



PC-DC-011-038

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

WOMEN PRISONERS OF THE DISTRICT OF)
COLUMBIA DEPARTMENT OF CORRECTIONS,)
<u>et al.</u> ,)
)
Plaintiffs,)
)
v.)
)
DISTRICT OF COLUMBIA,)
<u>et al.</u> ,)
)
Defendants.)

Civil Action
No. 93-2052 JLG

FILED
MAR 15 1995
CLERK, U.S. DISTRICT COURT
DISTRICT OF COLUMBIA

ORDER

Upon consideration of the Joint Motion of the Parties Proposing Modifications of the Order for Declaratory and Injunctive Relief, it is hereby ORDERED that paragraphs 61, 62, and 63 of the Order for Declaratory and Injunctive Relief of December 13, 1994 are amended as follows:

61. In the case of non-emergency abnormal laboratory or diagnostic test results of clinical significance relating to obstetrical and/or gynecological care, the prisoner will be seen by a licensed medical staff member (a physician or physician assistant) within five (5) business days of the time the facility receives the results of such test. At such time the medical staff member will explain the result to the patient and order such follow up care as is appropriate.

62. The Defendants shall require a woman prisoner who refuses medical care relating to obstetrical and/or gynecological care to be referred by two business days to a licensed medical staff member who can answer the patient's

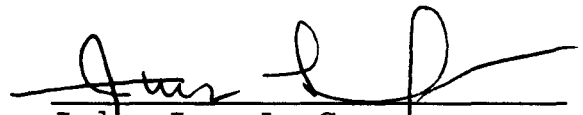
(A)

questions and counsel the patient concerning the consequences of refusal. If the prisoner refuses in the presence of an appropriate medical staff member, the prisoner will be counseled immediately by that health care provider. Medical care, for the purposes of this paragraph, shall be defined as treatment, procedures, test or consultations ordered or referred by a health care provider. Until such time that a comprehensive and up-to-date quality assurance program is implemented for the D.C. Department of Corrections system-wide, Defendants will maintain a record of the refusals, that shall include the basis for the refusal, and follow-up consultation. The reasons for refusal shall be analyzed as part of the monthly reporting procedures by the Chief Medical Officer. When the system-wide quality assurance program is in place, the reasons for refusal shall be analyzed regularly as part of this comprehensive and up to date quality assurance program. This quality assurance activity shall be documented.

63. The Defendants shall provide diagnostic evaluations for adult women prisoners who are sentenced felons and at least one year from their parole eligibility date, equivalent to those currently provided for men held in the Reception and Diagnostic Unit at the CTF, to determine women prisoners' needs, interest, and requirements for increased programs and opportunities in academic and higher education, vocation, work, religion and recreation. The procedure for the needs assessment shall be done by an approved scientific method.

These evaluations shall be completed in a manner and time frame equivalent to the males in the diagnostic unit, but shall not exceed 120 days from the date of the female prisoner's transfer to CTF or the Annex. The evaluations shall include educational, vocational and psychological testing. The Defendants shall provide women with the appropriate available programming called for by this evaluation within 30 days of completion of the Diagnostic Evaluation.

and, it is further ORDERED, that the time for Defendants to comply with ¶ 86 of the Order for Declaratory and Injunctive Relief is extended for 30 days during which time the parties are directed to confer and submit to the Court any potential amendments to the Order.



Judge June L. Green
U.S. District Judge

Dated: March 15, 1995

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