Case 2:90-cv-00520-LKK-DAD Document 5174 Filed 06/30/14 Page 1 of 2 UNITED STATES DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA RALPH COLEMAN, et al., No. CIV. S-90-520 LKK/DAD (PC) Plaintiffs, v. ORDER EDMUND G. BROWN, JR., et al., Defendants. Pursuant to court order, on June 10, 2014 the Special Master filed a Report on the San Quentin Assessment Project for

Fursuant to court order, on June 10, 2014 the Special Master filed a Report on the San Quentin Assessment Project for Inpatient Care of Condemned Inmates (hereafter San Quentin Report). (ECF No. 5164.) Therein, the Special Master reports, inter alia, that thirty-seven condemned inmates "have been referred, accepted, and are awaiting admission to intermediate inpatient care", San Quentin Report (ECF No. 5164) at 9, and that defendants are developing an inpatient mental health program for condemned inmates at San Quentin State Prison, "to be known as the San Quentin Psychiatric Inpatient Program (SQ PIP)." Id. at 2.

Case 2:90-cv-00520-LKK-DAD Document 5174 Filed 06/30/14 Page 2 of 2

The Special Master requests an order (1) directing defendants to provide monthly status reports to him on the SQ PIP until the beginning of its' activation; and (2) requiring him to report to the Court not later than ninety days following the full activation of SQ PIP on its' full activation on patient admissions, treatment, and "any other matters or concerns within the SQ PIP which may have emerged as of that time." Id. at 11. Neither party has filed objections to the report or the order requested by the Special Master.

After review of the San Quentin Report and good cause appearing, IT IS HEREBY ORDERED that:

- 1. The CDCR defendants shall provide monthly status reports on the SQ PIP to the Special Master until the beginning of activation of the SQ PIP; and
- 2. Not later than ninety days after full activation of the SQ PIP the Special Master shall report to the Court on patient admissions and treatment at the SQ PIP as well as any other matters or concerns with the SQ PIP which may have emerged as of that time.

DATED: June 27, 2014.

UNITED STATES DISTRICT COURT