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,

v.

EDMUND G. BROWN JR., et al.,

Defendants.

MARCIANO PLATA, et al.,

Plaintiffs.

v.

EDMUND G. BROWN JR., et al.,

Defendants.

NO. CIV S-90-0520 LKK JFM P

THREE-JUDGE COURT

NO. C01-1351 TEH

THREE-JUDGE COURT

ORDER TO MEET AND CONFER

This Court has ordered defendants to reduce the state prison population to no more than 137.5% design capacity by December 31, 2013. On September 16, 2013, defendants filed a request to extend that deadline to December 31, 2016, and informed the Court that, absent an extension, they will begin sending additional prisoners to out-of-state facilities on September 30, 2013. Defs.' Req. for Extension of Dec. 31, 2013 Deadline (ECF No. 2713/4803).¹

¹All filings in this Three-Judge Court are included in the individual docket sheets of both *Plata v. Brown*, No. C01-1351 TEH (N.D. Cal.), and *Coleman v. Brown*, No. 90-cv-520-LKK (E.D. Cal.). This Court includes the docket number of *Plata* first, then *Coleman*.

1

2

3

IT IS HEREBY ORDERED that the parties shall meet and confer, beginning immediately, regarding defendants' pending request. Pursuant to this Court's prior authorization, the Honorable Peter Siggins will facilitate the meet-and-confer process. This process shall be confidential and informal. On or before October 21, 2013, Justice Siggins will informally report to this Court the status of the discussions and provide his recommendations for future actions by this Court or the parties. He shall immediately report to the Court if, at any time, he determines that further discussions between the parties would be unproductive.

The meet-and-confer process shall explore how defendants can comply with this Court's June 20, 2013 Order, including means and dates by which such compliance can be expedited or accomplished and how this Court can ensure a durable solution to the prison crowding problem. The discussions shall specifically include: (a) three strikers; (b) juveniles; (c) the elderly and the medically infirm; (d) Immigration and Customs Enforcement prisoners; (e) the implementation of the Low Risk List; and (f) any other means, including relocation within the state, that are included in defendants' May 2, 2013 List. Justice Siggins and the parties may also discuss any necessary or desirable extension of the December 31, 2013 deadline beyond that provided for in the final paragraph of this order, as well as any other matters they deem appropriate.

//

21

22 //

//

//

25 //

26 //

27

28

1	The December 31, 2013 d	leadline shall be extended until January 27, 2014 , without
2	prejudice to the parties' filing a joint request for a further extension or the Court so ordering.	
3	During the meet-and-confer process and until further order of the Court, defendants shall not	
4	enter into any contracts or other arrangements to lease additional capacity in out-of-state	
5	facilities or otherwise increase the number of inmates who are housed in out-of-state	
6	facilities.	
7		
8	IT IS SO ORDERED.	
9		Maly Printedt
10	Dated: 09/24/13	STEPWEN RENHARDT
11		UNITED STATES CIRCUIT JUDGE NINTH CIRCUIT COURT OF APPEALS
12		WINTI CIRCUIT COOK! OF MILIALS
13		1
14	Dated: 09/24/13	LAWRENCE K KARLTON
15		SENIOR UNITED STATES DISTRICT JUDGE EASTERN DISTRICT OF CALIFORNIA
16		Enoted biointer of chemondan
17		as Aldle and
18	Dated: 09/24/13	THELTON E. HENDERSON
19		SENIOR UNITED STATES DISTRICT JUDGE NORTHERN DISTRICT OF CALIFORNIA
20		
21		
22		
23		
24		
25		
26		
27		
28		