



JC-NM-002-002

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF NEW MEXICO

JIMMY (BILLY) McCLENDON, et al.,

Plaintiffs,

No. CIV 95-0024 MV/DJS

vs.

CITY OF ALBUQUERQUE, et al.,

Defendants,

**FILED**  
UNITED STATES DISTRICT COURT  
SANTA FE, NEW MEXICO

JAN 31 2002

vs.

E.M., et al.,

Plaintiff-Intervenors

*R. Stummach*  
CLERK

**STIPULATED AGREEMENT**

The parties have reached the following agreement.

1. The Court ordered population cap of 586 residents will remain in effect;

The Defendants shall ensure that:

2. By February 9, 2002, every female resident's file will be reviewed in an effort to employ all available population management initiatives;

3. By February 13, 2002, the number of beds available for women at the annex will be no less than 17 beds;

4. By February 13, 2002, 3 Southwest will reopen to house female residents;

5. By February 13, 2002, 5 Southwest will be used as the women's Psychiatric Services Unit;

6. By February 13, 2002, 5 East will be used exclusively for alcohol and drug watches;

7. By February 13, 2002, the satellite facility will be cleared of all female residents; by February 19, 2002, the satellite facility will begin to house men; and, by

February 22, 2002, the satellite facility will be substantially utilized to reduce the male population at the main jail;

8. Defendants will continue to employ all existing population management tools and, whenever the average daily population at the main facility for any three-day period exceeds 110% of the court-ordered population cap, the population management review team will be activated;

9. Defendants will provide sufficient assistance to the pro tem Judge to perform the activities listed above;

10. By March 1, 2002, Defendants will provide a full-time benefits manager to assist in securing public benefits for inmates;


11. On February 22, 2002, at 2:00 p.m. the parties will meet and confer to evaluate the implementation of this stipulated agreement;

12. The parties agree to meet and confer within three days of a request by any party to mediate any disputes under this stipulated agreement;

In consideration of the above, the Plaintiffs and Plaintiff-Intervenors withdraw their pending Joint Motion for an Order To Show Cause and For Further Remedial Relief.

Hereby agreed to by and between the parties this twenty ninth day of January,

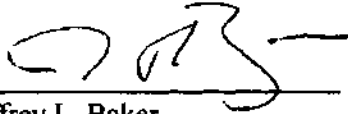
2002.



Peter Schoenburg  
Brian A. Pori  
Attorneys for Plaintiffs



Peter M. Cubra  
Elizabeth E. Simpson  
Claire Dickson  
Attorneys for Plaintiff-Intervenors



Jeffrey L. Baker  
Attorney for Defendants



John Dantis, Chief - Corrections/Detention  
Defendant

IT IS SO ORDERED.



MARTHA VAZQUEZ  
United States District Court Judge