population of its adult institutions to 130% of their combined design capacity. We find that  
23 the scope and form of the relief proposed by plaintiffs comports with the PLRA. Although  
24 we believe that plaintiffs’ request for a cap of 130% is reasonable and finds considerable  
25 support in the record, there is some evidence that a reduction in the population to a level  
26 somewhat higher than 130% of the system’s design capacity but lower than 145% might  
27 provide the relief from overcrowding necessary for the state to correct the constitutional  
28 violations at issue. Notwithstanding the weight of the evidence, we cannot say with certainty

1 that a cap as low as 130% is necessary, although we are persuaded that the cap must not be  
 2 much higher. Because any relief we order must extend no further than necessary, and  
 3 because we are convinced that a cap of no higher than 137.5% is necessary, we order  
 4 defendants to reduce the prisoner population to 137.5% of the adult institutions' total design  
 5 capacity.<sup>61</sup>

6       **A. Scope of Relief**

7       Our remedy "must of course be limited to the inadequac[ies] that produced the  
 8 injur[ies] in fact that the plaintiff[s] ha[ve] established." *Lewis*, 518 U.S. at 357. In this  
 9 proceeding, those injuries involve the state's longstanding and knowing failure to provide its  
 10 prisoners with the minimal level of medical and mental health care required by the  
 11 Constitution. The *Plata* court found that "the California prison medical system is broken  
 12 beyond repair"; that the "future injury and death" of California prisoners is "virtually  
 13 guaranteed in the absence of drastic action"; and that the state had failed to address those  
 14 problems despite having "every reasonable opportunity" to do so. Oct. 3, 2005 FF&CL in  
 15 *Plata*, 2005 WL 2932253, at \*1. Likewise, the *Coleman* court found that the state was  
 16 deliberately indifferent to the fact that

17       seriously mentally ill inmates in the California Department of  
 18 Corrections daily face an objectively intolerable risk of harm as a  
 19 result of the gross systemic deficiencies that obtain throughout  
 20 the Department. . . . [I]nmates have in fact suffered significant  
 21 harm as a result of those deficiencies; seriously mentally ill  
 inmates have languished for months, or even years, without  
 access to necessary care. They suffer from severe hallucinations,  
 they decompensate into catatonic states, and they suffer the other  
 sequela to untreated mental disease.

22 *Coleman*, 912 F. Supp. at 1316, 1319.

23       With the identified constitutional violations in mind, we first consider the propriety of  
 24 plaintiffs' request for a systemwide cap. "'The scope of injunctive relief is dictated by the  
 25 extent of the violation established.' The key question . . . is whether the inadequacy  
 26 complained of is in fact 'widespread enough to justify system wide relief.'" *Armstrong*, 275

27       <sup>61</sup>As noted already, our opinion and order is limited to the CDCR's thirty-three adult  
 28 prison institutions and does not include camps, community correction centers, or Department  
 of Mental Health state hospitals.

1 F.3d at 870 (quoting *Lewis*, 518 U.S. at 359). In other words, a systemwide remedy like that  
2 requested by plaintiffs is appropriate only if plaintiffs have established systemwide injury  
3 and impact. *See, e.g., Columbus Bd. of Educ. v. Penick*, 443 U.S. 449, 463-65 (1979);  
4 *Armstrong*, 275 F.3d at 871; *Smith v. Ark. Dep’t. of Corr.*, 103 F.3d 637, 645-46 (8th Cir.  
5 1996). “[I]solated violations affecting a narrow range of plaintiffs” cannot support  
6 systemwide relief. *Armstrong*, 275 F.3d at 870; *see also Lewis*, 518 U.S. at 359 (finding  
7 systemwide relief inappropriate where plaintiffs had shown only two violations).

8 There can be no serious dispute that a systemwide remedy is appropriate in this case.  
9 As we have already noted, the constitutional violations identified by the *Plata* and *Coleman*  
10 courts exist throughout the California prison system and are the result of systemic failures in  
11 the California prison system. *See* Nov. 3, 2008 Order at 7. Numerous reports issued by the  
12 *Plata* Receiver and the *Coleman* Special Master document the systemic nature of those  
13 problems. Not surprisingly, defendants have never contended that the problems at issue in  
14 *Plata* and *Coleman* are institution-specific. Accordingly, a systemwide remedy is  
15 appropriate.

16 Similarly, we conclude that a single systemwide cap rather than a series of institution-  
17 specific caps or a combination of systemwide and institution-specific caps is appropriate.  
18 Although institution-specific caps would be tailored to each institution’s needs and  
19 limitations, an institution-by-institution approach to population reduction would interfere  
20 with the state’s management of its prisons more than a single systemwide cap, which permits  
21 the state to continue determining the proper population of individual institutions. Unless and  
22 until it is demonstrated that a single systemwide cap provides inadequate relief, we will limit  
23 the relief we order to that form of order.

24 To be certain, the relief sought by plaintiffs extends further than the identified  
25 constitutional violations in one regard: Any population reduction plan developed by the state  
26 is likely to affect inmates without medical conditions or serious mental illness. However,  
27 there is no feasible prisoner release order that would reduce overcrowding without affecting  
28

1 some inmates outside the *Plata* and *Coleman* classes. Thus, we have no doubt that the relief  
 2 we order contravenes no principle of law or equity in that regard.

3 Accordingly, the systemwide scope of plaintiffs' requested relief is properly tailored  
 4 to the identified constitutional violations, at least at this first stage of the court's attempt to  
 5 bring the system into compliance with the Constitution's mandate.

6 **B. Form of Relief**

7 We next consider the form of relief proposed by plaintiffs. Plaintiffs seek an order  
 8 requiring the state to reduce its prison population to a specified percentage of the system's  
 9 design capacity within two years. Initially, the state would be required to develop a plan to  
 10 reduce the population to the designated percentage. After considering the proposed plan and  
 11 any objections from plaintiffs or intervenors, we would enter a final order incorporating the  
 12 state's proposal if it is feasible, with any appropriate modifications or amendments we may  
 13 deem necessary. We would then retain jurisdiction to ensure compliance with the order or  
 14 make further changes as necessary in order to allow the state to attain the actual reduction in  
 15 the prison population set forth in our order within the specified time.

16 The Supreme Court described the nearly identical procedure used in *Bounds v. Smith*,  
 17 430 U.S. 817 (1977), as an "exemplar of what should be done" in crafting systemwide  
 18 prospective relief. *Lewis*, 518 U.S. at 363. In *Bounds*, the district court found that the state's  
 19 failure to provide legal research facilities unconstitutionally denied its inmates access to the  
 20 courts. *Bounds*, 430 U.S. at 818. However,

21 [r]ather than attempting to dictate precisely what course the State  
 22 should follow [to remedy the constitutional violation], the court  
 23 charged the Department of Correction with the task of devising a  
 24 Constitutionally sound program to assure inmates access to the  
 courts. It left to the State the choice of what alternative would  
 most easily and economically fulfill this duty.

25 *Id.* at 818-19 (internal quotations omitted). "The State responded with a proposal, which the  
 26 District Court ultimately approved with minor changes, after considering objections raised by  
 27 the inmates." *Lewis*, 518 U.S. at 362-63 (citing *Bounds*, 430 U.S. at 819-20).

28

1       In both *Bounds* and *Lewis*, the Supreme Court praised the *Bounds* lower court's  
2 remedial approach, finding that it "scrupulously respected the limits on [the court's] role"  
3 and preserved the prison administrators' "wide discretion within the bounds of constitutional  
4 requirements." *Bounds*, 430 U.S. at 832-33; *Lewis*, 518 U.S. at 363. The relief requested by  
5 plaintiffs here demonstrates the same respect for this court's limited role and for the need to  
6 preserve the state's "wide discretion" in managing its prisons. As in *Bounds*, plaintiffs'  
7 proposal would permit the state to develop the necessary population reduction plan in the  
8 first instance. As we describe *infra*, the state would not be required to throw open the doors  
9 of its prisons, but could instead choose among many different options or combinations of  
10 options for reducing the prison population. The state's options include, *inter alia*, the  
11 following: enhancing good time and program participation credits; diverting technical parole  
12 violators and certain offenders with short sentences; reducing the length of parole  
13 supervision; implementing evidence-based rehabilitative programming; or implementing  
14 sentencing reforms, perhaps by means of a sentencing commission or by otherwise changing  
15 outmoded or counterproductive sentencing practices. Many of these options have already  
16 been proposed at various times by defendants themselves. *See, e.g.*, Rep. Tr. at 1694:19-  
17 1699:15 (Cate) (discussing Governor Schwarzenegger's proposed reforms, including the  
18 elimination of parole supervision and enhanced good time and program participation credits);  
19 *see also* Ex. P3 at 77 (noting that fifteen reports presented to the state between 1990 and  
20 2007, some of which were prepared by state-established commissions or committees,  
21 recommended sentencing reform and the establishment of a sentencing commission).

22       Plaintiffs' proposed order would permit the state to choose among many available  
23 means of achieving the prescribed population reduction, thereby maximizing the state's  
24 flexibility and permitting the state to comply with the cap in a manner that best accords with  
25 the state's penal priorities. For this reason, an order requiring a systemwide population  
26 reduction to a specified percentage is preferable to an order or series of orders requiring  
27 particular methods of population reduction, such as the reform of the parole system or the  
28 overhaul of the state's sentencing policies. By asking the state to develop a remedial plan in

1 the first instance, the relief sought by plaintiffs exhibits the deference to state expertise  
 2 required by the PLRA and *Lewis* and limits this court's intrusion into ““the minutiae of  
 3 prison operations.”” *Lewis*, 518 U.S. at 362 (quoting *Bell v. Wolfish*, 441 U.S. 520, 562  
 4 (1979)). The population reduction order sought by plaintiffs is thus “the least intrusive  
 5 means necessary to correct the [constitutional] violation[s]” at issue in this proceeding.  
 6 18 U.S.C. § 3626(a)(1)(A).<sup>62</sup>

7 **C. The Required Population Reduction**

8 Finally, we consider plaintiffs' specific request that we order defendants to reduce  
 9 California's prisoner population to 130% of the system's design capacity. At the outset, we  
 10 note that choosing the percentage of design capacity to which the prison population should  
 11 be reduced is “not an exact science.” Rep. Tr. at 976:3-4 (Haney). As plaintiffs' expert  
 12 Dr. Craig Haney explained, “there's nothing magical” about any specific percentage,  
 13 including 100%, *id.* at 976:7-8, but the likelihood of bringing the system into constitutional  
 14 compliance increases as the prison population nears 100% design capacity, *id.* at 976:8-15.  
 15 Our task is further complicated by the fact that defendants have not presented any evidence  
 16 or arguments suggesting that we should adopt a percentage other than 130% design capacity.  
 17 Nonetheless, both the PLRA and general equitable principles require this court to ensure that  
 18 the population reduction sought by plaintiffs extends no further than necessary to rectify the  
 19 unconstitutional denial of medical and mental health care to California's prisoners.

20 Although plaintiffs seek a cap at 130% design capacity, the evidence at trial  
 21 demonstrated that even a prison system operating at or near only 100% design capacity faces  
 22 serious difficulties in providing inmates with constitutionally sufficient medical and mental  
 23 health care. First, California's prisons were not designed to provide medical and mental  
 24 health care for the numbers now housed therein. Instead, the physical space for health care

25 <sup>62</sup>Of course, *Bounds* involved the initial remedial response to a recently identified  
 26 constitutional violation, whereas *Plata* and *Coleman* have been in their remedial phases for a  
 27 number of years. We do not believe this distinction would justify a departure from the  
 28 remedial model praised in *Bounds* and *Lewis*, in which the state is given the first opportunity  
 to develop a remedial plan. It may, however, along with the nature of the constitutional  
 violations and of plaintiffs' injuries, affect the length of time in which the state is required to  
 develop and implement the plan.

1 in California's prisons was devised on the assumption that the prisons' populations would not  
 2 exceed 100% of their design capacity. Rep. Tr. at 271:8-10 (Lehman) ("The physical space  
 3 provided [in each institution] is based on the hundred percent population as opposed to 200  
 4 percent."). As defendants' witness Robin Dezember noted, the state's prisons "were not  
 5 designed and made no provision for any expansion of medical care space beyond the initial  
 6 100% of capacity," and "none of the 19 CDCR institutions planned and built in the boom of  
 7 the 80s and 90s gave any thought to the space that might be needed for mental health  
 8 purposes." Dezember Trial Aff. ¶ 72 (internal quotations omitted). Shockingly, this failure  
 9 to account for the effect of overcrowding on the ability of prisons to deliver medical and  
 10 mental health continued even after the state knew that they would be filled to 200% of their  
 11 design capacity. Ex. D1092 at 21-22 (*Plata* Receiver's May 15, 2007 Report Re:  
 12 Overcrowding) (noting that a new prison built in 2005 was designed to provide medical care  
 13 for a population equal to 100% design capacity notwithstanding the CDCR's existing plan to  
 14 house a population equal to 200% design capacity in the new prison).

15 The mismatch between the physical design of the prisons and their present  
 16 overcrowding accounts for many of the space-related obstacles to the provision of  
 17 constitutionally sufficient medical and mental health care. According to Secretary Lehman,  
 18 the former head of corrections in Washington, Maine, and Pennsylvania, this mismatch  
 19 leaves California's prisons without the physical space to provide medical and mental health  
 20 care to the number of prisoners now housed in those overcrowded institutions. In the  
 21 absence of sufficient space the prisons are "simply not able to provide the [healthcare]  
 22 services that [are] required." Rep. Tr. at 271:10-11.

23 More generally, any prison operating at 100% design capacity stretches the limits of  
 24 its physical design. According to Dr. Haney, "prisons were virtually always designed  
 25 sparsely . . . so that a prison that was reaching 100% of its capacity really was pushing  
 26 against the limits of the number of prisoners that it could safely and humanely hold."  
 27 Aug. 15, 2008 Haney Report ¶ 380. This is especially true in the context of space allocated  
 28 for purposes other than housing, including medical and mental health care. "[P]rison design

1 traditionally maximized housing capacities and minimized space allocated to programming  
 2 needs, opportunities, and demands.” *Id.* As a result, “[w]hen a prison beg[ins] to operate at  
 3 or near its [design] capacity, there [is] typically little or no space available to pursue all but  
 4 the most basic programming options.” *Id.*

5 Finally, numerous witnesses testified that a prison system must operate *below* 100%  
 6 design capacity to function properly. Secretary Woodford, former head of CDCR and  
 7 warden at San Quentin, stated that a five percent vacancy rate is necessary “[t]o manage the  
 8 movement of prisoners appropriately.” Nov. 9, 2007 Woodford Report ¶ 14. “Without the  
 9 flexibility that this vacancy rate provides, it is very difficult to ensure that prisoners are  
 10 housed appropriately for their medical and mental health needs.” *Id.* In addition, three  
 11 witnesses for the defendant-intervenors testified that jails require a vacancy rate of at least  
 12 five or ten percent to operate properly. According to San Mateo County Sheriff Gregory  
 13 Munks, jails operate properly only when at or below their “functional capacity,” which is  
 14 five to ten percent lower than their design capacity. *See* Rep. Tr. at 1776:15-20 (Munks); *see*  
 15 *also id.* at 1776:20-23 (functional capacity “takes account [of] having the room for  
 16 classification, being able to move inmates around, [and] keep[ing] them separated based on  
 17 classification, based on needs, based on gang affiliation”). Lieutenant Stephen Smith of the  
 18 Los Angeles County Sheriff’s Department testified that jails cannot operate safely or  
 19 properly if every bed is filled, and that he would expect the same result in prisons. *Id.* at  
 20 1837:5-1838:6 (Smith). According to Lieutenant Smith, “A hundred percent of your  
 21 capacity is really a misnomer. . . . [Y]ou’re at a hundred percent capacity when you are at 90  
 22 percent. You need a ten percent vacancy factor to just facilitate movement, and those type of  
 23 issues because of the margins.” *Id.* at 1845:16-21. Likewise, Gary Graves, the acting  
 24 County Executive for Santa Clara County, testified that a fifteen percent vacancy rate is  
 25 generally necessary in Santa Clara County’s jail system. *Id.* at 2275:3-6.

26 This testimony establishes that, when a prison or jail’s population reaches 100%  
 27 design capacity, its administrators lose the flexibility required to classify inmates and to  
 28 move prisoners in accordance with their needs. We have already noted that overcrowding

1 prevents the state from providing constitutionally adequate medical and mental health care in  
2 part by preventing the proper classification of inmate medical and mental health needs,  
3 limiting the state's ability to bring inmates to required appointments and services, and  
4 preventing the state from transferring inmates into necessary clinical placements.  
5 Accordingly, the testimony suggests that the state's ability to provide constitutionally  
6 adequate medical and mental health care is hampered at 100% design capacity.

7 Despite this evidence, plaintiffs do not seek an order capping the prison system's  
8 population at 100% design capacity. Instead, they seek a cap at 130% design capacity,  
9 acknowledging that constitutionally adequate medical and mental health care can be provided  
10 in such circumstances. Plaintiffs' proposed population limit is drawn from a  
11 recommendation by the Governor's own prison reform personnel. To implement the prison  
12 building and prison reform projects authorized by AB 900, the Governor established a series  
13 of strike teams, and Deborah Hysen became head of the Facilities Strike Team in May 2007.  
14 Sept. 3, 2008 Hysen Dep. at 12:8-10, 15-17. In that role, Ms. Hysen suggested that the  
15 CDCR impose two limits on the state prison population. First, she suggested that new prison  
16 beds built pursuant to AB 900 be allocated in a manner that would limit overcrowding to no  
17 more than 145% design capacity. Ex. P128 at 1, 6 (Aug. 13, 2007 AB 900 Strike Team  
18 memo). Hysen acknowledged that housing prisoners at 145% design capacity "does not meet  
19 federal guidelines nor national standards," but she nonetheless believed that a reduction in  
20 overcrowding to 145% design capacity would "begin to moderate and control the  
21 department's overcrowding practices." *Id.* at 6. As a long-term goal, however, Hysen  
22 suggested that the prison system's population should not exceed 130% design capacity, the  
23 federal standard for prison overcrowding. *Id.*; Hysen Dep. at 94:13-24. Ms. Hysen also  
24 suggested that the CDCR consider "establishing planning capacity and oversight mechanisms  
25 to prevent the occurrence of exceeding this [130%] threshold." Ex. P128 at 6.

26 Plaintiffs' experts testified that the 130% cap recommended by Ms. Hysen would be  
27 sufficient to remedy the constitutional violations here. Secretary Lehman testified that  
28 "housing California prisoners at 130% design capacity will give prison officials and staff the

1 ability to provide the necessary programs and services for California's prisoners." Aug. 15,  
 2 2008 Lehman Report ¶ 20. Doyle Wayne Scott, the former executive director of the Texas  
 3 Department of Criminal Justice, testified that Ms. Hysen's 130% recommendation was "a  
 4 realistic and appropriate place for CDCR to be, to ensure that its prisons are safe and provide  
 5 legally required services," Aug. 13, 2008 Scott Supp. Report ¶ 18. Secretary Woodford also  
 6 agreed with Ms. Hysen's recommended 130% cap. Aug. 15, 2008 Woodford Supp. Report  
 7 ¶ 3.

8 Notably, however, both Director Scott and Secretary Woodford qualified their  
 9 endorsement of the 130% cap by stating that certain facilities could not provide  
 10 constitutionally sufficient medical and mental health care when filled to 130% design  
 11 capacity. Woodford noted that "different (and particularly older) facilities might require  
 12 slightly lower population limitations, based on the quality of infrastructure and availability of  
 13 treatment space, for example." *Id.* According to Scott, "[W]hile [130%] might be  
 14 appropriate for new construction, it should be used carefully in CDCR's old, decaying  
 15 facilities, with their failing infrastructure. Crowding prisoners at 130% is an appropriate goal  
 16 for CDCR, speaking broadly, but some facilities might only be able to support and provide  
 17 appropriate health care for smaller numbers." Aug. 13, 2008 Scott Supp. Report ¶ 18.

18 Although Director Scott and Secretary Woodford suggested that a 130% limit might  
 19 be too high in certain instances, other evidence suggested that a cap above 130% might be  
 20 sufficient. For example, Dr. Ronald Shansky testified that the Illinois prison medical system  
 21 was brought into constitutional compliance at 140% design capacity. Rep. Tr. at 479:2-16.  
 22 Similarly, the Corrections Independent Review Panel determined in 2004 that the California  
 23 prison system's "operable capacity" was 145% of its design capacity. Ex. P4 at 124. The  
 24 Panel's estimate was prepared by a group of experienced California prison wardens, who  
 25 suggested that a system operating at 145% design capacity could "support full inmate  
 26 programming in a safe and secure environment." *Id.*

27 Numerous witnesses testified, however, that the Panel's operable capacity estimate  
 28 suffers from a potentially fatal flaw for purposes of measuring the constitutional

1 requirements relating to medical and mental health care. Operable capacity does not take  
 2 into account the ability to provide that care. Thus, the wardens did not consider prisoner  
 3 medical or mental health needs in reaching their estimate. *See* Ex. P4 at 161 n.3; Nov. 9,  
 4 2007 Scott Report ¶ 46 (“[The expert panel’s] definitions [of design capacity, operational  
 5 capacity, and maximum safe and reasonable capacity], however, still fail to look at the  
 6 capability of a system or individual facility to adequately and legally care for the medical and  
 7 mental health needs of its population . . .”). According to Dr. Stewart, “The [maximum  
 8 operable capacity] incorporated educational, vocational, substance abuse, and other  
 9 rehabilitation programming, but did not account for programming associated with mental  
 10 health or medical treatment. . . . When mental health treatment needs are taken into account,  
 11 the maximum operable capacity will be lower.” Aug. 15, 2008 Stewart Supp. Report  
 12 ¶¶ 126-27. Likewise, Dr. Haney reported that

13 the Panel’s estimate of [maximum operable capacity] did *not*  
 14 specifically contemplate, take into account, or attempt to  
 15 calculate the *additional* space and staffing levels that would be  
 16 required to provide constitutionally adequate mental health and  
 17 medical care. . . . When these crucial mental health and medical  
 18 treatment needs are taken into account – as they must be in any  
 calculation aimed at addressing the primary cause of these  
 continuing constitutional violations – then the appropriate  
 percentage for maximum operable capacity would certainly be  
 lower than the Panel’s and wardens’ estimates of 145%.

19 Aug. 15, 2008 Haney Report ¶¶ 383, 385.

20 Plaintiffs’ experts convincingly demonstrated that, in light of the wardens’ failure to  
 21 consider the provision of medical and mental health care to California’s inmates and in light  
 22 of their reliance on maximum operable capacity, which does not consider the ability to  
 23 provide such care, the Panel’s 145% estimate clearly exceeds the maximum level at which  
 24 the state could provide constitutionally adequate medical and mental health care in its  
 25 prisons. Unfortunately, plaintiffs’ experts did not calculate the extent to which the operable  
 26 capacity of California’s prisons exceeds the percentage necessary for the provision of  
 27 constitutionally adequate medical and mental health care. *See* Aug. 15, 2008 Stewart Supp.  
 28 Report ¶ 127 (stating only that the maximum operable capacity of California’s prisons is

1 lower than 145%); Aug. 15, 2008 Haney Report ¶ 385 (same); *see also* Aug. 15, 2008 Haney  
2 Report ¶ 385 (describing 145% as “a very conservative estimate of [maximum operable  
3 capacity]” that is “the outer limit or maximum capacity *in a range* that is intended to  
4 eliminate the constitutional violations that are at issue here” (last emphasis added)). Even  
5 more unfortunately, as noted earlier, defendants introduced no evidence suggesting that the  
6 population of California’s prisons should be reduced to some level above 130%.

7       Although there is strong evidence that a prison system operating at even 100% design  
8 capacity will have difficulty providing adequate medical and mental health care to its  
9 inmates, the evidence before the court establishes that California’s prisoner population *must*  
10 be reduced to some level between 130% and 145% design capacity if the CDCR’s medical  
11 and mental health services are ever to attain constitutional compliance. The evidence in  
12 support of a 130% limit is strong: Both national standards and the Governor’s own strike  
13 team, which adopted those standards, suggest 130% design capacity as a reasonable upper  
14 limit on the prison system’s population. However, we cannot determine from the evidence  
15 whether the national standard selected by the Governor’s strike team represents a judgment  
16 regarding the mandates of the Constitution or whether it merely reflects a policy that ensures  
17 desirable prison conditions. Other, far less persuasive evidence at trial suggested that  
18 California might be able to remedy the constitutional violations at issue in *Plata* and  
19 *Coleman* if the population of the CDCR’s adult institutions were reduced to 140% or  
20 somewhere else lower than 145% design capacity. Exercising the caution and restraint  
21 required by the PLRA, we credit this evidence to the extent it suggests that the limit on  
22 California’s prison population should be somewhat higher than 130% but lower than 145%.  
23 Rather than adopting the 130% limit requested by plaintiffs, we will out of caution require a  
24 reduction in the population of California’s adult prison institutions to only 137.5% of their  
25 combined design capacity – a population reduction halfway between the cap requested by  
26 plaintiffs and the wardens’ estimate of the California prison system’s maximum operable  
27 capacity absent consideration of the need for medical and mental health care. At the adult  
28 institutions’ present design capacity of 79,828, Ex. P135 (CDCR weekly population report as

1 of August 27, 2008), this equates to a population of just below 110,000.<sup>63</sup> Should the state  
 2 prove unable to provide constitutionally adequate medical and mental health care after the  
 3 prison population is reduced to 137.5% design capacity, plaintiffs may ask this court to  
 4 impose a lower cap.<sup>64</sup> Similarly, should it appear that the provisions set forth in the plan  
 5 adopted by the court will not achieve the expected population reduction, plaintiffs may seek  
 6 to have the plan amended.

7

8 **VII. POTENTIAL POPULATION REDUCTION MEASURES AND THEIR**  
 9 **IMPACT ON PUBLIC SAFETY AND THE OPERATION OF THE CRIMINAL**  
 10 **JUSTICE SYSTEM**

11 Before we enter a population reduction order, we must give “substantial weight to any  
 12 adverse impact on public safety or the operation of a criminal justice system caused by the  
 13 relief.” 18 U.S.C. § 3626(a)(1)(A). To aid us in meeting this requirement, the parties  
 14 devoted nearly ten days of trial to this issue and submitted hundreds of exhibits. The  
 15 impressive collection of evidence before the court included testimony from former and  
 16 current heads of corrections of five states; top academic researchers in the field of  
 17 incarceration and crime; CDCR officials; and county officials, district attorneys, probation  
 18 officers, and sheriffs from across California. We also had the benefit of many state-  
 19 commissioned reports that proposed various measures for safely reducing the overcrowding  
 20 in California’s prison system. Indeed, four of plaintiffs’ experts – Dr. Austin, Dr. Beard, Dr.  
 21 Krisberg, and Secretary Lehman – had previously been appointed by the CDCR to serve as  
 22 members of the Expert Panel on Adult Offender Recidivism Reduction Programming. We  
 23 give substantial consideration to the report from this panel, which recommended a number of

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 25 <sup>63</sup>Of course, our order is based on a percentage of design capacity. If the CDCR  
 26 closes existing prisons or constructs new prisons or prison beds, the system’s design capacity  
 27 will change, and our order will therefore require a prison population than just below 110,000.  
 28 *See supra* Section V.A.1.d.

27 <sup>64</sup>We recognize that certain institutions and programs in the system require a  
 28 population far below 137.5% design capacity. We trust that any population reduction plan  
 developed by the state in response to our opinion and order will properly account for the  
 particular limitations and needs of individual institutions and programs.

1 measures that it believed would help to safely reduce overcrowding in California's prisons,  
 2 as a necessary first step to reducing recidivism; it included a list of ten related reforms that  
 3 have been repeatedly recommended to the state, Ex. P2 at 77, some of which we discuss  
 4 below.

5 We begin by emphasizing the nature of the order this court issues herein. The order  
 6 requires the state to reduce California's prison population to 137.5% design capacity within  
 7 two years and to submit a plan within 45 days to implement our order. As we discuss below,  
 8 there are a number of population reduction measures that will not have an adverse impact on  
 9 public safety and that in fact may improve public safety, all of which have been previously  
 10 recommended to the state, in various reports, by experts it retained to examine ways to  
 11 reduce California's high recidivism rate.<sup>65</sup> Any or all of these measures may be included in  
 12 the state's plan. Whichever solutions it ultimately chooses, the evidence is clear that the state  
 13 can comply with our order in a manner that will not adversely affect public safety. Indeed,  
 14 the evidence is clear that the state's continued failure to address the severe crowding in  
 15 California's prisons would perpetuate a criminogenic prison system that itself threatens  
 16 public safety.

17 In addressing the potential impact on public safety of our population reduction order,  
 18 we do not ignore the serious fiscal crisis presently facing the state of California. We are  
 19 aware that California will not through its ordinary budget process increase its expenditures in  
 20 order to ameliorate or resolve the constitutional issues it confronts. However, as we explain  
 21 below, a reduction in California's prison population would produce significant savings, some  
 22 of which, even with a budget reduction, could be used to fund effective rehabilitative and re-  
 23 entry programming in the prisons and to help county and local governments meet any  
 24 additional costs resulting from their expansion of existing programs in order to meet the

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 26 <sup>65</sup>The state recidivism rate is the ratio of the number of felons returned to prison  
 27 during a specific period to the number of felons paroled during the same period, times one  
 28 hundred. Ex. DI-600 at 4. The CDCR's statistics on recidivism show return-to-prison rates  
 within three years, and they include returns for technical parole violations. Rep. Tr. at  
 1373:3-20 (Woodford). California's recidivism rate is one of the highest in the country. See  
 Aug. 15, 2008 Bennett Report ¶ 58; Aug. 15, 2008 Austin Report ¶¶ 9-11; Ex. P2 at 88.

1 needs of persons affected by a population reduction order who may require county or local  
2 services. Even if the state were not to use any savings for such purposes, population  
3 reduction could be accomplished without any significant adverse impact on public safety or  
4 the operation of the criminal justice system. A number of the population reduction measures  
5 that have been recommended by the various expert committees do not require any substantial  
6 additional expenditures, and, in many instances, any additional burdens on county and local  
7 governments resulting from the prison population reduction would fall within current  
8 fluctuations in the demand for existing services.

9       In any event, we cannot now determine with finality whether the population reduction  
10 plan the state will propose in response to our order would have an adverse impact upon  
11 public safety or the operation of the criminal justice system. We do know, however, that the  
12 state *could* comply with our population reduction order without a significant adverse impact  
13 upon public safety or the criminal justice system's operation; the evidence before us clearly  
14 establishes its ability to do so. We will consider the impact of the state's actual population  
15 reduction plan before approving it or any modified or substitute plan. Whatever plan we do  
16 adopt will be consistent with our obligation to accord substantial weight to any adverse  
17 impact involved.

18       A. **Criminogenic Nature of Overcrowded Prisons**

19       As an initial matter, we conclude that the current combination of overcrowding and  
20 inadequate rehabilitation or re-entry programming in California's prison system itself has a  
21 substantial adverse impact on public safety and the operation of the criminal justice system.  
22 A reduction in the crowding of California's prisons will have a significant positive effect on  
23 public safety by reducing the criminogenic aspects of California's prisons.

24       Defendants do not credibly dispute the above conclusion, although they argue that  
25 California's criminal justice system is no different from that of other jurisdictions. In a  
26 certain sense they are correct. For example, California's incarceration rate for prisoners  
27 sentenced to more than one year in state or federal prisons is about 475 per 100,000  
28 residents, close to the national average. Cate Trial Aff. ¶ 22. California does not incarcerate

1 felons at an unusually high rate, *id.* ¶¶ 23-24, and the average prison sentence imposed and  
 2 served in California is lower than the national average, *id.* ¶ 25. However, as convincingly  
 3 explained by Professor Joan Petersilia, an expert on the California prison system and a  
 4 member of the CDCR's Rehabilitation Strike Team,<sup>66</sup> "the similarities end once an individual  
 5 has been sentenced to prison. California truly is different when it comes to the way inmates  
 6 are housed, the way they are treated while incarcerated, the way they are released, and the  
 7 way their parole is handled and revoked." Ex. P5 at 9 (May 2006 California Policy Research  
 8 Center Report, "Understanding California Corrections"). As a consequence, although  
 9 California spends billions of dollars on its prison system, it has "one of the highest return-to-  
 10 prison rates in the nation." *Id.* at ix. In 2005, 66% of offenders released from the California  
 11 prison system returned to prison within three years. *Id.* At least two experts reported that  
 12 California's recidivism rate is at 70 percent. Aug. 15, 2008 Bennett Report ¶ 58; Nov. 9,  
 13 2007 Austin Report ¶ 42.

14 The evidence clearly establishes that, because of overcrowding, the state is limited in  
 15 its capacity to classify inmates properly according to their security risk or programming  
 16 needs. *See, e.g.*, Rep. Tr. at 2013:21-23 (Lehman); *id.* at 145:15-18 (Scott); *id.* at 225:21-  
 17 227:13 (Beard); Aug. 15, 2008 Lehman Report ¶ 8; Nov. 9, 2007 Woodford Report ¶ 13. In  
 18 addition, a December 2007 report from the CDCR's Rehabilitation Strike Team found that  
 19 "fully 50% of all exiting California prisoners did not participate in *any* rehabilitation or work  
 20 program nor did they have a work assignment, during their entire prison term . . . ." Ex. P113 at 13 (December 2007 report, "Meeting the Challenges of Rehabilitation in  
 21 California's Prison and Parole System: A Report from Governor Schwarzenegger's  
 22 Rehabilitation Strike Team") (hereinafter "Rehabilitation Strike Team Report") (emphasis in  
 23 original); *see also* Sept. 22, 2008 Marquart Supp. Report ¶ 5 ("[O]f the 134,000 prisoners  
 24 who exited California's prisons in 2006, only 7% participated in substance abuse programs  
 25 and only 10% participated in vocational education while incarcerated."). The CDCR's

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 27  
 28 <sup>66</sup>The Rehabilitation Strike Team was established by Governor Schwarzenegger to  
 develop and implement prison and parole programs for the CDCR. Ex. P113 at 10.

1 Undersecretary of Programs Kathryn Jett believed that the same remained true as of August  
 2 2008. Rep. Tr. at 1731:4-8.

3 Witnesses for plaintiffs and defendant-intervenors with substantial experience  
 4 administering or studying correctional and law enforcement systems testified that, in such  
 5 conditions, high-risk inmates do not rehabilitate and low-risk inmates learn new criminal  
 6 behavior.<sup>67</sup> *E.g.*, Rep. Tr. at 1580:5-9 (Beard) (“They are probably getting worse with the  
 7 environment that they’re in, associating with the higher risk people and with the  
 8 overcrowding, with the violence, those lower risk people are probably going to be more  
 9 likely to reoffend.”); *id.* at 1052:19-1053:9 (Powers) (Stanislaus County Chief Probation  
 10 Officer) (testifying that, as a probation officer, he would prefer to treat offenders in the  
 11 community because offenders come out of prison worse than when they went in); *id.* at  
 12 2777:2-19 (Meyer) (Yolo County Chief Probation Officer) (“When I toured the prisons with  
 13 the intervenors some time ago, I was actually shocked about how almost nothing positive is  
 14 going on, how crowded it was. It’s an issue that – that it seems like they produce additional  
 15 criminal behavior.”); *see also id.* at 385:23-25 (Woodford) (“I absolutely believe that we  
 16 make people worse, and that we are not meeting public safety by the way we treat people.”).  
 17 California’s prisons, in other words, are serving as “crime school[s].” *Id.* at 2014:1  
 18 (Lehman).

19 According to Secretary Lehman, the former head of corrections in Washington,  
 20 Maine, and Pennsylvania, “there’s only one term you can use” to describe California’s  
 21 overcrowded prisons: “criminogenic.”<sup>68</sup> *Id.* at 2013:18-2014:1. The criminogenic  
 22 environment in the prison system means that “[e]ach year, California communities are  
 23 burdened with absorbing 123,000 offenders returning from prison, often more dangerous  
 24 than when they left.” Ex. P3 at 17 (Jan. 2007 Little Hoover Commission Report, “Solving  
 25 California’s Corrections Crisis: Time is Running Out”). This situation presents a clear threat

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26 <sup>67</sup>Low-risk inmates are those with low risks of reoffending, whereas high-risk inmates  
 27 are those with high risks of reoffending. *See Rep. Tr. at 1170:25-1171:22 (Powers).*

28 <sup>68</sup>Something that is “criminogenic” contributes to the occurrence of crime. *See Rep.*  
 Tr. at 2013:19-20 (Lehman).

1 to public safety and the operation of the criminal justice system. *See* Rep. Tr. at 1580:17-19  
2 (Beard); *id.* at 974:11-22 (Haney).

3 The state has recently attempted to reduce these criminogenic effects by implementing  
4 a new case management system. However, the CDCR is still in the preliminary stages of  
5 implementing this new programming. As of August 2008, there was no system in the prisons  
6 “to deliver the right inmate to the right program,” Rep. Tr. at 1727:23-24 (quoting Jett  
7 Dep.), and, at the time of trial, the case management system was in “its infancy,” *id.* at  
8 1713:3-5 (Jett).

9 Defendants do not dispute the overwhelming evidence that overcrowding in prisons  
10 itself threatens public safety, nor could they. In fact, in his 2006 Prison Overcrowding State  
11 of Emergency Proclamation, Governor Schwarzenegger found that “overcrowding causes  
12 harm to people and property, leads to inmate unrest and misconduct, reduces or eliminates  
13 programs, and increases recidivism as shown within this state and in others.” Ex. P1 at 2.  
14 The contention by defendants’ expert Dr. James Marquart that “there is no clear evidence  
15 that overcrowding by itself automatically leads to violence,” Aug. 14, 2008 Marquart Prelim.  
16 Report at 7-8, is unpersuasive, but in any event, it does not directly contradict the evidence  
17 that crowding increases recidivism. Moreover, even if Dr. Marquart is correct that there is  
18 no “systematic empirical investigation” confirming the “pernicious effects” of overcrowding,  
19 Aug. 27, 2008 Marquart Rebuttal Report ¶ 3, we credit the testimony of correctional and law  
20 enforcement experts who have seen and studied the conditions in California prisons and  
21 convincingly opined that they do adversely affect public safety.

22 Accordingly, we find that California’s overcrowded prisons are criminogenic and, as  
23 the Governor declared in his State of Emergency Proclamation, Ex. P1 at 2, have an adverse  
24 effect on public safety. Mitigating prison overcrowding could improve public safety by  
25 rendering possible the proper classification of inmates and the expansion and targeting of  
26 rehabilitation programming. *See* Ex. P2 at 9-10 (June 2007 CDCR Expert Panel on Adult  
27 Offender Recidivism Reduction Programming Report to the California State Legislature, “A  
28

1 Roadmap for Effective Offender Programming in California") (recommending population  
 2 reduction measures in order to reduce recidivism rates).

3 **B. Potential Population Reduction Measures**

4 There was overwhelming agreement among experts for plaintiffs, defendants, and  
 5 defendant-intervenors that it is "absolutely" possible to reduce the prison population in  
 6 California safely and effectively. Rep. Tr. at 2189:9-23 (Bennett) (Sonoma County  
 7 corrections expert); *see, e.g., id.* at 2101:24-2102:1 (Krisberg) (plaintiffs' expert); *id.* at  
 8 1995:8-20 (Marquart) (defendants' expert); *id.* at 2012:20-25 (Lehman) (plaintiffs' expert);  
 9 *id.* at 1327:3-6 (Woodford) (plaintiffs' expert).

10 Plaintiffs proposed several measures to reduce the prison population. The first, the  
 11 expansion of the good time credits system, would allow eligible low- to moderate-risk  
 12 inmates to be released a few months early in exchange for complying with prison rules and  
 13 participating in rehabilitative, education, or work programs. The second and third, the  
 14 diversion of technical parole violators and of low-risk offenders with short sentences, would  
 15 keep low-risk offenders in community correctional systems rather than incarcerating them in  
 16 prison for a few months. The fourth, the expansion of evidence-based rehabilitative  
 17 programming, would reduce the prison population by addressing offenders' rehabilitative  
 18 needs, thus lowering their likelihood of reoffending.<sup>69</sup>

19 Many of the witnesses presented by defendant-intervenors objected to simply  
 20 throwing open the prison doors and releasing inmates early in a generic manner, erroneously  
 21 assuming that such a remedy might be contemplated or ordered by the court. *See, e.g., Rep.*  
 22 Tr. at 1087:16-22 (Packer) ("When they said 'prison release,' I thought they were literally  
 23 releasing people from the prison."); *id.* at 1052:8-12 (Powers) (stating that he prefers his  
 24 population reduction proposal to "let's throw the door open, and in six months from now we  
 25 will be there"); Aug. 15, 2008 Bennett Report ¶ 13 ("The wholesale release of inmates would

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26  
 27 <sup>69</sup>Plaintiffs also propose shortening the length of parole supervision, which would  
 28 have a more immediate and direct impact on the distribution of parole resources than on the  
 prison population. For that reason, we discuss this proposal separately. *See infra*  
 Section VII.C.3.

1 only shift the crowding problem to the counties and provide nothing more than temporary  
2 relief to the state.”); Bay Stip. ¶ 7 (Director of San Mateo County Department of Housing)  
3 (“I am assuming that the prisoner release order is a one-time event and not part of a pattern of  
4 shorter sentences for a class of prisoners.”). However, many of the same witnesses, as well  
5 as others presented by defendants and defendant-intervenors, testified that they supported  
6 other measures for reducing the prison population, including measures substantially similar  
7 to those proposed by plaintiffs. *E.g.*, Rep. Tr. at 1086:20-1087:22 (Packer) (recommending  
8 diversion of mentally ill inmates from the prisons); *id.* at 1041:12-1045:11 (Powers) (stating  
9 that a prison population reduction could be achieved safely by investing in probation); Aug.  
10 15, 2008 Bennett Report ¶¶ 68-71, 75-76 (recommending systemic changes, including  
11 reducing return to incarceration as a sanction for technical parole violations and enhancing  
12 community-based sanctions programs); *see also* Buddress Trial Decl. ¶ 3 (San Mateo County  
13 Chief Probation Officer) (supporting population reduction measures proposed by plaintiffs’  
14 expert Dr. Krisberg); Dalton Am. Trial Decl. ¶¶ 17-26 (Los Angeles County Sheriffs’  
15 Department, Director of Bureau of Operations for Bureau of Offender Programs and  
16 Services) (recommending diversion to community corrections, sentencing reform, diversion  
17 of technical parole violators, and re-entry programming); Rep. Tr. at 2770:23-2771:10  
18 (Meyer) (testifying that, if appropriate programs were funded, the population could be  
19 reduced by about 30% while crime was also reduced); Dumanis Trial Decl. ¶¶ 16-20 (San  
20 Diego District Attorney) (supporting re-entry programming and rehabilitative and diversion  
21 programs); Boesch Trial Decl. at 13 (San Mateo County Assistant County Manager)  
22 (supporting rehabilitation programs and graduated sanctions).

23 We do not suggest that plaintiffs’ proposed methods are the only ways to reduce the  
24 prison population without adversely affecting public safety and the criminal justice system.  
25 We have discussed some other methods earlier, *supra* Section V.A.4 (discussing the state’s  
26 proposals to transfer inmates out of state or into federal custody), and will discuss others  
27 later, *supra* Section VII.B.5 (discussing, *inter alia*, sentencing reform and modifications of  
28 criminal statutes). There are other proposals as well that have been recommended by various

1 state commissions or bodies that may be worthy of consideration. Our discussion here is not  
 2 necessarily exhaustive.

3 First, we consider plaintiffs' four proposed population reduction measures. They are  
 4 substantially similar to those proposed by the Governor and many correctional experts. We  
 5 find credible the evidence that these measures, properly implemented, would not adversely  
 6 impact public safety or the operation of the criminal justice system. We also find that these  
 7 measures are feasible, and that they could achieve the population reduction required to  
 8 achieve constitutional levels of medical and mental health care delivery.

9       1.     Early Release Through Expansion of Good Time Credits

10       California, like the federal government and nearly every other state, has a system  
 11 through which inmates can earn credits to reduce their prison sentences by complying with  
 12 prison rules or by participating in rehabilitative, education, or work programs. *See, e.g.*, Rep.  
 13 Tr. at 1398:6-15 (Austin); *id.* at 1549:23-1550:14 (Beard). California's inmates can earn  
 14 credits off their prison sentences through "participation in work, educational, vocational,  
 15 therapeutic or other prison activities" and for good behavior. Cal. Penal Code §§ 2931,  
 16 2933.<sup>70</sup> CDCR Undersecretary Jett testified that the purpose of California's good time  
 17 credits system is to provide an incentive for inmates to participate in education and work  
 18 programs because those programs can reduce recidivism. Rep. Tr. at 1724:6-16.

19       Experts presented by plaintiffs, defendants, and defendant-intervenors all supported  
 20 the expansion of this good time credits system. Secretary Lehman and Secretary Woodford  
 21 both recommended the expansion of the credit system as a way to reduce the prison  
 22 population without adversely affecting public safety. *See* Aug. 15, 2008 Lehman Report  
 23 ¶ 13; Rep. Tr. 1326:21-1327:2, 1361:2-13 (Woodford). The public safety experts for  
 24 defendants and defendant-intervenors criticized generic early release programs but testified  
 25 that they were not opposed to the good time credits system. *See* Rep. Tr. at 1991:22-25

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<sup>70</sup>These credits are referred to, variously, as earned good time credits, good time  
 credits, earned credits, time credits, or earned time credits.

1 (Marquart) (stating that he is not opposed to granting earned credits for compliance with  
 2 prison rules);<sup>71</sup> Aug. 15, 2008 Bennett Report ¶ 79; Rep. Tr. at 1015:21-1016:2 (Rodriguez).

3 Defendants themselves have proposed the expansion of earned good time credits, and  
 4 they would “[o]f course not” propose plans that would endanger public safety. *Id.* at 1685:3-  
 5 15 (Cate); *id.* at 1921:14-1922:1 (Kernan). The Governor’s 2008 and 2009 budget proposals  
 6 included an enhancement in the award of good time credits for up to four months for each  
 7 program successfully completed by an eligible inmate, reasoning that “[i]ncentivizing  
 8 program participation and completion will reduce inmate violence within the CDCR and will  
 9 facilitate the inmate’s reintegration into society.” Ex. P780 at 18 (Governor’s Budget,  
 10 Special Session 2008-09); Jan. 16, 2009 Sturges Decl., Ex. A at 28 (2009-10 Governor’s  
 11 Budget).<sup>72</sup> The Corrections Independent Review Panel chaired by former Governor  
 12 Deukmejian also recommended the expansion of the earned time credits system as one  
 13 component of comprehensive reform of the prison system. Ex. P4 at 122, 130. The CDCR  
 14 Expert Panel made the same recommendation. *See* Ex. P2 at ix, 92.

15 Expansion of the good time credits system would reduce the prison population by  
 16 allowing inmates to shorten their lengths of stay in prison by a few months. The evidence  
 17 indicates that such moderate reductions in prison sentences do not adversely affect either  
 18 recidivism rates or the deterrence value of imprisonment. According to Dr. Austin, a  
 19 correctional sociologist and plaintiffs’ expert, criminologists have known “for many, many,  
 20 many years” that generally “there is no difference in recidivism rates by length of stay” in  
 21 prison, so reducing the length of stay by a “very moderate period of time” – four to six  
 22 months – would have no effect on recidivism rates. Rep. Tr. at 1387:1-11. Other experts,  
 23 including an expert for defendants and an expert for defendant-intervenors, agreed with the

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24  
 25 <sup>71</sup>Dr. Marquart criticized the earned credit system implemented in Texas in his expert  
 26 report, *see* Aug. 14, 2008 Marquart Report at 19, but testified that he was not opposed to  
 27 earned credits more generally. As we discuss below, Dr. Marquart’s testimony on this issue  
 28 is contradictory and unreliable.

<sup>72</sup>We do not consider here other proposed measures in budget messages submitted by  
 the Governor post-trial. We are aware, however, that they contain additional proposals for  
 reducing the prison population safely.

1 proposition that there is no statistically significant relationship between an individual's  
 2 length of stay in prison and his recidivism rate. *E.g.*, *id.* at 1325:11-16 (Woodford); *id.* at  
 3 1995:21-24 (Marquart); *id.* at 1154:18-24 (Powers); *see also* Ex. DI-204 at 1 (April 2007  
 4 National Council on Crime and Delinquency report, "Effect of Early Release from Prison on  
 5 Public Safety: A Review of the Literature"). Dr. Austin's study of the CDCR data confirmed  
 6 that this is true of inmates in California's prisons. Aug. 27, 2008 Austin Supp. Report  
 7 ¶¶ 4-8.<sup>73</sup> Similarly, a moderate reduction in an inmate's length of stay in prison would not  
 8 affect the deterrence value of imprisonment. According to two correctional experts,  
 9 including one presented by a defendant-intervenor, "certainty of punishment" and "the  
 10 quickness with which penalties are brought to bear" have a much bigger effect on deterrence  
 11 than a marginal difference in the level of sanctions. Rep. Tr. at 2106:2-7 (Krisberg)  
 12 ("There's a pretty large consensus that minor reductions [in sanctions] are not going to make  
 13 a big difference."); *id.* at 2194:19-2195:18 (Bennett) (testifying that "[i]t's not the severity of  
 14 the sanction that's important" but "the certainty and the immediacy of it").

15 Defendants' expert Dr. Marquart opined as a general proposition that shortening the  
 16 length of stay in prison by "advancing good time credits" could negatively impact recidivism  
 17 because it might reduce the opportunity for inmates to complete rehabilitation programming.  
 18 *E.g.*, Aug. 14, 2008 Marquart Prelim. Report at 20-21.<sup>74</sup> Dr. Marquart's opinion amounts, at  
 19 most, to a note about the factors that should be considered in designing an effective expanded  
 20 good time credits system. It is entitled to little, if any, weight as an observation about the  
 21 possible negative effect on public safety of such a system. First, as noted above,  
 22 approximately 50% of the 134,000 inmates released from California's prisons annually are  
 23 currently released without the benefit of any rehabilitation programming and, in fact,

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24  
 25 <sup>73</sup>In fact, some evidence suggests that properly targeted early release programs can  
 actually reduce recidivism rates. *E.g.*, Sept. 8, 2008 Krisberg Report at 5.

26 <sup>74</sup>Dr. Marquart stated that shortening the inmates' lengths of stay might present a  
 27 particular problem with respect to inmates in conservation camps who are trained to fight  
 28 fires. Aug. 14, 2008 Marquart Prelim. Report at 21. It appears, however, that his concern  
 with respect to these inmates is not that their recidivism rates would increase but that "their  
 release could severely impact the services these inmates render to the state." *Id.*

1 evidence shows that inmates with shorter sentences are especially unlikely to benefit from  
 2 such programming at this time.<sup>75</sup> *See* Ex. P113 at 13 (Rehabilitation Strike Team Report);  
 3 Ex. P5 at 76. Thus, for at least 50% of the inmates released from California's prisons each  
 4 year, an expanded good time credits program would not, at present, reduce their  
 5 opportunities to complete rehabilitation programs.

6 More important, defendants are at the beginning stages of expanding rehabilitation  
 7 programming in the state's prison system. The CDCR has recently begun to implement an  
 8 evidence-based system of rehabilitation programming to reduce recidivism, and it has also  
 9 taken steps to increase utilization of existing educational, vocational, and substance abuse  
 10 programs. Rep. Tr. at 1710:20-1711:19, 1714:19-1715:1 (Jett). The evidence is clear that  
 11 expanded rehabilitation programming, and expanded inmate participation in such  
 12 programming, is a necessary component of California's goal of reducing its high recidivism  
 13 rate. One of the proposals advanced by Defendant Governor Schwarzenegger in his 2008-09  
 14 budget would authorize the CDCR to provide "up to four months of earned credit for each  
 15 program successfully completed by an eligible inmate." Ex. P780 at 18. Thus, the Governor  
 16 contemplates *completion* of rehabilitation programs as one of the foundations of an expanded  
 17 earned good time credits system.

18 We also reject the testimony that inmates released early from prison would commit  
 19 additional new crimes. Even aside from the fact that many of these individuals would be less  
 20 likely to reoffend because they benefitted from completing rehabilitative programs, the  
 21 weight of the evidence showed that, because length of stay is unrelated to recidivism, all else  
 22 being equal the likelihood that a person who is released a few months before his original  
 23 release date will reoffend is the same as if he were released on his original release date. *See*,  
 24 *e.g.*, Rep. Tr. at 1966:20 -1967:5 (Marquart); *id.* at 2653:2-15 (Yim) (Chief of Correctional

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25  
 26 <sup>75</sup>Inmates with short sentences who participate in San Diego County's community re-  
 27 entry program are receiving some rehabilitation programming in prison. San Diego,  
 28 however, is the only county that has implemented such a program since the 2005 passage of  
 Senate Bill 618, which authorized them. At the time of the trial, San Diego's program had  
 only 389 inmate-participants. Rep. Tr. at 987:9-16 (Rodriguez) (San Diego County Deputy  
 District Attorney).

1 Services Division of the Los Angeles County Sheriff's Department). Shortening the length  
2 of stay in prison thus affects only the timing and circumstances of the crime, if any,  
3 committed by a released inmate – i.e., whether it happens a few months earlier or a few  
4 months later. *Id.* at 1329:16-19 (Woodford); *id.* at 2319:1-23 (Dyer) (City of Fresno Police  
5 Chief); *id.* 1569:11-20 (Beard); *id.* 2163:12-19 (Krisberg); *see also id.* at 1769:5-13  
6 (Hoffman) (CDCR's Director of Adult Parole Operations) (testifying that returning technical  
7 parole violators to prison only postpones victimization and crime). Although there might be  
8 an increase in arrests in the initial months of an early release, *see, e.g.*, Austin Aug. 15, 2008  
9 Report ¶¶ 93-95; Austin Aug. 27, 2008 Report ¶ 9, this increase represents only a  
10 concentration in the number of arrests that would have happened in any event and does not  
11 affect the total number of arrests. While the victims of crimes may be different, and we do  
12 not underestimate the significance of early release to those victims, our concern under the  
13 PLRA is to consider the overall impact on public safety, which we find would be no  
14 different.

15 Thus, the testimony by defendant-intervenors regarding the increased arrests that  
16 followed early releases in two counties and one city does not undermine our conclusion that  
17 early release through an expanded good time credits program could be implemented without  
18 adversely affecting public safety. Defendant-intervenors' witnesses offered the following  
19 testimony. In Orange County in the 1990s inmates were released early due to court-ordered  
20 population caps, and a number were rearrested for crimes committed during the time they  
21 would otherwise have been in custody. Ex. DI-628 (July 1, 1997 Sheriff's Presentation on  
22 Theo Lacy [Jail] Expansion to Orange County Board of Supervisors); *see also* Dostal Decl.  
23 ¶ 11 (Executive Director of Administrative Services for Orange County Sheriff's  
24 Department); Dostal Supp. Decl. ¶ 2. In Los Angeles County, 10% of those released from  
25 jail pursuant to an early release program were rearrested during the period of early release,  
26 including 16 for murder, over a five-year period. Rep. Tr. 1811:18-1812:4, 1824:14-15  
27 (Smith) (Lieutenant in Los Angeles County Sheriff's Department Custody Support Services  
28 Division). While this evidence may suggest an accelerated arrest pattern, it does not show an

1 increase in the overall crime rate. Chief Dyer of the Fresno Police Department testified that  
2 when an increased number of parolees were released in 2005 as part of an earned credits  
3 program, the city experienced an increase in crime, *id.* at 2329:20-2330:11, but his testimony  
4 again did not reveal whether the crime represented only a temporary bulge, whether other  
5 factors affecting crime remained unchanged, or whether a risk assessment tool – which  
6 measures the probability that an offender will recidivate, *see id.* at 2128:24-2129:1, 2132:6-  
7 2134:13 (Krisberg) – was used to target low- to moderate-risk inmates for release.

8 In fact, empirical evidence from California’s communities demonstrates that early  
9 release programs – as well as diversion, a population reduction measure we discuss in more  
10 detail below – do not increase crime. Dr. Krisberg reviewed data provided by California and  
11 the FBI and concluded that such programs, which were instituted in twenty-one California  
12 counties between 1996 to 2006, resulted in approximately 1.7 million inmates released by  
13 court order but did not result in a higher crime rate. Sept. 8, 2008 Krisberg Report at 10.  
14 This is persuasive evidence that the early release program proposed by plaintiffs poses no  
15 threat to public safety or the operation of the criminal justice system.

16 Furthermore, if the good time credits system is expanded and programming enhanced,  
17 it is likely that recidivism will decrease. Expansion of the good time credits system could  
18 include an “increase in the number of credits that prisoners can earn for participation in  
19 programs, or being in compliance with a case management plan.” Rep. Tr. at 1387:16-18  
20 (Austin). Such an incentive contributes to a decline in recidivism because “it gives [inmates]  
21 what they need [in order] to keep them out of prison in the future,” *id.* at 1549:21-22 (Beard),  
22 as determined by an evidence-based assessment of the underlying factors, such as addiction  
23 or lack of vocational skills, that may have driven the inmate’s criminal behavior. *Id.* at  
24 1550:18-1551:19 (Beard); *see also id.* at 1398:21-1399:1 (Austin) (reducing sentence length  
25 due to inmate’s completion of an education program is a “win-win” because it lowers the  
26 length, and therefore the cost, of incarceration and lowers the likelihood of the inmate’s  
27 recidivism upon release). The evidence tendered thus confirms the conclusion of the CDCR  
28 Expert Panel that “the public safety benefits of [expanding good time credits] will be a vast

1 improvement over California's current practice of releasing offenders who have not  
 2 completed rehabilitation programming." Ex. P2 at 12.

3 Based on all of the above, we conclude that shortening an inmate's length of stay in  
 4 prison would not increase recidivism rates, and that shortening the length of stay through  
 5 earned credits would give inmates incentives to participate in programming designed to  
 6 lower recidivism. We credit the opinions of the numerous correctional experts that the  
 7 expansion of good time credits would not adversely affect but rather would benefit the public  
 8 safety and the operation of the criminal justice system. We also note that this is the view of  
 9 the Governor, who has recommended the adoption of an earned credit program as a means to  
 10 better "facilitate the inmate[s'] reintegration into society." Ex. P780 at 18 (Governor's  
 11 Budget, Special Session 2008-09).

12                   2.     Diversion of Technical Parole Violators

13                   California has a "very abnormal practice" of sending a high number of technical  
 14 parole violators to prison for a short of amount of time.<sup>76</sup> Rep. Tr. 1434:12-14 (Austin);  
 15 Aug. 15, 2008 Austin Report ¶ 13 (explaining that California's re-arrest rate for parolees is  
 16 similar to other states, but the high use of imprisonment for parole violations produces a high  
 17 return to prison rate). In California, more than 70,000 parolees are returned to prison each  
 18 year for technical parole violations, approximately 17,000 of whom are "pure technical  
 19 violators" who have not been arrested for a new crime but have only violated a term or  
 20 condition of their parole. Ex. P5 at 72-74; Rep. Tr. at 1739:18-19 (Hoffman).

21                   Evidence – including testimony from Thomas Hoffman, Director of the CDCR's  
 22 Division of Adult Parole Operations – overwhelmingly showed that California's practice of  
 23 sending parole violators back into the state prison system for an average of four months and  
 24 incarcerating them during that time in crowded reception centers endangers public safety and  
 25 burdens the criminal justice system. *See, e.g.*, Rep. Tr. at 1769:5-13 (Hoffman) (agreeing

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26  
 27                   <sup>76</sup>Technical parole violators are those parolees who have violated their conditions of  
 28 supervised release but have not been convicted of new crimes. Aug. 15, 2008 Austin Report  
 ¶ 12. The category includes those who have been arrested for new crimes but were not  
 prosecuted or convicted. *Id.*

1 that “this churning pattern just postpones victimization and crime” and testifying that “we  
 2 know it’s not working”); Ex. P113 at 78 (Rehabilitation Strike Team Report) (“This system  
 3 of ‘catch and release’ makes little sense from either a deterrence, incapacitation, treatment, or  
 4 economic standpoint.”). According to research by Professor Petersilia, this high return-to-  
 5 prison rate for parole violators “is creating a destructive situation by constantly cycling  
 6 offenders in and out of prison and their home communities in a way that blurs the distinction  
 7 between the two and combines the worst elements of each.” Ex. P5 at 75. Professor  
 8 Petersilia found that, among other negative effects, this “churning” or “catch-and-release”  
 9 disrupts the inmate’s ability to participate in community-based rehabilitative programs,  
 10 encourages the spread of prison-gang culture in communities, wastes parole processing  
 11 resources, and reduces the deterrent value of prison by “transform[ing] a trip to prison into  
 12 . . . a trivial and short-lived intrusion on day-to-day criminality.” *Id.* at 76. Secretary  
 13 Woodford, the former acting Secretary of the CDCR, agreed with this assessment, based on  
 14 her experience administering California prisons in various capacities, including as warden at  
 15 San Quentin. Rep. Tr. at 1316:23-1317:11; *see also* Ex. D1196 at DEFS021721 (Integrated  
 16 Strategy to Address Overcrowding in CDCR’s Adult Institutions) (“[C]hurning is costly,  
 17 does little or nothing to promote public safety and frustrates real efforts at rehabilitation.”).  
 18 Dr. Gilligan, plaintiffs’ mental health expert, testified that this practice has a particularly  
 19 adverse impact on the mentally ill, who are not given adequate treatment or transition plans  
 20 because of the short length of their return to prison. Aug. 15, 2008 Gilligan Report ¶ 33.

21 This churning, and its adverse effects, could be stopped in several ways. One is to use  
 22 a parole revocation instrument to determine whether parole violators should be sent back to  
 23 prison. Rep. Tr. at 1385:11-21 (Austin); Aug. 15, 2008 Austin Report ¶ 52. Such an  
 24 instrument has been implemented in a number of states, including Pennsylvania, South  
 25 Carolina, New Jersey, Oregon, Georgia, Iowa, Kansas, South Dakota, and Texas.<sup>77</sup> *Id.*; Rep.  
 26 Tr. at 1564:4-1565:8 (Beard). The CDCR has already started implementing reform of the  
 27

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28 <sup>77</sup>Washington State has a law that prevents technical parole violators from being returned to prison. Aug. 15, 2008 Lehman Report ¶ 16.

1 parole system and has developed a “Parole Violation Decision Making Instrument.” *Id.* at  
2 1678:15-25 (Cate); Hoffman Trial Aff. ¶¶ 8-13; Ex. D1198 (Sept. 30, 2008 Letter from  
3 Jessica R. Devencenzi, Deputy Attorney General, to Michael Bien, Rosen Bien & Galvan,  
4 LLP). Secretary Cate called the use of the parole revocation instrument one of the “best  
5 practices” in the area of parole reform. Rep. Tr. at 1706:9-14 (Cate). Dr. Austin noted a  
6 number of other ways to reduce the return of technical parole violators to prison, including  
7 prohibiting parole violators from being readmitted to prison for technical violations, reducing  
8 the period of parole supervision, and instituting an incentive program for parole agents.  
9 Aug. 15, 2008 Austin Report ¶¶ 51-54. The Governor has proposed placing all “non-serious,  
10 non-violent, non-sex offenders” on summary parole. *See* Ex. P780 at 18 (Governor’s  
11 Budget, Special Session 2008-09); Jan. 16, 2009 Sturges Decl. ¶ 2 & Ex. A at 28 (2009-10  
12 Governor’s Budget); Ex. P328 at 178 (Governor’s Budget Summary 2008-09). All of these  
13 options may be considered by the state and implemented in a manner that would be  
14 consistent with its ultimate objectives.

15 The use of a “best practices” instrument, as well as other methods referred to above, to  
16 reduce the number of parole violators returned to the state prison system, if properly  
17 implemented, would not have an adverse impact on public safety or on the criminal justice  
18 system. At the very least, slowing the flow of technical parole violators to prison would  
19 mitigate the dangerous crowding at reception centers and ease the burden on the parole  
20 processing system. It would free up space in the reception centers so that those centers could  
21 be used for their original purpose: sorting inmates into the right correctional settings. It  
22 would give parolees a better opportunity to participate in continued rehabilitative  
23 programming in the community, and it would likely improve a system that currently  
24 “undercut[s] the deterrent effect of serving prison time.” Ex. P5 at 76. We agree, for  
25 example, with the assertion of the CDCR’s Director of Adult Parole Operations that the use  
26 of a parole revocation instrument in California would “reduce future victimization, increase  
27 public safety, and enhance the ability of offenders to become more productive members of  
28 the community.” Hoffman Trial Aff. ¶ 10.

1       Additionally, public safety would improve if technical parole violators who are not  
 2 returned to prison were diverted to alternative sanctions in the community, including drug  
 3 treatment, day reporting centers, electronic monitoring, and, if necessary, county jail.<sup>78</sup> *See*  
 4 Rep. Tr. at 1318:21-1319:2 (Woodford). The CDCR already has alternative sanctions  
 5 programs and is working on expanding the scope and availability of such programs.  
 6 Hoffman Trial Aff. ¶¶ 19-25. Many of these programs address the offender's criminogenic  
 7 factors and can thus reduce recidivism. *Id.* The use of graduated sanctions would serve the  
 8 same deterrent purpose as imprisonment while effectively reducing recidivism. *See*  
 9 Woodford Aug. 15, 2008 Supp. Report ¶ 32 ("Sanctions other than incarceration are effective  
 10 in punishing many prisoners and at the same time reducing the risk of recidivism."); Rep. Tr.  
 11 at 2194:19-2195:18 (Bennett) ("We need to have meaningful, immediate, certain sanctions.  
 12 And it doesn't have to be a return to prison. We can develop sanctions at the local level. . . .  
 13 We can have a more effective sanction without interrupting individuals' lives and returning  
 14 them to prison."). Former CDCR Secretary James Tilton stated that he believed that these  
 15 alternative community sanctions programs would improve public safety over time. Sept. 3,  
 16 2008 Tilton Dep. at 153:4-154:3.

17       CDCR officials and experts overwhelmingly supported the use of the parole  
 18 revocation instrument and the diversion of technical parole violators to alternative sanctions  
 19 in the community. Scott Kernan, the CDCR's Undersecretary of Operations, stated that  
 20 "[t]hese efforts have proven to reduce prison population while maintaining public safety."  
 21 Kernan Trial Aff. ¶ 23. Experts for plaintiffs, defendants, and defendant-intervenors testified  
 22 in favor of the diversion of technical parole violators. *E.g.*, Aug. 15, 2008 Lehman Report  
 23 ¶ 16; Rep. Tr. at 1993:6-8 (Marquart); *id.* at 2194:19-2195:18 (Bennett); Buddress Trial  
 24 Decl. ¶ 3. The Governor's Rehabilitation Strike Team urged the use of the parole violation  
 25 instrument and diversion, concluding that "[s]imilar 'best practices' proposals have worked  
 26 in other states to better prepare inmates for re-entry, reduce prison returns, protect public  
 27 safety, and reduce the costs of corrections." Ex. P113 at 17, 89-90. The three reports of

28       <sup>78</sup>We discuss the likely impact of these measures on the counties *infra* Section VII.C.

1 independent commissions presented to the state – the CDCR Expert Panel Report, the  
2 Corrections Independent Review Panel Report, and the Little Hoover Commission Report –  
3 also recommended the diversion of technical parole violators. *See* Ex. P2 at 47-49; Ex. P3 at  
4 31; Ex. P4 at 154, 158-59. In fact, according to the CDCR Expert Panel, fifteen reports  
5 published since 1990 on California’s prison crisis have recommended the diversion of  
6 technical parole violators. Ex. P2 at 77.

7 We conclude that simply slowing the flow of technical parole violators to prison,  
8 thereby substantially reducing the churning of parolees, would by itself improve both the  
9 prison and parole systems, and public safety. Diversion of parole violators to community  
10 alternative sanctions programs would serve to significantly reduce recidivism. We therefore  
11 find that diverting parole violators to alternative community sanctions programs would  
12 reduce the prison population while having a positive rather than a negative effect on public  
13 safety and the operation of the criminal justice system.

14 3. Diversion of Low-Risk Offenders with Short Sentences

15 Plaintiffs also propose reducing the prison population by diverting low-risk offenders  
16 with short sentences for community sanctions. Rep. Tr. 1385:22-1386:21 (Austin); Aug. 15,  
17 2008 Austin Supp. Report ¶¶ 58-61.

18 According to Dr. Austin, a substantial number of inmates enter the California prison  
19 system with sentences of less than twenty-four months, the largest group of which are those  
20 with a sixteen-month sentence, many of whom have already served up to seven months of  
21 their sentence in a county jail. Rep. Tr. 1386:2-1386:12; Aug. 15, 2008 Austin Supp. Report  
22 ¶ 60 & tbl. 5. Under current policies, these inmates can halve the remaining periods of their  
23 sentences by earning work credits, with the result that these inmates serve only a few months  
24 in state institutions – an amount comparable to that served by technical parole violators.  
25 Rep. Tr. 1386:2-1386:12. Like the technical parole violators, these inmates are unlikely to  
26 participate in any meaningful programming during their short term of imprisonment. *See*  
27 Aug. 15, 2008 Austin Report ¶ 60 (“A diversion program would eliminate a short period of  
28

1 imprisonment within the CDCR (during which the prisoner is unlikely to become involved in  
2 any meaningful programming). . . .”).

3 Instead of incarcerating all of these offenders, the CDCR could use risk assessment  
4 instruments to identify low-risk offenders and divert these offenders to community  
5 correctional programs to serve their sentences. *See* Rep. Tr. 1386:13-21 (Austin). The state  
6 might also consider implementing incentive-based funding for community corrections,  
7 similar to that adopted by California in the 1960s, when the state provided fiscal rewards to  
8 counties that reduced the number of people being sent to prison. *See* Rep. Tr. at 1042:4-14  
9 (Powers). This would require the diversion of only a portion of the funds that adoption of the  
10 reforms discussed herein would save the state.

11 A number of correctional and law enforcement experts opined that the diversion of  
12 low-risk offenders would not have an adverse impact on public safety or the operation of the  
13 criminal justice system. Secretary Woodford stated, based on her prior experiences as the  
14 chief probation officer of San Francisco, warden of San Quentin, and acting Secretary of the  
15 CDCR, that California “incarcerates many more prisoners than is necessary for the safety of  
16 the public.” Aug. 15, 2008 Woodford Supp. Report ¶ 32. She stated that there are  
17 intermediate sanctions available, and that California would have safer communities if it used  
18 those sanctions rather than incarceration in appropriate circumstances. *Id.* The use of such  
19 intermediate sanctions would not significantly affect deterrence, as sanctions short of  
20 imprisonment have deterrent value so long as they are “meaningful, immediate, and certain.”  
21 *See, e.g.*, Rep. Tr. at 2194:19-2195:18 (Bennett).

22 Law enforcement officials from the counties also testified that diversion could  
23 improve public safety if implemented correctly. *See, e.g.*, James Trial Decl. ¶¶ 6-7 (Orange  
24 County Assistant Sheriff); Rep. Tr. at 2369:5-12 (Dyer); Buddress Trial Decl. ¶¶ 10-11.  
25 According to these local law enforcement officials, offenders who have not been to prison  
26 “are easier to program [and] treat . . . before they have been exposed to (and potentially  
27 trained by) more hardened and experienced criminals in the state prison system.” James  
28 Trial Decl. ¶ 20; *see also* Rep. Tr. at 1052:16-1053:10 (Powers) (“[S]o you put someone who

1 is a low risk, low level person into an environment[] with high risk individuals, they don't  
 2 naturally get better. They gravitate up. So when they come out, they are worse off.").  
 3 According to the testimony of law enforcement and county officials, many counties now  
 4 successfully divert offenders from jail to substance abuse programs, correctional day  
 5 reporting centers, and electronic monitoring. *See, e.g., id.* at 2276:19-2277:1 (Graves); *id.* at  
 6 2798:3-24 (Hennessey) (City and County of San Francisco Sheriff); Dalton Am. Trial Decl.  
 7 ¶¶ 33-35. Thus, successful models for community corrections are already in place, and,  
 8 although the characteristics of the populations that they currently serve may be different from  
 9 the prison population, they can be expanded to serve an increase in diverted offenders with  
 10 proper funding and coordination between the state and the counties. *See, e.g.,* Aug. 15, 2008  
 11 Garner Report at 6 (Director of Santa Clara County Department of Alcohol and Drug  
 12 Services) ("Local treatment systems exist in every county and with adequate state funding  
 13 they can be expanded to accommodate the proposed increase in clients resulting from early  
 14 release of prisoners."); Meyer Am. Trial Decl. ¶ 69. An expert for the law enforcement  
 15 intervenors testified that if the state were to establish such programs on a statewide or  
 16 county-by-county level, the prison population could be reduced, by that reform alone, by  
 17 about 30%, as a conservative estimate, in two to five years. Rep. Tr. at 2771:4-10 (Meyer).<sup>79</sup>

18 The opinion of these California correctional and law enforcement experts was  
 19 confirmed by Dr. Beard, the Secretary of the Pennsylvania Department of Corrections, who  
 20 testified regarding Pennsylvania's success in implementing an intermediate punishment  
 21 program that diverts offenders from jails and prisons to substance abuse programs. *Id.* at  
 22 1554:20-1556:20. A study of that program found that inmates in the program had lower  
 23 recidivism rates than those sent to county jails or state prisons. *Id.* at 1555:2-5. Dr. Beard  
 24 testified that "the research is really clear out there that community-based programming is  
 25 actually more effective than prison-based programming." *Id.* at 1555:21-23. Such  
 26 programming can contribute to rehabilitation without taking the offender away from the

27 <sup>79</sup>The witnesses for defendant-intervenors expressed concern that neither the state nor  
 28 the counties have the funds to expand the community correctional system. We address this  
 concern below. *Infra* Section VII.C.

1 community and creating the problems of re-entry upon release from prison. *Id.* at 1556:1-14.  
2 According to Dr. Austin, other states, including Ohio and Michigan, have also successfully  
3 adopted diversion programs without an adverse effect on crime. *E.g.*, *id.* at 1399:2-15.

4 There was testimony that some individuals on electronic monitoring or in other  
5 alternative programs have committed crimes, *e.g.*, *id.* at 1179:23-1180:3 (Powers), and we  
6 acknowledge that diversion programs cannot stop all crime. But, again, the individuals to be  
7 diverted are those who would have been released from prison a few months later in any  
8 event, after being exposed to “more hardened and experienced criminals.” James Trial Decl.  
9 ¶ 20. Thus, the incidents that have occurred during participation in alternative programs do  
10 not undermine the weight of the testimony that diversion programs have an overall positive  
11 effect on public safety and the operation of the criminal justice system.

12 We therefore conclude that the diversion of offenders to community correctional  
13 programs has significant beneficial effects on public safety and the operation of the criminal  
14 justice system as compared to the current system, including preventing the exposure of  
15 offenders to criminogenic conditions, providing effective rehabilitation, and avoiding a  
16 disruption in the offender’s life that creates re-entry problems upon release.

17 4. Expansion of Evidence-Based Rehabilitative Programming in Prisons or  
18 Communities

19 Every witness, from the CDCR’s Undersecretary of Programming to law enforcement  
20 officers and former heads of correctional systems, testified that an increase in the availability  
21 of evidence-based rehabilitative programming – i.e., programs that research has proven to be  
22 effective in reducing recidivism, Rep. Tr. at 1042:19-1043:14 (Powers) – in the prisons or in  
23 the communities would reduce the prison population and have a positive impact on public  
24 safety. *See, e.g.*, *id.* at 1721:16-22 (Jett); *id.* at 1159:14-19 (Powers); *id.* at 1962:15-23  
25 (Marquart); *id.* at 2009:15-2010:1 (Lehman); *id.* at 2728:6-18 (Runner); *id.* at 2385:2-14  
26 (Pacheco) (Riverside County District Attorney); Meyer Am. Trial Decl. ¶¶ 46-52. Research  
27 from Washington State concluded that an expansion of evidence-based programming would  
28 reduce the prison population, while leading to a net decrease in the crime rate. *See*

1 Ex. D1331 at 15 (Oct. 2006 Washington State Institute for Public Policy report, “Evidence-  
 2 Based Public Policy Options to Reduce Future Prison Construction, Criminal Justice Costs,  
 3 and Crime Rates”).

4       Experience demonstrates the benefits of evidence-based programming. Missouri and  
 5 Washington have successfully and safely reduced prison populations through such  
 6 programming. *See* Rep. Tr. at 2767: 21-2768:11 (Meyer). Moreover, the evidence from the  
 7 law enforcement intervenors and county intervenors overwhelmingly showed that there are  
 8 already models for successful evidence-based programs all over California, from Yolo  
 9 County to San Diego County, that have reduced recidivism and thus improved public safety  
 10 in those communities. *See, e.g., id.* at 2784:25-2785:4 (Meyer); *id.* at 2803:19-2804:1  
 11 (Hennessey); Rodriguez Trial Decl. ¶¶ 20-21; Aug. 15, 2008 Bennett Report app. C ch.3  
 12 (“Chapter Three: Alternatives to Incarceration” from July 2007 “Sonoma County, California:  
 13 Corrections Master Plan”). As Chief Probation Officer Meyer stated, successful models “are  
 14 on the shelf” and ready to be implemented. Rep. Tr. 2784:25-2785:4.

15       As discussed above, the CDCR has also already begun to design and implement an  
 16 expansion of rehabilitation services for inmates and parolees. *See* Jett Trial Aff. ¶¶ 6-13;  
 17 Ex. P79 (July 15, 2008 California Rehabilitation Oversight Board Biannual Report). We  
 18 agree with Undersecretary Jett, who oversees this process, that its successful implementation  
 19 would lead to a reduction in recidivism and a reduction in the prison population. *See* Jett  
 20 Trial Aff. ¶ 13.<sup>80</sup> Improvements in the implementation of the process will become  
 21 increasingly likely as the reduction in the prison population occurs. The two functions are, in  
 22 practicality, related.

23       Based on the overwhelming and uncontested evidence, we find that additional  
 24 rehabilitative programming would result in a significant population reduction while  
 25 improving public safety and reducing the burden on the criminal justice system. If  
 26 implemented in conjunction with any or all of the population reduction measures described

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27  
 28       <sup>80</sup>Successful implementation of such programming will, of course, require space that  
 is currently not available in California’s prisons.

1 above, such programming would enhance the likelihood that recidivism will decline as the  
2 prison population is decreased. Moreover, if implemented within the state prison institutions,  
3 such programming would have a synergistic effect on the ability of inmates to reduce their  
4 sentences by earning good time credits.

5       5.     Sentencing Reform and Other Potential Population Reduction Measures

6       The evidence at trial focused primarily on the potential effects of the population  
7 reduction measures proposed by plaintiffs. However, there are other means as well by which  
8 the state could reduce its prisoner population, and the state is in no way bound by plaintiffs'  
9 proposals. For example, Expert Panel co-chair Professor Joan Petersilia reported that fifteen  
10 studies have been issued regarding California prisons since 1990, all containing essentially  
11 the same ten recommendations. Ex. P2 at 77-79. Those recommendations include not only  
12 the four population reduction measures proposed by plaintiffs, but also reformation of the  
13 state's determinate sentencing regime "to reward prisoners for participating in rehabilitation  
14 programs and allow the system to retain prisoners who represent a continued public safety  
15 risk," the creation of a sentencing reform commission "authorized to design new sentencing  
16 statutes into a workable system that balances uniformity of sentencing with flexibility of  
17 individualization," and the release or diversion of certain "[s]ub-populations, such as women,  
18 the elderly and the sick" from prison to community-based facilities. *Id.* at 77. Also, as noted  
19 above, the state has suggested that its prison population might be reduced through the  
20 transfer of inmates out of state or into federal custody. The state is certainly free to include  
21 any of these alternatives in its proposed population reduction plan should it be able to  
22 establish the feasibility and the positive effects of such programs, especially their  
23 compatibility with public safety.

24       Like plaintiffs' proposed population reduction measures, the other measures discussed  
25 by Professor Petersilia generally would have a positive effect on public safety. In particular,  
26 the repeated recommendation that the state establish a sentencing commission and reform its  
27 determinate sentencing regime reflects an urgent need for the state to reconsider its  
28 counterproductive sentencing practices. As the Little Hoover Commission reported,

1 California's present sentencing regime is a "chaotic labyrinth of [sentencing] laws with no  
 2 cohesive philosophy or strategy." Ex. P3 at 35. The state's sentencing laws promote  
 3 certainty in the length of sentences at the expense of public safety: Because release at a  
 4 particular date is certain, offenders have little incentive to improve themselves in prison or  
 5 while on parole,<sup>81</sup> and offenders must be released even if they pose a serious threat to the  
 6 community. *Id.* at 34. In addition, sentencing judges and prison authorities have little ability  
 7 to ensure that sentences and conditions of incarceration reflect the circumstances of a  
 8 particular crime and offender. Similarly, characteristics suggesting that the offender presents  
 9 a low-risk of recidivism or would more effectively serve his sentence in a correctional setting  
 10 besides prison, including the fact that the offender is elderly or infirm, cannot be considered.  
 11 "[California sentencing] law treats many crimes alike, even when the circumstances of an  
 12 individual case or the characteristics of the offender might warrant a different resolution that  
 13 would better benefit victims and the community." *Id.* at 36. Furthermore, the present system  
 14 leads to "overreliance on the most expensive sanction – state prison – instead of local  
 15 correctional alternatives that could provide more effective and efficient punishment." *Id.*  
 16 Finally, the "countless increases in the length of criminal sentences" over the last few  
 17 decades do not reflect a coherent sentencing policy and also may not serve the state's  
 18 sentencing goals. *Id.* at 33, 35, 48. Public safety is not benefitted by blindly approving of  
 19 the continued incarceration of prisoners who pose little threat of committing further crimes.  
 20 Like a number of other official bodies, the Little Hoover Commission recommended that a  
 21 sentencing commission be established to "develop sentencing guidelines, as well as post  
 22 release supervision and revocation guidelines that [would] become law unless rejected by a  
 23 majority vote of the Legislature," *id.* at 48.

24 The establishment of a sentencing commission is but one approach to addressing the  
 25 problems in the state's sentencing laws; there are undoubtedly others. Regardless of the  
 26 approach adopted by the state, however, it is clear that California's sentencing regime ill-

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27  
 28 <sup>81</sup>However, according to the Commission, "incentives can be built into the existing  
 sentencing structure to improve public safety and offender outcomes." *Id.* at 37.

1 serves the state's interests, and that the overcrowding crisis in California's prisons provides  
2 an opportunity for the state to reconsider its sentencing practices. Numerous reports have  
3 recommended sentencing reform and established that such reform would, if implemented,  
4 have a positive impact upon public safety. *See id.* at 38-42 (describing the positive public  
5 safety effects in various states of their use of a sentencing commission). Given the fact that  
6 legislative bodies tend to vote only to increase sentences and not to reduce them, however,  
7 and given the questionable nature of California's initiative process, there appears to be little  
8 or no hope of a serious review of sentencing laws or policies in the absence of some  
9 extraordinary state action.

10 The state might also consider changing the criminal law itself. For example, the  
11 Governor has proposed adjusting the threshold value at which certain property crimes  
12 become felonies to reflect inflation since 1982. Ex. P780 at 18 (Governor's Budget: Special  
13 Session 2008-09); Jan. 16, 2009 Sturges Decl. Ex. A at 28 (2009-10 Governor's Budget).  
14 Such a change would reclassify crimes falling below the adjusted threshold as misdemeanors.  
15 Likewise, the state might consider permitting low-risk offenders, such as the elderly or the  
16 infirm, to serve the latter portions of their sentences in community corrections facilities or on  
17 house arrest. Both of these proposals would reduce the prison population by diverting certain  
18 offenders to alternative placements rather than prison. Both have also been endorsed by state  
19 officials, a strong indication that the proposals would not have an adverse effect on public  
20 safety.

21 The parties introduced no evidence as to the effect on public safety of the transfer of  
22 inmates out-of-state or into federal custody, so we cannot consider those measures in detail at  
23 this time. As we have already explained, however, the out-of-state transfer program  
24 proposed by defendants is far too small, by itself, to make more than a dent in the problem of  
25 overcrowding, and the additional resources required to monitor the medical and mental  
26 health care provided to transferred inmates could eliminate any benefits that otherwise result  
27 from such transfers. Furthermore, by moving inmates far away from their places of residence  
28 and making contact with families and friends unavailable, such transfers may reduce the

1 inmates' prospects for rehabilitation. The transfer of undocumented aliens to federal custody  
 2 might involve a larger number of inmates, but this suggestion was not sufficiently developed  
 3 to permit any extended analysis of its effect upon public safety and the operation of the  
 4 criminal justice system.<sup>82</sup>

5 **C. Impact of Proposed Measures on Communities**

6 Law enforcement and other witnesses from the communities testified that plaintiffs'  
 7 proposed prisoner release order would result in an overwhelming increase in the number of  
 8 crimes, arrests, and jail inmates, thus adversely affecting their ability to investigate,  
 9 prosecute, and punish crime. We cannot accept their opinions, however, to the extent that  
 10 they are based on the assumption that a "prisoner release order" would involve such drastic  
 11 measures as a mass early release and/or a ban on the admission of new offenders to prison.  
 12 We credit the concern of some witnesses, however, that resources at the community level are  
 13 strained, particularly because of the current fiscal crisis. *See, e.g.*, Cogbill Trial Decl.  
 14 ¶¶ 29-38 (Sonoma County Sheriff-Coroner); Boesch Trial Decl. at 8-9 (San Mateo County  
 15 Assistant County Manager); Aug. 15, 2008 Graves Report at 3-4. Nonetheless, as we discuss  
 16 below, the evidence demonstrates that the fears regarding increased crime, arrests, and jail  
 17 populations are largely unjustified, and that there are ways to achieve a reduction in  
 18 California's prison population without unduly burdening the already limited resources of  
 19 local communities.

20 **1. Investigation and Prosecution of Crime**

21 Defendant-intervenors presented credible evidence that California's local law  
 22 enforcement resources are currently overtaxed. There are not enough judges, prosecutors,  
 23 public defenders, police officers, or resources to support their necessary work, and the

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24 <sup>82</sup>The only evidence in the record on this proposal is testimony from one witness,  
 25 California State Senator George Runner, that California prisons house roughly 30,000 illegal  
 26 aliens, which is disproportionately high when compared to other states, and that federal  
 27 reimbursement is insufficient to cover the costs of housing these inmates. Runner Trial Decl.  
 28 ¶¶ 6, 19; Rep. Tr. at 2728:19-2729:12. We received no testimony on the feasibility of  
 transferring all or even a portion of these inmates to federal custody, and no testimony  
 regarding any potential impact on public safety or the operation of the criminal justice system  
 of such a transfer, including whether the prisoners might be swiftly deported and just as  
 swiftly re-cross the border into California shortly thereafter.

1 situation has worsened with the economic downturn. *See, e.g.*, Rep. Tr. at 2197:5-2199:9  
 2 (Bennett); *id.* at 1856:13-21 (Word) (City of Vacaville Police Chief); Word Trial Decl. ¶ 25.  
 3 The courts are severely clogged with cases and are several years behind on trials. *See* Meyer  
 4 Am. Trial Decl. ¶ 43; Ryan Trial Decl. ¶ 28 (Amador County Sheriff-Coroner). Any  
 5 significant increase or concentration in crime would likely further hamper investigations and  
 6 prosecutions. *See, e.g.*, Ryan Trial Decl. ¶¶ 27-28; Dumanis Trial Decl. ¶ 33; Dyer Am.  
 7 Report ¶ 28; Rep. Tr. at 1179:5-17 (Powers).

8 The population reduction measures described above, however, would not result in the  
 9 significant increase in crime that many witnesses opposed to the measures believe would  
 10 occur. As explained above, many witnesses wrongly assumed that this court would require a  
 11 sudden mass release of one-third of California's prisoners or a ban on accepting new or  
 12 returned prisoners. *See, e.g.*, Rep. Tr. at 1052:8-12 (Powers); Aug. 15, 2008 Bennett Report  
 13 ¶¶ 13,18. That approach was not proposed by any party, nor would it be approved by the  
 14 court.

15 Many witnesses also testified that, at present, a large number of crimes are committed  
 16 by parolees, *see, e.g.*, Rep. Tr. at 2331:1-8 (Dyer); parolees have a high rate of recidivism,  
 17 *e.g.*, Meyer Am. Trial Decl. ¶¶ 39-40;<sup>83</sup> and more crimes occur than are reported to the  
 18 police, *e.g.*, Rep. Tr. at 1506:21-1507:20, 1508:11-19 (Austin). The parolees who would be  
 19 released early to communities under the proposed measures, however, are the ones who are  
 20 least likely to commit further offenses and who along with their fellow parolees would be  
 21 released in any event a few months later. Indeed, the evidence describing the criminogenic  
 22 nature of the California prisons suggests that the longer an inmate remains incarcerated, the  
 23 more likely he is to reoffend upon release. *See, e.g.*, Rep. Tr. at 1580:5-9 (Beard); *id.* at  
 24 2013:14-2014:1 (Lehman); Ex. P3 at 17. The relevant question for us to examine is not the  
 25 absolute impact of the current population of parolees on local criminal justice systems, but  
 26

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27 <sup>83</sup>This testimony does not take into account that the recidivism rate for parolees is high  
 28 in California in part because the state returns most technical parole violators to prison. *See*  
 Aug. 15, 2008 Austin Report ¶13.

1 the relative impact on the criminal justice system of the additional parolees in the community  
2 because of the proposed population reduction order.

3 The evidence shows that any such impact would be small. The expanded award of  
4 good time credits proposed by Dr. Austin, for example, would result in only a temporary  
5 increase in the return of parolees to communities during the initial period of implementation.  
6 Rep. Tr. at 1408:13-21 (Austin); Aug. 15, 2008 Austin Report ¶¶ 93-94. Although the  
7 increase in parolees could result in a temporary increase in arrests during the initial period of  
8 accelerated release, these arrests would represent an increase of only approximately 0.3%  
9 during that period. Rep. Tr. at 1490:17-1491:25; *see also* Aug. 27, 2008 Austin Supp. Report  
10 at 10; Rep. Tr. at 1479:13-1480:5. Similarly, the impact of the proposed diversion of  
11 technical parole violators and low-risk offenders on the total number of arrests in each  
12 county, and statewide, would be an increase of less than 1%. *See* Aug. 27, 2008 Austin  
13 Supp. Report at 10. All of these individuals would in any event be released to the  
14 community after a fairly short period of incarceration, following their going through the  
15 churning process, in which they are subjected to criminogenic influences. Further, all of the  
16 figures noted above are consistent with the testimony described earlier that plaintiffs'  
17 proposed population reduction measures do not threaten public safety or the operation of the  
18 criminal justice system.

19 Any increase in the arrests of parolees resulting from the population reduction  
20 measures would actually be smaller than that calculated by Dr. Austin and by many  
21 defendant-intervenors. These witnesses assumed that prisoners released due to good time  
22 credits or diverted to alternative sanctions would recidivate at a rate of 70% over a three-year  
23 period, the average recidivism rate for all prisoners in California. *See, e.g.*, Rep. Tr. at  
24 2628:8-25 (Austin); Dyer Am. Report ¶ 18; Dostal Trial Decl. ¶ 14. However, if a risk  
25 assessment instrument were used to implement such measures, the CDCR would be able to  
26 identify low-risk inmates whose likelihood of recidivism would be considerably lower than  
27 that of the average inmate. Rep. Tr. at 2628:8-25 (Austin); *id.* at 2133:8-11 (Krisberg) ("If  
28 one is selecting low risk inmates, you would expect the recidivism rate would be lower

1 because that 70 percent rate consists of people with much higher risk and people with lower  
 2 risk.”). According to Director Hoffman, low-risk inmates have an average recidivism rate of  
 3 just 17%. Rep. Tr. at 1750:1-6. Furthermore, as we found above, it is likely that recidivism  
 4 rates would begin to drop as plaintiffs’ proposed measures were implemented. The proposed  
 5 population reduction measures would therefore not result in a significant additional burden  
 6 on the ability of law enforcement officers to investigate or prosecute crime.

7           2.     Effect on Jail Population

8           Defendant-intervenors also presented credible evidence that California’s jails are, for  
 9 the most part, already overcrowded, resulting in adverse public safety and criminal justice  
 10 effects. Thirty-two of California’s county jails are under some type of court-ordered  
 11 population cap, Rep. Tr. at 2198:3-9 (Bennett); Ex. DI-774,<sup>84</sup> and many that are not have  
 12 inmate populations close to or above their design capacity. *E.g.*, Rep. Tr. at 2684:22-23,  
 13 2686:15-22 (Ryan); Boesch Trial Decl. at 12. As expected, this overcrowding – even at  
 14 levels much lower than in the state prison system – has limited the counties’ capacity to  
 15 provide services in the jails or to maintain a safe correctional environment for the detainees,  
 16 the staff, and the community. *See, e.g.*, Boesch Trial Decl. at 12; Munks Trial Decl. ¶¶ 7-9;  
 17 Rep. Tr. at 2702:5-17 (Ryan); Dostal Trial Decl. ¶¶ 15, 17.

18           As a result of this crowding problem, counties already routinely engage in the early  
 19 release of jail inmates. *See, e.g.*, Rep. Tr. 1803:23-1804:9 (Smith) (stating that in 2007, Los  
 20 Angeles County released about 50,000 inmates early from its jails); Rep. Tr. at 2364:17-19  
 21 (Dyer); Rep. Tr. at 2378:13-18 (Pacheco); James Trial Decl. ¶ 19; Ingrassia Trial Decl.  
 22 ¶¶ 12-13 (Sheriff’s Commander assigned to San Diego County Sheriff’s Detention Services  
 23 Bureau). County law enforcement officials testified that any significant limit on the prison  
 24 population would force them to initiate the early release of jail inmates or to expand extant  
 25 early release programs to include higher-risk inmates. *See, e.g.*, Rep. Tr. at 2388:8-2391:16  
 26 (Pacheco); *id.* at 2668:7-14 (Christianson) (Stanislaus County Sheriff-Coroner); Munks Trial  
 27

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28           <sup>84</sup>Many of the caps for the county jails are set at or near 100% design capacity. *See* Ex. DI-774.

1 Decl. ¶¶ 11-12; Ingrassia Trial Decl. ¶ 12. According to these witnesses, such early releases  
 2 lower the deterrence value of incarceration, increase crime, reduce incentives for offenders to  
 3 participate in programming, and result in a high failure-to-appear rate for pre-trial defendants  
 4 who are not incarcerated. *See, e.g.*, Aug. 15, 2008 Bennett Report ¶ 27; Rep. Tr. at 1179:18-  
 5 1180:3 (Powers); *id.* at 1819:9-1821:19 (Smith).

6 We need not determine whether an acceleration of early release from jails would have  
 7 the pernicious effects anticipated by the law enforcement witnesses because evidence shows  
 8 that any increase in parolees and probationers resulting from plaintiffs' proposed population  
 9 reduction measures would not have a significant effect on the population of the county jails.  
 10 These measures would adversely affect the jail population only if the additional parolees or  
 11 probationers in the community were incarcerated in jail for arrests for new crimes or as a  
 12 sanction for failing to complete community-based diversion programs. As Sheriff Munks of  
 13 San Mateo County noted, however, only "a very, very small percentage of th[e]  
 14 overcrowding [in jails] is attributable to parolees who have been arrested and returned to  
 15 [the] jail." *Id.* at 1790:16-17 (Munks). Given the small adverse effect that the increase in  
 16 parolees and probationers would have on the total arrests in each county, this increase is not  
 17 likely to have a significant effect on the county jail population.<sup>85</sup> *See id.* at 1409:2-23  
 18 (Austin); *see also id.* at 1830:21-1831:23 (Smith) (population reduction order of 52,000  
 19 inmates, even when calculated using the high 67.5% recidivism rate, would result in an  
 20 increase of only 20 admissions a day in the Los Angeles County jail system, which books  
 21 from 300 to 1,100 inmates every day). The diversion of technical parole violators could even  
 22 serve to reduce the jail population because those offenders would no longer have to be kept  
 23 in county jail pending their transfer to CDCR facilities. Aug. 15, 2008 Austin Report ¶ 88.  
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26 <sup>85</sup>We reject some of the witnesses' calculations of the impact of a population reduction  
 27 order on the county jails. Sheriff Munks, for example, agreed during trial that the method he  
 28 used to calculate the impact of a population reduction order on the jail population was  
 inconsistent with the county's current experience with parolees. Rep. Tr. at 1794:19-22.  
 Sheriff-Coroner Christianson admitted that he did not know how his staff calculated the  
 estimated impact on his jail population. *Id.* at 2680:4-7.

1 In any event, the implementation of plaintiffs' proposed population reduction measures  
2 would not significantly exacerbate overcrowding in the various county jails.

3       3.     Effect on Parole Supervision Resources

4       Plaintiffs' proposed population reduction measures would result in an increase in the  
5 population of parolees in the community at any given moment. Defendant-intervenors argue  
6 that the parole departments would not be able to supervise the increased number of parolees,  
7 and that inadequate supervision would lead to an increase in recidivism. They presented  
8 evidence that, even at present, parole departments are overburdened and cannot adequately  
9 supervise the parolees, leading to parolees' failure to integrate into society. *See, e.g.*, Dyer  
10 Am. Report ¶¶ 6, 32; Rep. Tr. at 1856:13-21 (Word).

11       The evidence shows, however, that many of the current problems with parole  
12 supervision are created by the poor allocation of resources. California's parole system is  
13 significantly out of step with that of the other states. California is the only state that puts  
14 every inmate leaving the prison system on parole, usually for one to three years. Rep. Tr. at  
15 1756:16-22 (Hoffman); Ex. P113 at 75 (Rehabilitation Strike Team Report). "The upshot is  
16 that California's parole system is so overburdened that parolees who represent a serious  
17 public safety risk are not watched closely enough, and those who wish to go straight cannot  
18 get the help they need." Ex. P113 at 15.

19       The evidence conclusively showed that public safety would not be adversely affected  
20 by releasing low-risk, nonserious, nonviolent offenders from the prison system without  
21 placing them on parole supervision. Such individuals can be identified using a risk  
22 assessment tool. *See* Rep. Tr. at 1406:6-1407:10 (Austin). Hoffman, the CDCR's Director  
23 of Adult Parole Operations, testified that "the science and evidence . . . do[] support a  
24 conclusion that there is a percentage of the parole population that shouldn't be supervised or  
25 supervised very little; that at the low end of the spectrum supervision is counter productive."  
26 *Id.* at 1758:6-10. Secretary Woodford also opined that reducing the supervision of low-risk  
27 offenders would reduce recidivism and crime, *see id.* at 1323:9-24 (Woodford), and the  
28 Rehabilitation Strike Team's report reached the same conclusion, Ex. P113 at 15-17. Most

1 of the states in the country do not supervise low-risk offenders at all. Rep. Tr. at  
2 1759:23-1760:7 (Hoffman).

3 Parole could also be shortened to one year for those who comply with their terms of  
4 release and meet certain other criteria. This “earned discharge” strategy for parolees would  
5 provide incentives for parolees to conform to their parole supervision requirements or to  
6 participate in programming. Ex. P2 at 13 (CDCR Expert Panel Report); Ex. P113 at 82-84  
7 (Rehabilitation Strike Team Report); Ex. P600 at CDCR015633 (CDCR Division of Adult  
8 Parole Operations, “White Paper: Earned Discharge”); *see also* Aug. 15, 2008 Austin Report  
9 ¶ 53. At the same time, it would not adversely affect recidivism because there is no proven  
10 relationship between time on parole and recidivism. Aug. 15, 2008 Austin Report ¶ 77. It  
11 would also allow the CDCR to reallocate resources to moderate- and high-risk offenders  
12 “who require, and benefit from, improved supervision and evidence based programming.”  
13 Ex. P600 at CDCR015633. Such strategies have been successful across the nation in  
14 lowering recidivism rates. *Id.* Both the Governor’s Rehabilitation Strike Team and the  
15 CDCR Expert Panel recommended implementing the earned discharge strategy for parolees  
16 as a way to improve the parole system and reduce recidivism. Ex. P2 at 13; Ex. P113 at  
17 16-17.

18 Based on this evidence, we find that shortening the length of parole or limiting the use  
19 of parole for certain offenders would ease the present burden on the parole system. These  
20 reform efforts would also improve the public safety impact of the parole system by  
21 concentrating resources on high-risk offenders who need supervision and by offering  
22 incentives to all offenders to participate in rehabilitative programming.

23 Both Dr. Austin and the CDCR Expert Panel included parole reform along the lines  
24 described above in their packages of measures to reduce the prison population without  
25 adversely affecting public safety or the operation of the criminal justice system. We find  
26 their recommendations persuasive, and conclude that the implementation of parole reform –  
27 which is already in progress – would allow local parole systems to safely absorb any increase  
28 in the number of parolees resulting from the proposed population reduction measures.

1                   4.        Impact on Community Corrections, Rehabilitative Services, and  
 2                   Re-entry Programs

3                   Defendant-intervenors also argued that the influx of parolees and probationers in  
 4                   communities as a result of plaintiffs' proposed population reduction measures would strain  
 5                   the community corrections system, rehabilitative services, and re-entry programs. They  
 6                   presented evidence that there are not enough community correctional resources to supervise  
 7                   or provide services to offenders who are diverted from the prison system to the  
 8                   communities.<sup>86</sup> *E.g.*, Rep. Tr. at 2384:3-14 (Pacheco); *id.* at 1030:3-21 (Powers); Cogbill  
 9                   Trial Aff. ¶¶ 35-36. The caseload for probation officers in Los Angeles County, for example,  
 10                   is upwards of 1000:1, while the recommended caseload is between 30:1 and 50:1. Dalton  
 11                   Am. Trial Decl. ¶ 32; *see also* Meyer Am. Trial Decl. ¶¶ 18, 20. Many cases are largely  
 12                   unsupervised, so that the officers can focus on cases that require more intense supervision or  
 13                   on emergency situations. *E.g.*, Meyer Am. Trial Decl. ¶¶ 20, 24; Rep. Tr. at 1030:7-21  
 14                   (Powers).

15                   Defendant-intervenors also presented evidence that both diverted offenders and  
 16                   offenders coming out of California's prisons and reentering the communities have significant  
 17                   needs in the areas of mental health, substance abuse treatment, other medical services, family  
 18                   services, employment, and housing. *See, e.g.*, Cogbill Trial Decl. ¶ 29; Dalton Am. Trial  
 19                   Decl. ¶¶ 30-31; Johnson Trial Decl. ¶ 2 (Director of San Mateo County Human Services  
 20                   Agency); Oct. 16, 2008 Bennett Supp. Report at 2-4; Ex. DI-218 at 1 (Report of the Re-Entry  
 21                   Policy Council). Evidence shows that counties lack the resources to meet those needs even  
 22                   now. *See* Rep. Tr. at 2073:15-2074:14 (Conklin) (San Diego County Sheriff's Department  
 23                   Detentions Chief Mental Health Clinician); *id.* at 2456:7-14 (Pena) (Santa Clara County  
 24                   Director of Mental Health); *id.* at 2492:13-22 (Garner); *id.* at 2511:25-2512:5 (Bataille)  
 25                   (defendants' expert); Aug. 15, 2008 Graves Report at 5-6; Cogbill Trial Decl. ¶ 7; Pena Trial

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 27                   <sup>86</sup>The increase in the population of probationers would not occur as a result of the  
 28                   expansion of earned credits or the diversion of technical parole violators. It would occur  
                  only if the state decides to reduce the prison population by diverting low-risk offenders to  
                  probation.

1 Decl. ¶¶ 11, 15; Aug. 15, 2008 Pena Report at 3-5; Word Trial Decl. ¶ 26; James Trial Decl.  
 2 ¶ 34.<sup>87</sup> The gap between the needs and availability of services contributes to the high level of  
 3 recidivism among parolees. Cogbill Trial Decl. ¶ 7.

4 Because the community re-entry and rehabilitation services in most counties, if not all,  
 5 are inadequate to serve the current population, those released into the communities as a result  
 6 of the proposed population reduction measures would either not receive services in the  
 7 community promptly or would displace other people who are currently receiving services.  
 8 See Rep. Tr. at 2495:5-13 (Garner); *id.* at 2699:23-2700:3 (Ryan). Such a result could be  
 9 mitigated, however, through a population reduction plan that created only a gradual increase  
 10 in the number of parolees or probationers in each county. Moreover, the increased needs in  
 11 each county resulting from the population reduction measures proposed by plaintiffs are  
 12 likely to fall within normal fluctuations in the number of people served by the counties. See,  
 13 e.g., Rep. Tr. at 2442:2-8 (Pena) (stating that the Santa Clara mental health system serves a  
 14 dynamic population of between 17,000 and 19,000 clients each year); Pena Trial Decl. ¶ 18  
 15 (estimating that the proposed population reduction order would result in an additional 100 to  
 16 700 individuals in Santa Clara County needing mental health services).

17 Furthermore, overwhelming evidence establishes that diversion would be successful  
 18 and that the proposed population reduction measures would have no adverse effect – and  
 19 would in fact improve public safety – if the state were to divert some portion of the savings  
 20 generated by the population reduction to community corrections, rehabilitation, and re-entry  
 21 resources. See, e.g., Rep. Tr. at 1828:2-19 (Smith) (opining that his concerns would be  
 22 ameliorated if the state redirected funding to the counties); *id.* at 1573:1-1574:3 (Beard)  
 23 (testifying that funding community services could compensate for the 0.3% increase in  
 24 arrests of parolees). The programs are already in place, and better coordination between the  
 25

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26 <sup>87</sup>Although community public mental health programs are not intended to serve  
 27 parolees, Rep. Tr. at 2550:9-19 (Bataille), parolees still rely on county services at times. See,  
 28 e.g., *id.* at 2432:16-22 (Pena) (testifying that in Santa Clara, approximately 60% of parolees  
 receiving state outpatient services also accessed county services); *id.* at 2550:24-25 (Bataille)  
 (testifying that county systems still triage parolees in need of psychiatric emergency  
 services).

1 state and the counties, alongside additional funding, could make these services available to a  
2 larger portion of the population. *See, e.g.*, Aug. 15, 2008 Garner Report at 6; Meyer Am.  
3 Trial Decl. ¶ 69. In any event, as noted already, the additional demand for community  
4 resources created by a population reduction is likely to fall within existing fluctuations in  
5 demand, and thus would not result in any significant changes at the county or local level.

6 We have no question that the entire criminal justice system and the state itself, as well  
7 as the local communities, would be well-served if the state would help fund some of the  
8 county programs that are designed to help parolees, probationers, and other persons  
9 convicted of criminal offenses with problems such as drug and alcohol addiction, mental  
10 illness, job training, and rehabilitation generally. Such programs would certainly help to  
11 reduce the crime rate and make the local communities safer places in which to live. Whether  
12 to do so, however, is a question as to how the state wishes to expend its resources that must  
13 be answered by the state's elected officials and not by this court. We can only note that  
14 should the officeholders of California and their constituents wish to raise the level of safety  
15 of the state's communities by increasing the availability of programs that facilitate the  
16 orderly re-entry into society by former prisoners, they are free to appropriate the necessary  
17 funds to do so in a manner that will not divert such funds from other important societal  
18 needs. There is no bar to the people's financing of projects they deem desirable through new  
19 tax revenues or the issuance of additional state bonds.

20 5. Impact on Integrity of Criminal Justice System

21 David Bennett, a criminal justice consultant and expert witness for Defendant-  
22 Intervenor Sonoma County, opined that “[t]he closing of the front door to the prisons and  
23 resulting jail overcrowding, combined with a reduced capacity to locally sentence lower level  
24 offenders (such as misdemeanants) will *compromise the criminal justice system's ability to*  
25 *hold offenders accountable.*” Aug. 15, 2008 Bennett Report ¶ 30 (emphasis in original). He  
26 anticipated that this would result in a loss of system integrity because, among other negative  
27 effects, offenders would not be held accountable for criminal behavior, district attorneys  
28

1 might stop prosecuting certain crimes, and judges might modify sentences to accommodate  
2 the overcrowding in jails. *Id.* ¶¶ 35-37.

3 Bennett's opinion was based on the assumption that a population reduction order  
4 would involve closing the front door of the prisons. *Id.* ¶ 30. None of the measures proposed  
5 by plaintiffs or considered here would require such an extreme result. Moreover, as  
6 illustrated above, the measures would not result in a loss of deterrence or cause an increase in  
7 jail overcrowding; they would simply affect where offenders serve their sentences and  
8 whether they might be released a few months earlier, with no effect on the state's ability or  
9 incentive to arrest, prosecute, or imprison new offenders. We thus find that a prison  
10 population reduction could be achieved without the negative impact on the integrity of the  
11 criminal justice system predicted by Bennett.

12         6.     Weight To Be Given Public Safety

13         As demonstrated above, we have given substantial weight to the question of the effect  
14 of our order upon public safety and the operation of the criminal justice system. While we  
15 conclude that there is no adverse effect, were we in error and were there in fact some adverse  
16 effect, it would be small, given the number and types of individuals to be released early or  
17 diverted to non-prison settings, and given the number of counties, and the size of the state  
18 and its population. Even considering the possibility of a minor adverse effect, we would, in  
19 view of the extremely serious injuries that continue to result from the long-standing  
20 constitutional violations at issue, be required to grant (with the modification set forth in our  
21 order) the relief that plaintiffs seek.

22         D.     Feasibility Notwithstanding the Present Fiscal Crisis

23         In concluding that the plaintiffs' proposed population reduction measures could safely  
24 reduce the population of California's prisons, and that such a reduction would not have a  
25 significant adverse effect in California's communities, we do not ignore the state's current  
26 economic difficulties. The fiscal crisis does not, however, alter our conclusions.

27         There will be a substantial fiscal savings to the state as a result of the reduction in the  
28 size of the prison population. According to Deputy Cabinet Secretary Robert Gore, the

1 approximate cost of housing a prisoner is \$43,000 per year. Ex. P163 at DEFS036906  
2 (Jan. 10, 2008 Mem. from Robert Gore re: Governor's CDCR Rehabilitation Strike Team  
3 Final Report). Under the order establishing a population cap, the size of the prison  
4 population will be reduced by approximately 46,000. The changes leading to that reduction  
5 recommended by plaintiffs, such as an increase in good time credits followed by early  
6 release, diverting technical parole violators and modifying parole requirements, and diverting  
7 low-risk offenders with short sentences, involve no fiscal cost. Other changes recommended  
8 by various state commissions and committees can also be adopted without any state funding.  
9 There are other state actions that all agree would help reduce crime significantly on both a  
10 short- and a long-term basis if taken along with the prisoner reduction measures. They  
11 involve helping fund community re-entry programs, such as drug and alcohol treatment, job  
12 training, mental health therapy, and half-way houses. Although California's prison  
13 population could be reduced without adopting or strengthening such local programs, the  
14 benefit to the state of investing in them would be considerable. Whether or not to make such  
15 an investment, however, is, as we observed previously, a matter for state officials, not the  
16 court, to decide. In any event, the present fiscal crisis would be alleviated rather than  
17 worsened by a prisoner release order.

18       **E.     Inclusion of Mentally Ill Inmates in Any Population Reduction Order**

19       The state has suggested that, should we issue a population reduction order, we should  
20 nonetheless exempt seriously mentally ill inmates from release pursuant to our order.  
21 However, there is no public safety reason to treat mentally ill inmates differently from other  
22 inmates as a categorical matter.

23       Under the current system, mentally ill inmates are regularly released when their prison  
24 sentences end. Although these inmates reportedly have higher recidivism rates than non-  
25 mentally ill inmates, evidence shows that mentally ill inmates who are released do not, by  
26 virtue of their mental illness, present any higher risk than other released inmates. Much of  
27 the high recidivism is attributable to noncompliance with parole conditions related to the  
28 disorganization produced by mental illness. Ex. P715 at 5 (July 2007 CDCR Division of

1 Adult Parole Operations report entitled “Mentally Ill Parolee Population”). Dr. Gilligan, a  
2 psychiatrist and an expert on mentally ill offenders, testified that, based on research  
3 throughout the United States and also in California specifically, mentally ill parolees are not  
4 more likely to commit violent crimes after discharge than are non-mentally ill parolees.  
5 Aug. 15, 2008 Gilligan Report ¶¶ 34, 36-39; Rep. Tr. at 1608:12-25 (Gilligan). Rather, the  
6 risk factors for violence, such as substance abuse, family dysfunction, and character  
7 disorders, are comparable for the mentally ill and non-mentally ill. Aug. 15, 2008 Gilligan  
8 Report ¶ 40. Defendants’ expert Dr. Packer agreed that “the research literature does not  
9 suggest that mentally ill offenders pose a higher risk of violence than their non-mentally ill  
10 counterparts.” Oct. 1, 2008 Packer Addendum at 1. Another expert for defendants Gale  
11 Bataille, the former director of the of Behavioral Health and Recovery Services for San  
12 Mateo County, testified that mental illness has a high rate of co-occurrence with substance  
13 abuse, which is a predictor of violence, but agreed that mental illness by itself is not a  
14 significant indicator of violence. Bataille Rebuttal Report at 2; Rep. Tr. at 2514:6-20; *see also*  
15 Oct. 1, 2008 Packer Addendum at 2 (stating that “mental illness is a risk factor for  
16 violence, particularly if the individual also abuses substances and has acute psychotic  
17 symptoms,” but opining that “[t]his does *not* mean that mentally ill inmates should, by virtue  
18 of their mental illness, be considered higher risk than other inmates” (emphasis in original)).

19 The testimony from the mental health care experts was unanimous that mentally ill  
20 people who are receiving proper mental health treatment pose no greater risk to the  
21 community than those who are not mentally ill. Rep. Tr. at 2209:25-2210:23 (Stewart);  
22 Oct. 1, 2008 Packer Addendum at 1-2; Rep. Tr. at 1640:4-10 (Gilligan); Bataille Rebuttal  
23 Report at 2; *see also* Ex. DI-219 at 6 (June 2006 UCLA Integrated Substance Abuse Program  
24 Neuropsychiatric Institute report entitled “Final Report on the Mental Health Services  
25 Continuum Program of the California Department of Corrections and Rehabilitation – Parole  
26 Division”). Therefore, population reduction measures involving the successful diversion of  
27 offenders and technical parole violators to community mental health programs instead of  
28 prison would not have a negative impact on public safety. The diversion of mentally ill

1 technical parole violators might even improve public safety because the current churning of  
 2 mentally ill parole violators in and out of crowded prison reception centers is especially  
 3 disruptive to their treatment needs and re-entry success. Aug. 15, 2008 Gilligan Report  
 4 ¶¶ 32-33; Aug. 15, 2008 Stewart Supp. Report ¶ 136.

5 Numerous witnesses for defendants supported the diversion of mentally ill offenders.  
 6 Dr. Packer, defendants' mental health expert, did not support the mass early release of the  
 7 mentally ill but recommended diversion of mentally ill offenders to community-based  
 8 programs as an effective population reduction measure. Rep. Tr. at 1086:15-1087:22.  
 9 Director Bataille also supported community diversion. *See* Aug. 15, 2008 Bataille Prelim.  
 10 Report at 19. Director Hoffman testified that the CDCR has, consistent with public safety,  
 11 already stopped returning parolees to custody for technical violations resulting from their  
 12 mental illness when programs are available. Rep. Tr. at 1766:15- 1767:19; Hoffman Trial  
 13 Aff. ¶ 29; Ex. D1195 (Jan. 12, 2007 Mem. from CDCR Secretary James E. Tilton to the  
 14 Division of Adult Parole Operations). He also stated that, like all other parolees, mentally ill  
 15 parole violators can be given intermediate sanctions using the "Parole Violation Decision  
 16 Making Instrument." Hoffman Trial Aff. ¶ 30.

17 The disagreement among the experts centered not on whether diversion would be  
 18 harmful to public safety, but on whether California's communities had sufficient community  
 19 mental health programs to support the early release or diversion of mentally ill parolees.  
 20 Plaintiffs' experts testified that the impact of the inclusion of some *Coleman* class members  
 21 in the population reduction measures would not be significant. Dr. Stewart calculated that,  
 22 assuming a reduction in the prison population by 50,000 inmates, there would be about  
 23 10,000 more *Coleman* class members in the community over a period of time. Out of that  
 24 group, about 8,500 people would be at the CCCMS level and would need minimal care in the  
 25 community. Rep. Tr. at 2211:3-15. About 650 additional people per year would need  
 26 enhanced outpatient care, but that would not pose a significant burden on the current system,  
 27 which serves 69,000 people. *Id.* at 2211:18-2212:7. Finally, only 100 additional people each  
 28 year would need DMH-level care, which would not be a significant additional burden on a

1 system that currently treats 43,000 people annually. *Id.* at 2212:8-21. Dr. Stewart also  
 2 testified that the number of people needing care may be lower because the class members'  
 3 mental health conditions would improve once they left prison. *id.* at 2211:18-2212:21; *see*  
 4 *also* Aug. 27, 2008 Gilligan Rebuttal Report ¶¶ 10-11.

5 Defendants' experts contested these numbers and their significance. Dr. Packer stated  
 6 that it is not necessarily true that mentally ill inmates will do better outside of prisons and  
 7 opined that it is more common for some mentally ill individuals to function at a higher level  
 8 while in prison. Oct. 1, 2008 Packer Addendum at 3. Dr. Packer also testified that elements  
 9 for successful release – pre-release planning, coordination with community providers, access  
 10 to systems of care in the community, and availability of community programs – are not  
 11 currently fully functioning within the CDCR, and that an accelerated release of mentally ill  
 12 prisoners would exacerbate those problems. *Id.* at 2. Director Bataille opined that most  
 13 California communities are not prepared for, or capable of, providing the community mental  
 14 health and treatment services necessary to support an accelerated release of mentally ill  
 15 inmates, and that the problem is not only funding but also a lack of trained professional staff.  
 16 *See* Aug. 15, 2008 Bataille Prelim. Report at 5-18. Other witnesses testified that counties are  
 17 unable to serve their mentally ill populations now. *See, e.g.*, Rep. Tr. at 2456:7-17 (Pena);  
 18 Dalton Trial Decl. ¶ 31; Conklin Trial Decl. ¶ 41; Meyer Am. Trial Decl. ¶¶ 64-65.

19 We credit the testimony that community mental health programs are overburdened in  
 20 many, if not most, California communities. Still, the *Coleman* class may safely be included  
 21 in the state's population reduction measures in any number of ways. For example, as  
 22 Director Bataille suggested, a diversion or earned credits program could be structured so that  
 23 only those mentally ill individuals with the greatest level of psychiatric stability and the  
 24 greatest potential to "voluntarily" follow up on outpatient care would be eligible, at least  
 25 until appropriate community programming is in place. Aug. 15, 2008 Bataille Prelim. Report  
 26 at 4.

27 Moreover, credible evidence demonstrates that treating mentally ill offenders outside  
 28 prison is more effective and less costly than treating them in prison. *See* Gilligan Rebuttal

1 Report ¶ 11 (stating that “mental health treatment in the community is more likely to be  
 2 successful and effective than similar treatment would be in the social environment of the  
 3 prison”); Rep. Tr. at 1747:9-16, 1753:24-1755:5 (Hoffman) (affirming that providing mental  
 4 health care for parolees is cheaper than providing it for inmates); *id.* at 2450:14-2451:7  
 5 (Pena) (acknowledging that it costs about \$24,000 less per year to provide a therapeutic bed  
 6 in the community than to incarcerate a mentally ill person). There was also unrebutted  
 7 testimony that it is easier to recruit and hire qualified mental health professionals in civil  
 8 hospital and clinic settings than in prisons. Aug. 27, 2008 Gilligan Rebuttal Report ¶ 17. In  
 9 light of the abysmal qualify of the mental health care presently available to California’s  
 10 inmates, it is unlikely that any mentally ill inmates released by the state will find their mental  
 11 health treatment seriously compromised by their release from prison.

12 We recognize that expanding community programming would require an increase in  
 13 professional staff at the community level; however, as with other types of programming, this  
 14 would require a shift in, rather than an infusion of, resources. The state has already begun to  
 15 expand parolee services, *see* Hoffman Trial Aff. ¶ 32, and also has a roadmap for further  
 16 expansion of programming in the CDCR Expert Panel Report. Defendants’ expert Director  
 17 Bataille agreed that a population reduction could be achieved and sustained by following the  
 18 recommendations contained in the CDCR Expert Panel Report, including its  
 19 recommendation for expanding the communities’ capacity to provide programming.  
 20 Aug. 15, 2008 Bataille Prelim. Report at 19. Collaboration between the mental health and  
 21 criminal justice systems could also begin to address the resource gap. *See* Rep. Tr. at  
 22 2534:7-2535:11 (Bataille).

23 On the basis of this evidence, we conclude that mentally ill inmates could, under  
 24 appropriate conditions, be included in the proposed population reduction measures without  
 25 any adverse effect on public safety or the operation of the criminal justice system.

26 **F. Empirical Evidence on Incarceration and Crime Rates**

27 We acknowledge the concern of some law enforcement officials that incarceration  
 28 serves the interest of incapacitation over the life of a repeat offender. *See, e.g., id.* at

1 1181:5-13 (Powers). To that extent, there is likely some correlation between incarceration  
 2 rates and crime rates. Indeed, according to plaintiffs' experts, some studies have concluded  
 3 that every ten percent increase in the incarceration rate results in a two to four percent  
 4 decrease in the crime rate, *id.* at 1582:1-3 (Beard); *id.* at 2032:4-12 (Lehman), and that  
 5 massive incarceration rates have contributed to a 25% reduction in violent crime across the  
 6 United States, *id.* at 1447:18-1450:23 (Austin).

7       This testimony does not, however, persuade us that California's prison population  
 8 could not be reduced without adversely affecting public safety.<sup>88</sup> First, even if we credit  
 9 these studies, population reduction measures could still have a net positive impact on the  
 10 crime rate. For example, defendants introduced Exhibit D1331, a report by the Washington  
 11 State Institute for Public Policy, for the proposition that incarceration rates and crime rates  
 12 correlate. *See* Rep. Tr. 2030:14- 2032:12 (questioning of Dr. Lehman by defendants' counsel  
 13 and related colloquy with the court). That same report, however, concluded that the decrease  
 14 in recidivism resulting from an expansion of evidence-based programming would outweigh  
 15 any potential adverse impact on crime rates resulting from decreased incarceration rates. *See*  
 16 Ex. D1331 at 15.

17       Second, the evidence supported Dr. Austin's testimony that there is still disagreement  
 18 as to the validity of the research connecting incarceration rates to crime rates, Rep. Tr. at  
 19 1450:20-23, and that “[r]esearch on crime and incarceration does not consistently indicate  
 20 that the massive use of incarceration has reduced crime rates,” Aug. 15, 2008 Austin Report  
 21 ¶ 20. In fact, with regard to the relationship between incarceration and crime in California,  
 22 both defendants' expert Dr. Marquart and Professor Petersilia concluded that the decline in  
 23 violent crime in California in the past decade “is not likely to be a function of the state's  
 24 approach to corrections.” Rep. Tr. 2001:9-2002:18 (Marquart) (agreeing that “it would be a

25       <sup>88</sup>We also note that the same studies referred to by plaintiffs' experts found that  
 26 increasing the incarceration rate becomes counterproductive once the incarceration rate  
 27 reaches a certain inflection point. *E.g.*, Rep. Tr. at 1582:1-13 (Beard); *see also id.* at  
 28 1447:18-1450:23 (Austin). At its present incarceration rate of 470 per 100,000, California is  
 close to the inflection point at which further incarceration would not be productive. *Id.* at  
 1582:1-13 (Beard).

1 mistake to conclude that the decline in the California crime rate is a result of its incarceration  
2 policies"); Ex. P5 at 2. As we have already noted, it is likely that "[t]he overwhelming and  
3 undisputed negative side effects of incarceration and crowding far outweigh the potential,  
4 unproven benefits of incarceration" in California. Aug. 15, 2008 Austin Report ¶ 23.

5 Moreover, Dr. Austin and Dr. Krisberg testified that the historical data and empirical  
6 research regarding early release programs across the country show no significant relationship  
7 between crime rates and early releases. Aug. 15, 2008 Austin Report ¶¶ 19, 27-42; Rep. Tr.  
8 at 2159:20-2162:7 (Krisberg); *see also* Ex. DI-204 at 1. Their testimony, like that of  
9 Dr. Beard and Secretary Lehman, who both implemented prison population reduction  
10 measures in other prison systems, confirms that it is possible to lower the prison population  
11 without an adverse impact on crime or public safety. For example, in Washington, the state  
12 legislature prohibited sending technical parole violators to prison, instituted graduated  
13 sanctions, and expanded good time credits. Rep. Tr. at 2004:24-2005:14, 2006:23-2007:18  
14 (Lehman). Secretary Lehman, the former secretary of corrections in Washington, testified  
15 that these measures did not have any "deleterious effect on crime" or public safety. *Id.* at  
16 2008:18-2009:14.

17 Secretary Lehman further testified that, during his tenure as secretary of corrections in  
18 Pennsylvania, sentencing reforms that made it more likely for an offender to be diverted into  
19 the community did not have any adverse impact on public safety. *Id.* at 2007:19-2008:24.  
20 Dr. Beard, the current secretary of corrections in Pennsylvania, testified that he had "spent a  
21 lot of time in the last seven years studying what other states have done and looking for ways  
22 that we can better manage our population from a public safety perspective, from a population  
23 control perspective, and from a cost perspective." *Id.* at 1552:19-24. He played a role in  
24 passing legislation in Pennsylvania that allowed for, among other things, intermediate  
25 punishment instead of incarceration, incentive credits for evidence-based programming, and  
26 parole reform. *Id.* at 1549:10-1550:14, 1552:1-18. Rather than having an adverse impact,  
27 these reform measures have served to improve public safety. *Id.* at 1552:19-1553:3.

28

1 Dr. Austin – who has thirty years of experience in correctional planning and research  
 2 and has personally worked with correctional systems in eight states to reduce their prisoner  
 3 populations, Nov. 9, 2007 Austin Report ¶¶ 2, 5 – similarly testified that a number of  
 4 population reduction measures have been adopted in various states without an adverse impact  
 5 on public safety: diversion of technical violators in Kansas and Washington, Rep. Tr. at  
 6 1392:21-1393:5, 1399:11-15; good time credits in Illinois,<sup>89</sup> Nevada, Maryland, and Indiana,  
 7 *id.* at 1398:11-1399:1, 1399:11-15;<sup>90</sup> and implementation of “large community corrections  
 8 diversion programs” in Ohio and Michigan, where “the state basically is paying the counties  
 9 to hold people at the county level who otherwise would go to prison,” *id.* at 1399:5-15. In  
 10 Nevada, the legislature expanded the award of good time credits to prisoners, probationers,  
 11 and parolees in 2007, which reduced the prison population without any known increase in  
 12 crime, arrests, or court filings as of July 2008. Aug. 15, 2008 Austin Report ¶ 36. In New  
 13 York, the prison population decreased due in part to the expansion of programs awarding  
 14 good time credits, and not only did the crime rate not increase, it “declined substantially.”  
 15 *Id.* ¶¶ 27-28.

16 Dr. Krisberg also reviewed empirical research analyzing early release programs over  
 17 the past twenty years in Canada, California, Washington, Wisconsin, Illinois, Texas,  
 18 Colorado, Montana, Michigan, and Florida, and found that such programs do not endanger  
 19 public safety. Sept. 8, 2008 Krisberg Report at 4-5. Dr. Krisberg reported that early release  
 20 produced lower recidivism rates for released inmates when the release targeted low-risk  
 21 offenders and made provisions for community-based supportive services. *Id.*

22 <sup>89</sup>Dr. Austin’s report regarding Illinois stated his opinion that early release should only  
 23 be used as a short-term measure for prison overcrowding. Ex. DI-785 at 3614 (James Austin,  
*Using Early Release to Relieve Prison Crowding: A Dilemma for Public Policy*, 32 Crime  
 24 Delinquency 404 (1986)). Nonetheless, the article concluded that there was an overall cost  
 25 savings to the state as a result of early release, with “relatively lower costs to local public  
 criminal justice agencies stemming from arrests of the early releases.” *Id.* at 3700. This is  
 not inconsistent with Dr. Austin’s testimony in this case.

26 <sup>90</sup>Although Dr. Austin stated that he did not endorse early release as a long-term  
 27 remedy, Rep. Tr. 2610: 8-2611:1, it was not clear whether his testimony on that point related  
 28 to the expansion of good time credits or generic release. In any event, he testified that the  
 prison population could be lowered safely through the expansion of good time credits and  
 other measures. Aug. 15, 2008 Austin Report ¶ 43.

1       District Attorney Pacheco of Riverside County opined that a generic early release  
 2 program from California prisons would increase crime, as it had in other jurisdictions like  
 3 Florida, Illinois, Philadelphia, and Los Angeles. Rep. Tr. at 2380:20-2381:9. His opinion,  
 4 however, appeared to be based largely on newspaper articles reporting specific crimes that  
 5 occurred during the early release period, and not on a broader analysis of crime rates. *See*  
 6 Pacheco Decl. ¶ 23 & Ex. C. Moreover, Mr. Pacheco discussed only a generic early release  
 7 and failed to consider whether some of the adverse impacts he fears would be mitigated by  
 8 basing early release decisions on an improved system of earned credits or by instituting a  
 9 diversion program or other measures proposed by plaintiffs. *See* Rep. Tr. at 2379:17-23  
 10 (discussing only generic early release).

11       Dr. Marquart, defendants' sole witness on population reduction measures and public  
 12 safety, stated that he opposed any prisoner release order in part because the early release  
 13 measures implemented in Texas in the 1980s to meet a 95% population cap caused an  
 14 increase in crime.<sup>91</sup> *Id.* at 1956:14-20, 23-24, 1957:12-18. However, he also testified that he  
 15 did not know how much of the increase in crime was attributable to the early release  
 16 program, as opposed to other factors. *Id.* at 1984:16-1985:9. Indeed, the basis for  
 17 Dr. Marquart's opposition to any reduction in the prison population appeared to be not the  
 18 Texas experience but, instead, his opinion that he "didn't know what the consequences would  
 19 be, not that it would be a disaster," *id.* at 1990:22-24. According to Dr. Marquart, reducing  
 20 the prison population could have a negative impact on public safety, it could have no impact,  
 21 or it could have a positive impact. *Compare id.* at 1990:17-24; *with id.* at 1995:8-20. Such  
 22 equivocal testimony is not helpful to the court. In any event, Dr. Marquart stated that he was  
 23 not opposed to the expansion of good time credits, parole reform, or evidence-based  
 24 programming, and further stated that the prison population could be reduced in a safe manner  
 25 through proper programming. *Id.* at 1991:22-1993:18, 1994:17-25. The Texas prison

26       <sup>91</sup>Neither the number of inmates who were released early nor the length of time by  
 27 which their incarceration was shortened is apparent from Dr. Marquart's testimony.  
 28 Dr. Austin, however, stated that his recommended amount of good time credits is less than  
 the amount awarded to Texas prisoners between 1980 and 1989, and the amount presently  
 awarded in that state. Aug. 27, 2008 Austin Supp. Report ¶ 20(e).

1 population, in fact, has recently been reduced safely by diverting technical parole violators  
2 and increasing the state's parole grant rate using risk-based guidelines. Aug. 27, 2008 Austin  
3 Supp. Report ¶ 20.

4 To the extent that District Attorney Pacheco, Dr. Marquart, or any other witness  
5 opined that *any* population reduction measure applied to California prisons would result in an  
6 adverse public safety impact, we reject that opinion. If anything, such testimony shows only  
7 that the CDCR should implement population reduction measures mirroring those of the  
8 jurisdictions that have successfully and safely reduced their inmate populations. We credit  
9 the testimony from experts who, through careful study and experience in a number of  
10 jurisdictions, arrived at the opinion that a population reduction, through a combination of  
11 earned credits, parole reform, and diversion, could be accomplished in a manner that  
12 preserves public safety and the operation of the criminal justice system. Moreover,  
13 California's present system of churning inmates into and out of overcrowded and  
14 criminogenic prisons itself poses a threat to public safety. Thus, any increase in the crime  
15 rate associated with lowered incarceration rates could be substantially offset, and perhaps  
16 entirely eliminated, by the public safety benefits of ridding the system of churning and  
17 reducing the criminogenic effect of spending time in California prisons.

18 **G. Findings and Conclusions**

19 We take seriously our duty to consider public safety, and we have done so. We do not  
20 construe this PLRA requirement, however, to preclude a population reduction order based on  
21 a possibility that the order *might* have an adverse impact on public safety or the operation of  
22 the criminal justice system, no matter how small. If that were enough to prevent the court  
23 from ordering a population cap, no court would ever be able to impose such a remedy, thus  
24 contravening the congressional intent that a population cap be ordered if "it is truly necessary  
25 to prevent an actual violation of a prisoner's federal rights." H.R. Rep. No. 104-21, at 25.

26 Based on our detailed findings examining the evidence from correctional and public  
27 safety experts around the state and across the country, we are confident that a prison  
28 population reduction to 137.5% design capacity can be achieved in California without a

1 meaningful adverse impact on public safety or the operation of the criminal justice system.<sup>92</sup>  
 2 The evidence and testimony from plaintiffs, defendants, and defendant-intervenors  
 3 overwhelmingly showed that there are ways for California to reduce its prison population  
 4 without such an adverse impact, and that a less crowded prison system would in fact benefit  
 5 public safety and the proper operation of the criminal justice system.

6       The population reduction measures that we specifically considered include the  
 7 expansion of earned credits, the diversion of technical parole violators, the diversion of low-  
 8 risk offenders to community corrections, and the expansion of evidence-based programming.  
 9 These measures were recommended not only by plaintiffs' experts but also by experts for  
 10 defendants and defendant-intervenors, the Governor, CDCR officials, and the CDCR Expert  
 11 Panel. Because these measures either have no impact on or reduce the recidivism rate, they  
 12 would not adversely affect public safety. Furthermore, unlike measures such as  
 13 indiscriminately and suddenly releasing inmates or closing prison doors to further admission,  
 14 the measures we considered would not have a significant adverse impact on the operation of  
 15 the criminal justice system. Any adverse impact on community resources resulting from  
 16 these measures could readily be mitigated by parole reform and the reallocation of funding  
 17 and resources. It follows from the many reports we have discussed that other methods of  
 18 reducing the prison population such as sentencing reform and the release of members of  
 19 groups that are least likely to recidivate, such as the aged and the infirm as well as low-risk  
 20 prisoners nearing the end of their sentences, do not pose any threat to public safety.

21       Other jurisdictions have successfully reduced their prison populations through  
 22 measures similar to those proposed by plaintiffs and the other reforms discussed herein, and  
 23 we find that California could also do so. In fact, California could do so perhaps more easily

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24       <sup>92</sup>*Duran*, 760 F.2d 756, a pre-PLRA case, does not suggest a different outcome. In  
 25 *Duran*, the court of appeals vacated the district court's order directing the release of pretrial  
 26 detainees after finding that the order would adversely affect the public interest. *Duran*  
 27 involved the release of detainees without the use of any risk-based instrument, and the  
 28 uncontested evidence before that court showed that many of the released inmates would  
 become fugitives or commit felonies while awaiting trial. *See id.* at 757-58. By contrast, the  
 evidence before this court establishes that California could reduce its prison population  
 without any adverse effect on public safety or the operation of the criminal justice system.  
 Accordingly, the balance of interests in this case differs substantially from that in *Duran*.

1 than other jurisdictions because of its current, unproductive incarceration policies, such as  
 2 returning most technical parole violators to prison and denying judges the ability to tailor  
 3 sentences to the risks and needs of particular offenders.

4 One of the most persuasive pieces of evidence before us is the report of the Expert  
 5 Panel on Adult Offender Recidivism Reduction Programming, which was convened by the  
 6 CDCR in 2007 to suggest strategies for reducing California's high recidivism rate. Ex. P2 at  
 7 vii. The panel consisted of CDCR's Chief Deputy Secretary for Adult Programs, academic  
 8 researchers, consultants, and former and current secretaries of corrections in Pennsylvania,  
 9 Arizona, Washington, Ohio, and Maine. *Id.* at ii. The report recommended a comprehensive  
 10 set of measures that would reduce California's prison population while also reducing  
 11 recidivism.

12 The CDCR Expert Panel concluded that, if the CDCR were to follow its  
 13 recommendations to divert technical parole violators, implement parole reform, and expand  
 14 good time credits, these changes alone would serve to reduce the prison population by  
 15 between 38,500 and 43,500 inmates, and the parole population would be reduced by 6,500 to  
 16 11,500. *Id.* at 95. The panel expected an additional reduction in the prison population of  
 17 about 2,194 to 4,388 from evidence-based programming initiatives. *Id.* at 97.<sup>93</sup> After  
 18 accounting for the costs of the additional programming recommended by the panel, full  
 19 implementation of its recommendations would still save the state between \$561 and \$684  
 20 million a year.<sup>94</sup> *Id.* at 99. The proposed reduction resulting from the above measures alone  
 21 would fall within the range necessary to comply with a 137.5% population cap. Other means  
 22 suggested by the state and others, including the expert committees and the numerous other  
 23 official committees, could reduce the prison population even further.

24 <sup>93</sup>As of August 27, 2008, the CDCR was housing 156,352 inmates in prison  
 25 institutions designed to hold 79,828 inmates. Ex. P135 (CDCR weekly population report as  
 of August 27, 2008).

26 <sup>94</sup>James Tilton, then the CDCR Secretary, endorsed the CDCR Expert Panel's  
 27 recommendations, but with a reservation as to the estimated impact on the prison population.  
 28 Rep. Tr. at 2614:20-2615:2 (Austin); Ex. P49 (Sept. 25, 2007 Letter from Secretary James E.  
 Tilton, California Department of Corrections and Rehabilitation, to the Hon. Denise  
 Ducheny).

1       Secretary Lehman, who was a member of the CDCR Expert Panel, testified that use of  
2 the measures proposed in the Panel report could reduce California's prison population  
3 without causing any adverse impact. Rep. Tr. at 2012:20-25. Secretary Woodford and  
4 Dr. Austin testified that it is possible to reach 130% design capacity without adversely  
5 impacting public safety. *Id.* at 1321:19-1322:5 (Woodford); *id.* at 1384:3-12 (Austin).  
6 Dr. Austin called this a "moderate" reduction in the state's prison population, because  
7 California "has got this big bulge" of unnecessary and unproductive incarceration, which is  
8 "an easier target" for reduction. *Id.* at 1434:9-1435:4. Although Dr. Austin recommended  
9 that, to achieve a reduction of 50,000 prisoners, California should change its sentencing laws  
10 so that second strikers serve 65% to 70% of their sentences rather than 80% as required  
11 currently, *id.* at 1436:18-20, 2568:2-3, he also stated that there are other ways to achieve that  
12 reduction, *id.* at 2570:14-25, a reduction somewhat larger than that which we order.

13       Next, some law enforcement officials testified that the prison population could be  
14 reduced safely by about 30% – approximately the same size reduction we order here – simply  
15 by offering incentives for the communities to expand their local correctional systems. *Id.* at  
16 2771:4-10 (Meyer); *see also id.* at 1042:4-14 (Powers). Their opinion was based on the  
17 state's experience in the 1960s, when the state paid counties to reduce the number of people  
18 being sent to prison, and the counties were able to achieve a 30% general reduction in the  
19 state prison population through the expansion of community-level programming and  
20 probation resources. *See id.* at 1042:4-14 (Powers).

21       We should note finally that, regardless of the conclusion of the overwhelming  
22 majority of the experts that adoption of the population control measures described above  
23 would not adversely affect public safety, they all strongly recommend that the state, in  
24 addition to strengthening its own rehabilitative programs, should help establish or improve  
25 local community programs designed to assist probationers, parolees, and released prisoners  
26 (whether released as the result of the expiration of their terms or otherwise) to re-enter  
27 society. Such programs, as noted earlier, should include drug and alcohol rehabilitation,  
28 mental health treatment, and job training.

1       There is no doubt that the adoption of these programs would help increase public  
2 safety above its current level, including after issuance of our population reduction order.  
3 Clearly, a failure by the state to comply with the experts' recommendations to take these  
4 steps would be regrettable and would be contrary to the interests of public safety. Still,  
5 unlike the population cap we order here, which our analysis shows is required by the United  
6 States Constitution, the decision whether to adopt these rehabilitative measures is left to the  
7 Governor and the Legislature. Whether a failure to adopt them would be acceptable, in view  
8 of the effect on public safety, is a question that ultimately the people of California will be  
9 required to answer.

10       In sum, the four recommendations in the CDCR Expert Panel report adopted as  
11 proposals by plaintiffs provide a means for the state to safely reduce the prison population to  
12 137.5% design capacity. The population could be reduced even further with the reform of  
13 California's antiquated sentencing policies and other related changes to the laws. We are  
14 therefore satisfied that the state has available methods by which it could readily reduce the  
15 prison population to 137.5% design capacity or less without an adverse impact on public  
16 safety or the operation of the criminal justice system. Accordingly, even after giving  
17 "substantial weight to any [potential] adverse impact on public safety or the operation of a  
18 criminal justice system caused by" our population reduction order, 18 U.S.C.  
19 § 3626(a)(1)(A), we conclude that our order meets the requirements of the PLRA.

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## 21 **VIII. CONCLUSION**

22       The massive 750% increase in the California prison population since the mid-1970s is  
23 the result of political decisions made over three decades, including the shift to inflexible  
24 determinate sentencing and the passage of harsh mandatory minimum and three-strikes laws,  
25 as well as the state's counterproductive parole system. Unfortunately, as California's prison  
26 population has grown, California's political decision-makers have failed to provide the  
27 resources and facilities required to meet the additional need for space and for other  
28 necessities of prison existence. Likewise, although state-appointed experts have repeatedly

1 provided numerous methods by which the state could safely reduce its prison population,  
2 their recommendations have been ignored, underfunded, or postponed indefinitely. The  
3 convergence of tough-on-crime policies and an unwillingness to expend the necessary funds  
4 to support the population growth has brought California's prisons to the breaking point. The  
5 state of emergency declared by Governor Schwarzenegger almost three years ago continues  
6 to this day, California's prisons remain severely overcrowded, and inmates in the California  
7 prison system continue to languish without constitutionally adequate medical and mental  
8 health care.

9       Federal courts do not intervene in state affairs lightly. Principles of federalism,  
10 comity, and separation of powers require federal courts to refrain from addressing matters of  
11 state government in all but the most pressing of circumstances. Even then, federal courts  
12 must proceed cautiously, giving the states every opportunity to meet their federal  
13 constitutional and statutory obligations voluntarily. Unfortunately, during the 8 years of the  
14 *Plata* litigation and the 19 years of the *Coleman* litigation, the political branches of  
15 California government charged with addressing the crisis in the state's prisons have failed to  
16 do so. Instead, the rights of California's prisoners have repeatedly been ignored. Where the  
17 political process has utterly failed to protect the constitutional rights of a minority, the courts  
18 can, and must, vindicate those rights. *See* John Hart Ely, *Democracy and Distrust* 103, 173  
19 (1980). We do so here, recognizing the seriousness of our action and with the hope that  
20 California's leadership will act constructively and cooperatively, and follow the mandate of  
21 this court and the PLRA, so as to ultimately eliminate the need for further federal  
22 intervention.

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## ORDER

Within 45 days, defendants shall provide the court with a population reduction plan that will in no more than two years reduce the population of the CDCR's adult institutions to 137.5% of their combined design capacity. Should any of defendants' proposed population reduction measures require the waiver of any provisions of state law, the state shall so advise the court, and shall explain why the requested waiver is permissible under 18 U.S.C. § 3626(a)(1)(B). In preparing their plan, defendants shall consult with plaintiffs, intervenors, and other relevant stakeholders, including the *Coleman* Special Master and the *Plata* Receiver. Should such consultation fail to resolve any objections to the proposed population reduction plan, plaintiffs and intervenors shall file their objections no more than 20 days after defendants file their proposed plan, and defendants shall file responses to such objections no more than 10 days thereafter. Defendants shall set forth in their proposal the effective dates of the various actions they propose to undertake and their estimate of the reduction in population they expect to achieve after six, twelve, eighteen, and twenty-four months. The court will consider all of the written submissions and make any necessary modifications or changes to defendants' proposed plan before issuing a population reduction plan as an order of the court. The court may before doing so request clarification on any matters and conduct any further hearings it deems necessary. However, given that this court issued a preliminary ruling on this matter almost six months ago so as to "give the parties notice of the likely nature of [this] opinion, and [] allow them to plan accordingly," Feb. 9, 2009 Tentative Ruling at 1, the court will look with disfavor upon any effort to postpone or delay an expeditious resolution of the terms of the population reduction plan, including the submission of a proposed plan by the state and the issuance of the order adopting the final plan. The court will not grant any stay of the proceedings prior to the issuance of the final population reduction plan, but will entertain motions to stay implementation of that plan pending the resolution of any appeal to the Supreme Court. We will retain jurisdiction over this matter to ensure compliance with the population reduction plan and to consider any subsequent modifications made necessary by changed circumstances.

1 IT IS SO ORDERED.

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*Stephen Reinhardt*  
STEPHEN REINHARDT  
UNITED STATES CIRCUIT JUDGE  
NINTH CIRCUIT COURT OF APPEALS

*Lawrence K. Karlton*  
LAWRENCE K. KARLTON  
SENIOR UNITED STATES DISTRICT JUDGE  
EASTERN DISTRICT OF CALIFORNIA

*Thelton E. Henderson*  
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