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UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF CALIFORNIA

L.H., A.Z., D.K., and D.R.,  
on behalf of themselves and  
all other similarly  
situated juvenile parolees  
in California,

NO. CIV. S-06-2042 LKK/GGH

Plaintiffs,

v.

O R D E R

EDMUND G. BROWN, JR.,  
Governor, State of  
California, et al,

Defendants.

\_\_\_\_\_ /

The Special Master filed her Eighth Report on August 6, 2012.  
Dkt. No. 682. No objections were filed. The court has considered  
the report and **ADOPTS** its findings and recommendations in full.

Further, the court **HEREBY FINDS** (as recommended in the Report  
at pp.44-45), that defendants have demonstrated substantial  
compliance with the following requirements:

- Parole Agent and Supervising Parole Agent conference within  
two business days.

- 1 • Not accepting written admissions to a violation of parole  
2 made prior to the juvenile parolee meeting with counsel.
- 3 • Violation report within six business days.
- 4 • Supervising Parole Agent review of violation report within  
5 seven business days.
- 6 • At the time of attorney appointment, provision of relevant  
7 educational, mental health and disability identification and  
8 source documents.
- 9 • Return to custody assessment within nine business days.
- 10 • System for expedited probable cause hearings.
- 11 • Hearing officers shall provide the factual basis for their  
12 findings.
- 13 • Definition of good cause for delay, remedy for timeframe  
14 violation.
- 15 • Charges may not be split and known charges must be brought at  
16 a reasonable time prior to hearing.
- 17 • Elimination of "temporary detentions."
- 18 • Alternatives to incarceration considered at agent-supervisor  
19 conference, probable cause hearing and revocation hearing.
- 20 • Defendants shall make available reasonable accommodations for  
21 attorney-client interviews and accommodations shall include  
22 additional hours of representation.
- 23 • A parolee's requested accommodation will be given primary  
24 consideration and granted unless unreasonable.
- 25 • Defendants shall ensure that effective communication  
26 equipment is available at revocation proceedings.
- Develop an ADA grievance procedure.
- Comprehensive annual training on ADA and effective  
communication, the Stipulated Injunction's requirements,  
policies and procedures, due process.
- Self-monitoring process.

These requirements will therefore no longer be a primary focus  
of Plaintiffs' or the Special Master's monitoring unless and until

1 it comes to the parties' or the Special Master's attention that  
2 there has been a significant decline in compliance.

3 IT IS SO ORDERED.

4 DATED: September 7, 2012.

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LAWRENCE K. KARLTON  
SENIOR JUDGE  
UNITED STATES DISTRICT COURT

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