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                                                          CLERK, U. S. DISTRICT COURT
EASTERN EISTRICT OF CALIFORNIA
                         for Defendants
                           resno, sheriff steve magarian
                               JEWS
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                              IN THE UNITED STATES DISTRICT COURT
     MCK L WACHER CLERN, U.S. DISTRICT COUP:
                                 EASTERN DISTRICT OF CALIFORNIA
        1BY.
            SEPUTY CLERK
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              JOHN B. CRUZ, et al.,
                                                     No. F-93-5070 JFM (P)
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                         Plaintiffs,
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                                                     STIPULATION RE PERMANENT
                                                     INJUNCTION; ORDER
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              COUNTY OF FRESNO, et al.,
        17
                         Defendants.
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                    The parties hereby agree and stipulate to the following
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              Permanent Injunction:
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                        The parties stipulate that this litigation is a class
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              action as defined by Rule 23 of the Federal Rules of Civil
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              Procedure.
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                    2. Defendants shall limit and control the population level
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              within the Fresno County Jails as follows:
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تىء. بى • A. Defendants are enjoined from bedding inmates on the floor.

NORTH ANNEX JAIL

B. Defendants shall operate the North Annex Jail at the bed capacities set forth below:

Second Floor		Number of Beds
Pod A		72
Pod B		72
Pod C		72
Pod D		7 2
Pod E		72
Pod F		72
	TOTAL	. 432

- C. Defendants shall operate the North Annex Jail utilizing the five additional correctional officers added to the North Annex Jail's staff as part of the settlement concerning plaintiffs' Application for Temporary Restraining Order.
- D. Inmates in the North Annex Jail shall be provided access to one hour of daily exercise in the North Jail exercise area. Recreation time outside the housing unit will not be made up for those inmates who are away from the housing unit at other activities during the housing unit's regularly scheduled recreation. Inmates housed in discipline isolation will not be provided with recreation time during their length of stay in discipline isolation housing up to a maximum of ten [10] consecutive days.

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MAIN JAIL

- E. Defendants shall operate the Main Jail under the Pilot Project approved by the California Board of Corrections with sixteen "general population" housing pods which are triple bunked [768 beds] and operated as dormitories; eight "special handling" pods which are double bunked [256 beds] with special handling inmates having controlled dayroom access; and forty "administrative segregation" cells which will be operated for single occupancy housing [40 beds].
- F. Defendants shall implement the transition to the housing configurations set forth in paragraph E above under the time phased "Pilot Project Staffing and Capital Project Transition Plan" previously filed with the Court as Exhibit A in the Stipulation approved by the Court on October 29, 1993. Specifically, this Transition Plan establishes the timing of the addition of staff (seven Correctional Sergeants, seventeen Correctional Officers, and one Office Assistant); the addition of one shower in each general population housing pod; the addition of isometric exercise equipment, etc.
- G. Defendants shall implement their plan to reduce the noise levels in the Main Jail by providing acoustical treatment for the ceilings of the Main Jail as set forth in the Transition Plan.
- H. Plaintiffs' counsel Paul Comiskey shall be provided reasonable access to the Main Jail during the Pilot Project

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period to monitor the transition as described above. Defendants shall provide Paul Comiskey with copies of those reports required by the Board of Corrections during the pilot period. Should for any reason the Board of Corrections disapprove the Pilot Project, or recommend modifications of the operation of the Main Jail during the pilot period, defendants shall notify plaintiffs' counsel in writing within ten [10] days of receiving such notification from the Board of Corrections. In the event of disapproval or modification of the Pilot Project during the pilot period, either party may seek to change the terms of this injunction pursuant to the standards set forth in Rufo v.

Inmates of Suffolk County Jail, _______, 112 S.Ct. 748 (1992).

- I. Inmates housed in the Main Jail shall be offered the opportunity to receive recreation as follows:
- 1. Inmates housed in general population units shall be provided with the opportunity for twenty [20] hours of recreation outside their housing unit each month. These recreation opportunities shall include at least 1.5 hours of roof recreation each week. In addition, general population inmates will receive the opportunity to participate in at least eight indoor recreation sessions outside their housing unit each month. 1

²⁵i. General population inmates are currently housed in pods
C, D, E, and F on each Main Jail floor.

²⁶ COUNTY OF TRESHO Frasho, 2 California

 2. Inmates housed in Administrative Segregation and Special Housing units shall receive twelve [12] hours of recreation each month outside their housing unit each month in addition to dayroom access as appropriate for administrative segregation and special housing inmates.²

- 3. Recreation time outside the housing unit will not be made up for those inmates who are away from the housing unit at other activities during the housing unit's regularly scheduled recreation. Inmates housed in discipline isolation will not be provided with recreation time during their length of stay in discipline isolation housing up to a maximum of ten [10] consecutive days.
- 4. The provisions for Main Jail recreation outside the housing unit shall begin after the completion of the renovations required by the Board of Corrections Pilot Project as set forth in the aforementioned Transition Plan;³
- 5. Defendants shall make available to the Sheriff's Department jail recreation specialists the "Recommendations and Suggestions" of Dr. Edward Bernauer dated December 31, 1993. Defendants shall retain, evaluate, and consider implementing those suggestions that they deem reasonable and useful, reserving the right to implement none of those suggestions.

². Administrative segregation and special housing inmates are currently housed in units A, B, and FF on each floor.

July 1, 1994.

BOUTH ANNEX JAIL

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J. Defendants shall operate the South Annex Jail at the following capacities:

4	s	AJ	1	A	[DORM]	45	beds
5	s	AJ	1	В	[DORM]	15	beds
6	s	AJ	1	C	[DORM]	45	beds
7	s	LA	1	D	[DORM]	20	beds
8	s	ĄЈ	1	E	[DORM]	6	beds4
9	S	AJ	1	F		20	beds
10	s	AJ	1	G		36	beds
11	s	AJ	2	D		б	beds
12	s	AJ	2	F		24	beds
13	s	AJ	2	G		48	beds
14	ន	AJ	3	A	•	24	beds
15	s	AJ	3	В		24	beds
16	s	AJ	3	С		43	beds
17	s	AJ	3	D		43	beds
18	s	AJ	3	F		24	beds
19	s	ΑJ	3	G		48	beds
20	S	AJ	4	A		50	beds
21	s	AJ	4	В		8	beds
22	s	AJ	4	С		5	0 beds
23	s	LΑ	4	D		3	2 beds

^{4.} The agreed upon population for each South Annex Jail dormitory is 140% of said dormitory's Board of Corrections "rated capacity."

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COUNTY OF TRESHO Presso, 2 california

SAJ 4 F

32 beds

SAJ 4 G

32 beds

K. The above referenced dormitories shall be offered the opportunity to receive 30 hours of recreation per month in either the South Annex Jail's indoor or outdoor recreation areas. All other housing units in the South Annex Jail shall be offered the opportunity to receive 20 hours of recreation per month in either the South Annex Jail's indoor or outdoor recreation areas. Recreation time outside the housing unit will not be made up for those inmates who are away from the housing unit at other activities during the housing unit's regularly scheduled recreation. Inmates housed in discipline isolation will not be provided with recreation time during their length of stay in discipline isolation housing up to a maximum of ten [10] consecutive days.

L. The provision for South Annex Jail exercise outside the housing unit shall begin when the Fresno Superior Court reopens and vacates the recreation and exercise orders set forth in Lynn Polard et al. v. Harold McKinney, Case No. 227358-9, dated July 7, 1978; Paul Daniels et al. v. Harold McKinney, Case No. 259869-6, dated January 30, 1981; In re Richard Morgan, Case Nos. 281302-0, 281438-2, 284164-1, dated January 17, 1983; In re Richard Morgan, Case Richard Morgan, Case Nos. 308318-5, 316580-0, dated March 27, 1985; In re Steven Ransbury, et al., Case Nos 286040-1, 285427-1, 289487-1, dated April 29, 1985. Counsel for plaintiffs shall

COUNTY OF FRESHO Frasho, 2 California

- 3. The Sheriff of Fresno County is authorized by this order to release inmates from the Fresno County Jail System or refuse to accept inmates for booking into the Fresno County Jail System whenever the Fresno County Jail System, or any facility therein, or any specific housing unit therein, reaches ninety percent [90%] of capacity. The Sheriff shall release inmates or refuse to accept newly-committed inmates when the total population of the Fresno County Jail System, or any facility therein, or any housing unit therein, reaches one hundred percent (100%) of capacity.
- 4. Either party may seek to change the terms of this injunction pursuant to the standards set forth in Rufo v. Inmates of Suffolk County Jail. U.S. ____, 112 S.Ct. 748 (1992).
- 5. In the event that an emergency threatens the Sheriff's ability to comply with these orders, counsel for defendants will notify counsel for plaintiffs no later than the next business day.
- 6. Defendants shall pay to plaintiffs' counsel Paul Comiskey attorney fees in the amount of \$33,000.00 at the time of the filing of the Final Judgement.
 - 7. The parties stipulate that the Honorable Gregory

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1	Hollows	be the judge for	all p	purposes concerning the fairness
2	hearing	and Final Judgem	ent in	n this case.
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б	DATED:	January <u>28</u> ,	1994	J. h. Utungan
7				JOHN HAGAR Attorney for Defendants
8	23.00	February 5,		Dasies month
9	DATED:	rebruary,	1994	J. WESLEY MERRITT Attorney for Defendants
10				Actorney for Berendants
11	DATED:	February 4,	1994	PAUL COMISKEY
12				Attorney for Plaintiffs
1.3			*	* * *
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14				ORDER
14				ORDER
	IT	IS SO ORDERED.		ORDER
15				ORDER HULO
15 16		IS SO ORDERED.		Then Hall
15 16 17				HONORABLE/GREGORY HOLLOWS United States Magistrate Judge
15 16 17 18				HONORABLE/GREGORY HOLLOWS
15 16 17 18 19				HONORABLE/GREGORY HOLLOWS United States Magistrate Judge
15 16 17 18 19 20				HONORABLE/GREGORY HOLLOWS United States Magistrate Judge
15 16 17 18 19 20 21				HONORABLE/GREGORY HOLLOWS United States Magistrate Judge
15 16 17 18 19 20 21				HONORABLE/GREGORY HOLLOWS United States Magistrate Judge
15 16 17 18 19 20 21 22				HONORABLE/GREGORY HOLLOWS United States Magistrate Judge
15 16 17 18 19 20 21 22 23	DATED:			HONORABLE/GREGORY HOLLOWS United States Magistrate Judge