1	Case 2:90-cv-00520-LKK-JFM Document 4736 Filed 08/09/13 Page 1 of 5
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13	UNITED STATES DISTRICT COURT
14	EASTERN DISTRICT OF CALIFORNIA
15	RALPH COLEMAN, et al.,
16	Plaintiffs,
17	vs. Case No. 2:90-cv-0520 LKK JFM P
18	EDMUND G. BROWN, Jr., et al.,
19	Defendants.
20	STATEMENT OF INTEREST OF THE UNITED STATES OF AMERICA
21	The Plaintiff prisoners have challenged certain practices by the State of California,
22	including the prolonged isolation of prisoners with serious mental illness under what they allege
23	are "excessively harsh" conditions "devoid of appropriate treatment." See Plaintiffs' Motion for
24	Enforcement of Court Orders and Affirmative Relief [ECF No. 4580]. The United States Justice
25	Department, Civil Rights Division ("the Division") respectfully submits this Statement of
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27	Statement of Interest of the United States of America 1

Case 2:90-cv-00520-LKK-JFM Document 4736 Filed 08/09/13 Page 2 of 5

Interest to bring to this Court's attention recent positions taken by the Division concerning the manner in which the Pennsylvania Department of Corrections used solitary confinement on prisoners with serious mental illness under Title II of the American with Disabilities Act ("Title II"), 42 U.S.C. § 12132, and the Eighth Amendment to the U.S. Constitution. Specifically, the Division recently investigated the use of solitary confinement at the Pennsylvania Correctional Facility at Cresson (Cresson) on prisoners with serious mental illness. We found that, under the harsh conditions at Cresson, the manner in which Cresson used solitary confinement violated the ADA and the Eighth Amendment. We attach the full text of the letter to this Statement of Interest. The Division takes no position on the fact-dependent question of whether the plaintiffs' motion should be granted.

The United States has authority to file this Statement of Interest pursuant to 28 U.S.C. § 517, which permits the Attorney General to attend to the interests of the United States in any case pending in federal court. The United States has a broad interest in ensuring that conditions of confinement in state and local correctional facilities are consistent with the Constitution and federal law. Pursuant to the Civil Rights of Institutionalized Persons Act ("CRIPA"), 42 U.S.C. § 1997, the Attorney General of the United States is authorized to institute a civil action to address "egregious or flagrant conditions which deprive [prisoners] of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States causing such persons to suffer grievous harm." 42 U.S.C. § 1997a(a). The Division has previously exercised the United States' authority under CRIPA to address issues related to the manner in which other prisons and jails used solitary confinement on prisoners with serious mental illness, including Cresson, the Taycheedah Correctional Institution in Wisconsin, the Oahu Hawaii Community Correctional Center, the Maryland Correctional Adjustment Center in

Statement of Interest of the United States of America

Case 2:90-cv-00520-LKK-JFM Document 4736 Filed 08/09/13 Page 3 of 5

Baltimore, and the Robertson County Tennessee Jail.¹ In addition, the Division enforces Title II, and promulgates its implementing regulations. 42 U.S.C. § 12133; 28 C.F.R. § 35.170-174, 190(e). The Division routinely enforces Title II in correctional settings. 28 C.F.R. § 35.190(b) (allocating Title II implementation and enforcement authority to the Department of Justice as to "[a]ll programs, services, and regulatory activities relating to law enforcement, public safety, and the administration of justice, including ... correctional institutions."). Examples of the Division's enforcement efforts are the Division's findings letter on the use of solitary confinement on prisoners with serious mental illness at Cresson; the Division's settlement agreement with Alameda County, California, concerning the use of sign language interpreters and other communication aids at Alameda County jails; and the Division's settlement agreement with the Sheriff of Lucie County, Forida, concerning the provision of auxiliary aids at the Lucie County Jail.²

Accordingly, the United States respectfully requests that this Court consider the Division's recent Cresson letter of findings as part of its consideration of the above-captioned case.

18	Respectfully submitted,
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20	JOCELYN SAMUELS Acting Assistant Attorney General
21	Civil Rights Division
21	United States Department of Justice
22	ROY L. AUSTIN, JR.
23	Deputy Assistant Attorney General Civil Rights Division
24	¹ Findings letters, settlements and consent decrees for these and other cases and matters may be found at www.justice.gov/crt/about/spl/findsettle.php.
25	² The Department's enforcement activities in state correctional facilities may be found at www.ada.gov.
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27	Statement of Interest of the United States of America

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8 __/s/__ 9 REGAN RUSH (DC 980252) Telephone: (202) 616-2726 10 E-mail: Regan.Rush@usdoj.gov MARLYSHA MYRTHIL (NY 4569208) 11 Telephone: (202) 305-3454 E-mail: Marlysha.Myrthil@usdoj.gob 12 KYLE SMIDDIE (NJ 021852011) Telephone: (202) 307-6581 13 E-mail: Kyle.Smiddie@usdoj.gov Trial Attorneys 14 Civil Rights Division **Special Litigation Section** 15 950 Pennsylvania Avenue, NW Washington, DC 20530 16 Facsimile: (202) 514-0212 17 Attorneys for the United States of America 18 19 20 21 22 23

1 Case 2:90-cv-00520-LKK-JFM Document 4736 Filed 08/09/13 Page	Case 2:00 at 00520 LKK JEM Desument 4726 Filed 00/00/12 Dags 5 of 5
	Case 2.90-cv-00520-LKK-JFM Document 4730 Filed 06/09/13 Page 5 01 5
3	CERTIFICATE OF SERVICE
4	I hereby certify that on August 9, 2013, a copy of the foregoing was filed electronically. Notice of this filing will be sent by email to all parties by operation of the Court's electronic
5	filing system. Parties may access this filing through the Court's CM/ECF System.
6	/s/ REGAN RUSH
7	Attorney for the United States of America
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27	Statement of Interest of the United States of America5
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