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17	UNITED STATES	DISTRICT COURT
18	NORTHERN DISTR	ICT OF CALIFORNIA
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20	JOHN ARMSTRONG, et al.,	Case No. C94 2307 CW
21	Plaintiffs,	[REDACTED] REPLY DECLARATION OF ELDON VAIL IN
22	V.	SUPPORT OF PLAINTIFFS' MOTION TO STOP DEFENDANTS FROM
23	GAVIN NEWSOM, et al.,	ASSAULTING, ABUSING, AND RETALIATING AGAINST PEOPLE
24	Defendants.	WITH DISABILITIES
25		Judge: Hon. Claudia Wilken
26		Date: October 6, 2020 Time: 2:30 p.m.
27		Crtrm.: Remôte
20		

Case No. C94 2307 CW REPLY DECL. OF ELDON VAIL ISO PLS.' MOTION TO STOP DEFS FROM ASSAULTING, ABUSING AND RETALIATING AGAINST PEOPLE W/ DISABILITIES – REDACTED

[3618027.3]

I, Eldon Vail, declare:

1. I am Plaintiffs' retained expert. I have personal knowledge of the facts set forth herein, and if called as a witness, I could and would competently so testify. I make this reply declaration in support of Plaintiffs' Motion to Stop Defendants from Assaulting, Abusing, and Retaliating Against People With Disabilities.

Assignment

- 2. I prepared this declaration at the request of Plaintiffs' counsel. I have been asked by Plaintiffs' counsel to offer my opinion on the following topics:
- (a) Whether there is a systemic problem at multiple California Department of Corrections and Rehabilitation (CDCR) prisons, including RJD, LAC, COR, KVSP, CIW, SATF, and CCI, of staff misconduct against incarcerated people, especially against incarcerated people with disabilities (including people with mental illness) and other vulnerable incarcerated people.
- (b) Whether the systemic problems with staff misconduct against incarcerated people at CDCR prisons, if any, affect the ability of people with disabilities (including people with mental illness) to request needed accommodations.
- (c) Whether the systemic problems with staff misconduct against incarcerated people at CDCR prisons, if any, affect the ability of people with disabilities (including people with mental illness) to complain about staff misconduct, including staff refusing to provide needed disability accommodations.
- (d) What effects the systemic staff misconduct is having on the ability of the CDCR to run its prisons and in particular meet the needs of people with disabilities and those who are mentally ill.
- (e) Whether the investigations conducted by CDCR into allegations of staff misconduct at CDCR prisons have been adequate.
- (f) Whether the *Armstrong* accountability order is working to address staff misconduct against people with disabilities and mental illness.
- (g) What steps should CDCR take to address systemic staff misconduct at

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other facilities like the kind that has occurred at RJD?

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Summary of Qualifications

3. I incorporate by reference my three previous declarations in this case. Since I submitted my resume, I have not served as an expert in any cases other than those listed on my resume.

Bases for My Opinions

- 4. I have written three previous declarations related to this case and reviewed a variety of documents in my preparation for those declarations. Those materials are listed in those declarations and I rely on them for this report as well.
- 5. For this declaration I have reviewed materials to include approximately 170 declarations from incarcerated people about their experiences at CDCR prisons. I have also reviewed the Defendants' expert declarations and the related exhibits of Mr. Cate, Mr. Warner, Mr. Baldwin and Mr. Macomber. A complete list of the materials I reviewed is attached to this declaration as **Exhibit 1**.
- 6. I also rely on my own substantial experience as a correctional administrator, including presiding over a statewide prison system for more than a decade, and my knowledge of other prison systems that I have gained during my career in corrections and as a consultant and expert witness.
- 7. I have previously performed work as an expert in litigation related to CDCR. Working for Plaintiffs' counsel in 2013 and 2014 in the *Coleman v. Brown* case, I inspected four CDCR prisons,³ 1 authored four declarations,⁴ and testified in trial

¹ Some of the declarations include examples from more than one prison.

²⁴ In Mr. Warner's declaration and according to a copy of his resume produced by Defendants in anticipation of his deposition, he says he was the Secretary of the Washington DOC beginning in 2010. I am certain I was the Secretary through the first six months of 2011 with Mr. Warner being appointed as Acting Secretary in July 2011.

months of 2011 with Mr. Warner being appointed as Acting Secretary in July 2011.

³ Kern Valley State Prison; California State Prison, Corcoran; California State Prison, Los

Angeles County; San Quentin State Prison (twice).

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⁴ Dkt. 4385, filed 3/14/13; Dkt. 4638-1, filed 05/29/13; Dkt. 4766-2, filed 8/23/13; Dkt. 5065-1, filed 02/12/14.

regarding use of force (UOF) against and disciplinary hearings for patients with mental illness on October 1, 2, 17 and 18, 2013. Working for Plaintiffs in the *Mitchell v. Cate* case in 2013 I inspected three other CDCR prisons⁵ and authored three declarations. In *Padilla v. Beard* I wrote a declaration in 2016 and testified at trial in April 2017. In *Sassman v. Brown* I wrote two declarations in 2014 and in *Robertson v. Struffert* I wrote a declaration in 2015. From these activities, I am familiar with the operation and culture of CDCR facilities.

I. SUMMARY OF OPINIONS

- 8. To date, I reviewed approximately 170 declarations spanning eight prisons and found that the problems identified in my previous declaration evident at RJD are widespread throughout CDCR and exist at other CDCR prisons including, LAC, COR, KVSP, CCI, CIW, SATF, and SAC. I reviewed fifty-four declarations filed in support of the RJD Motion, fifty-eight declarations filed in support of the Statewide Motion, three declarations filed in support of the Temporary Restraining Order, five declarations filed in support of the Preliminary Injunction, and fifty declarations that I understand Plaintiffs' counsel will file in support of the Statewide Reply. My opinions in this case are based on a review of these approximately 170 declarations, as well as associated medical records, custody records, and investigative reports, when such documents have been made available to me. The exhibits attached hereto were produced by Defendants in discovery in this case or as part of the depositions of Defendants' three expert witnesses.⁶
- 9. One thing is clear: CDCR is failing to accommodate people with disabilities resulting in unnecessary and excessive force incidents throughout these seven prisons. When people with disabilities complain, they are threatened with further misconduct, or worse, they are actually retaliated against, many of them for participation in this case. Investigations of staff misconduct that do move forward are incomplete and biased, and

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⁵ Salinas Valley State Prison; California State Prison, Solano; High Desert State Prison

⁶ I also attach medical records and other documents not produced by Defendants and shared with me by Plaintiffs' counsel, which I note when introducing the exhibits.

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almost never result in disciplinary action of any kind. Of the cases I discuss in my report, nearly all of which had credible, ample evidence of misconduct before CDCR investigators, CDCR did not sustain findings of misconduct against any of the officers involved. I find the low rate of discipline and high number of incidents – especially violent incidents involving vulgar and unprofessional conduct on the part of officers – shocking. It may be only that a minority of officers were engaged in the violent and vulgar behavior, though in many cases here I saw evidence that it was actually more, but in a system every officer that failed to stop it should be held accountable. CDCR is failing to hold staff accountable. The result is that the violations of Armstrong class members' rights continues, unchecked, that staff and incarcerated people know nothing will happen, that incarcerated people become afraid of staff, and that staff use the threat of and actual harm to keep people from reporting misconduct. The impact on people with disabilities is glaring – CDCR staff are failing to accommodate people with disabilities, people with disabilities are afraid or unable to speak up and get help in this environment, the behavior goes unchecked, and the cycle continues and worsens as the reality of the situation is witnessed by many.

10. The Court already found that people at RJD were being denied disability accommodations by staff at that prison. After reviewing evidence from multiple other prisons, I have no reason to believe that any CDCR prison is immune from the problems identified here. In fact, the attitudes that appear to pervade custody staff at these prisons—including an unwillingness to do the work required to accommodate people with disabilities, an apparent disdain for assisting incarcerated people with disabilities, a willingness to remain silent in the face of wrongdoing on the part of fellow officers—were evident when I toured four additional CDCR prisons in 2013 and 2014 in the *Coleman* case. It is my opinion that these problems will persist, resulting in further denials of

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One of these cases, involved and discussed *infra* at ¶¶ 106-116, is still pending an OIA investigation. Mr. allegations, discussed *infra* at ¶¶ 184-190, were investigated by OIA, and not a single allegation of misconduct was sustained against the officers involved.

accommodations for people with disabilities, if statewide changes are not made.

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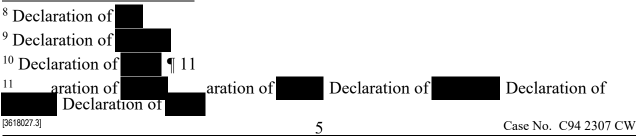
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A. Failure of Staff to Accommodate Disabilities Resulting in Unnecessary and Excessive Force

11. As I found in my review of declarations submitted by class members regarding misconduct at RJD, there is a pattern and practice of physical violence against people with disabilities across CDCR. In many of the declarations I reviewed, I found that staff used force because of a class member's disability. In such cases, the nexus between the misconduct and disability was rooted in class members' requests for accommodation; when the declarants requested accommodations or help for their disabilities, these requests were met with violence by custody staff. One class member's nose was fractured by staff in an unnecessary use of force after the class member requested an accommodation for his mobility disability during a body search.⁸ Another class member was beat into unconsciousness after he requested to be allowed to use his wheelchair in his cell. 9 One officer pushed a class member's walker while he was using it, and then, incited him to fight, telling him, "Motherfucker take that walker and put it over there and we can do this right now."¹⁰ Multiple class members report that staff used force against them after they reported they were feeling suicidal and requested to speak to a mental health professional. 11 These unnecessary and excessive uses of force, including closed fist punches and kicks to the face and the body and the use of pepper-spray against compliant and restrained prisoners with disabilities, too frequently resulted in hospitalizations, fractures, loss of consciousness, and the worsening of class members' pre-existing disabilities. The severity of the force and the seriousness of the resulting injuries to the class members is far beyond the norm found in other jurisdictions of which I am aware.

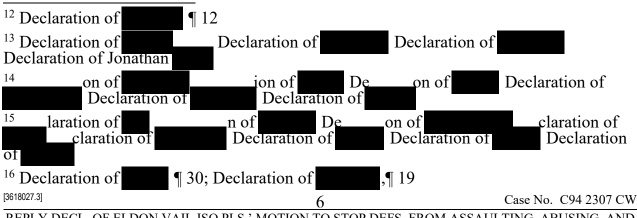


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The level of force used to cause such injuries in these incidents does not match the age, disability, or behavior of the class members in their conflicts with staff. The problems that plague these additional CDCR prisons are identical in kind and in scope to the ones I have identified at RJD, and I therefore conclude that class members across CDCR are being denied disability accommodations and being harmed by custody staff as a result.

B. Verbal and Physical Abuse of Class Members as a Result of Their Disabilities is Widespread

and neglect of people with disabilities among custody staff at multiple institutions. One class member with incontinence was denied toilet paper by staff, who told him to "use a sheet" to clean himself. Staff routinely encourage people who are suicidal to harm themselves, telling them things like, "Go ahead, I wish you would [attempt suicide]," and, "We don't give a fuck." As a consequence, people with severe mental illness are not comfortable accessing mental health treatment or asking staff to help them when they are in crisis. Multiple class members report that staff members use racist and homophobic slurs against people with disabilities. Class members report that staff believe that people with mental illnesses are "faking their symptoms" one class member with a hearing disability was told by staff that "You're not even deaf." From my review of the declarations, it is clear that staff do not take seriously the needs of people with disabilities and worse have apparent disdain for them. This problem is widespread, deeply-rooted and generally recognized by incarcerated people with disabilities throughout CDCR.

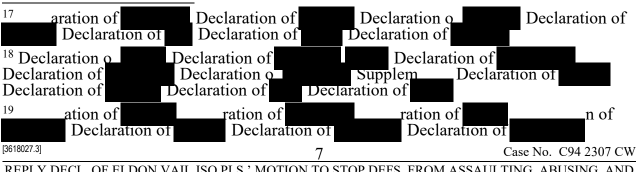


13. In many of the declarations I reviewed, class members described that they did not ask custody staff for help or accommodations because they were either afraid of being harmed in retaliation for making such a request, or they already knew that staff would deny them what they needed, no matter how badly they needed it.

C. Class Members are Afraid of Staff and are Retaliated Against for Complaining About Staff Misconduct

14. The declarations paint a picture of widespread fear of custody staff, the very staff members who have sworn to protect incarcerated people and who must be relied on to provide disability accommodations. Class members report fear of requesting disability accommodations in many cases¹⁷ and, when disability accommodations are requested and denied, class members report rampant retaliation if they report officer misconduct.¹⁸ I found this problem exists at multiple prisons and extends far beyond RJD.

15. Defendants' three experts all declare that there is no indication that class members are unable to request accommodations or access the grievance system to address their disability-related needs. These three experts miss the point. Class members are not alleging they do not have access to forms or do not know where to place complaints. The declarations describe very consistent and widespread reports of class members at multiple CDCR prisons not requesting basic accommodations out of fear of staff's response. Class members report that they are afraid to tell custody staff when they are suicidal, for fear that they will be mocked or ignored, or even worse, suffer physical abuse in response to reporting suicidality. Multiple class members report that, after being assaulted for requesting help from custody staff, they are too afraid to even leave their cells. The evidence available in this case overwhelmingly indicates that people with disabilities



cannot safely or comfortably ask for accommodations or assistance from custody staff because of the culture of terror and intimidation created by custody staff across CDCR.

- staff as a barrier to receiving disability accommodations, the result is people with disabilities who are afraid to speak up and are less likely to ask for help or request accommodations from staff. An environment where people with disabilities have no outlet to safely request accommodations and no means to speak up is harmful to people with disabilities, whether actual or perceived. I have every reason to conclude, based on my review of evidence, the fear, the harm, the violence against people with disabilities who request accommodations, is actually happening throughout CDCR. The perception must come from somewhere.
- 17. Relatedly, the practice of staff members recruiting some incarcerated people to assault others, as was found at RJD, is also a pattern at other CDCR institutions and evidences serious problems with staff culture across the system. In these cases, incarcerated people are designated by staff as "enforcers"—that is, they are delegated the authority of the staff, in this case to assault their incarcerated peers. In my review, it appeared that staff directed their enforcers to assault or steal the property of incarcerated people with disabilities who displayed symptoms of severe mental illness. ²⁰ From the incidents I reviewed, people with disabilities were many times the target of these staff-orchestrated assaults, and in most cases, these assaults were carried out solely because of a person's disability. It is disgusting that this practice, directed at some of the most vulnerable people incarcerated in prison, appears to be widespread across CDCR, with examples from RJD, LAC, COR, and KVSP.

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D. Investigations and Tracking of Investigations are Inadequate and Allegations are Deemed "Unsustained" Even When There is an **Abundance of Corroborating Evidence**

- 18. In my review, I looked at the evidence submitted by Defendants to rebut the class member declarations, which includes investigative reports, incident reports, and other custody documentation. I also reviewed additional materials shared with me by Plaintiffs' counsel that Defendants produced in discovery, including the full incident package for incidents described in the declarations, additional investigative documents created by CDCR investigators, and medical records.
- Investigations into allegations of misconduct at prisons across CDCR are 19. shockingly incompetent and biased against incarcerated people. Investigations are not conducted timely. 21 Investigators commonly fail to interview critical witnesses, including victims of uses of force.²² When investigators do interview incarcerated witnesses, they find them to be "not credible" on the basis of minor inconsistencies. 23 On the other hand, investigators uncritically adopt the officers' version of events, giving them every benefit of the doubt even when their statements or reports are either: (a) internally inconsistent or (b) in conflict with other established, material facts. Even when officers' incident reports are obviously contradictory, or when the use of force reported clearly does not explain the victim's injuries, CDCR investigators missed these investigative red-flags, did not follow up on them, and concluded that the allegations against officers were meritless.²⁴
- 20. The result is that investigations at CDCR achieve only one purpose: to exonerate staff and call in to question the entire system for holding staff accountable. CDCR concluded that the allegations raised by class members were without merit in every

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²¹ See, e.g. discussion of Decl., *infra* at ¶¶ 133-135 ²² See, e.g. discussion of Decl., *infra* at ¶¶ 80-99; discussion of Decl., *infra* at ¶¶ 39-48 ²³ See, e.g., discussion of Decl., infra at ¶¶ 142-151 ²⁴ See, e.g., discussion of Decl., *infra* at \P ¶ 31-38; discussion of Decl., *infra* cl., infra at ¶¶ 142-151; discussion of at ¶¶ 39-48; discussion of Decl., infra at ¶¶ 80-99; discussion of Decl., *infra* at ¶¶ 72-79 [3618027.3]

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single case I reviewed, despite credible corroborating evidence. In my opinion staff misconduct impacting people with disabilities will not be resolved until staff members are held accountable.

E. CDCR is Failing to Hold Staff Accountable for Misconduct at Multiple

21. In my review, I identified multiple cases where ample evidence existed to conclude that there was a reasonable belief that misconduct occurred. As I mentioned above, for the cases I discuss in this report, not a single staff member was held accountable for harming people with disabilities. My understanding from Plaintiffs' counsel is that only one officer has been terminated at LAC since 2017. I find this number astonishingly low. Based on my review of the declarations and the evidence below, I found credible evidence of misconduct in multiple cases at LAC. This total lack of accountability is shocking, especially in light of the seriousness of the allegations involved and the evidence I reviewed. It is my belief that a systemic failure regarding the investigation and disciplinary process is occurring in CDCR when, as was the case with RJD, virtually no cases of serious misconduct result in officer discipline.

- F. The Findings of Guilt and Subsequent Sanctions Received by Class Members for RVRs (Rule Violation Reports) Stemming from Alleged Excessive Force are Suspect and Should be Keviewed.
- 22. In my review of multiple declarations, a similar pattern emerged: the reports used by CDCR to justify the issuance of RVRs against people with disabilities are often riddled with inconsistencies and discrepancies that go unexplained. The RVR process itself is a kangaroo court: class members are routinely denied the ability to call witnesses, question officers, or present other meaningful evidence in their defense. In one shocking case, a Senior Hearing Officer falsified paperwork that an incarcerated person had refused to attend his RVR hearing when, in fact, the incarcerated person was not even housed at the institution when his RVR was heard!²⁵ Although this due process violation was

²⁵ See, e.g. discussion of Decl., *infra* at $\P\P$ 49-60 [3618027.3]

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ultimately corrected, it does not appear that the Hearing Officer was investigated or disciplined for his misconduct.

- 23. Essentially, the only evidence considered in determining whether a person is guilty of an RVR or not are the reports of officers. But, for virtually all of the incidents I reviewed, the reports of officers are in tension with other available evidence for the incident, including the statements of victims, witnesses, and the available medical records. These pieces of evidence are not considered during the RVR process, and class members are summarily found guilty of the misconduct with which they are charged.
- 24. In the case of the class member who was the subject of Plaintiffs' Preliminary Injunction request, Mr. was not even allowed at his RVR hearing to present the Court's order finding that he had been retaliated against and that the officers' version of events was not credible. Hearing officers state that, when the incarcerated person's account of events differs from an officer, that they have to side with staff. When class members complain about problems with the culture among staff, including the denial of accommodations, staff threaten them with RVRs, and commonly follow through on that threat. Worst of all, the issuance of RVR can make it impossible for class members to succeed in parole hearings. Because RVRs carry such severe and adverse due process consequences, and I found evidence that multiple RVRs were suspect, I believe that RVRs issued to declarants after use of force incidents must be reviewed by a third-party to ensure that they are heard in a fair and impartial manner.

II. DEFENDANTS' EVIDENCE FAILS TO REBUT THE CLASS MEMBER DECLARATIONS

25. Defendants' Opposition to the Statewide Motion includes evidence from

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Grunfeld New Material Reply Decl., Dkt. 3051-5, ¶ 19

Topic laration of ¶ 15; Declaration of ¶ 30-32; Declaration of ¶ 30-32; Declaration of ¶ 30-32; Declaration of ¶ 10, 15, 17; Declaration of ¶ 9-12, 27; Suppleme laration of ¶ 9-11, 23

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officers and investigators in the form of sworn declarations and incident reports. In

also reviewed the evidence Defendants filed to rebut these declarations.

to disabilities only shows that the lack of understanding regarding disability

reviewing the declarations submitted by Plaintiffs in support of the Statewide Motion, I

CDCR staff are failing to accommodate people with disabilities. Defendants' blanket

assertions that the incidents described in the class member declarations held no clear nexus

accommodations runs deep. These are not cases where a staff member is coming forward

and exclaiming that they are attacking someone because they are in a wheelchair, though

some cases come close to that. Instead, for example, these are cases where someone who

line because he is having difficulty walking.²⁹ When staff ignore his reasonable request,

order resulting in a force incident where he is injured. It defies logic how Defendants and

Defendants' expert can claim that this case is not disability related. Defendants' expert

Mr. Cate misses the point entirely when he states, "In fact, no witness states that the

dispute or the use of force was about the wheelchair or had anything to do with Mr.

use of the wheelchair."³⁰ This force incident, as is true in the majority of cases here,

fail to give people with disabilities and serious mental illness time to cool down and

comply with orders before resorting to force. The Court specifically found that staff

members at RJD were failing to accommodate the disability needs of class members

during such encounters at that prison and it is my opinion that the same is true at multiple

other CDCR prisons. There is overwhelming evidence here that class member disabilities,

wheelchair. The same is true when, as is the situation in multiple cases I reviewed, staff

request for a disability accommodation to be moved – not on his

mock his illness and hair loss, and order him back to his cell, he apparently refuses the

is in a wheelchair and undergoing chemotherapy asks to be housed closer to the medication

Defendants fail to rebut Plaintiffs' evidence. It is abundantly clear that

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hinges on Mr.

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²⁹ See discussion of Decl., infra at $\P\P$ 61-63

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 $^{^{30}}$ Expert Declaration of Cate in Support of Defendants' Opposition ("Cate Decl."), Dkt. 3083-5, \P 68

Defendants fail to rebut that evidence.

allegations submitted by Plaintiffs' counsel.

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Defendants' evidence also fails to conclusively establish that the misconduct 27. described in any of the declarations did not occur. In other words, the evidence that Defendants offer in some cases creates at best a "he-said-he-said" situation where it is impossible to know, out of two alternative and inconsistent explanations, which occurred. At worst Defendants' evidence demonstrates a blatant disregard for facts that support the

- 28. Many of the declarations I reviewed were uncontested by Defendants. For those declarations that were contested, Defendants provided an incomplete and therefore misleading account of events (for example, in multiple cases Defendants submitted only one incident report for an incident involving multiple officers and which contained multiple reports). I reviewed all available evidence, including incident reports, investigations, appeals, and medical records, associated with these cases. I found evidence in many cases that undermines the officer statements and bolsters the credibility of the declarant's account of events. In each of these cases this evidence was overlooked or intentionally ignored by CDCR investigators, experts and counsel.
- 29. The incidents I reviewed for this declaration are deeply disturbing and reveal the prevalence of Defendants' failure to accommodate class members resulting in unnecessary and excessive UOF at multiple CDCR prisons, including, as was the case at RJD, numerous examples of officers inappropriately using punches and kicks to subdue and apparently inflict corporal punishment on the incarcerated population, and in particular people with disabilities.
 - 30. To quote use of force expert Steve Martin,

In other words, if a self-defense tactic such as non-blunt force can effectively neutralize a disruptive prisoner, it is not appropriate to strike the prisoner with blunt force to the head, especially when such strikes often do not actually neutralize the aggressing inmate. In fact, such tactics often create a purely retaliatory cycle of violence in which both the officer and prisoner

sustain injuries and the degree of injuries sustained is more serious.³¹ 1 is a *Coleman* class member. He is not assigned a code but is an 2 31. 3 Armstrong class member in that he has a mobility disability and uses a cane to get around, has a mobility vest and requires a left knee brace, orthotic shoes and a right ankle foot 4 orthotic.³² He also has a seizure disorder that requires him to wear a medically prescribed 5 helmet to protect his head.³³ On November 26, 2018, Mr. became suicidal upon 6 being transferred to LAC and was moved to a suicide watch cell.³⁴ That night, Officer 7 8 entered his cell and Mr. observed Officer take his cane and personal property out of his cell.³⁵ After being discharged from suicide watch, Mr. 9 was housed on B-yard without any of his DME or assistive devices. Eventually, 10 became unable to walk due to his mobility disability.³⁶ On December 1, 2018, 11 after being told nothing could be done for him at the medical clinic and he should be 12 13 returned to his living unit, he requested help from custody staff because he was unable to walk. An officer ordered him to get down on the ground, and he complied. After being 14 evaluated by nurses again, they told custody staff to return Mr. 15 back to his housing unit.³⁷ Mr. could not pick himself up to get in his wheelchair because of his 16 disability. Six to seven officers then proceeded to attempt to force him into the 17 wheelchair. When that failed, they punched him repeatedly in the head and back, and 18 19 jabbed their knees into his back. One custody officer grabbed onto Mr. ankles, as grabbed ahold of the chain link fence.³⁸ Mr. if to drag him, so Mr. 20 21 22 ³¹ Staff Use of Force in United State Confinement Settings, Steve J. Martin, Journal of Law & Policy Volume 22:145, page 3 23 ³² Declaration of 24 33 *Ibid.*, ¶ 6 34 *Ibid.*, ¶¶ 11-12 25 35 *Ibid.*, ¶¶ 13-14 26 36 *Ibid.*, ¶¶ 18-19 27 37 *Ibid.*, ¶¶ 20-21 38 *Ibid.*, ¶ 22 28 [3618027.3] Case No. C94 2307 CW

eventually passed out from the trauma and was medically evaluated and treated thereafter. 1 He reports officers laughing because while they were attempting to force him into the 2 wheelchair his pants fell down and his penis slipped out.³⁹ He received an RVR for 3 "resisting staff" even though he could not comply with officers' orders to get off the 4 5 ground and into his wheelchair because of his disability. 32. It is obvious that this incident stemmed from staff's failure to accommodate 6 7 disability. Mr. was assaulted after asking for help because his 8 mobility disability rendered him unable to pick himself up. When officers ordered him to 9 get into his wheelchair, and he expressed that he was unable to do so because of his 10 disability, they used immediate force against him without any justification at all. This force was the direct result of staff member's failure to accommodate Mr. 11 12 disability. He presented no imminent threat. Defendant's review of this event simply 13 adopted staff's accounting of the incident, without any further investigation or even critical reflection on staff reports. 14 In opposition, Defendants submit the Declaration of 15 33. declares that he investigated Mr. allegations and found them 16 Sergeant to be without merit. Sergeant two-page long investigation was completely 17 incompetent. 42 It hinged solely on the fact that no officer named 18 worked at allegation could 19 LAC during the date of the alleged incident, and therefore, Mr. not be substantiated. Sergeant interviewed a male Officer 20 who denied the allegation. Sergeant did not determine whether Officer 21 was the only officer with the last name "assigned to the facility during the date 22 in question. For all we know, there could have been many more 23 that Sergeant also did not attempt to determine 24 neglected to interview. Sergeant 25 ³⁹ *Ibid.*, ¶¶ 23-26 26 ⁴⁰ *Ibid*., ¶ 29 27 Declaration of in Support of Defendants' Opposition, Dkt. 3083-1 ⁴² *Ibid.*, Ex. A 28 [3618027.3] Case No. C94 2307 CW

1	whether other officers with similar names, like were assigned to the facility.
2	Instead, Sergeant interviewed a random Officer whose gender did not
3	match that alleged by Mr. and concluded his inquiry.
4	34. Defendants also filed a second declaration, the Declaration of
5	about the December 1, 2018 event. Officer authenticates his own incident report,
6	which states that Mr. fell to the ground before standing into his wheelchair without
7	aid. 44 As officers began wheeling him away, Officer reports that Mr. threw
8	himself to the ground and began resisting staffs' orders to submit to restraints. A scuffle
9	on the ground ensued as Mr. continued to resist. Because of the scuffle, Officer
10	reported that he could not observe which officers used force against Mr.
11	the type or degree of force used.
12	35. A review of the incident reports of the December 1, 2018 incident reveals a
13	number of discrepancies. The incident reports of Officer and Officer are
14	near verbatim in places, raising the possibility that there was collusion in the preparation of
15	these incident reports. "Responding staff arrived to the incident with a wheel chair
16	[sic] and Inmate was able to stand and sit into the wheel chair [sic]"45;
17	"Responding staff arrived to the incident with a wheel chair [sic] and Inmate was
18	able to stand up and sit in the chair"46 Similarly, Officers
19	all describe Mr. allegedly throwing himself from the chair in near-verbatim terms.
20	: "Inmate threw himself out of the wheel chair [sic] and fall onto the
21	ground" ⁴⁷ ; immediately threw himself out of the wheelchair and
22	fell on the ground." ⁴⁸ ; and "immediately threw himself out of the wheel
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24	in Support of Defendants' Opposition, Dkt.3081-1
25	⁴⁴ <i>Ibid.</i> , Ex. A ⁴⁵ <i>Ibid.</i>
26	46 See Exhibit A, at DOJ-LAC00017812
27	⁴⁷ <i>Ibid.</i> , at DOJ-LAC00017806
28	⁴⁸ <i>Ibid.</i> , at DOJ-LAC00017808
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chair [sic] and fell onto the ground."49 Four incident reports describe the fence on which 1 latched on as a "center chain link fence." Three reports spell wheelchair as 2 "wheel chair." I find the similarities in the language used in these reports suspect and 3 lacking the candor I would expect from officer reports which should differ slightly in non-4 5 material ways such as the description of the fence. LAC's inquiry into the December 1, 2018 incident is plagued with 36. 6 deficiencies. Investigators first interviewed four incarcerated people, all of whom reported 7 that they were not in the vicinity of the incident.⁵² When conducting an allegation inquiry, 8 investigators did not make any additional attempts to identity and interview witnesses who 9 had been in the vicinity of the incident.⁵³ Moreover, the investigator claims that, in his 10 acknowledges he purposely fell out of the wheelchair and was resisting 11 interview, " staff."54 This is a gross mischaracterization of Mr. allegations and statements 12 during the video-recorded interview.⁵⁵ When Mr. stated that he was resisting, he 13 was referring to grabbing onto the chain-link fence to avoid being dragged through the dirt 14 by custody staff.⁵⁶ At no point does Mr. admit that he was resisting in the sense 15 alleged by the officers. He also explained in his declaration that he got out of his 16 wheelchair at the direction of staff, who told him to get on the floor in order to get medical 17 attention; at no point does he claim that he "threw himself" out of his wheelchair, as 18 19 officers claim.⁵⁷ The way that the investigator twisted Mr. statements reflects the obvious bias in the investigation into his allegations and further evidences that the purpose 20 21 ⁴⁹ *Ibid.*, at DOJ-LAC00017804 22 ⁵⁰ *Ibid.*, at DOJ-LAC00017804-11 23 ⁵¹ *Ibid.*, at DOJ-LAC00017804-14 24 52 See Exhibit B ⁵³ See Exhibit C 25 ⁵⁴ Ex. C, at DOJ-LAC00017833 26 55 See Exhibit D 27 ⁵⁶ *Ibid.*; see also Declaration of

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⁵⁷ See Ex. D; see also Declaration of

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of the staff misconduct investigation is to exonerate staff, even if that means distorting the facts.

- 37. No attention is paid to the glaring inconsistency in the officers' reports: if, at the time of the incident, Mr. was rendered unable to walk and in need of a wheelchair for escort by staff, how could he have had the strength needed to throw himself out of the wheelchair? This question, as well as the question of whether force was used after he requested help because he was unable to walk, is entirely against Mr. omitted from LAC's investigation. The discrepancies in the officers' incident reports and the thorough investigative failures in this case are reminiscent of the case at RJD, where staff falsely claimed that Mr. threw himself out of his walker, but were later shown on video surveillance to have used force to yank Mr. out of his walker.⁵⁸ it is certain Had there been video footage available in this incident involving Mr. there would be more clarity about what actually took place.
- 38. It is obvious that this incident stemmed from staff's failure to accommodate Mr. disability. Mr. was assaulted for asking for help because his mobility disability rendered him unable to pick himself up. When officers ordered him to get into his wheelchair, and he expressed that he was unable to do so because of his disability, they used force against him without any justification at all. Defendant's review of this event simply adopted staff's accounting of the incident, without any further investigation or even critical reflection on staff reports. This incident is therefore a clear example of staff's refusal to accommodate people with disabilities, as well as CDCR's incompetence in investigating corroborated allegations of staff misconduct and failure to hold staff accountable.
- 39. Mr. is an *Armstrong* and a *Coleman* class member at the EOP level of care. He wears hearing aids. His use of force experience at SATF clearly illustrates the value of officers wearing body cameras. On April 4, 2020, his hearing aids were broken

⁵⁸ Reply Declaration of Vail in Support of RJD Motion ("Vail RJD Reply Decl."), Dkt. 3024-3, ¶¶ 57 & 58

and he reports he could not hear what the officers where saying when they approached his cell. His cell door was opened and, when he was ordered to exit his cell, he did not. He reports that he backed away from his cell door and took off his glasses so he could try and read the lips of the officers, hoping for an explanation as to why he was being ordered to vacate his cell. Officer took out his pepper spray and Mr. asked to speak with a sergeant. The officer went ahead and sprayed him, dragged him out of the cell and threw him to the ground. He alleges that officers also punched him in the back. Mr. identified an incarcerated person who witnessed these events. Mr. segregation where he attempted suicide by swallowing some batteries and Tylenol and was then sent to an outside hospital for emergency treatment. He reports that the first time he learned why the officers had opened his cell door was during an interview with a lieutenant after he returned from the hospital.⁵⁹ It is likely this incident could have been avoided if the officers took into consideration Mr. disabilities, that he needed a minute to remove his glasses so he could read their lips, that he was attempting to effectively communicate and anticipated a response to his question about why he was being ordered out of his cell, that he was a mentally ill class member with an anti-social personality disorder who was reluctant to vacate the cell because he was distraught, a day after learning of the illness of family member, and expecting to hear news of her death from the officers. If these factors were considered, and Mr. disabilities had been accommodated by the officers slowing down and effectively communicating their reason for being there, I believe this situation and the harm that came to Mr. as a result of the force used in this case, including physical injuries, a suicide attempt, decompensation, and the receipt of an RVR, could have been entirely avoided. What occurred here is directly related to the failure of staff to accommodate Mr. disabilities.

40. The officers' description of what happened is very different. They report that they believe Mr. did understand what they were saying—they were going to

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⁵⁹ Declaration of ¶¶ 7-12

- Incident Package which states, regarding interviews of the exact same inmate witnesses, that their statements corroborate staff reports. 65 The IERC failed to identify the prior witness accounts of what occurred. Evidence that Mr. was not acting hostile and that he asked to speak to a sergeant would be material to the outcome of whether the force was excessive and thus calls into question the IERC conclusion. The witness statements section of the RVR was dated April 14, 2020 and thus should have been discovered during the IERC review which received the second level management review on April 21, 2020 and which was signed by the committee chair on May 22, 2020. 66
- 45. This significant evidence that is overlooked by Defendants in investigating this incident also contradicts and completely undermines their expert, Mr. Warner's, comments about Mr. regarding this incident. He says, "There were no contrary reports by other inmates..."67 In my opinion there was testimony from two incarcerated people that did exactly that and Mr. Warner is simply wrong. As I articulated in my first declaration to the Court in this case, the staff at RJD failed to consider the testimony of incarcerated people in RVR hearings or investigations.⁶⁸ That practice is concerning and I find widespread evidence in Mr. case and others that I reviewed for this report that bias against incarcerated witnesses occurs at other CDCR prisons as well. I have no reason to believe this problem is not pervasive statewide.

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⁶⁵ See Exhibit E, at 1

⁶⁶ Ibid. 26

⁶⁷ Expert Declaration of Warner in Support of Defendants' Opposition ("Warner Decl."), Dkt 3083-6, ¶ 26

⁶⁸ Declaration of Vail in Support of RJD Motion ("Vail RJD Decl."), Dkt., ¶¶ 68-72 [3618027.3] Case No. C94 2307 CW

1	46. Defendants also attempt to attack Mr. credibility claiming that in his
2	declaration he stated that he did not hear the officers, but he provided a contradictory
3	account in his related grievance. 69 That is simply false. Mr. states in his declaration
4	that, because his hearing aids were broken, he did not hear the officers approach his cell. 70
5	He next states that they opened his cell and ordered him out. He does not claim that he did
6	not hear them order him out, as Defendants attempt to mischaracterize his declaration.
7	Instead he states that he did not know why they were ordering him out and, because his
8	hearing aids were broken, he removed his glasses to read their lips. 71 That's when
9	excessive force was used against him. Defendants' failed attempt to discredit Mr.
10	evidences sloppiness, at best, bad faith, at worst.
11	47. I would note that this is not the first time Mr. reports abuse at the
12	hands of CDCR officers. On May 8, 2017 at SVSP there was a fight in the yard.
13	Mr. took a seat on the ground as ordered. An officer then threw a pepper spray
14	grenade in the opposite direction of the fight towards a group of African Americans who
15	were on the ground, including Mr. and the grenade landed in Mr. lap,
16	causing him pain and burning. He also reports that the embarrassing impact of this
17	incident led to erectile dysfunction and this fact was inappropriately shared with an officer
18	who stated it in front of another incarcerated person. ⁷²
19	48. In another incident on January 11, 2019, while in a mental health group at
20	SVSP, another incarcerated person attacked Mr. Mr. was in segregation at the
21	time and so all incarcerated persons are routinely allowed to participate but only in
22	restraints with leg restraints hooked to their chairs. Inexplicably, an officer unhooked the
23	leg restraints from the chair of another incarcerated person and that person then attacked
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25	⁶⁹ Defendants' Opposition to Statewide Motion ("Defs' Statewide Opposition"), Dkt. 3082, at 5
26	70 Declaration of \P 7
27	ry 23, 2018 letter from Plaintiffs, "Armstrong Advocacy Letter –
28	[3618027.3] 22 Case No. C94 2307 CW

1	Mr. and the officers present were very slow to respond to the assault. Later,
2	Mr. fainted and was taken on a gurney for medical care. Mr. told mental
3	health staff that he believed this assault was retaliation for 602's that he had previously
4	filed. ⁷³ These additional incidents only further evidence the abuse and credible fear that
5	class members have both in requesting accommodations from staff and in the reporting
6	staff misconduct and failure to accommodate.
7	49. Mr. is an <i>Armstrong</i> class member who requires a wheelchair to
8	get around. When he arrived at LAC in July 2018 he used a walker and a cane but says he
9	can no longer use both as a result of an assault by staff at that facility. In his declaration he
10	describes being placed in a segregation cell on July 25, 2018 following an allegation that
11	he had threatened a correctional officer. After he was placed in the cell, he kicked the door
12	in an effort to get officers' attention that the electrical outlet in his cell was not working.
13	The officers removed him from the cell and placed him in the medical area to await a
14	move to another cell. ⁷⁴ The officers had taken his cane from him and had to carry him by
15	the arms to his new cell. 75 Mr. then says,
16	As they were telling me this, the door to the cell started closing. The officers tried to push me into the cell. They did not get me into the cell fast enough
17	and the door closed on my left thigh. I felt pain as the steel door pushed into my thigh. Because I was in waist chains, I could not use my hands to try to
18	free myself. After observing that I was unable to free my leg from the door, the officers started laughing at me. After I struggled for about a minute, an
19	officer asked the tower to open my door.
20	As the ds opening, Officer yanked me out of the cell, and me in the face, knocking my glasses off. Officers
21	and then slammed me to the floor, face first.
22	While I was on the ground, the officers kicked me in the body. I think the attack lasted 30 seconds. ⁷⁶
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25	21, 2019 letter from Plaintiffs, "Armstrong Advocacy Letter – SVSP"
26	74 Declaration of ¶¶ 3, 10-12
27	⁷⁵ <i>Ibid.</i> , ¶ 11
28	76 <i>Ibid.</i> , ¶¶ 13-15 [3618027.3] 23 Case No. C94 2307 CW
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1	was taken to an outside hospital where he stayed for two
2	days and was diagnosed as having acute flaccid paralysis, which he had suffered before. It
3	appears that this incident exacerbated Mr. pre-existing spinal problems.
4	After this incident he could not stand or walk and he developed incontinence. ⁷⁷
5	51. Defendants' evidence fails to rebut Mr. account of events. In
6	opposition to Mr. declaration, Defendants submit the Declaration of
7	. ⁷⁸ Officer reports that Mr. was placed in waist-restraints during
8	an escort to a new cell. Officer does not mention Mr. use of a cane,
9	that the cane was removed for him, or that Mr. has a serious mobility
10	impairment. Officer reports that, as the cell door closed, Mr.
11	"suddenly turned around and intentionally stuck his leg outside the cell door to prevent it
12	from closing completely." After Mr. leg was freed, Officer reports
13	that Mr. "lunged" toward Officer and Officer Officer
ا4	declares that his conduct had nothing to do with Mr. disabilities. As with
15	multiple other cases reviewed here, Officer statement only underscores his lack of
16	understanding about the need to accommodate disabilities.
17	52. There is no dispute here that Mr. has a disability.
18	Mr. was 52 years old at the time of the incident and has been diagnosed with
19	severe tricompartmental arthrosis in his right knee and moderate hip arthrosis in both of his
20	hips. These diagnoses of severe arthritis were confirmed by February 22, 2018 x-rays. ⁷⁹
21	Due to his osteoarthritis, Mr. was classified as mobility impaired and was
22	issued a cane, mobility vest, walker, and knee braces before the July 25, 2018 incident.
23	His medical records document that he had used a walker to ambulate for three years prior
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25 26	see also Exhibit F (a true and correct copy of a document from Mr. Exhibit G (a true and correct copy of an excerpted medical file)
27	⁷⁸ Declaration of in Support of Defendants' Opposition, Dkt. 3080-1, Ex. A
28	⁷⁹ See Exhibit H (a true and correct copy of a
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1	to this incident. ⁸⁰
2	53. Despite Officer contention that this incident had nothing to do with
3	Mr. disabilities, it is clear that the failure to accommodate Mr.
4	and the force incident that resulted, are related to his disabilities. First, staff denied
5	Mr. access to the cane that he needed to get around. As a result of his
6	disability, and the denial of his access to the cane, Mr.
7	closing cell door, resulting in his leg being pinned and setting off the events that led to
8	further force. The failure to accommodate Mr. disability is thus central to
9	this incident.
10	54. Further, given Mr. mobility restrictions and confirmed
11	disabilities, it is unlikely that he had the range of motion to stick his leg into the door and
12	"lunge" at the officers as reported the incident reports. It also does not make logical sense
13	that someone with such disabilities would intentionally do so risking further significant
14	injury and harm to themselves. Moreover, the degree and type of force reported by staff
15	does not explain Mr. extensive injuries, including acute paralysis.
16	55. Mr. filed a complaint related to this incident and identified three
17	incarcerated witnesses. 81 An inquiry into the event quoted Mr. as saying:
18 19	fficer's didn't do anything wrong. That guy (inmate was acting a fool and throwing himself on the ground. The Officer's do what they had to do. 82
20	However, there is no reference to the statement of Mr. another witness identified
21	by Mr. in the inquiry. Rather, I found the following statement in the
22	attachment to the inquiry.
23	They put in the Cell and I heard complaining-that
24	he was stuck in the door. They opened the cell door and the Officers took him to the ground, He was laying down in the ground with an officer pushing
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26	80 Ibid.
27	occurred and could not provide any relevant information. See Exhibit I.
28	82 <i>Ibid.</i> , DOJ-LAC00019514
- 1	[3618027.3] 25 Case No. C94 2307 CW

REPLY DECL. OF ELDON VAIL ISO PLS.' MOTION TO STOP DEFS. FROM ASSAULTING, ABUSING, AND RETALIATING AGAINST PEOPLE WITH DISABILITIES

his head against the ground.⁸³ 1 2 supports much of Mr. claims confirming the information about Mr. 3 being stuck in the cell door and the officers taking him to the ground. In Mr. 4 my opinion this is an important omission in the inquiry, which reached the conclusion that 5 the allegations were not substantiated. I also note that the inquiry purports to address 6 allegations about use of force on July 25, 2018 and November 14, 2018. I can find nothing 7 in the inquiry that addresses the November event although it was apparently found to be 8 "not substantiated" as well. 9 56. The reports of Officer and Officer have indicators of 10 plagiarism, which tends to reduce their credibility.⁸⁴ Officer writes, " 11 without warning suddenly turned around facing toward us and intentionally stuck his left 12 leg outside the cell door preventing the cell door from being closed shut."85 Officer 13 writes, "... suddenly turned around completely and intentionally stuck his left 14 leg outside the cell door preventing the door from closing."86 Key phrases, like "suddenly 15 turned around" and "intentionally stuck his left leg outside the cell door preventing the..." 16 appear verbatim in the reports, down to the punctuation. None of the reports mention that 17 the impetus for the incident which was directly related to his disability: that 18 was denied access to his cane and was stuck in a cell door because of his 19 mobility disability. This omission also tends to reduce the officers' credibility and further 20 demonstrate their lack of understanding regarding disabilities and the need to provide 21 accommodations. 22 57. received an RVR related to this incident. In his declaration 23 he describes a credible defense against the allegation that he was resisting staff. 24 According to the RVR, I "intentionally stuck [my] leg out" to prevent the 25 83 See Exhibit J, at DOJ-LAC00019498 26 84 See Exhibit K 27 ⁸⁵ *Ibid*. ⁸⁶ Declaration of in Support of Defendants' Opposition, Dkt. 3080-1, Ex. A, at 2 28 [3618027.3] Case No. C94 2307 CW

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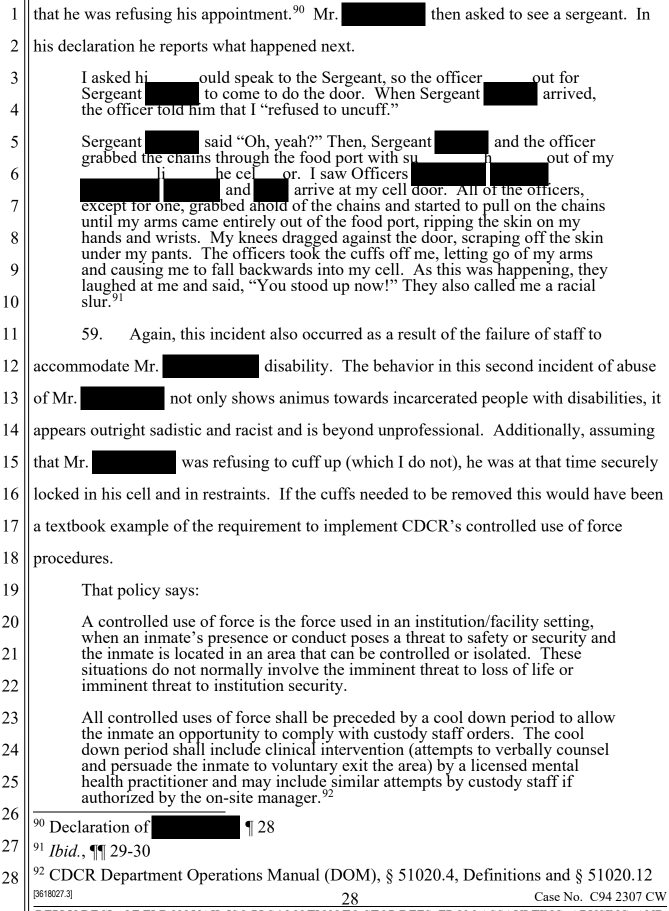
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When the hearing was conducted, the Senior Hearing Officer noted, "the appellant refused to attend the hearing. An Informational Chrono was generated documenting the refusal to was out-to-court ("OTC"), and therefore, could not have refused to attend the hearing because he was not housed at the and he was found guilty of the RVR. This was remedied at the second level of review, which stated that, "The appellant states he was OTC on the date of the disciplinary hearing and was unaware the hearing was held. The SHO notes the appellant refused to sign the General Chrono (CDC) RVR was ordered to be re-heard, it does not appear that the SHO was investigated for falsifying documents that indicated that refused to sign the refusal chrono. That the RVR was allowed to be "refused" to be present when he clearly was not able to refuse because he was not at the institution, is a clear indicator of the unfairness of the RVR process. Again, this sham of a hearing and the due process consequences, the all stem from staff's failure abuse at LAC. On November 14, 2018, an officer came to his cell to take him to see his counselor. He was cuffed in front of his body through the food port in his cell door and was told to stand up so that waist chains could be applied. He told the officer that he could not comply, as he could not stand (as a result of the incident described above). The officer told him he would report [3618027.3] Case No. C94 2307 CW



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60. The failure to appropriately shift a potential use of force event to a controlled
use of force event appears to be endemic to CDCR prisons and is a serious concern. This
policy is especially important in the context of people with disabilities as it allows staff to
slow down and with deliberate control, approval of their actions, and the support of
additional staff attempt to resolve the situation. In other words, if a disability
accommodation is warranted, this is the perfect time to provide one. The policy language
above is excellent but in the use of force cases I have reviewed for this report it seems it is
not being followed. This CDCR policy was not implemented in this situation and tellingly,
Mr. was not accommodated and received no related RVR. Mr.
filed written complaints about both of these incidents but received no relief. Defendants
do not submit any evidence to contest this allegation.

has serious medical problems and was receiving chemotherapy while incarcerated in 2019. On August 26, 2019 he returned to LAC from RJD. He was supposed to receive medication but it was not ready for him that evening or at first the following morning. He went back and forth to the pill line and was in pain. His medication was not forthcoming. Returning to his living unit in a wheelchair he stopped at the office and asked if he could move to a location closer to where the medication is typically distributed. This appears to have been a reasonable request, even if the answer to his request was "no." Instead, Mr. describes what happened next:

One of the officers, Officer responded harshly, ignoring my request and saying, "So you shaved your eyebrows like a queer, huh?" I was stunned and angered by this hostility, and so I responded in kind by saying, "Hey, fuck you." At the time of this encounter, I was visibly weak and anyone could see that I was recovering from my chemotherapy. I was bald at the time, there were black circles around my eyes, and my skin was yellowed from jaundice. Even a child would be able to see that I was sick. Also, I had started out the conversation by telling the officers I had just gone through chemotherapy.

I repeated my request to move to another unit. Eventually, though, I realized

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⁹³ Declaration of \P 10-14

1	that the officers would not grant my request, and so I told them, "I want to talk to the sergeant."
2	In response, Officer suddenly grabbed me by my cep and
3	flung me out of my wheelchair onto the ground. Officer then hit his alarm, jumped on top of me, pressed his knee into my back, and forcibly
4	cuffed me up. Multiple officers then responded to the alarm.
5 6	Next, Officer and a second officer whose name I do not know, picked me up, and started to drag me across the unit and across the yard to the D-Yard gym. Several other officers followed us to the gym.
7	As the officers dragged me by my arms, with my wrists cuffed up behind my
8	back, they pulled my arms upwards, bending me forward as they forced my arms higher into the air. This was extremely painful, and I was worried they would break my shoulders by pulling up my arms behind my back in this
9	manner.
10	As the officers brought me into the gym, I cried out, "You're going to break my shoulders; you're going my shou" In respoe
11	officers— cluding Officer of Officer of Officer and Officer and Officer of Of
12	me repeatedly in the face, head, and chest. I estimate that the assault lasted for around 20-30 seconds, but it felt like a lot longer. I believe I was
13	punched and kicked approximately 20 times. I was hit in the face, my upper torso and on the sides of my body. ⁹⁴
14	62. Once again we see CDCR officers punching and kicking a person in
15	handcuffs. This time it was a person so sick from chemotherapy that he needed at
16	wheelchair to get around. There was no indication of an imminent threat to justify this use
17	of force. There is actually no threat at all—he was simply asking for a disability
18 19	accommodation, if he could get closer to where the medication was to be distributed,
20	because he was having difficulty walking there. And in response to this request, the first
	abuse came in the form of a homophobic slur and other abusive language from the
21	correctional officer followed by unnecessary and excessive force. All of it linked to Mr.
22 23	request for an accommodation. Mr. received an RVR for this incident. The
24	hearing appears to have been a sham. Mr. said of the RVR hearing:
25	A few days later, I received a Rules Violation Report ("RVR") for "Resisting Staff." The write-up falsely claimed that I violently twisted away from
26	Officer Spencer after he had tried to handcuff me, necessitatin ing force against me. I did not violently twist away from Officer I was
27	too weak from chemotherapy to do much of anything. Officer also alleged that when bringing me to the ground, he fell on top of me and landed
28	94 <i>Ibid.</i> , ¶¶ 15-20 [3618027.3] 30 Case No. C94 2307 CW
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[3618027.3] 30 Case No. C94 2307 CW REPLY DECL. OF ELDON VAIL ISO PLS.' MOTION TO STOP DEFS. FROM ASSAULTING, ABUSING, AND RETALIATING AGAINST PEOPLE WITH DISABILITIES

on my upper back. In reality, Officer jumped on my back and pressed his knee painfully against it.

The RVR was heard a few weeks later. At the hearing, the senior hearing officer (a lieutenant whose name I do not remember) told me, "Because my officer went out of his way to write this, I'm going to have to believe him." I explained to him that I could not have resisted the officer as claimed because I was in a wheelchair and was weak from chemotherapy. I then asked to call witnesses to support my account. I called two prisoners in my unit as witnesses. They testified that I did not resist. The hearing officer told me, "I still have to believe my officer." When I told him that I would file a CDCR Form 602 grievance challenging the decision, the officer asked, "Why are you questioning my decision?" and found me guilty for the RVR.

I felt outraged and disbelieving. I had been beaten up for no reason, and I was written up for it. 95

63. Mr. was also impacted by the abusive treatment he received while at LAC. He says,

The staff misconduct I experienced on August 27, 2019 has forever changed how I interact with custody staff. Particularly when I was still at LAC, I was afraid to ask for anything from custody staff. I felt like if I asked for anything from staff, they might attack me. I no longer asked officers for a cell move to be closer to pill call, or for any other disability accommodations or medical accommodations. I remained in Building 4 on D-Yard and was forced to walk to pill call several times a day. I knew not to mention it again. ⁹⁶

- 64. This is not what a responsible correctional authority wants to hear from people with disabilities under their care. If incarcerated persons are afraid of prison authorities, safety and security is eroded when individuals fear staff to the point of being unwilling to engage them when they have a need for an accommodation or mental health or medical problems or emergencies. Incarcerated people then suffer as a result. It is dangerous for people to be afraid to seek help when they have a need for an accommodation or medical problems or a mental health crisis. When incarcerated people suffer physical abuse at the hands of correctional officer, as described in this incident, they are then afraid to seek help in the future, and the risk of harm is increased.
 - 65. Mr. is an Armstrong and Coleman class member. He has mobility

[3618027.3]

⁹⁵ *Ibid.*, ¶¶ 30-32

 $^{^{96}}$ *Ibid.*, ¶ 38

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impairment and uses a cane. At the time of the incident described below he was a	at the
CCCMS level of care. As a result of the incident his mental health deteriorated a	nd he was
sent to a crisis bed. He was then reclassified as requiring the EOP level of care. 97	In my
opinion the incident clearly is connected to his disability. First, Mr. was in	n the
process of reaching for his glasses, a disability accommodation, when the force of	ccurred.
Second, the incident itself significantly worsened his mental health and, due to en	suing
crisis bed placement, potentially negatively impacted his chance of release.	
66. On November 9, 2019, at LAC he was ordered to submit to a clothe	d body
search. During the search he reached into his pocket in order to take out his glass	es. He
then says:	
As I reached to get my glasses, Officer suddenly grabbed my left threw me to the ground. As I was knocked to the ground, Office punched me in the face multiple times, knocking me out. I am no sure exactly how long I blacked out, but I believe I was unconscious for approximately 40 to 50 seconds.	r ot
came to, I saw that the door to the sally port was locked. Officer proceeded to hit me several more times and told me to "shut the tuck up" when I cried out in pain. At this moment, I was shocked by what had happened, and I was afraid that the beating would continue. However the tower officer opened the door to the sally port, and when other officers walked in through door, the beating stopped. ⁹⁸	•
It is reasonable to assume that the officers became concerned when Mr.	ached
into his pocket without being directed to do so. Such a concern might justify an i	mmediate
use of force including taking Mr. to the ground. But nothing in this incide	nt would
require that Mr. be punched. Why did Officer not attempt to cou	nsel
Mr. before using force? If Officer believed that Mr. was a	an
imminent threat, he could have just as easily restrained him, as he was already in	control of
Mr. body while he was conducting a search of him. Before resorting to for	rce, staff
gave only one order to Mr. and then they provided him with little to no tire	ne to
97 Declaration of ¶ 7 98 <i>Ibid.</i> , ¶¶ 10-11	
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99 See Exhibit M and Exhibit N

¹⁰⁰ See Exhibit O

| See Exhibit P (a true and correct copy of excerpted documents from Mr. medical file)

comply with it. They then quickly and brutally used force against Mr. in a manner that demonstrated no recognition of the possible effects it could have on the severity of his mental illness.

- 67. I have watched a video and listened to an audio recording where Mr. was interviewed about this incident. 99 Neither investigator pursued a line of questioning about punches being thrown, nor if they were appropriate, which in my opinion is a significant omission in the investigative inquiry. It is likely that CDCR officials are so accustomed to punches being thrown that they do not see it as an issue. They are wrong. Serious injuries can result from punches (and kicks) and for that reason such allegations need to be carefully evaluated in any use of force review. Even giving the officers the benefit of the doubt that an immediate use of force may have been necessary, the level of force used was excessive.
- The officers involved deny throwing any punches. 100 If there had been 68. camera coverage of the area where the event occurred, especially body cameras, there would be no question about what actually happened. Yet, the evidence available undermines the officers' reports and supports Mr. allegations. The video interview of Mr. reveals injuries that are not explained by the degree and type of force reported by Officer displays with multiple lacerations across his Mr. face. Officers report only using force required to take Mr. to the floor and restrain him once on the floor, which does not easily explain his multiple facial lacerations. Those documented injuries are more consistent with Mr. allegation that he was punched in the face multiple times while on the floor. Moreover, medical records indicate that suffered symptoms consistent with a concussion, which are not explained by officers' reported force. 101 These facts, taken together, greatly reduce the credibility of the

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officers' reports. 1 2 69. Two days later Mr. was placed in a holding cage in the gym awaiting 3 an appointment. The involved officers in the above assault showed up and Mr. 4 reports the following: 5 ng in m holding cage to be taken to the MHCB unit, and came up to my holding cage flashlight in my face, and told me, "That's what you get, I believe 6 they were there to antagonize me and to make me feel bad for no reason. 7 Even the officer who was watching me for suicide watch in the gym seemed annoyed by these officers' actions, and said to the officers, "What did you guys even come in here for, anyway?"102 8 9 During the audio interview with the Lieutenant, which occurred several days after the use 10 of force incident, no questions were pursued about these inappropriate comments alleged 11 to have been made by the correctional officers, another serious omission in the 12 investigation. In my opinion it would have been appropriate to ask Mr. 13 suffering any retaliation as a result of filing a complaint. Specially trained staff should be 14 identified to follow up with incarcerated people who allege staff misconduct. 15 70. mental health condition deteriorated after this incident and he expresses concern about the impact on the Parole Board. He says: 16 17 I spent the next six days in the MHCB unit before I was discharged to D Yard to the EOP program. Before this incident, I had been successfully programming at a lower level of care for my mental health issues—the 18 CCCMS level of care. I had been CCCMS for three years, and I was approved to transfer to A-Yard at LAC, the "Honor Yard," which has a lot of 19 positive programs that would have helped me when I go to the Board of 20 Parole Hearings in December 2020. Because of the assault and my resulting mental health decompensation, I had to go to the EOP Yard instead, which 21 has much less of the kind of programming the parole board likes to see on your record. 103 22 71. This case clearly shows a failure on the part of investigators to discover and 23 24 report on facts that are material to the question of whether the force was appropriate in this 25 case. That Mr. was reaching for his glasses, a disability accommodation, leading to 26 27 ¹⁰² Declaration of ¶ 17 ¹⁰³ Declaration of ¶ 18 28 [3618027.3] Case No. C94 2307 CW

1	the force and that the force incident exacerbated his mental health issues, means there is a
2	close nexus between the force used here and Mr. disabilities.
3	72. Mr. is an <i>Armstrong</i> and <i>Coleman</i> class member who is a full-time
4	wheelchair user and who is also incontinent as a result of his disability. He reported that
5	on August 7, 2019, he requested access to multiple disability accommodations including a
6	shower and extra laundry and supplies to clean his cell because his catheter bag broke.
7	Officer denied his request and, after hours of waiting in blood and urine soaked
8	sheets, they argued. Officer dumped Mr. out of his wheelchair. Mr.
9	claims that Officer dragged him out to the dayroom, put a knee in his back
10	and cuffed him. Mr. reports that he had just returned from the hospital two days
11	earlier after receiving back surgery and that this incident caused him excruciating pain.
12	Mr. also alleges that medical staff failed to document the injuries on his legs from
13	being dumped out of the chair. Mr. received an RVR for this incident for Battery on
14	a Peace Officer.
15	73. Defendants attempt to rebut Mr. allegation through the Declaration
16	of Officer which attaches his statement of events. 104 His statements starts at the
17	point that Mr. is allegedly becoming frustrated with Officer omitting
18	mention of any failed attempts by Mr. to obtain the requested disability
19	accommodations before that point. 105 Officer account of events is that Mr.
20	refused to return to his cell and that he reached in to his cell and grabbed a bag of
21	dirty diapers throwing them at and striking Officer
22	74. Defendants omit the remainder of the incident report and omit a later June
23	17, 2020, inquiry in to the incident. 107 This omission is significant because the inquiry
24	includes the statement of only one additional witness, Mr.
25	104 7 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
26	in Support of Defendants' Opposition, Dkt. 3083-2 105 <i>Ibid.</i> , Ex. A
27	106 Ibid.
28	107 See Exhibit GGG
	[3618027.3] 35 Case No. C94 2307 CW

1	witness who corroborates Mr. account of events including that he saw Officer
2	dump Mr. out of his wheelchair. Specifically, the inquiry report states,
3	stated that o the incident, he had vo wash the bed sheets of Inm in the Porters station. that he would wash sheets if the was
5	physically unable to wash his own sheets. he sheets, he heard Inmate yelling to be "let go".
6	stated that he then looked out from the Porter station as his view was blocked by the wall, at which time he was order go sit
7	on the B-Section stairwell nearest to the C-Section cells. t as he sat on the stairwell, he observed O Williams lift
8	om the back forcing him (
9	75. Mr. eye witness account was dismissed with the investigator
0	claiming that, because it was consistent with Mr. account, he and Mr. must
11 12	have corroborated their accounts among themselves. 109 By this logic, without proof that
13	this actually occurred, it would be impossible for any incarcerated eye-witness to
14	corroborate the details of any incident. And in fact, this is the unwritten rule that seems to
15	apply in many cases I have reviewed from multiple CDCR prisons.
16	76. The investigator goes on to conclude that the version of events told by Mr.
17	and witness are "drastically" different from the incident report. 110 Mr.
18	apparently states that Mr. was denied a shower before he was assaulted
19	by Officer and Mr. says that he received his shower but was denied access
20	to clean sheets and laundry before he was assaulted. 111 These are obviously not drastic nor
21	material differences. What specific disability accommodations Mr. was denied
22	prior to his assault only confirms that this was in fact a disability related incident and
23	provides further support for Mr. account that he was being denied multiple
24	accommodations leading up to the event where he was dumped out of his wheelchair – a
25	
26	¹⁰⁸ <i>Ibid.</i> , at DOJ-LAC00017626
27	110 <i>Ibid.</i> , DOJ-LAC00017631
28	¹¹¹ <i>Ibid</i> .
	[3618027.3] Case No. C94 2307 CW

material fact that both accounts are consistent on. 1 The investigator discounts both Mr. 2 77. and Mr. statements because they fail to mention that Mr. threw a bag of dirty diapers at Officer 3 . There is no indication that the investigator asked either Mr. 4 5 about why they failed to mention it. Rather than dismiss their accounts, one logical conclusion to be drawn from the omission is that, as Mr. claims in his 6 7 declaration, it was not mentioned by either witness because it never happened. Instead, 8 account of events is assumed to be true and any differing statements 9 from incarcerated people are assumed false. As has been reported in multiple cases I 10 reviewed, this shocking bias against incarcerated people is serious barrier to the staff 11 misconduct investigation and disciplinary process. I find evidence that it is occurring at 12 multiple CDCR prisons. But even if Mr. did throw diapers at Officer that 13 would not justify dumping Mr. out of his wheelchair. claims that during his RVR hearing he was denied the right to 78. 14 question his witnesses regarding whether Officer 15 dumped him from his wheelchair and whether Officer denied him access to disability accommodations 16 prior to the incident. These questions were deemed irrelevant by the hearing officer. Mr. 17 18 witness did apparently corroborate his statement that he did not throw diapers at Nevertheless, Mr. was found guilty. 113 I find this RVR finding of 19 Officer guilt suspect in light of the inquiry report as is the case with many, many RVRs received 20 by declarants. 21 79. There is no question that the force incident involving Mr. 22 is directly 23 related to staff's failure to accommodate his disability. Nothing in Defendants' evidence 24 rebuts this. Further, Defendants omit evidence from the record that in my opinion lends further credibility to Mr. and his account of the events that took place leading up to 25 26 27 ¹¹² *Ibid.*, at DOJ-LAC00017626-7 ¹¹³ Declaration of 28 [3618027.3] Case No. C94 2307 CW

1	statement by Mr. should be considered in evaluating this incident, and a statement
2	offered by Mr. about being assaulted by officers on the same day and
3	approximate time should be investigated.
4	83. Once again, if cameras were available, is it highly likely what happened on
5	August 27, 2019 would be much more clear.
6	84. Mr. filed a 602 complaint about the inappropriate use of pepper spray
7	but it was denied. In response to Mr. 602, an appeals inquiry was conducted. 119 The
8	investigator interviewed Officer Officer Officer and
9	four incarcerated people. Three of the four incarcerated people interviewed, including one
10	person that was involved in the fight that precipitated Officer use of force, declined
11	to substantively participate in the interviews. One of these three people, Mr.
12	when asked if he remembered an incident involving Mr. Mr. and Mr.
13	said that he did remember the incident. When asked about whether Officer had used
14	unnecessary force, Mr. changed his story and "said that he did not see anything
15	and had no information to offer."
16	85. The fourth incarcerated person interviewed, Mr. was the only person
17	who was willing to be interviewed. Mr. stated in an October 22, 2019 interview
18	that he remembers seeing six to seven officers rush Mr. Mr. and Mr.
19	while they were already on the ground, and started to punch the inmates and then sprayed
20	them when they were on the ground. The interviewer found Mr. to be a non-
21	credible witness in part because he first stated that officers punched Mr. but when
22	counseled by the investigator that Mr. never alleged that he had been punched,
23	Mr. changed his statement to be that he saw staff "being rough" with Mr.
24	86. Plaintiffs' counsel has told me that Mr. has a "test of basic adult
25	education" score of 3.8, which means that he has less than a fourth grade skill achievement
26	118 See Declaration of ¶¶ 18-24
27	119 See Exhibit R
28	120 <i>Ibid.</i> , at 4-6 39 Case No. C94 2307 CW
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level. Despite that, there is no indication that the investigator attempted to ensure that 1 understood the questions being asked of him, including by repeating back 2 3 questions, talking slower, rephrasing questions, or any other methods. It is reasonable to conclude that a person with less than a fourth grade skill level might initially describe 4 5 officers' being rough as "punching," and then later clarify that statement when asked follow-up questions. It is not reasonable to conclude, as the investigator did, that 6 7 was not credible on that basis. He reported the same basic allegation as 8 Mr. was pepper-sprayed alongside his cell mate, while restrained, for no 9 good reason. 10 87. Last, it does not appear that any attempts were made to interview Mr. who submitted a declaration confirming that he and Mr. were pepper sprayed while 11 handcuffed. That the second victim of the use of force was never interviewed is a 12 13 shocking investigative failure. There is also no indication that CDCR attempted to re-open this investigation upon receipt of Mr. declaration, which is also deeply concerning to 14 15 me. 16 88. The incident reports associated with this incident have serious problems. 17 Officer reports that, once responding staff arrived on the scene, one incarcerated person, Mr. ceased fighting and proned out while Mr. and Mr. 18 reports that he then used pepper-spray to quell the fight. 121 The 19 to fight. Officer reports of Officer 20 and Officer describe that these staff responded to Officer code 1 alarm. 122 Both officers claim that they did not witness the use of pepper-21 spray. It is concerning that Officer reported that responding staff had arrived prior to 22 and both report responding to the incident after 23 the use of force, but Officer force had been used. 123 This material discrepancy is not recognized by the investigator, 24 25 who found that there was no evidence to support the allegations and who unquestioningly 26

RETALIATING AGAINST PEOPLE WITH DISABILITIES

28 [3618027.3]

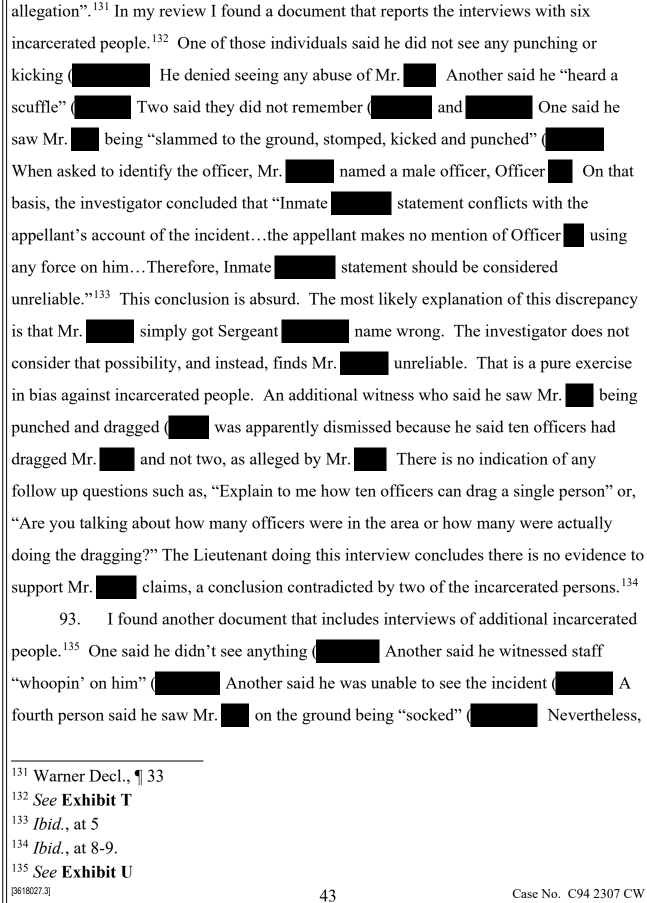
¹²¹ See Exhibit S, at 4-5

²⁷ ¹²² *Ibid.*, at 3, 8

¹²³ *Ibid*.

1	accepted the officers' statements. 124
2	89. This case lays bare the bias against incarcerated people in investigations
3	conducted by CDCR: the smallest inconsistency, even if it can be explained away,
4	automatically discounts the entirety of statements made by an incarcerated person, but
5	inconsistencies in the reports of officers go unrecognized.
6	90. On September 16, 2019, Mr. reported safety concerns to officers in his
7	building. 125 He was placed in cuffs and taken to a holding cell. A group of officers then
8	appeared. Mr. says,
9 10 11 12	Sergeant and Sergeant sergeant and Sergeant
13 14 15 16 17	on my time in CDCR, I have come to understand that the term " refers to a prison guard group that functions like a gang and frequently assaults prisoners, provides drugs and contraband to incarcerated people, and conducts other illegal activities. They also pay incarcerated people, assault deal drugs within the facility. They frequently wear or other clothing that signifies their allegiance, and they fly flags on watch towers and other places in the subject of their officers work. It is commonly known that there are across CDCR, and there is a large group of them at KVSP. 126
19 20	Sgt. then told me that if I withdrew my 602 against Officer she might be able to help me. I told her I was not going to do that, and she said, "well then, you're going back to your cell." 127
21	But Mr. was not returned to his cell without incident. This time the assault was even
22	more serious.
23 24 25	The officers were each holding one of my arms, and the sergeants were walking closely behind them. My hands were cuffed and I had leg restraints around my ankles. They were forcing me to walk very fast. When we were a few feet from the gate in C-8, my ankles hurt so much from walking so
26	¹²⁴ See Ex. R, at 6.
27	Declaration of \P 12-17
, ,	126 <i>Ibid.</i> , ¶¶ 12-13 127 <i>Ibid.</i> , ¶ 14
٥٠	[3618027.3] 41 Case No. C94 2307 CV

- 1	
1 2	quickly in the restraints that I asked if I we could slow down because my legs were in pain be the restraints were on so tight they were cutting at my legs. Sergeant said "shut the fuck up, rat." Once we got back into the C-8, A Section dayroom, the officers, whose hands were still on my
3 4	arm, grabbed hold of my shoulders and slamm to the ground. I was on the ground, the two officers, Sergea and officer and officer who
5	were working on the floor, also joined in and started punching and kicking me. I was scream r them to stop. After what felt like about five
6	minutes Sergeant said "fuck it, I'll call it in", by which I understood he would set off the alarm to get other officers to respond to the incident.
7	The officers were continuing to assault me as the alarm d, and I was lying face down on the ground. At one point, Sergeant stuck her
8	finger straight my left eye, causing my eye to quick up. Right after Sergeant said he was calling it in, Sergeant put two of her fingers in my throat. I was struggling to breathe, but was able to push
9 10	out the words "I can't breathe" while I was gasping for air. She said "die bitch" as her fingers were in my throat. Because we were in the dayroom, a number of other EOP patients on the unit witnessed me being assaulted and
11	were yelli officers and sergeants to stop. At some point while Sergeant fingers were in my throat, I passed out. 128
12	
13	91. The description of the behavior on the part of the sergeants and officers in
14	this incident is horrific, sadistic, and in my opinion criminal. There is no imminent threat
15	here justifying the immediate use of force. In fact there is no threat at all—only a
16	deplorable attempt by the staff to intimidate Mr. to withdraw his complaint against
17	one of their fellow correctional officers. This is pure retaliation.
18	92. Once again in his declaration Mr. gives a report of the September
19	incident that is entirely consistent with Mr. version of events. 129 That consistency
$\begin{bmatrix} 1 \\ 20 \end{bmatrix}$	causes me to opine that Mr. description is credible. 130 Mr. Warner also addressed
21	this second incident with Mr. in his declaration. Mr. Warner completely discounts, as
$\begin{bmatrix} 21\\22 \end{bmatrix}$	CDCR investigators do, reports from two incarcerated witnesses that corroborate Mr.
23	account of events. Mr. Warner reports that six incarcerated people were interviewed
24	but in his opinion they "did not provide sufficient factual evidence to support
25	
26	128 Ibid., ¶ 15
27	129 Declaration of ¶ 14
28	he too was then assaulted as a result. I will address this event later in this declaration. [3618027.3] 42 Case No. C94 2307 CW



1	of my head, and bruises to [his] ribs." The available records also say:
2 3	This writer observed the Pt to use a walker to walk into the therapeutic module because he stated that his leg was "just about broken." This writer observed wounds on the Pt's lower legs/ankles where he stated were the leg
4	restraints, his left eye was darkened and red. On the left side of his face, by his eyebrow, the Pt was actively bleeding, as a result of an opened wound. His wrists were visibly swollen. 143
5	His wrists were visibly sworlen.
6	98. Once again it is very likely that had there been a camera at KVSP to record
7	this event, it would be much more clear what actually occurred.
8	99. Finally regarding Mr. he describes the impact on his mental health after
9	the September incident:
10	After the assault, I struggled with my mental health and I continue to struggle to this day, even though I have moved prisons. I am scared when
11	officers walk close by me as I feel they are going to assault me. This constant mistrust of staff has really made me paranoid and stressed all the
12	time. After the assault, the frequency and the loudness of the voices that I hear also increas so continue to have blurriness and other vision issues
13	due to Sergeant sticking her finger into my eye. 144
14	100. On June 29, 2018 Mr. reports officers assaulted him at LAC.
15	Mr. is a <i>Coleman</i> class member and has serious medical problems. Following a
16	medical crisis he was in handcuffs in the hospital. He refused to return to his cell when
17	directed to do so because he wanted a copy of his medical records. Mr.
18	describes what happened.
19	I was agitated and beside myself because of my medical conditionI
20	refused to return to my cell because I needed my records. Officer suddenly threw me into the sink in the CTC room and I hit my head against
21	the sink and then he punched me to the ground. While he was doing this, he yelled, "We done a fuck about your bladder." Once I was on the
22	ground, Officer continued to punch me and he kicked me in my ich was distended because I had not urinated in days. Officer
23	who was also in the room, got on top of my back and kneed me. Officer then got on top of my body so that I was on my stomach, and
24	he pressed his knee into my back a as hitting me on my head. I then defecated myself because Officer was assaulting me with so much
25	
26	142 Declaration of ¶ 17 143 See Exhibit Y (a true and correct copy of excerpted documents from Mr. medical
27	file)
28	144 Declaration
	TJ Case 110. 674 2507 6 W

107. There is no indication in the materials I have reviewed that this incident 1 2 3 4 5 6 7 8 9 is at the heart of this case. 10 108. 11 12 13 14 15 call a lieutenant. Officer 16 17 him. 156 After restraining him, officers forced Mr. to his feet and escorted him with so 18 19 20 21 22 23 109. Directly after the incident, a nurse entered the following into Mr. 24 25

described above required an immediate use of force. In my opinion the officers should have slowed this situation down and implemented controlled use of force procedures, which would have been safer for all parties involved and would have better accommodated mental health. Further, this incident clearly highlights the difficulty that people with disabilities face when they ask staff for help—in this case help changing the dressing on his wound as ordered by medical staff. The inability of people with disabilities to get help from staff, and the difficulty they face including physical and verbal abuse for asking, In a previous incident, Mr. was again beaten in response to his request for medical attention. On January 19, 2020, Mr. was coughing up blood in his cell. Nursing staff ignored his concern; so Mr. covered his cell window with a sheet and began yelling man down to get staff's attention. They ignored him for 20 minutes. He then told a staff member that he was feeling suicidal, and staff then ordered him to come to his door. Because he was in pain, he could not get up from his bed, so he asked them to and then entered his cell, followed by Officers and began hitting him with their shield and punching and kicking

much force that he tripped and fell. He could not stand up due to the pain, so officers proceeded to drag him on his stomach, where his wound was still healing, for approximately 55 feet to a holding cage. 157 Mr. suffered bruising, pain, and

headaches from this incident, and had trouble walking after as well. 158

medical file: "Pt states that earlier this afternoon he coughed up some bloody sputum and was concerned that he might have a lung tumor. Pt verbalizes that when he tried to get

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 $^{^{156}}$ *Ibid.*, ¶¶ 22-24

¹⁵⁷ *Ibid.*, ¶¶ 27

¹⁵⁸ *Ibid.*, ¶ 28

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medical attention custody 'came into my cell and beat me up.' Minor swelling and
 1
    abrasions noted to right face. Right ear has bruising." 159 Mr. later told a physician at
 2
 3
    the TTA that he was "beat up and dragged" after he had an episode of hematemesis. He
    was diagnosed with a possible hand fracture (which was later ruled out), and a mild
 4
    appearing head injury. 160 He was hospitalized in connection with the incident. 161
 5
                 In opposition to Mr.
                                      declaration, Defendants submit the Declaration
 6
                  and incorporate his incident report regarding the January 19, 2020 incident.
 7
    According to Officer
 8
                          Mr.
                                       had covered his cell windows and was
 9
    unresponsive. Officers then opened Mr. cell door to "preserve the sanctity of life."
                    then covered Mr. with his shield as Mr. kicked at the officers,
10
    Officer
    striking Officer in his chest. The struggle continued on the floor, where officers
11
    reported Mr. struck Officer and attempt to grab his baton, at which point,
12
                 hit Mr. in the face. Mr. was then restrained and taken to the
13
    Officer
    medical office. 162
14
           111. LAC's inquiry into this investigation is entirely incomplete. 163 The
15
    16
17
    does not describe the struggle that occurred on the floor, nor the fact that Officer
18
    punched Mr. in the face, as described in Officer
                                                                 incident report, "I
    observed Officer
                     strike on the right cheek area...". 165 Similarly, Officer
19
           gave a non-descript summary of the incident, and stated that no excessive or
20
21
22
    <sup>159</sup> See Exhibit DD (a true and correct copy of a document from Mr.
                                                                             medical file)
23
    <sup>160</sup> See Exhibit EE (a true and correct copy of a document from Mr.
                                                                             medical file)
24
    <sup>161</sup> See Exhibit FF (a true and correct copy of an excerpted document from Mr.
    medical file)
25
    <sup>162</sup> Declaration of
                             in Support of Defendants' Opposition, Dkt. 3081-3.
26
    <sup>163</sup> See Exhibit GG
27
    <sup>164</sup> Ibid., at DOJ-LAC00018034
    <sup>165</sup> Declaration of
                              Dkt. 3081-3, Ex, A
28
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1	unnecessary force was used. 166 Last, Officer was interviewed. In his interview,
2	Officer too omits the alleged struggle on the ground, as well as the fact that he
3	punched Mr. in the face. None of the officers report dragging Mr. after he was
4	placed into restraints. No incarcerated people were interviewed, and there is no indication
5	that the investigator even attempted to identify witnesses other than the custody staff
6	members involved. 167 It is not clear why Officer was not interviewed, other than
7	the fact that Mr. did not explicitly mention Officer by name in his 602 appeal.
8	It is unacceptable that this investigator did not attempt to interview all officers who used
9	force against Mr. It is also a sure sign of incompetence that the investigator did not
10	ask officers any questions about the serious allegation that officers dragged Mr.
11	his healing wound across the unit.
12	112. In this case, there is a genuine dispute as to whether officers were warranted
13	in conducting an emergency cell entry to "preserve the sanctity of life." Mr.
14	that he was fully responsive, and just unable to get out of his bed due to pain; if that is true
15	staff were not justified in using any force against Mr. The officers say that Mr.
16	was unresponsive, which is why they had to enter his cell. Regardless, Mr.
17	allegation is consistent with many other allegations at LAC and Corcoran that staff use
18	emergency cell extractions to avoid having to conduct a controlled use of force in
19	accordance with CDCR policy, which requires that mental health and managerial custody
20	staff be present, that a cool-down period be implemented, and that the incident be captured
21	on a hand-held video recorder. In these cases, officers conduct an emergency cell
22	extraction under the false pretense that an incarcerated person is "unresponsive," when, in
23	fact, the person is fully responsive.
24	113. In Mr. case, he boarded up and refused orders to take down the
25	window coverings because he felt that he was being denied access to medical care without
26	

28

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¹⁶⁶ See Ex. G, at DOJ-LAC00018034

¹⁶⁷ *Ibid.*, DOJ-LAC00018034-5

1	justification. Instead of immediately launching into an emergency use of force, staff
2	should have simply provided Mr. with the medical care he needed for his wound. To
3	the extent that force was necessary at all, a controlled use of force should have been used,
4	with the associated cool-down period and hand-held video recording requirements in place.
5	This is yet another example of staff failing to follow policies that are meant to protect the
6	rights and welfare of incarcerated people with serious mental illness. A policy which, if
7	appropriately followed, should result in providing accommodations to people with
8	disabilities.
9	114. Defendants did not submit any evidence contesting Mr.
10	about the assault on April 11, 2020, even though Officer was also involved in that
11	incident as well. Plaintiffs have shared with me documents produced by Defendants in
12	discovery that indicate that the April 11, 2020 incident was referred to OIA for an
13	administrative investigation. The documents indicate that the allegation was referred
14	because "The extent of injuries documented on the CDCR 7219 Medical Report of
15	Injury or Unusual Occurrence could not be explained by the force reported in the officers
16	reports." 168 His injuries included a closed fracture of the shoulder, two sutures to his
17	eyebrow, three sutures to his eyelid, and six sutures to his scalp. 169 In his statement to
18	medical staff, Mr. said that they "beat the s— out of me". 170 The next day, he told
19	medical staff, consistent with his declaration, "I had to say I was suicidal to manipulate the
20	system to get my wound care." ¹⁷¹ It is my understanding that this case is being
21	investigated by OIA.
22	115. Although it would be premature to evaluate this case while it is pending
23	investigation, a number of things in the initial record concern me. First, as noted in the
24	referral to OIA, Mr. injuries are plainly inconsistent with the amount of force
25	168 G F 1 11 4 HH 4 DOLL 1 4 G00010041
26	¹⁶⁸ See Exhibit HH, at DOJ-LAC00018041 ¹⁶⁹ Ibid., DOJ-LAC00018042
27	170 See Exhibit II. at DOJ-LAC00018001

28

[3618027.3]

¹⁷¹ *Ibid.*, at DOJ-LAC00018031

reported by staff. Multiple officers, including Officer and Officer had
multiple injuries to their right hands, which is consistent with Mr.
these officers punched him repeatedly; from their version of events, there is no way to
explain these fighting wounds. 172 Second, as Mr. states in his declaration, officers
claimed that Mr. threatened to spit on them, which necessitated the further use of
force. Officer reports, "Inmate shouted, 'I'm going to infect all of you Fuckers
with HIV (Human Immunodeficiency Virus).'." Officer states, "Inmate
stated, 'I'm going to spit on all of you Fuckers and give you all HIV (Human
Immunodeficiency Virus)."174 Although these are not copied verbatim, the unusual
capitalization of "Fuckers," the spelling out of HIV, and the structural similarities of these
quotations raises the possibility that these reports were plagiarized and undermines the
credibility of the officers' reports and statements.
116 Of 4 4 11

116. Of great concern, this incident is yet another indicator that staff are systematically unwilling to provide basic accommodations, like access to wound treatment, to people incarcerated at LAC. When people protest the denial of these basic accommodations, they end up getting assaulted.

disability. He reports safety concerns within the CDCR prison system. When he arrived at LAC in 2019 he reported those concerns and was placed in segregation while his concerns were investigated. He was in and out of segregation while his concerns were investigated but was ultimately released to a general population yard. Shortly after arrival in the yard he got into a fight with another incarcerated person. In fact, in his declaration he acknowledges being the aggressor because he knew that would lead to his return to segregation, where he believed he would be safer. The following day he was again placed in a general population cell but was not given any clothing, mattress or property. In his

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¹⁷² *Ibid.*, at DOJ-LAC00017989 and DOJ-LAC00017993

^{|| 173} *Ibid.*, at DOJ-LAC00017983

¹⁷⁴ *Ibid.*, at DOJ-LAC00018023

declaration he describes what happened next. 175 1 2 Later, dinner was served and I was fed in my cell. At around 5:00 p.m., just after dinner, third watch officers came to speak with me at the front of my 3 cell. I complained about the lack of a mattress and bedding and asked to speak to someone. They told me no. They did not explain what I should do. I felt scared and powerless. At the time, I was restless and pacing in my cell. 4 I did not know what to do. 5 Later that evenin_ :00 p.m., an officer who was doing rounds in the unit, Officer 6 asserted that I threw an unknown substance at him. He pressed his alarm and shouted, "staff assault." 7 Responding Officer and and his partner Officer immediately ran to my door. They yelled at me to get down. I immediately cooperated and got down on the floor of my cell. Then the officers told me to come to 8 9 the door and to cuff up. I got up to move to the door, but then they told me to get down again, which I did. 10 Then they told the control booth officer to open the door to my cell. However, they had some trouble opening the door. The officers were yelling 11 and the alarm was goin cell including Officer I was were yelling "get down" through the door. were other officers gathered around the I was down on the ground but they 12 13 A soon as the cell door was open, Officer came into the cell—even though I was not yet handcuffed. This was surprising because CDCR policy 14 is that officers are not supposed to enter while I was lying on the floor, Officer hit me in the face, kicked 15 me, then repeatedly punched me in the face and ribs, and then kept kicking me. It seemed like the assault lasted forever, but I think it was probably only 16 inutes. It was a horrible experience. I feared for my life. Officer 17 was screaming and calling me profanities. I have been through a lot in my life, but I have never been beaten so severely. 18 At the time I was lying fac behind my back. Officer on the ground, not moving with my hands behind my back. Officer was ye STOP RESISTING," even though I was not resisting at all. Officer then pulled my boxers 19 down, put his finger in my rectum, and called me a sex offender. When I 20 told later custody investigat neident at LAC about the incident, they did not believe that Officer would have sexually violated me in this 21 manner. I offered to take a polygraph test about the incident, and I continue to make that offer to this day. 176 22 118. Again, even assuming Mr. had thrown something at the staff (which I 23 24 do not), the proper procedure would have been to implement the controlled use of force 25 procedures. In my opinion it is very clear that officers at other CDCR prisons fail to 26 27 ¶¶ 6-11 ¹⁷⁵ Declaration of ¹⁷⁶ *Ibid.*, ¶¶ 13-18 28 [3618027.3] Case No. C94 2307 CW

1	implement controlled use of force procedures, just as I found of officers at RJD.
2	119. But the abuse of Mr. was not over. Following the incident described
3	above, Mr. reports he was escorted to the gym where Officer assaulted
4	him with punches and kicks. ¹⁷⁷
5	120. Mr. was injured as a result of these staff assaults. He was transported
6	to an outside hospital where it was determined that his jaw was dislocated and he required
7	surgery. 178
8	121. Mr. filed a complaint about his treatment. He describes the response
9	he received regard his anal rape allegation.
10	The medical staff in the TTA refused do any kind of rape examination—they
11	said they did not believe me and that it was impossible that an officer would do that. I felt degraded and ashamed just talking about the sexual assault, and the fact that medical staff did not believe me was like adding insult to
12	injury. 179
13	On January 14, 2020, roughly nine days after the assault, Lieutenant finally interviewed me about the attack. During the interview, he accused
14	me of lying and sa should recant my statement about the sexual assault by Officer He told me that if I recanted my statement, he
15	would help me with my safety concerns. I refused to recant my statement, because it was true. This interview was recorded on videotape. 180
16	because it was true. This interview was recorded on videotape.
17	122. Based on my understanding of PREA requirements, it would be completely
18	inappropriate for medical staff to refuse to do "any kind of rape investigation" even if they
19	did not believe the allegation to be true. It is equally inappropriate for an officer, in this
20	case a Lieutenant, to ask an incarcerated person to recant his statement about being
21	sexually assaulted in exchange for helping the person with a safety concern.
22	123. Towards the end of his declaration Mr. offers his opinion on why he
23	and others like him believe such incidents happen.
24	I believe I was targeted for assault in part because I am a sex offender, and
25	177 Ibid., \P 23
26	¶¶ 28-30; see also Exhibit JJ (a true and correct copy of a document from Mr. medical file)
27	179 <i>Ibid.</i> , ¶ 31
28	180 <i>Ibid.</i> , ¶ 33 [3618027.3] 54 Case No. C94 2307 CW
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1 2	also because I am disabled and use hearing aids, and because I am in the mental health program. It is my belief based on interactions with officers at LAC, that the staff here resent people in the mental health program and
$\begin{bmatrix} 2 \\ 3 \end{bmatrix}$	people with disabilities, because they do not like us asking for assistance and accommodations. They become callous and resentful towards all prisoners,
4	but especially towards people who need help or take more time to interact with because of their disabilities. For example, because of my hearing
5	impairment, I do not always hear officers' instructions the first time, and I have to ask them to repeat themselves. This oftentimes makes them angry
6	and combative with me. 181
7	124. Defendants do not submit any evidence to contest Mr. declaration.
8	is a <i>Coleman</i> class member who was housed at Corcoran
9	from January 2017 to January 2020. On September 3, 2019 he was a victim of staff
10	misconduct. During a pat search by Officer the officer grabbed his penis and
11	testicles—a PREA (Prison Rape Elimination Act) incident. He told the officer to stop and
12	then the officer took his ID from him. Mr. then reported what had happened to
13	a sergeant and filled out a complaint about the treatment he received. ¹⁸² In his declaration
14	he describes what happened next.
15	At about 10:00 AM, while I was walking corted from my housing unit to approached me outside of
16	medical and grab by the back of my shirt. I fell backwards and hit the grabbed the completed 60 m that I had
17	completed to file a complaint against her. Officer then placed his feet on my chest and said "don't fucking move" and rolled me to my stom
18	Then both officers helped me off the ground and cuffed me. Officer put her knee in my back and slammed me against program office. She
19	searched me again, and again touched my penis. I jumped and she asked me, "What, you do getting searc v woman? Are you fucking gay?"
20	Then, Officer and Officer escorted me into the program office.
21	Sergeant Sergeant and O were al
22	program office when we got there. Sergeant and Officer to pat me down again. I t sure why. Officer started to pat me
23	down again. Officer then falsely told the she felt a during the arch. After said that, Serge Sergeant
24	Officer of Officer and Officer beat me in the program office for approximately five minutes. I was handcuffed and fell to the
25	ground. They were punching and kicking me while I was on the ground. I wasn't thinking, I just tried to survive. 183
26	181 TL - I - II - I - II - II - II - II - I
27	¹⁸¹ <i>Ibid.</i> , ¶ 35 ¹⁸² Declaration of ¶¶ 7-8
28	183 <i>Ibid.</i> , ¶¶ 9-10
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1	126. The officers say that they found a weapon and drugs during the search.
2	Mr. received an RVR related to this incident. But during the hearing the
3	hearing officer determined that several questions related to the PREA allegation to Officer
4	were "irrelevant". 184 Those questions should have included:
5	Did the officer grab the penis and testicles?
6	 Did the incarcerated person tell the officer to let go of his penis and testicles?
7	Why didn't the officer let go of the penis and testicles when asked?
8 9	 Did the officer know that such behavior such behavior was disrespectful and/or sexual harassment?
10	 During the search did the officer swipe past his penis, causing him to jump backwards?
11 12	 Did you try and cover up what happened during the early morning chow?
13	127. It is entirely possible that the statements of the officer about finding a
14	weapon and drugs and Mr. statement that he was inappropriately touched are
15	both true. It is a significant omission that the hearing officer failed to at least attempt to
16	find out. Assuming Mr. statement is true, it sheds light on his reaction to
17	what happens next.
18	128. Mr. was then placed in a holding cell awaiting placement in
19	segregation. He describes what happened during the escort to segregation.
20	When we reached the pedestrian Officer walked back into the program office. I asked Officer were wait e said,
21	u will see righ w." Then Officer Officer Officer and r cam the gym th the pede n gate.
22	t nt Officer Officer and a lieutenant whose last
23	name began with M (he was white and taller than I am) came from the program office pulled me int strian gate, outside of the
24	gym. Officer and Officer slammed me to the ground. The rest of the group started punching me. During the atta s wearing
25	waist and ankle chains. I was hit with a baton by Officer free near my chin, which knocked me unconscious. I think this may be when my jaw was
26	broken.
27	I believe that Sergeant Officer and Officer continued
28	$184 \ Ibid.$, ¶ 22 [3618027.3]
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1 2	walking me to the overflow hole in 3A, but I was dazed and cannot exactly remember. On the way to 3A, while still on the yard, I wo again and slammed agai a wall by all three people. Sergeant of Office and Officer started punching me against the wall. Sergeant
3 4	slammed my head against the wall. They punched me all over my body. They knocked me unconscious again and I lost my eye glasses, which still have not been replaced. 185
5	129. Mr. was taken to an outside hospital where he stayed for two days
6	and it was determined that indeed his jaw was broken in two places. 186
7	130. Mr. was first assaulted and then threatened with retaliation if he
8	filed a complaint. The lieutenant who interviewed him on video camera said, "if you
9	make a fucking statement you'll get worse". 187 Also, Mr. says, "I did inform
10	my clinicians at COR about this incident, but they only told me to "stay away from the
11	correctional officers", 188 a sorry response from a group of staff that should be advocating
12	for the safety of incarcerated people but offered Mr.
13	possibility of protection.
14	131. Defendants' expert Mr. Baldwin addresses Mr.
15	declaration. But rather then address the issues of unnecessary/excessive use of force and
16	retaliation, he simply concludes that this case shows Mr. understands how to
17	appeal, that he is not an <i>Armstrong</i> class member and bizarrely, that Mr.
18	suffered no retaliation. 189
19	132. The pattern of frequent and serious injuries resulting from UOF events in
20	CDCR prisons—in this case a broken jaw—is far beyond what I have seen in any other
21	jurisdiction. I do not understand how Mr. Baldwin could summarily conclude that CDCR
22	performed a "genuine" investigation in this case when neither he nor CDCR reconciles
23	
24	$185 \ Ibid., \P\P \ 13-14$
25	from Mr. Exhibit KK (a true and correct copy of an excerpted document medical file)
26	$187 \ Ibid., \P \ 21$
27	188 <i>Ibid.</i> , ¶ 25 189 Declaration of Baldwin in Support of Defendants' Opposition ("Baldwin Decl."), Dkt.
28	3083-4, ¶¶ 46-47
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1	Mr. serious injury—a broken jaw—with a finding that force was appropriate
2	and retaliation did not occur. The conclusion of the inquiry relied on by Mr. Baldwin
3	simply states that there is "no evidence" to support Mr. allegations. 190 That is
4	not true. An outside hospital confirms serious bodily injury. It cannot be a genuine
5	investigation without any explanation for that fact.
6	is an <i>Armstrong</i> and <i>Coleman</i> class member. He is a full-time
7	wheelchair user who is also incontinent and suffers a seizure disorder. His complaints
8	involve straightforward denials of accommodations for people with disabilities at LAC,
9	including assistance from ADA workers, providing extra showers after accidents,
10	providing bags to dispose of dirty diapers and wipes, and access to a safe path of travel.
11	Mr. explicitly names Officer as one of the worst offenders when it comes
12	to failing to accommodate class members. 191 While this declaration does not involve
13	broken bones or a horrifyingly excessive use of force, it says a lot about the broken
14	custody culture at LAC. Because Mr. has so frequently been denied
15	accommodations, as well as been witness to violence against other people with disabilities
16	he feels that he "cannot ask staff for anything." This sentiment is expressed by many of
17	the LAC declarants. That staff at LAC are perceived as neglecting the needs of people
18	with disabilities is a problem in itself, as it means that people with disabilities will be less
19	likely to ask for help or request accommodations from staff. That, combined with the
20	rampant abuse of people with disabilities, creates a culture and environment where people
21	with disabilities have no outlet to help them get what they need.
22	134. In opposition to Mr. declaration, Defendants submit the
23	Declaration of Lieutenant and incorporate Lieutenant inquiry into
24	Mr. allegations. 193 Lieutenant chronicles his investigation, noting that
25	
26	190 See Exhibit LL, at 8. 191 Declaration of ¶¶ 9-14
27	Declaration of $\ \cdot\ _{192}$ $ \cdot _{192}$ $ \cdot _{192}$ $ \cdot _{193}$ $ \cdot _{193}$
28	¹⁹³ Declaration of in Support of Defendants' Opposition, Dkt. 3080-4
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1	he interviewed an Officer (sic), who denied ever refusing toilet paper to
2	incarcerated people. 194 Another officer interviewed affirmed that Officer does not
3	deny incarcerated people toilet paper. Finally, one incarcerated person was interviewed,
4	and he affirmed that Officer never denies toilet paper to incarcerated people. It
5	does not appear that Mr. allegations about the denial of showers, ADA workers,
6	or access to a safe path of travel was ever investigated.
7	135. This inquiry was shallow, incomplete, and incompetent. Instead of
8	interviewing a random incarcerated person, the investigator should have identified
9	someone who struggles with toileting and incontinence issues, as they would be most
10	knowledgeable about whether officers customarily denied people access to toilet paper and
11	showers. Mr. triggered this inquiry with a Form 1824 regarding the denial of
12	toilet paper filed on October 1, 2017 and stamped as received on October 6, 2017.
13	Inexplicably, he was not interviewed until nine months later, on July 29, 2018. Even
14	Mr. noted that "it's been so long almost a year that all the issues have already
15	been addressed." Nonetheless, he affirmed that Officer denied him toilet paper
16	and told him to use his "sheet to wipe" himself at some point. 196 That this inquiry was not
17	completed until August 19, 2018, more than 10 months after Mr. submitted his
18	appeal, reveals the obvious dysfunction of the LAC investigative process. Based on the
19	nature of this very incomplete inquiries—only four brief interviews were conducted, and
20	few incarcerated people were identified and interviewed—I would expect that this inquiry
21	would have been fully concluded within 2 weeks of the receipt of Mr.
22	And yet, the inquiry took more than 10 months to complete, and even then, it suffered
23	from a number of deficiencies.
24	136. Mr. is a <i>Coleman</i> class member at the CCCMS level of care. Although
25	
26	officer whether Officer in Mr. declaration is meant to refer to
27	¹⁹⁵ <i>Ibid.</i> , Ex. A, at 1-2
28	196 <i>Ibid</i> . 3618027.3
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1	not an Armstrong class member, he does have a special cuffing chrono for waist chains and
2	he is not to be cuffed behind his back. 197 In his declaration he describes an incident that
3	happened to him at CCI on February 18, 2020. Officers came to his living unit and
4	instructed him to cuff up. He told the officer about his cuffing chrono and reports that
5	Officer said, "I don't give a fuck, cuff up". 198 Mr. complied. He was
6	escorted out of the building and to the area with Ad Seg exercise cages. He then reports
7	what happened to him:
8 9 10 11 12 13 14	Once we got to the second to last cage, here, right here." Then I heard Officer say, "So you like to make threats, huh?" and he punched me in the back of the head. It is my understanding that they stopped in a "b ot" where the cameras could not see us. Next thing I knew, Officer struck me again, this time in the right side of my face, which made the left side of my head bash into the wall. I fell to my knees. While I was on the ground, still cuffed, they began to kick and pure e in transfer face, and body. While they were beating me, Officers and kept repeating, "So you like to make threats huh?" I tried to bury my head in my chest to protect myself. One of the officers was trying to hold me down while the other officers hit me. The beating lasted for one to two minutes. At one point, I blacked out because I was so dizzy from the officers hitting me in the head. 199
15	Shortly thereafter he says that Sergeant said to him, "Shut the fuck up before I beat
16	your ass, write you up for staff assault, and add 20 more years to your 2038 date". 200
17	137. It wasn't until after all this occurred that Mr. was informed about why
18	he was placed in cuffs and in the cage. A Lieutenant told him that someone had "dropped
19	a kite" saying he had made threats against officers. This would explain why the officers
20	had previously accused him of making threats.
21	138. The reports from the officers involved do not admit to assaulting
22	Mr. Rather, they say the he resisted being placed in the exercise cage requiring
23	them to implement immediate use of force.
24	
25	197 See Exhibit MM (a true and correct copy of a document from Mr. medical file)
26	198 Declaration of ¶ 7
27	200 <i>Ibid.</i> , ¶ 11
28	201 See Exhibit NN [3618027.3] 60 Case No. C94 2307 CW

Mr. Baldwin wrote about this incident in his declaration. He said: I believe the incident report concerning the incident with inmate 2 have been more thorough, which makes it difficult to determine what actually happened in that incident. 202 3 4 In my opinion there is a clear solution to Mr. Baldwin's concern—provide coverage of the 5 area with surveillance cameras, or even better, require the officers to wear body cameras. 6 If those changes were implemented, there would be little question about what occurred in 7 this (and many other) incidents. 8 filed a complaint about excessive force and the failure of the 140. 9 officers to follow his chrono requiring he be restrained with waist chains and not to be 10 cuffed behind his back.²⁰³ His complaint for excessive force was denied but the issue of 11 cuffing was not addressed in the response he received from CDCR. Despite this issue 12 being clearly stated by Mr. in his complaint, it is not identified as an appeal issue in 13 the appeal response.²⁰⁴ It was simply ignored. 14 Mr. Baldwin ultimately dismissed Mr. complaint because he is not an 15 Armstrong class member. 205 He ignores Mr. unaddressed chrono about cuffing and 16 tells us the impact on his mental health in his declaration. his mental illness. Mr. 17 Since the attack, my mental health has deteriorated. The progress that I had made with my depression, paranoia, and anxiety vanished after I was beat up 18 on February 18, 2020. I can't sleep at night and stay awake having paranoid thoughts. I have flashbacks about the incident almost every day. I am barely 19 able to eat due to my anxiety. I can't stop thinking about the threats that Sgt. Ybarra made about adding time to my sentence.²⁰⁶ 20 21 is an Armstrong and Coleman class member at the EOP level of 22 care. He has a mobility impairment that requires he use a cane to ambulate. He was 23 housed at KVSP from July 2018 to September 2019. He too reports retaliation for filing 24 ²⁰² Baldwin Decl., ¶ 35 25 ²⁰³ See Exhibit **OO** 26 ²⁰⁴ *Ibid.*, at 1 27 ²⁰⁵ Baldwin Decl., ¶ 50 ²⁰⁶ Declaration of 28 [3618027.3] Case No. C94 2307 CW

1	complaints and physical abuse at the hands of KVSP correctional officers. On January 22,
2	2019 he filed a 602 grievance about ongoing issues with Officer This grievance
3	was co-signed by 10 other incarcerated people. ²⁰⁷ On January 29, 2020, Mr. had a
4	verbal disagreement with officers in his living unit. In his declaration he describes what
5	happened next.
6	Officer and Officer then started approaching me from where they were standing in front of the nurse's station near the door of Section B,
7	and as they wal wards me I saw them reach for their batons and pepper spray. Officer started yelling at me to "get down." I told him that I
8	am mobility impaired, so I could not get down on the floor. I sat down at the table instead of lying down.
9	Officer then handcuffed me behind my back while I was in my seat
10	at the table. After he handcuffed me, he grabbed my head with at least one of his hands and slammed my head face first into the table. It three
11	After he slammed my face into the table, Officer Officer
12	and one or two other officers whose names I do not recall forced me to stand up and walk without my cane while still handcuffed, to the holding
13	cage. ²⁰⁸
4	I believe that Officer assaulted me because I had reported him via filing a 602 about a week prior to the incident. ²⁰⁹
15	143. But several days later Mr. withdrew his complaint and he began to
16	fear further retaliation. He says,
17	A sergeant whose name I do not recall called me to his office after I filed the
18	appeal and told me I could withdraw the appeal, or I would not get my package that was in the package room. He also said he would make sure that
9	I caught a case if I did not withdraw the appeal. He also told me that he was forcing me to withdraw my appeal so that his lieutenant did not have to do
20	forcing me to withdraw my appeal so that his lieutenant did not have to do the required videotaped use of force interview. I was scared of further retaliation for pursuing the appeal, so I decided to withdraw it. ²¹⁰
21	144. In his declaration Mr. Warner says that interviews with inmates
22	"corroborated" the officers' report and did not support Mr. version of events. 211 I
23	to office of the
24	
	207 Declaration of ¶ 11
25	208 <i>Ibid.</i> , ¶¶ 9-10
26	$209 \ Ibid., \P \ 12$
27	210 Ibid., ¶ 11
28	²¹¹ Warner Decl., ¶ 28
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1	have been able to find only one interview with Mr
2	interviewed regarding this incident, did not report seeing any use of force against
3	Mr. However, this person was Mr. cellmate. It is likely he was well
4	aware that Mr. had withdrawn his appeal because he was afraid of further
5	retaliation. It is unlikely Mr. would report use of force against Mr.
6	he knew his cellmate was afraid of retaliation. ²¹³ It is unacceptable that CDCR did not
7	attempt to interview other incarcerated people during this inquiry.
8	145. In his declaration, Mr. Warner does not say whether this incident was related
9	to Mr. disability. One possible reason he does not opine on that issue is because
10	this incident is so clearly related to Mr. disability. When Mr. was
11	ordered to get down by an officer, he was wearing his mobility impaired vest that indicates
12	that he cannot get down on the ground due to his disability. When he protested the
13	officer's order because he could not comply due to his disability, the officer handcuffed
14	him, grabbed his head, and slammed it face-first into the table. He was then made to walk
15	to a holding cage without his cane.
16	146. Mr. Warner also writes about another incident that occurred with
17	Mr. this one on July 8, 2019. In this incident Mr. was told to sit at a table
18	and he complied. The officers then report that Mr. became vocal and resistive and
19	they ordered him cuffed. Again he complied. Officers then determined that Mr.
20	needed to be taken to a holding cell and they lifted him by the arms and assisted him to the
21	holding cell. ²¹⁴ Mr. is mentally ill and requires a cane to walk. Mr.
22	reports he was, "picked up by my neck and arms and forced to walk to the holding cage
23	without my cane". He also says his leg hurt after this incident and that his shoulder was
24	injured. ²¹⁵ Mr. Warner concludes there "was not sufficient evidence to conclude that staff
25	in Support of Defendants' Opposition, Dkt. 3077, at DEFS488
26	²¹³ <i>Ibid</i> .
27	214 See Exhibit PP
28	215 Declaration of (footnote continued) 16; see also Exhibit QQ (a true and correct copy of an (footnote continued) 163 Case No. C94 2307 CW
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1	improperly used force against .216 I do not disagree. However, as a correctional
2	practitioner who paid close attention to use of force events, if I were reviewing this
3	incident I would question why the unspecified agitation of Mr. was sufficient to
4	put this mentally ill person who requires the use of a cane to be handcuffed.
5	147. Officers assaulted Mr. on August 27, 2019, in the yard on the same
6	day that Mr. was assaulted by officers in the same location.
7	Officer and Officer two other officers who had responded to the fight, then walked over to me where I was sitting on the
8	ground playing chess and told me to prone out, meaning lie face down on the ground. I told them I was mobility impaired. I was not wearing my mobility vest because medical staff had still not given it back to me yet, but my cane
10	was lying next to me on the ground. If I had my mobility vest, I would have been wearing it. The vest signals to staff that I am unable to get down during
11	an alarm. Even though I had not gotten my vest back, I was also certain that these officers knew about my mobility issues, since they knew me from the unit and knew I had reported various issues getting my DMEs.
12	
13	ld them I cou one out because of my disability, Officer and Officer rushed at me and started punching me and nitting me with their batons. They also kick number of times. The assault lasted about two minutes. Sergeant was near the officers and saw the whole thing. Blood was running down my face. I was
14	assault lasted about two minutes. Sergeant was near the officers and saw the whole thing. Blood was running down my face. I was
1516	handcuffed and shackled at the leg and the assault. After I was handcuffed and shackled, Officer joined in and pushed and grinded my head into the concrete and punched me several times in the head. ²¹⁷
17	Mr. was taken to an outside hospital for medical treatment following this assault.
18	His nose was broken and he suffered a number of cuts and bruises. ²¹⁸ Based on my
19	review, no officers in their incidents reports indicate that they punched Mr.
20	face. 219 They report that Mr. when being taken to the ground, landed on one
21	officer's hand and fractured it. Officers also report that they used force to restrain
22	Mr. once on the ground. The fact that the use of force reported by the officers
23	cannot explain all of his injuries undermines the credibility of these officers' reports. It is
24	excerpted document from Mr. medical file)
25	²¹⁶ Warner Decl., ¶ 29
26	217 Declaration of ¶¶ 19-20
27	from Mr. also Exhibit RR (a true and correct copy of an excerpted document medical file)
28	219 See Exhibit SS [3618027.3] 64 Case No. C94 2307 CV

1	my understanding that Mr. Warner, during deposition, also suggested that it was possible
2	for Mr. to have broken his nose during the force incident if he were turning over
3	on his face on cement. As with the officers' explanations of his injuries, I find Mr.
4	Warner's explanation to also undermine his credibility. Perhaps more importantly, the
5	officer's explanation for how he broke his hand defies logic. A much more likely
6	explanation is that the officer broke his hand when he punched Mr. Mr. Warner
7	does not mention these glaring inconsistencies in his report, and neither do the managers at
8	KVSP reviewing the incident report or the investigator who conducted the appeal
9	inquiry. ²²⁰
10	148. In their incident reports, the two officers both make comments about being
11	unable to see the other officer's actions due to their positions. Officer Campbell reports:
12	my position and focu left arm I could not see Officer
13	placement on the use of force was effective as landed on his facial and stomach area with me still in control of his left wrist oulder. I landed in the ground not be left
14	side of Inmate I could see Officer on Light side
15	controlling his righ Do to my position and on the did not observe if Officer assisted me forci to the ground or the techniques he utilized to maintain control of the right arm. 1221
16	right arm
17	Similarly, in Officer report, he notes: "I was unable to see any other physical
18	force being used to force to the ground."222
19	149. It concerns me that both of these officers failed to report the force they
20	witnessed the other using, even though they were working in conjunction to bring
21	Mr. to the ground. If officers are working in tandem to restrain someone or bring
22	someone to the ground, they need to be at least minimally aware of each other's actions in
23	order to effectively bring the person into compliance. If they truly could not make sense of
24	each other's actions, they would be working at cross purposes (for example, with one
25	officer applying force in a certain direction that undermined the force being used by the
26	220 See Exhibit TT
27	²²¹ Ex. SS, at 12
28	²²² <i>Ibid.</i> , at 14
	[3618027.3] Case No. C94 2307 CW

1	other officer). Because these officers were successful in restraining Mr.
2	that they must have at least witnessed <i>some</i> of the force used by the other officer. The fac
3	that they both report that they did not witness the other using force is not credible and
4	defies logic. Mr. Warner does not notice this inconsistency in his report.
5	150. Mr. Warner comments that there "is no indication that the inmate was being
6	targeted for harassment or because of a disability."223 I respectfully disagree. Just as with
7	the January 29, 2019 assault, this incident was precipitated by a request for
8	accommodation. During an alarm, Mr. told officers that he had a mobility
9	disability and could not get down on the ground. While he was not wearing his mobility
10	vest at the time, he had his cane on his person and he was sufficiently familiar to the
11	officers that they recognized, or should have recognized, him as having a mobility
12	disability that allows him to stand, rather than lie, in place during alarms. After
13	Mr. requested the accommodation, the officers rushed him and started assaulting
14	him. When he was video interviewed by staff after the incident, he made the exact same
15	allegation: that officers assaulted him after he asked for an accommodation for his mobility
16	disability, in the form of being allowed not to lie down during an alarm. ²²⁴ How
17	Mr. Warner came to the conclusion that this incident was not "because of [Mr.
18	disability" escapes me. 225
19	151. In his own words, Mr. also describes the impact of his experience at
20	KVSP, especially in terms of his ability to get accommodations for his disability:
21	In my time at KVSP, there were many times that I needed help but didn't ask
22	for it because I was afraid of what would happen to me. As described before, in the times I did ask for help, I was either abused or ignored.
23	Eventually, I stopped asking for as much help, but when I did, I was extremely scared. I was especially scared during the times that staff were not giving me my mobility assembled tions, so I had no way of moving around
24	giving me my mobility accommodations, so I had no way of moving around and advocating for myself. When I cannot move around easily, staff have even more control over me because I rely on them to do everything for me.
25	When staff do not help me in this situation, I feel powerless. I had a period after these assaults where I was resigned to killing myself and would talk
26	223 Warner Decl., ¶ 30
27	224 See Exhibit UU
28	²²⁵ Warner Decl., ¶ 30

[3618027.3] 66 Case No. C94 2307 CW REPLY DECL. OF ELDON VAIL ISO PLS.' MOTION TO STOP DEFS. FROM ASSAULTING, ABUSING, AND Case No. C94 2307 CW

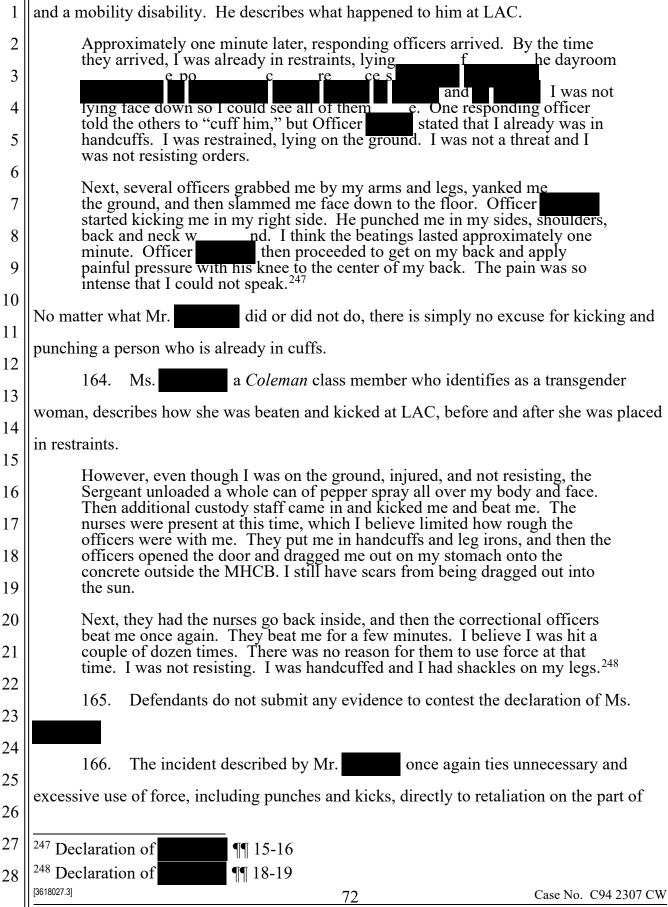
about it with people as something I was seriously considering. ²²⁶ is a Coleman class member and a transgender person. She was 2 3 previously at CCI but now resides at SATF. She was an ADA worker, assigned to assist people with disabilities. In July of 2019 she was assigned to assist a disabled person in 7 4 5 threatened her with physical violence if she tried to help Block but Officer anyone with disabilities. Later that month after finishing her duties with a disabled person 6 7 she was confronted by Officer who told her she had been fired from her position as an ADA worker. She then stopped reporting for work. About two weeks later a 8 9 Sergeant asked her why she had not been showing up for her job. The Sergeant told her 10 that Officer lied to her and that she had not been fired. She did not file a 602 11 for fear of retaliation. In October of 2019 she reported this information to Plaintiffs' 12 counsel in a telephone call. In the days following that call she was threatened with 13 physical assault and disciplinary action. After a cell search where some of her property 14 wound up missing she asked the officers in the unit for a cell search receipt. She reports 15 said, "You know why your cell was searched. You need to stop doing what you're doing or you're going to get your ass beat and face a staff assault charge."227 16 17 She believes this indicates the cell search was retaliation for reporting the behavior of 18 Officers to Plaintiffs' counsel. The following day two other 19 officers demanded to search her cell again. She feared she would be assaulted if she 20 questioned them about why they were searching her cell so she did not. The day after that she asked to use the phone in another unit, as the phones in her unit were not working. She 21 22 wanted to call Plaintiffs' counsel again to report the most recent retaliation. Her request 23 was refused and she asked to speak with a Sergeant. She then reports: 24 rted me to a medical holding tank with Officer entered the holding tank with m waited outside. Inside the holding tank, Officer 25 that I could go back to my cell, or I could go to the sergeant to make the telephone call as I requested, and "face the consequences." She told me that 26 27 ²²⁶ Declaration of ²²⁷ Declaration of 28 [3618027.3] Case No. C94 2307 CW

1 2 3	if I went to the sergeant, I would "get my ass beat," and would be written up with an RVR for assaulting a correctional officer. Because I feared that I would be assaulted and receive a false disciplinary charge, I decided to return to my cell. After the shift change later that day, at approximately 4:00 p.m., I asked again to use the telephone and was able to call Plaintiffs' counsel. ²²⁸
4	153. In my opinion this is clear evidence of hostility and discrimination towards a
5	transgender person and the disabled people she was assigned to assist. While Ms.
6	avoided use of force it is her fear and caution that kept her safe. She says:
7	At the time, I decided not to write a 602 about this issue because I had heard about staff retaliation for filing appeals. ²²⁹
9	A couple of times I even asked a member of medica a come to 7 block with me so that there was a witness in case Officer threaten me verbally or physically attack me. 230 tried to
10 11	I was concerned to perform my duties helping people with disabilities as an ADA worker after experiencing these events at CCI. I felt that my own safety was at risk, and was even more concerned for the individuals that I
12 13	was trying to advocate for and help as an ADA worker. I felt the same fear to file appeals and report misconduct to Plaintiffs' counsel. I did not write a 602 appeal about the misconduct until November 15, 2019, after Plaintiffs' counsel had written an advocacy for me, as I still was not let out to perform
14 15 16 17 18	my duties as an ADA worker. ²³¹ After I received threats for trying to do my job as an ADA worker at CCI and experienced staff misconduct for speaking with Plaintiffs' counsel, I no longer felt safe advocating for myself or others. While I have never stopped advocating for people who are marginalized, such as people with disabilities and people in the LGBTQ community, I know that I face serious consequences every time that I speak up. ²³²
19	My mental health was severely impacted by the staff misconduct I experienced at CCI. I was depressed and angry a lot during that time. The staff misconduct I endured affected both me and the people around me. ²³³
20	154. There was an investigation about Ms. allegations about her
21 22	experience at CCI as a result of contact from Plaintiffs' counsel. ²³⁴ But that investigation
23	${228}$ Ibid., ¶ 15
24	229 Ibid., ¶ 9
25	²³⁰ <i>Ibid</i> .
26	231 Ibid., ¶ 16
27	²³² <i>Ibid.</i> , ¶ 26 ²³³ <i>Ibid.</i> , ¶ 27
28	234 See Exhibit VV
	[3618027.3] 68 Case No. C94 2307 CW

1	is woefully inadequate. The investigator simply asked other incarcerated people if they
2	were experiencing difficulties performing their jobs as ADA workers. (No one reported
3	any difficulty.) But there were no interviews with any of the staff members identified by
4	Ms. no checks to see if and when the phone was not working in her living unit; no
5	attempt to contact mental health staff working with Ms.
6	determine when cell searches took place. There was no real attempt to investigate her
7	concerns.
8	155. Mr. Baldwin opines in his declaration about Ms. Regarding the
9	above referenced investigation he simply says, "The results of the interviews produced no
10	information to substantiate the claim by Mr
11	produced no useful information because it was not a serious investigation that attempted to
12	get to the facts.
13	156. Ms. now resides at SATF where she has experienced similar
14	discrimination. When she arrived at SATF she let it be known in multiple conversations
15	with officers and Sergeants about treatment of transgender persons at that institution. In
16	April of 2020 she was assigned as a porter. Officer told her that he, "[d]idn't want
17	any transgenders working here". 236 She then filed a 602 about Officer comments
18	but shortly thereafter was removed from her position as porter and assigned to work on the
19	yard crew. She was quickly removed from that position as well. She believes she was
20	removed from those paid positions because she filed a 602 against Officer None of
21	the Defendants' experts address this issue in their declarations.
22	157. Mr. is an <i>Armstrong</i> class member and has a hearing disability. He is
23	also a <i>Coleman</i> class member. On November 20, 2019 a sergeant assaulted him after he
24	complained of a pattern of excessive and unnecessary force used by staff at LAC. ²³⁷
25	Mr. was being interviewed regarding a PREA complaint but asked Sergeant
26	235 Baldwin Decl., ¶ 60
27	236 Declaration of ¶ 24
28	237 Declaration of ¶¶ 9-12 Gase No. C94 2307 CW
	1 Case 110. C/4 2307 CW

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Sarmiento, the interviewer, if he could also discuss use of force at LAC. The Sergeant told
 1
 2
    he could but quickly the Sergeant interrupted and told him to "[w]atch your fucking
                         stood up to leave the room, Sergeant
    mouth!"<sup>238</sup> As Mr.
 3
                                                                                 struck him on
    the left side of his face and pushed him up against the wall. Mr. said, "I reflexively
 4
 5
    pushed Sergeant
                                backwards with open palms against his chest to put space
    between us. Multiple officers then kneed Mr. in the back and in the face. <sup>239</sup> Later,
 6
    while waiting to be placed in segregation, Sergeant
 7
                                                                     encouraged Mr.
    attempt suicide, telling him, "Go ahead. I wish you would." 240 Other officers mocked him
 8
    and ignored his suicidality, telling him, among other things, "we don't give a fuck." <sup>241</sup>
 9
10
                  The aftermath of this incident clearly demonstrates LAC custody staff's
    contempt and disdain for people with disabilities, particularly people with severe mental
11
    illness. The allegation that staff neglected his suicidal ideation and even encouraged him
12
13
    to attempt suicide is consistent with many of the other LAC declarations. These comments
                to attempt suicide by hanging and amount to discrimination and
14
    drove Mr.
                        because of his mental illness.<sup>242</sup> That officers failed to
15
    harassment of Mr.
    appropriately respond to Mr.
                                   expressed suicidality also amounts to a serious
16
17
    failure to accommodate his mental illness.
18
                  In opposition,
                                                                        submits a declaration
                                           (now
19
    claiming that Mr.
                       aggressively pushed his chair toward Sergeant
                                                                                         before
    lunging at him and striking him with his fists.<sup>243</sup> Sergeant
                                                                           then pushed
20
          against the wall and took him to the floor, where he thrashed and resisted.
21
    Mr.
    Captain
             reported that he arrived on the scene and observed Mr.
22
23
24
    ^{238} Ibid., ¶ 11
    ^{239} Ibid., ¶ 12
25
    ^{240} Ibid., ¶ 15
26
    <sup>241</sup> Ibid., ¶¶ 18-23
27
    ^{242} Ibid., ¶ 20
    <sup>243</sup> Declaration of
                                  in Support of Defendants' Opposition, Dkt. 3081-5
28
    [3618027.3]
                                                                              Case No. C94 2307 CW
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1	the floor with Sergeant on top of him. Later, in the gym, Captain
2	declares that Mr. said that he was "going to tell [the nurse] your staff attacked
3	me." ²⁴⁴
4	160. LAC's investigation of Mr. declaration was conducted by
5	Lieutenant of the ISU. ²⁴⁵ Because the allegation involved an ISU Sergeant, the
6	investigation should not have been conducted by ISU, LAC's in-house investigators, and
7	instead should have involved an outside group of investigators. That Sergeant
8	was investigated by a superior from his office raises at least the appearance of bias.
9	Indeed, the investigator did not appear to attempt to identify any inmate witnesses to the
10	incident, and relied only on the reports of and documents generated by staff in "refuting"
11	Mr. allegation.
12	161. This case raises a number of concerning themes. First, Sergeant
13	used unnecessary force against Mr. in response to Mr. raising concerns
14	about excessive and unnecessary force at LAC. Part of the reason why staff misconduct is
15	so widespread at CDCR's prisons is because custody staff have created an environment
16	where no one feels comfortable speaking out about custodial abuse and violence. The
17	message of Sergeant conduct is clear: incarcerated people who speak out
18	about staff abuse will in turn be victimized by staff. Indeed, in his supplemental
19	declaration, Mr. describes being called a "snitch" and the "asshole that wrote a
20	declaration for Rosen, Bien, Galvan," before being assaulted by custody staff while in
21	restraints. ²⁴⁶
22	162. Mr. experience clearly demonstrates that staff have created an
23	environment of silence, fear and retaliation around reporting misconduct at LAC, and are
24	willing to enforce that environment through threats of and actual violence.
25	163. Mr. is a <i>Coleman</i> class member with multiple medical problems
26	244 Declaration of Miller in Support of Defendants' Opposition, Dkt. 3081, Ex. A
27	245 See Exhibit WW
28	²⁴⁶ Supplemental Declaration of ¶¶ 8-19
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1	correctional staff. Mr. is a <i>Coleman</i> class member at the EOP level of care. He
2	describes what happened to him on September 8, 2019.
3	On September 8, 2019, at approximately 12:00 p.m. lill call to
4	pick up my medications. While at pill call, Officer became disrespectful towards me. He started calling me names. I told him I was
5	going to write him up, meaning that I would file a grievance about him.
6	After leaving the medication window, I started to walk back to munit. While I was walking away from the pill call area, Officer suddenly charged me, hit his alarm, and tackled me to the ground. I landed
7	on the ground on my face. I was sho d disoriented by the assault. As soon as I was on the ground, Officer started punching me. He
8	punched me repeatedly. A w r, while I was on und, r officers, Officer and Officer
9	responded and began hitting me in the face and upper body. They initially cuffed me. However, they continued to hit me repeatedly with their
10	hands and feet after I was cuffed up. I estimate that the entire assault lasted almost a minute. After punching me numerous times, the officers picked me
11	up and took me to the gym. They aggressively pulled me around in the tight cuffs on the way to the gym, causing the cuffs to cut into my wrists and
12	cause bleeding.
13	At one point during the assault outside, I lost consciousness briefly. I am not sure how long I was blacked out, but I was dizzy and disoriented when they
ا 4	pulled me to my feet to take me to the gym.
15	Once the officers had walked me into the gym and when we were out of sight of any other witnesses, the officers assaulted me again. The assault
16	was similar to what happened on the yard, but I was standing up at the time. I was still cuffed at the time. They then knocked me to the ground near one
17	of the holding cages and repeatedly struck me as I lay on the ground. 249
18	In his written report regarding the assault on me, Officer indicated that the reason he approached me and hit his alarm is because he said I
19	refused to give up the medications in my hand. However, I had been given my medications orally by the psych tech minutes earlier, as she documented
20	in my medical records and as she reported during my RVR hearing. So it is clear I did not have any medications on me at that time. ²⁵⁰
21	
22	The only apparent reason for these assaults was because Mr. said he was going to
23	file a grievance on an officer for disrespecting him. In my experience filing grievances is a
24	common occurrence in prisons. Officers should simply accept that reality and move on.
25	Assaulting a person for disrespect is at best simply cowardly but the willingness of other
26	
27	Declaration of \P 7-10
28	$250 \ Ibid.$, ¶ 20 [3618027.3]

1	officers to join in such an assault says much about the correctional officer culture at LAC.
2	167. Mr. was taken to an outside hospital as a result of this assault and
3	was held overnight where he was evaluated for a head injury and injuries to his wrist and
4	cheek. ²⁵¹ He was given a brace for his wrist and had bleeding in his right eye. The
5	injuries to Mr. were significant and he was clearly harmed. Defendants do not
6	submit any evidence to contest the declaration of Mr.
7	is a <i>Coleman</i> class member at the EOP level of care. He
8	believes he was assaulted because he files lawsuits, another example of retaliation. He
9	describes what happened to him at LAC.
0	Later on, a days after Thanksgiving, I came out of my cell for my phone
11	call. Ms. in the tower of Buil t me y cell for a call. When I came out, the floor officers and were standing at
12	the podium and they told me tok to my cell. I told the officers, "Hold on, I am trying to speak to Mr.
13	When I said that, the two officers approached me, and they immediately
14	slammed me on the ground. Next, they both got on top of me and punched me repeatedly in the face. They kneed me in the side, and then they kicked
15	me in the side of my leg, my back, my head and my face. After this assault, I had a very large swelling bump on the back of my head and I had blood all
16	over my shirt and on my pants and boots. My face was bleeding profusely. I believe the floor staff were retaliating in part because I was asking for my
17	special medical diet, and also because I have filed a number of lawsuits. 252
18	The next thing that took place is that the officers dragged me into the rotunda, which is a narrow corridor where everyone enters and leaves the
19	housing unit. When I was in the rotunda and out of sight to most people in the unit, they began to beat me again, even though I was cuffed at the time,
20	and could not even block the kicks and punches with my arms. After they beat me in the rotunda for a period of time, they picked me up again and
21	escorted me across the yard. I am not sure how long this assault lasted because I was dizzy and disoriented. I could barely walk because of my
22	injuries. ²⁵³
23	169. After this incident occurred the retaliation in the form of assaults on
24	Mr. continued and he did not resist.
25	251 C - F-1:1:4 VV (- 4
26	251 See Exhibit XX (a true and correct copy of an excerpted document from Mr. medical file)
27	252 Declaration of ¶¶ 1 e also Exhibit YY (a true and correct copy of an excerpted document from Mr.
28	²⁵³ Declaration of ¶ 16
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Since being in the EOP ASU, I have experienced retaliation from correctional officers, including a recent incident on the walk-alone yard adjacent to the EOP ASU. Approximately 3 weeks ag officers were escorting me to the ASU yard. Officer was walking in from the yard to get me. I said they were starving me, because I had not been getting all of my food. He called me a bitch and threatened me saying, "We will see you out there on the yard." After I was on the yard, when yard ended, they took all the other prisoners off the yard, and I was the only one left. I was in my own yard cage. At this time, I w_____ ly cuffed to take who had come me out of the cage. After I was cuffed, Sergeant out to the yard, told the correctional officers to un-cutt me, and then he came into the cage and assaulted me, twisting my arm, slamming me against the wall of the cage, and choking me with his forearm. I believe he was trying to provoke me but I did not resist or fight back. I believe this was retaliation for filing appeals about the earlier staff assault, for writing to attorneys, for seeking criminal charges against staff, and for filing and winning expedited lawsuits. 254

- 170. The fact that a sergeant committed this assault speaks to the lack of accountability for the abuse that is occurring at LAC. If sergeants engage in such behavior, it provides license for officers to do the same. Defendants did not submit any evidence to contest Mr. declaration.
- been housed at Corcoran since January of 2017. He has a schizoaffective disorder and reports paranoid symptoms and has a hard time trusting people, including custody staff. Prior to the incident described below he had been informed he was going to be transferred to another prison, which caused him to feel depressed, anxious and paranoid. On April 6, 2020 he reported to his mental health clinician that he feared for his life if he were to be transferred. On April 7, 2020 he was on his way to attend another meeting with mental health, a meeting that would likely be an additional source of stress. He was walking through a canopy where several officers were gathered. He was told to take his hands out of his pocket and did so but made the mistake of being overfamiliar with an officer and called him "bro" twice. The officer objected to the overfamiliar remark and attempted to slam him to the concrete floor. He pushed back on the officer and they fell into the grass. Six officers then began to punch and kick Mr.

 After he was placed in restraints

26

27

28

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²⁵⁴ *Ibid.*, ¶ 23

1	he was carried to a holding cell again where his head was rammed into the side of the cage
2	and he was again punched. After an examination by a doctor at the prison he was taken to
3	an outside hospital. ²⁵⁵
4	172. When Mr. was returned to the living unit he found that much of his
5	property was missing. He said:
6	Upon my return to my housing unit in the ASU, I discovered that some of my property had gone missing: my T.V., radio, fan, and twenty music discs
7	were all gone. I believe A-Yard custody staff purposely did not pack this property from my cell in B-Yard when I was placed in the ASU. ²⁵⁶
8	173. Another incarcerated person, Mr. witnessed the assault of
9 10	Mr. He says:
10	Whe passed the officers, one of the officers t o Mr. and spoke to him. I saw the officer grab Mr. by the
12	head and slam him to the g Whil was o ound, over nine neluding Officer Sgt. Sgt. Lieutenant
13	and Lieu and a temale sergea over and began kicking Mr. One officer grabbed Mr. feet and
14	another officer cufted him. The officers also put a spit mask on ey began to lead him to the gym. Because of the spit mask on Mr.
15	could not see injuries to his face. Once he was inside the gym, I could not see what happened.
16	I believe officers attacked Mr. because he has mental health issues and they know they can pick on him.
17	At a p.m., I observed Officers and give
18	Mr. personal property, including his TV, radio, food, and hygiene supplies, to other incarcerated people.
19 20	I believe staff gave away Mr. property to retaliate aga m for assaulting an officer, even though the officers had attacked Mr. 257
$\begin{bmatrix} 20 \\ 21 \end{bmatrix}$	assaulting an officer, even though the officers had attacked ivii.
$\begin{bmatrix} 21\\22 \end{bmatrix}$	174. In my opinion Mr. depiction of events is credible. Much of it reports
$\begin{bmatrix} 22 \\ 23 \end{bmatrix}$	the same facts as Mr. but Mr. is careful to report not only what he did see
$\begin{bmatrix} 23 \\ 24 \end{bmatrix}$	but what he did not see, adding to his credibility.
$\begin{vmatrix} 27 \\ 25 \end{vmatrix}$	175. Another incarcerated person, Mr. also witnessed the assault. He
$\begin{vmatrix} 25 \\ 26 \end{vmatrix}$	
20 27	$ \begin{array}{c} 255 \text{ Declaration of} \\ 256 \text{ H} : 1.4722 \end{array} $
$\begin{bmatrix} 27 \\ 28 \end{bmatrix}$	²⁵⁶ <i>Ibid.</i> , ¶ 23 ²⁵⁷ Declaration of ¶¶ 14-18
۵	[3618027.3] Case No. C94 2307 CV

1 says: 2 Right in front of medical, I saw a big group of officers, may swinging and kicking at a person who was on the ground. 3 is bald and had just gone over there. I recognized him as the man on the ground because of his size—he is short, about 5'7"—and his bald head. And I knew that he had just gone over there. 4 5 I could hear a female voice shouting, 'Stop resisting." not resisting from what I could see. Any resistance would be futile because there were so many officers on him. He was overwhelmed. It was a brutal 6 beating. This went on for between five and ten minutes. 7 Then, officers dragged up ut his hands behind his back with his thumbs facing up. 8 was wearing handcuffs. Then they pulled up on his arms to force him to completely bend over. I have been in this position___ 9 _fed. It is terribly painful in my experience. Officers walked building, cuffed and bent over. The pain in this position is excruciating in 10 my experience. I could see all of this occurring as clear as day because I was standing up in the Rec Box, watching.²⁵⁸ 11 12 In my opinion the description of the event by Mr. is also credible as 13 he too is careful not to overstate what he actually witnessed. 14 received an RVR for behavior he believes was simply self-177. 15 defense.²⁵⁹ There is no indication in the record that the information from the two 16 incarcerated people offered above was considered in the hearing. Instead, two other 17 incarcerated people who are described as part of the "yard crew" were interviewed as part 18 appeal. One of those people, Mr. of Mr. provided a description of 19 events does not correspond to that of Officer Mr. says he saw Mr. 20 bite Officer on the arm and then the officer took Mr. to the ground.²⁶⁰ 21 reports that he was bitten after he had taken Mr. to the ground.²⁶¹ Officer 22 reports that he did not see what caused the event, that in his opinion there was 23 no excessive force and that he later was told Mr. bit Officer and that was 24 25 ²⁵⁸ Declaration of ¶¶ 11-15 26 ²⁵⁹ Declaration of 27 ²⁶⁰ Declaration of in Support of Defendants' Opposition, Dkt. 3079, Ex. A, at 2 ²⁶¹ *Ibid.*, at 4-5 2.8 [3618027.3] Case No. C94 2307 CW

1	why he was taken to the ground. The record does not tell us who provided that
2	information to Mr
3	178. The information from witnesses and may not have been
4	available at the time of Mr. RVR and subsequent appeal. But they are available
5	now and in my opinion Mr. RVR should be re-heard so that all of the available
6	information could be considered.
7	179. And again, if a camera had captured this event, there would have been clear
8	evidence to show what actually happened.
9	180. In addition, I have viewed two video interviews of Mr.
10	this incident. ²⁶³ The interview appears to take place in an office just off the dayroom of a
11	living unit with the door open and people walking outside the door in the living unit. This
12	interview location is not appropriate, as it did not provide Mr.
13	setting.
14	181. This example is consistent with others I have discovered in the CDCR.
15	Mr. is mentally ill and in this situation was stressed and experiencing some
16	distress at the prospect of transfer. The officers say Mr. assaulted staff first and
17	they simply responded. Mr. says officers assaulted him after a verbal altercation.
18	Mr. and Mr. was beaten, including punches
19	and kicks. In my experience punches and kicks are not necessary to control an unruly
20	person, no matter what the cause. Given that multiple officers were available during this
21	incident in my opinion a competently trained correctional staff could have subdued
22	Mr. without resorting to beating him. In addition it appears that Mr.
23	was informally punished by having some of his property destroyed.
24	182. Mr. describes the impact on him as a person from this experience at
25	Corcoran.
26	My mental health has worsened since the assault. I feel more paranoid.
27	²⁶² <i>Ibid.</i> , at 2
28	²⁶³ See Exhibit ZZ and Exhibit AAA [3618027.3] 78 Case No. C94 2307 CW
I	[3618027.3] 78 Case No. C94 2307 CW

1 2	Since that day, I have struggled to sleep. I keep thinking officers are going to rush into my cell at night and assault me. I have not been coming out for my mental health groups or to yard. I am trying to avoid staff at all costs. ²⁶⁴
3 4	183. Defendants' expert, Mr. Baldwin addressed Mr.
	dismissed it by saying, "does not allege he was attacked by staff on account of a
5	disability". 265 In my opinion Mr. Baldwin ignores Mr. mental illness and the
6	level of force alleged in this event.
7	184. Mr. is an <i>Armstrong</i> and <i>Coleman</i> class member who was previously
8	housed at LAC. I understand that Mr. Schwartz is also reviewing the case of Mr.
9	While suffering a mental health crisis in June 2019 at LAC, Mr. had a confrontation
10	with correctional officers. In his declaration he described what was going on with him.
11	On June 13, 2019, I was struggling with auditory hallucinations in my cell in
12	D-Yard, Building 4. Sometime in the mid-afternoon, I asked a third watch custody officer to take me to segregated housing because I did not feel safe
13	in my cell. The officer put me in handcuffs and took me to the D-Yard gym. He then placed me in a holding cage in order for mental health staff to assess
14	me and determine whether my mental state posed a risk to myself or others. However, mental health staff never came by to conduct an assessment.
15	I waited in the holding cage for around an hour before two medical nurses
16	arrived. The nurses briefly evaluated me. They discussed my problems with me. I told them I was stressed out, depressed, and hearing voices. They
17	asked me if I was suicidal. I said no. They told me that I needed to fill out a medical request slip to see my psychiatric case manager and cleared me to
18	return to my cell. 266
19	It is clear from these statements that Mr. was experiencing significant mental health
20	distress.
21	
22	
23	would be reasonable for the officers to realize and respect that Mr. was in a fragile
24	mental health state and to accommodate his disability. Instead this is what Mr.
25	reports happened:
26	A few minutes later, Officer and Officer came to take me
27	Page 1264 Declaration of 1265 Baldwin Decl., ¶ 48
28	266 Declaration of ¶¶ 9-10
-	[3618027.3] 79 Case No. C94 2307 CW

1	up being taken to an outside hospital. He tried again in early July and was transferred to
2	the acute psychiatric inpatient unit at Stockton and stayed there about two months. As of
3	the time he wrote his declaration he was housed at the Intermediate Care Facility as
4	SVSP. ²⁷⁰
5	190. In my opinion it is clear that officers at LAC treated Mr. in a manner
6	very likely to have exacerbated his mental health. Defendants have not submitted any
7	evidence to contest Mr. declaration.
8	191. Mr. is an <i>Armstrong</i> class member and a <i>Coleman</i> class member.
9	He has been housed at KVSP since January 2020. Mr.
10	misconduct incidents. Each is related to his disability.
11	192. The first incident, which occurred on June 13, 2017, resulted after an
12	altercation with Officer at LAC. Mr. states that Officer is one of the
13	officers that referred to him as a Coleman "snitch" due to his participation in the Coleman
14	litigation. He was afraid of her and a group of officers at LAC, as a result of such
15	comments and reports he refused at least six important medical appointments and mental
16	health groups. ²⁷¹ His declaration further states that the officers do not like people with
17	mental illnesses, because they think that Coleman class members get them in trouble by
18	reporting staff misconduct. ²⁷² Thus, his report of the staff misconduct assault that occurred
19	that day involving Officer and the group of officers he feared, is directly related to
20	his disability. He reports that, following the altercation with Officer later that day,
21	that group of officers assaulted him while he was being escorted back from a medical
22	appointment. Mr. said:
23	That same day, I had a medical appointment. Officer camescort me to see a n in back P ASU unit. Sergeant
24	escort me to see a n in back P ASU unit. Sergeant as well as Officers and telling the nurse to leave the room. They called me derogatory names and
25	told me the could whoop my ass. While they escorting me back to my cell, Sergeant told me that I had better stop disrespecting officers because
26	270 Ibid., ¶¶ 23-33
27	Potal, $\parallel \parallel 25.55$ 271 Declaration of $\parallel 9$
28	272 <i>Ibid.</i> , ¶ 59 [3618027.3] 9.1 Case No. C94 2307 CW
- 1	[3618027.3] 81 Case No. C94 2307 CW

1	he had beaten a lot of people at Lancaster. He told me I had it coming.
2 3	As Sergeant icers and escorted me to my cell, Officer joined the group eme. They opened my door. When I tried to go into my cell. Officer grabbed me by my
4	shirt collar and waist chains, pulled me back, and tripped me with his leg. my footing, he slammed my face into the ground. Officer who weighs about 300 pounds, kneed me in the back, then shifted
5	the weight of his knee to my leg to keep me down.
6	While I was on the ground, the officers called me derogatory es, like "Bitch," "Motherfucker," "Asshole," and "Punk." Sergeant kneed me
7 8	in the side of my face, then stood up to kicki e side of my body, neck, head, and arm. Officers and punching me. I think the attack lasted about 10 to 15 seconds. The alarm sounded while I was on the ground. ²⁷³
9	The officers told him he had it coming, a statement which further connects the assault to
10	Mr. disability and perceived status as a "snitch" for speaking to Plaintiffs'
11	counsel in Coleman.
12	193. Mr. then alleges that, the officers assaulted him on the way from his
13 14	cell to a holding cage in the dayroom. He says:
15	Whe to the cage in the middle of the day room, Officers and suddenly pulled on my waist chains and arms. Officer kicked my legs, then slammed me to the ground.
16 17	The other officers ran over. While I was on the ground, Officer me in the mouth, busting my lip. ²⁷⁴
18	In addition to being assaulted for his speaking to Plaintiffs' counsel, this incident is also
19	disability related because, as a result of the stress, he decompensated after the incident,
20 21	stopped coming out of his cell, and had to be transferred to an inpatient mental health
$\begin{bmatrix} 21 \\ 22 \end{bmatrix}$	facility afterwards. ²⁷⁵
$\begin{bmatrix} 22 \\ 23 \end{bmatrix}$	194. Officer submitted a declaration stating that the actions that he took
24	on June 13, 2017, to keep the prison safe had nothing to do with and are unrelated to
25	
26	272
27	²⁷³ <i>Ibid.</i> , ¶¶ 12-14 ²⁷⁴ <i>Ibid.</i> , ¶¶ 17-18
$\begin{bmatrix} -7 \\ 28 \end{bmatrix}$	$ ^{275} Ibid., ¶ 27$
-	[3618027.3] 82 Case No. C94 2307 CW

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DLT code.<sup>276</sup> Nevertheless, medical records tell a different story and
 1
 2
    confirm a connection between this incident and Mr.
                                                                      confirmed disability.
 3
                  began complaining about mobility difficulty reporting difficulty walking after
    being kicked and kneed during the 6/13/17 incident.<sup>277</sup> Mr.
                                                                      was eventually
 4
    designated as an Armstrong class member and made DLT, confirming mobility difficulties
 5
    on March 15, 2018.<sup>278</sup>
 7
            195. I find it noteworthy that Officer
                                                                confirms that he was stationed in
    the exam room for the purpose of monitoring Mr.
 8
                                                                  for his medical appointment
 9
    when apparently, with him present, Sergeant
                                                            arrives to question Mr.
    threats he reportedly made earlier to Officer ... The crime incident report confirms
10
                    did in fact arrive at Mr.
                                                                medical appointment along with
11
    that Sergeant
                                             <sup>280</sup> Mr.
12
    Officer
             to question Mr.
                                                              claims that these staff, which he
13
    reports also included Officer interrupted his medical appointment to harass and
                                  said:
14
    threaten him. Mr.
            That same day, I had a medical appointment. Officer
15
            escort me to see a n in
                                            back
                                                             P ASU unit. Sergeant
            as well as Officers
                                                              interrupted my nursing visit.
16
                                             and
            telling the nurse to leave the room. They called me derogatory names and told me the ould whoop my ass. While they escorting me back to my cell,
17
                             told me that I had better stop disrespecting officers because
            he had beaten a lot of people at Lancaster. He told me I had it coming.<sup>281</sup>
18
19
    Regardless of whether this group interrupted his appointment or questioned him after his
20
    exam was over, it is completely counter to correctional policy and practice for a group of
                                               in this manner, while in a medical exam
21
    officers to impromptu descend on Mr.
22
23
    <sup>276</sup> Declaration of
                                   in Support of Defendants' Opposition, Dkt. 3083-3
    <sup>277</sup> See Exhibit BBB (true and correct copies of excerpted documents from Mr.
24
    medical file)
25
    <sup>278</sup> See Exhibit CCC (a true and correct copy of a document from Mr.
                                                                                           medical
    file)
26
    <sup>279</sup> Declaration of
                                   in Support of Defendants' Opposition, Dkt. 3083-3, ¶ 3
27
    <sup>280</sup> Ibid., Ex. A
    <sup>281</sup> Declaration of
28
    [3618027.3]
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1	room, without apparent recording devices or adherence to protocols for formal fact
2	gathering, to question him about an incident that is now the center of a criminal
3	prosecution against him. I can see no other purpose for this unprofessional encounter but
4	to harass and threaten him. It is not surprising then that Mr. who is known to
5	have severe mental illness, including anxiety, PTSD, and a history of suicide attempts,
6	became upset and agitated, leading to the events that resulted in the use of force against
7	Mr. There is no question in my mind that the threatening actions of staff in this
8	case, against a person with severe mental illness, unnecessarily caused the chain of events
9	here.
10	196. Defendants' expert notes that Mr. is being criminally charged for
11	battery and making terrorist threats against staff and that he has two prior convictions for
12	carjacking. ²⁸² His carjacking convictions are completely irrelevant here and I find it
13	indicative of further bias against incarcerated people that is prevalent throughout CDCR
14	that it is even raised. I also find it extremely concerning, as mentioned above, that the
15	evidence being considered against Mr. in his criminal case was obtained by
16	officers in a manner that was not only unprofessional but also gained in what appears to be
17	an effort to intimidate and harass him, rather than a professional fact finding inquiry.
18	197. The second incident occurred on July 1, 2017. This incident was directly
19	related to his disability because, according to Mr. staff misconduct complaint,
20	he became agitated and suicidal when staff refused to allow him his phone call, leading to
21	the events that required force. ²⁸³ During the use of force in this incident Mr.
22	right wrist was injured when staff pulled on his arms to retrieve restraints that were
23	apparently stuck on the cell door. Mr. wrist was sprained and he received a
24	splint. ²⁸⁴ His medical file confirms that some two years later he is still dealing with
25	
26	²⁸² Cate Decl., ¶ 59
27	283 See Exhibit DDD
28	Exhibit EEE (a true and correct copy of an excerpted document from Mr. medical file)
20	[3618027.3] 84 Case No. C94 2307 CW

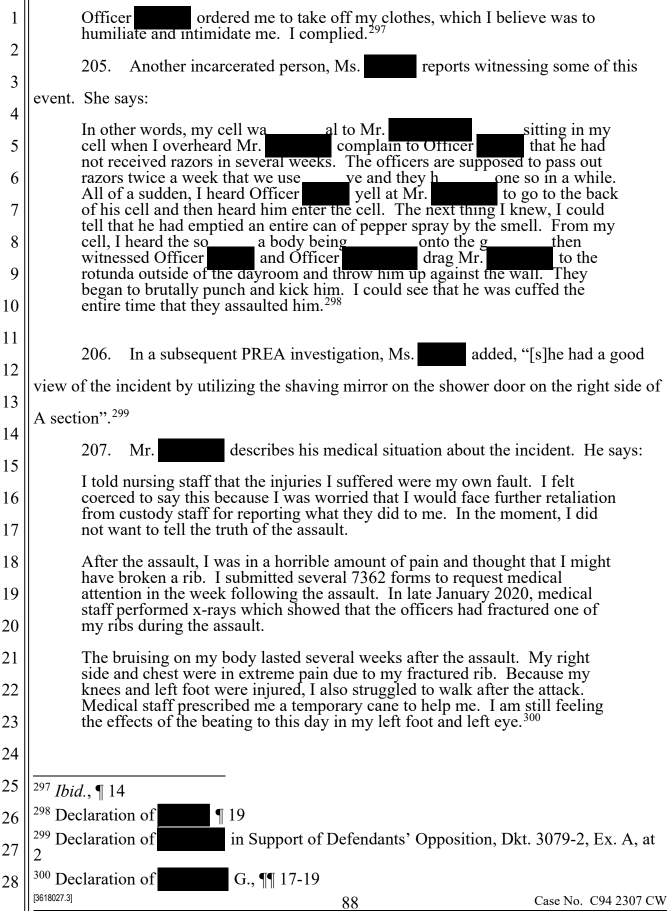
1	problems with his right wrist and was recently recommended for an urgent wrist
2	procedure. ²⁸⁵ This incident was not only the result of Mr. disability but it
3	further was the cause of mobility disabilities and difficulties in his wrists.
4	198. The third incident, which occurred at KVSP, also involves staff calling him a
5	"snitch" and which he believes is directly related to his participation in this case and in the
6	Coleman case. On May 22, 2020 several incarcerated people in his living unit were
7	blocking the windows in their cells, protesting staff misconduct and brutality. Officer
8	came to Mr. door and told him he was refusing to attend his
9	scheduled medical appointment, even though Mr. was one who did not have his
10	cell window covered. Mr. told the officer he did not refuse and that he needed to
11	have his stitches cleaned. ²⁸⁶ Mr. then reports what happened next.
12	Officer started cursing at me, calling me a "snitch" and a
13	"faggot." I had testified in the 2013 enforcement hearings in <i>Coleman v. Newsom</i> . Officers started calling me a "Coleman snitch" at KVSP after
14	Lieutenant called me from LAC and had said while on speakerphone within earshot of KVSP officers that I had been involved in
15	that case. ²⁸⁷
16	199. The conflict at the cell door continued. Officer pulled out his
17	pepper spray but Mr. turned around so he would not be sprayed in the face. The
18	officer then struck Mr. in the buttocks with the spray canister. The officer then
19	threatened Mr. with a bogus RVR. 288 Mr. describes what happened next.
20	I told him that I would report this to my criminal lawyer and to class counsel
21	for the <i>Coleman</i> case. He responded, "Don't worry about it. I'm going to kill you. They'll find you hanging in your cell, Nigger." Everyone on my tier heard him threatening me. ²⁸⁹
22	tier neard nim threatening me. ²⁰⁹
23	200. Mr. Cate addresses only the June 2017 incident in his declaration and
24	285 See Exhibit FFF (a true and correct copy of a document from Mr. medical
25	file)
26	286 Supplemental Declaration of ¶ 6
27	²⁸⁷ <i>Ibid.</i> , ¶ 7 ²⁸⁸ <i>Ibid.</i> , ¶¶ 8-10
28	²⁸⁹ <i>Ibid.</i> , 11
	[3618027.3] 85 Case No. C94 2307 CW

²⁹⁰ Cate Decl., ¶ 59

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[3618027.3]

attempted suicide in 2015.²⁹¹ 1 2 204. He reports being assaulted by staff at CCI on December 23, 2019. 3 was in his cell when he asked for an officer for a 602 complaint form. 4 Instead of providing the form, the officer entered Mr. cell and ordered him to turn around and place his hands on his head. He complied.²⁹² What happened to 5 next is horrific. 6 7 __ed, he held my hands on my head with his left hand. Then Officer reached into my pants and boxers with his right hand, grabbed my genitals, and told me that if I complained or tried to file a 602 8 again, he would, "Rip my fucking balls off." I felt humiliated a 9 traumatized by this experience, and I was terrified that Officer hurt me, especially because I was a victim of sexual assault as a child. ²⁹³ 10 During this time, I did not resist. Officer shoved me further to the back of the cell, en he left my cell. I only turned around when I thought result was leaving my cell. Once I had turned around, Officer drew his pepper spray, sprayed it straight into my face, and then told me to get down. Then he handcuffed me.²⁹⁴ 11 12 13 At this point, Officers and lifted me up by the arms and the stairs to the entrance of 6 Block, A section. Then 14 Officer hit his alarm. The two officers took me outside of the main entrance to 6 Block. Several officers, appears to eight of them, came running. One of them was Officer slammed me up against an outside wall. Officer told me to get on 15 16 my knees, and I complied. One of the officers hit me in the back of the head, which bounced my face against the outside wall. Officer Barbosa said to me, "You're always bitching about something." He punched me in the ribs. Another officer kicked me in the genitals. They lifted me by the handcuffs and started walking me to the medical clinic.²⁹⁵ 17 18 19 walk between 6 Block to Receiving and Release ("R&R"), Officer 20 slapped me across the face because he was upset that I was spitting blood and coughing from the pepper spray.²⁹⁶ 21 When we arrived at R&R, the officers escorted me into a holding cell. They 22 came into the holding cell with me and started beating me with their batons. I estimate that ating occurred for approximately one to two minutes. 23 Then Officer threw me to the ground and took off my handcuffs. 24 ²⁹¹ Declaration of $G_{\cdot,\cdot}$ ¶4 292 *Ibid.*, ¶¶ 8-9 25 293 *Ibid.*, ¶ 9 26 294 *Ibid.*, ¶ 10 27 ²⁹⁵ *Ibid.*, ¶ 11 296 *Ibid.*, ¶ 13 28 [3618027.3] Case No. C94 2307 CW



1	208. Mr. received an RVR for assaulting an officer. He says the RVR
2	was false and he did not "advance towards (him) with closed fists." But even if he did
3	(and I have no reason to believe that he did given the behavior of CDCR correctional
4	officers), the level of force used against Mr. was wildly disproportionate to the
5	threat the officer described in his RVR. It does not appear that the information from
6	Mr. was considered during the RVR hearing.
7	209. Mr. filed a 602 complaint about this incident but he never received
8	any response. He believes his complaint was intercepted by staff and destroyed. 302
9	210. Defendants submit the declaration of Correctional Lt. to rebut Mr.
10	allegation that his rib was fractured during this incident. Lt.
11	that Mr. claims his rib was broken on December 23, 2019, is false because his
12	facture was not confirmed until an x-ray a month later on January 31, 2020, whereas an x-
13	ray conducted shortly after the incident, on January 6, 2020, did not reveal a fracture. 303
14	Lt. concludes, illogically in my opinion, that Mr. did not fracture his
15	rib during the December 23, 2019 assault but rather sometime after the incident, in
16	between the two x-rays. ³⁰⁴ To be certain, it is odd that the first x-ray did not reveal the
17	broken rib. But, a rib fracture is a serious injury and Mr. contends that the
18	fracture was caused by staff. For Lt. to determine that Mr. claims of
19	misconduct were not credible based only on the two x-rays but without determining how
20	Mr. rib was broken is further evidence of CDCR's bias against incarcerated
21	people and of shoddy investigation work. If there would have been an intervening incident
22	involving Mr. whereby his rib was fractured during those few weeks, Defendants
23	would have submitted documentation of that incident rather than a declaration based on the
24	pure speculation of Lt. In addition, it is possible that the reading of the first x-
25	301 # : 1 # 20
26	301 <i>Ibid.</i> , ¶ 20 302 <i>Ibid.</i> , ¶ 21
27	in Support of Defendants' Opposition, Dkt. 3079-2, ¶ 4
28	304 <i>Ibid</i> . [3618027.3] 90 Case No. C94 2307 CW
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1	ray was in error.
2	211. Mr. Baldwin references Mr. in his declaration. He doesn't address
3	the use of force as described by Mr. He simply dismisses the allegations
4	saying:
5	It appears Mr. is not contending that he was assaulted to f a physical disability. Accordingly, I do not believe that Mr.
6	allegations show that <i>Armstrong</i> class members at CCI are being targeted for harassment. 305
7	I disagree. Mr. Baldwin ignores Mr. mental illness.
8	212. Mr. reports some of the impact on him from being assaulted.
9	In the weeks and months following the assault, my mental health
10	deteriorated. Since being assaulted at CCI, my PTSD has worsened, and I continue to have flashbacks to the attack. I also frequently experience
11	nightmares that make it hard for mee y cell quently because I was afraid that Officers and would
12	assault me if I did. As a result, I refused to go to some medical and mental health contacts. For example, around February 20, 2020, I refused an offsite
13	ophthalmolo w up appointment because the escorting custody staff was Officer I told staff members that I was afraid of him, but that
14	I'd be willing to go to the appointment if another officer escorted me.
15	When I did see my mental health clinician, I talked about the assault and reported that I feared for my life at the hands of custody officers. This
16 17	information was also discussed during the IDTT. I did not trust custody staff after what they did to me. I experienced nightmares and flashbacks to the assault. After the assault and until I left CCI, I slept sitting up in my cell
18	with my boots still on my feet. I believed I needed to be ready in case of another attack. I did not sleep lying down with my boots off until I was
19	transferred to SVSP.
20	While at CCI, there were many times that I needed help from custody staff but didn't ask for it because I was afraid of what would happen to me. I did
21	not file some grievances because I was afraid of retaliation. I also stopped requesting things from officers, including special meals for my dietary
22	restrictions, razors, and writing supplies. I tried to decrease the amount of mental health and medical help that I needed. I would simply agree to
23	everything custody staff told me. I was living in fear. ³⁰⁶
24	Because my mental health had decompensated so severely, the team decided to raise my level of care from CCCMS to EOP. CCI does not house EOP
25	patients, and so this meant that I was going to be transferred to another institution. On April 10, 2020, I was transferred to SVSP, where I remain to
26	
27	³⁰⁵ Baldwin Decl., ¶ 59
28	306 Declaration of ¶¶ 22-24
	[3618027.3] Case No. C94 2307 CW

this day. 307

III. Cameras Are Not Enough to Hold Staff Accountable for Disability-related Misconduct Because CDCR's Discipline System is Broken

213. I have reviewed Sentinel Case Number 20-04, published on August 19, 2020, titled "The Department Made an Egregious Error in Judgment and Relied on Poor Legal Advice When It Did Not Sustain Dishonesty Allegations and Dismiss Two Officers in a Use-of-Force Case," as well as viewed the two videos associated with the incident that is the subject of the Sentinel Case.

The facts of the case are relatively simple. On November 21, 2018, a

- Coleman class member reportedly spat on an officer's face, arm, and shoulder at a "prison in northern California," that Plaintiffs have informed me is

 A few hours later, the *Coleman* class member was escorted from the yard in a jumpsuit and a spit-mask while in restraints. At this point, when officers escorted the class member through a tarp-covered gate, the stories told by officers diverge
- 215. The two officers escorting the class member report, much like in multiple cases I reviewed in this report, that the class member attempted to break free of the escort, which necessitated the use of force against him. These officers further report that, because the *Coleman* class member continued to resist on the ground, the officers had to use further force, including punching the incarcerated person in the face ten to twelve times. As the OIG found, the video recording of the incident shows a much different version of events. Right before the first officer, the second officer, and the handcuffed incarcerated person enter through the open gate, the first officer clearly nods at the second officer. Watching the video, it is impossible to not interpret the nod as a signal from one officer to the other to begin their assault. After the nod, the second officer immediately rushed forward from behind, putting his hands on the class members back even though the class member did not appear to resist in any way. The officers then tackle the class member to the ground.

considerably from the video recording of the incident.

³⁰⁷ Declaration of ¶ 26

Although the tarp partially obstructs the camera's view, it is clear from the recording that once they were on the ground, one officer hit the incarcerated person with his left fist at least 13 times in rapid succession. The video does not show any justification for the initial take-down of the *Coleman* class member, let alone the subsequent punches to the class member's face by one of the officers. This incident is appalling and shows why body worn cameras are necessary—to avoid beatings behind blind spots. And aside from the fact of the camera partially recording this incident, the facts otherwise appear very similar to multiple cases presented by Plaintiffs' counsel's evidence.

- 216. The OIG describes that, while the Warden and an Associate Director both sustained allegations that the officers had used unreasonable force and lied in their reports and interviews with OIA, CDCR attorneys invoked executive review on both of these findings. When the matter was escalated to a Deputy Director, she "concluded that she did not see any misconduct, despite reviewing the video numerous times..." The OIG then invoked executive review to a CDCR Director, who sustained the original allegations against the officers. The case was once again challenged by CDCR attorneys in the executive review process. The final decision-maker, the Undersecretary for CDCR, ultimately decided that the officers used unreasonable force when they took the incarcerated person to the ground, but he did not sustain the allegations of dishonesty, and imposed against each officer a 60-working day suspension. The OIG did not concur with the outcome of this case, finding that there was a preponderance of evidence to sustain the dishonesty allegations against both officers. I concur with the OIG's evaluation.
- 217. CDCR ultimately settled with both officers at a State Personnel Board settlement conference. As part of the settlement, "[t]he department agreed to remove the first officer's disciplinary action from his official personnel file six months from the effective date of the action, potentially preventing others who would review his official personnel file in the future (such as those who would review it for consideration of departmental promotions or other potential reviewers, such as outside law enforcement agencies) from being made aware of the specific facts and nature of the first officer's Case No. C94 2307 CW

misconduct."

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218. This case is abhorrent on multiple levels. The video very clearly demonstrates staff cooperating with each other to violently assault a class member with a disability. There was no justification for the force used. Despite that, at multiple levels, CDCR refused to hold its staff accountable for blatant abuse. If the evidence available in this case was not sufficient to terminate the officers, then it is impossible to imagine what would be enough. Even worse, if the incident had not been caught on camera, it is likely that the officers' fabricated stories would never have been investigated by OIA, as is the case for virtually every single declaration I reviewed. And yet, even with their misconduct laid bare on video surveillance cameras, these officers received little more than a slap on the wrist. According to the OIG, they continue to be employed by CDCR. In just six months after being disciplined, the officer's disciplinary file will be devoid of any reference to this disciplinary action or this incident. Worst of all, the class member who was brutalized, like so many of the declarants in this case, was also issued an RVR for battery on a peace officer that was never remedied, even after overwhelming evidence emerged that the officers had falsely reported the incident.

219. It is my opinion that, while necessary, video surveillance cameras are not sufficient to hold staff accountable for abuse, assaults, and retaliation of people with disabilities. Systemic changes must be made to the disciplinary process in order to ensure that the evidence produced by video surveillance cameras actually results in accountability and discipline.

Conclusion

220. In my years working as an expert witness and correctional consultant I have inspected dozens of prisons in fourteen different states. In no other jurisdiction have I seen the systemic physical brutality that I see in multiple CDCR prisons. Usually when I find unnecessary or excessive use of force it is often relatively isolated and tied to resources such as lack of training or lack of staff. That is not the case in California. CDCR does not lack for resources. They are well staffed and well paid. The problem in CDCR is not the [3618027.3]

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lack of resources. It is the culture.

- 221. Changing prison culture is very, very difficult. It takes strong leadership and many years. Despite decades of losing litigation about the impacts of the CDCR culture on the incarcerated people in their care, I see very little change in how this prison system operates. Officers do not understand or practice that treating incarcerated people with dignity and respect is actually the safer method of ensuring everyone's safety. Most of the leadership of CDCR came up through the ranks of the organization and do not actually understand that there are different and better ways to manage incarcerated people, which in my opinion is directly related to their inability to make meaningful and sustained change
- 222. In my opinion staff misconduct will persist in a system where officers are not held accountable. Officers will not be held accountable in CDCR without the following changes implemented statewide:
- 223. **Surveillance Cameras**—All the experts in this case recognize the need for at least some additional surveillance cameras. The disagreement is in how long it will take to install cameras. I stand by the research-based recommendation that I made in a previous declaration. To summarize that recommendation, CDCR could have cameras installed and operating within a matter of months, not a year or more as argued by Defendants' experts. Critical to a shorter time frame is the focus and cooperation of CDCR officials in the installation process. In my opinion this single protective factor will reduce the abuse of incarcerated people in CDCR prisons.
- 224. **Body-Worn Cameras**—Defendants' experts argue that body-worn cameras are unnecessary. I disagree. As I stated above, the level of documented physical brutality document in CDCR prisons goes far beyond what exists in other systems I have inspected. Given that level of violence in my opinion this intervention is necessary to protect the incarcerated population in CDCR facilities. It is true that this is not a widespread practice in prisons across the country. But since CDCR "leads the way" in the level of violence

³⁰⁸ Vail RJD Reply Decl., ¶ 60-71

against their incarcerated population it is my opinion that they should also lead the way in the use of body-cameras. Mr. Cate acknowledges that they are in place in Los Angeles County jails, ³⁰⁹ a very large jail system. Mr. Cate also opines, "I understand it has been argued that only body worn cameras provide audio recordings, but that is not true". ³¹⁰ I have not argued that "only" body-worn cameras capture audio. What I did say is:

In my opinion, a distinct advantage to body worn cameras is that they capture audio as well as video. Surveillance cameras often do not capture audio, and even when they do, their distance from an event makes it difficult to determine what was actually said.³¹¹

I stand by the research-based recommendation I made in a previous declaration³¹² that illustrates the efficacy of body-worn cameras in correctional institutions.

225. Controlled UOF—There are multiple examples in this declaration and in my previous declarations about RJD of CDCR officers using immediate use of force instead of controlled use of force procedures. CDCR administrators must make it a priority target such incidences and hold officers and their supervisors accountable when immediate force is used when controlled was the better option. CDCR officers are quite adept at camouflaging the details of a use a force event to make it look like immediate use of force was required. It will require special diligence by CDCR administrators to detect when this occurs. The recommendation for cameras, both surveillance and body-worn, will assist them in this challenging undertaking. It will be worth it, however, in reduced human suffering, not to mention the cost to taxpayers in extended sentences and trips to outside hospitals.

226. **Weighing Pepper Spray**—Defendants' experts Warner and Cate argue against weighing pepper spray. Mr. Warner says it is "impractical" and Mr. Cate says the

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<sup>309</sup> Cate Decl., ¶ 99
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³¹⁰ *Ibid*.

³¹¹ Vail RJD Reply Decl., ¶ 71

³¹² *Ibid.*, ¶¶ 60-71

1	amount of spray used does not appear to be a problem. ³¹³ I disagree. In his role at the
2	private prison company, MTC, Mr. Warner oversaw at least one prison in Mississippi
3	where pepper spray canisters are indeed weighed. Mr. McGinnis confirms this in his
4	declaration related to this case. ³¹⁴
5	227. Regarding the need to weigh canisters, several declarations of incarcerated
6	people in this case illustrate the nature of my concern for too much pepper spray.
7	Mr. reports witnessing an entire can of spray deployed against another person. 315
8	Mr. reports the following:
9 10 11	d that I was going to file a complaint, I could see from Officer facial expression that he had become even more upset. One of the officers then unlocked the tray state of the away from the door. Officer then crouched down and stuck a pepper spray canister through the tray slot. Without saying anything or
12	giving any warning, he shot me directly in the face with pepperspray. I
13	turned around and got down on the ground. He kept shooting me in the back with the pepper spray. He then started shooting my cell mate, who was
14	standing in the back of the cell, with the pepper spray. I was not wearing a shirt at the time so my skin was burning everywhere. I was in incredible
15	pain and had trouble breathing because spray got in my mouth. My cell mate and I were yelling at Officer that we had not done anything wrong. My cell mate also said that he only had one functioning eye
16	concerned the spray would hurt his vision in his good eye. Officer said "I don't give a fuck about your one eyeball."
17	Officer stopped shooting us for a moment and yelled at us to get
18	down on the ground even though eady on the ground. My cell mate started shooting us with pepper spray again. He shot me on my back because I had turned away from the
19	door. I tried crawling under the bed to p yself from the pepper spray so it would not get in ms. Officer then stopped spraying us.
20	He then asked Officer for another can of pepper spray. Though I could not see what happened because I was turned away from the door, I do
21	know that a few seconds later he started shooting me with pepper spray
22	again. At this point I was covered in pepper spray all over my body. I could not breathe or see. I was gagging, disoriented, and in tremendous pain. ³¹⁶
23	There are other such examples in the record in this case. The practice of using too much
24	
25	³¹³ Warner Decl., ¶ 37; Cate Decl., ¶ 106
26	³¹⁴ Declaration of McGinnis in Support of Defendants' Opposition to RJD Motion, Dkt. 3006-2, at 31
27	315 Declaration of \P 9, 11
28	316 Supplemental Declaration of ¶¶ 12-13
	[3618027.3] 96 Case No. C94 2307 C

1	spray has long been a problem in CDCR, a problem I have documented in previous			
2	cases. ³¹⁷ A previous ruling in the <i>Coleman</i> case documents necessary changes to the use			
3	of pepper spray for mentally ill people. ³¹⁸ I do not believe these changes are being			
4	followed with the mentally ill and it is time that CDCR does so. In my opinion these			
5	requirements should also apply to Armstrong class members.			
6	228. Defendants argue that weighing canisters would be too difficult. I do not			
7	argue that it would not be a challenge. I offer as a possible solution issuing pepper spray			
8	canisters to individual officers to keep in their possession. The canister should be issued			
9	full and then weighed when usage is reported. That way it can be known how much spray			
10	was used in a particular incident.			
11	229. Implement Retaliation Monitoring—I offer here the same			
12	recommendation to reduce the frequency of retaliation against class members from a			
13	previous declaration:			
14	any incarcerated person who files a staff complaint to make certain they are			
15				
16	230. Review RVRs of Declarants —Also from a previous declaration, it is my			
17	opinion that the RVR process at multiple CDCR institutions is dysfunctional. I			
18	recommend:			
19 20	The RVRs imposed on the declarants should be reviewed by a neutral third party or expert to determine if they were justified or retaliatory, and if the latter, the RVRs should be expunged from the C-file of the incarcerated			
	person. 320			
21	221 Empayor Montal Hoolth and Madical Staff to Protect Class Mombars			
22	231. Empower Mental Health and Medical Staff to Protect Class Members—			
23	317 Coleman v. Brown, Expert Declaration of Eldon Vail, filed May 29, 2013, Dkt. 4638-1;			
2425	Coleman v. Brown, Expert Declaration of Eldon Vail, filed August 23, 2013, Dkt.4766-2; Coleman v. Brown, Expert Declaration of Eldon Vail, filed February 12, 2014, Dkt. 5065-1; Padilla v. Beard, Expert Declaration of Eldon Vail, filed February 26, 2016			
26	318 Order Granting in Part Motion for Enforcement re UOF & Motion re Seg., April 10, 2014, Dkt. 5131			
27	319 Vail RJD Reply Decl., ¶ 87			
28	³²⁰ <i>Ibid</i> .			

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In my opinion a key opportunity to change the culture of CDCR is to empower mental health and medical staff to re-orient their work to take an advocacy stance about the safety of the incarcerated class members. I opined at great length about doing this with my own mental health staff in Washington and our success as well as an example from another jurisdiction in previous declarations.³²¹ CDCR must embark on similar endeavors if the culture with correctional officers and class members is ever to change. Regarding medical staff, again from a previous declaration, I offer this recommendation and believe it should be extended beyond RJD:

Medical staff has a unique opportunity at helping change RJD. They are best placed to know what kind of injuries the class members are experiencing. Each of them must be instructed to analyze those injuries to see if they are consistent with the report of the incident that caused the injury. This data should be collected and shared, similar to what I recommend below for use of force and staff misconduct complaints. If this happens detail on specific incidents and trends in general will be available to assist administrators in combating the problem of persistent abuse at RJD. 322

232. **Re-train Officers**—I have no doubt that CDCR officers have been trained about the requirements of the *Armstrong* and *Coleman* cases, yet there examples after examples that the abuse of class members continues. It is my opinion that they should be re-trained with a focus on accountability for their compliance with that training. It is only fair to be clear with the officers that inappropriate punches and kicks, using too much pepper spray, retaliation, etc. will no longer be tolerated and if they engage in those behaviors it may well impact their job status.

233. **Implement an Early Warning System**—As I said, again from a previous declaration:

Collecting and analyzing data for staff misconduct complaints (to include dates and time for any related investigation), use of force events and incidents involving self-harm or suicide attempts is critical. This data needs to be studied and analyzed by shift, by living unit, by location and by individual staff members to identify problems and trends relative to the *Armstrong* and *Coleman* class members.

[3618027.3]

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³²¹ Declaration of Vail in Support of RJD Motion ("Vail RJD Decl."), ¶¶ 106-110; Vail RJD Reply Decl., ¶ 83

³²² Vail RJD Decl., ¶ 114

Add to this the information I recommend that medical staff collect and CDCR would have the raw material to detect and intervene when a particular facility is having problems. 234. Without such changes that I recommend here, which are largely structural, I do not see the culture of CDCR prisons changing. Even if these changes are implemented it will require careful monitoring of their implementation to make certain they are not undermined. I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct to the best of my knowledge, and that this declaration is executed at Olympia, Washington this 24 day of September, 2020.

INDEX OF EXHIBITS TO DECLARATION OF ELDON VAIL IN SUPPORT OF PLAINTIFFS' REPLY RE MOTION TO STOP DEFENDANTS FROM ASSAULTING, ABUSING AND RETALIATING AGAINST PWD Redacted and Under Seal versions filed on September 25, 2020

Exhibit	Description
A	Document produced by Defs Bates numbered DOJ-LAC00017804 – 18816 – Incident Report Log No. LAC-BYRD-18-12-1068 (
В	Document produced by Defs Bates numbered DOJ-LAC00017771 – 17772, 3013 for Inc. No. LAC-BYRD-18-12-1068 (
С	Document produced by Defs Bates numbered D0J-LAC00017829 – 17834, Memo re Allegation Inquiry, dated March 25, 2020 (
D	Media produced by Defs – Video interview of Mr.
Е	Documents produced by Defs for Warner deposition – Institutional Executive Committee Allegation Review re Incident Log No. 4982 (
F	Document produced by Defs Bates numbered DOJ-LAC00019475, 7219 Medical Report of Injury July 25, 2018
G	Outside Hospital Medical Records re
Н	Excerpts from Plaintiffs' Report re December 2018 Monitoring Tour of California State Prison-Los County, March 19, 2019
I	Document produced by Defs, Bates numbered DOJ-LAC00019509 -19516, Allegation Inquiry (March 23, 2020
J	Document produced by Defs, Bates numbered DOJ-LAC00019497 -19500, Confidential Supplement to Appeal, Log No. LAC-0-18-03959 (
K	Document produced by Defs, Bates numbered DOJ-LAC00019469 – 19470, Incident Report Log No. LAC-D05-18-07-0630 (
L	Document produced by Defs, Bates numbered DOJ-LAC00019449 – 19451, Second Level Appeal Response re Log No. LAC-048-04899 (
M	Media produced by Defs, Video interview of Mr. re November 9, 2019 incident
N	Media produced by Defs, Audio interview of Mr. re November 9, 2019 incident
О	Document produced by Defs, Bates numbered DOJ-LAC00017891 – 17893, Confidential Supplement to Appeal, Log No. LAC-B-19-05905 (
P	CDCR EHRS system record, November 12, 2019 SOAPE for
Q	Documents produced by Defs for Warner deposition –Rules Violation Report Log No. 6896264 (
R	Documents produced by Defs for Warner deposition – Confidential Supplement to Appeal, Log No. KVSP-O-19-03519 (
S	Documents produced by Defs for Warner deposition, CDCR 837-C Incident Report, Log No. KVSP-FCY-19-08-0811 (

[3620936.1]

INDEX OF EXHIBITS TO DECLARATION OF ELDON VAIL IN SUPPORT OF PLAINTIFFS' REPLY RE MOTION TO STOP DEFENDANTS FROM ASSAULTING, ABUSING AND RETALIATING AGAINST PWD Redacted and Under Seal versions filed on September 25, 2020

Exhibit	xhibit Description				
T	Documents produced by Defs for Warner deposition – Confidential				
1	Supplement to Appeal, Log No. KVSP-O-19-03685 (
U	Documents produced by Defs for Warner deposition – CDCR 3014 Report of				
	Findings – Inmate Interview, Log No. KVSP-0-19-03685				
V	Outside Hospital Records for September 17, 2019				
W	Documents produced by Defs for Warner deposition – CDCR 837-C Incide				
.,	Report, Log No. KVSP-FC8-19-09-0868 (and				
X	Medical record for September 17, 2019				
Y	Mental health record for September 17, 2019				
Z	Medical record for June 29, 2018				
AA	Mental health record for June 18, 2018				
BB	Medical record for April 7, 2020				
CC	Outside hospital record for April 11, 2020				
DD	Medical record for January 19, 2020				
EE	Medical record for January 19, 2020				
FF	Outside hospital record for January 19, 2020				
GG Documents produced by Defs, Bates numbered DOJ-LAC00016034-1					
	Confidential Supplement to Appeal, Log No. LAC-S-20-00469 (
HH	Documents produced by Defs, Bates numbered DOJ-LAC00018041 – 18046,				
	CDCR email and attachments re Case No. S-LAC-254-20-P (
II	Documents produced by Defs, Bates <u>numbered DOJ-LAC0001769</u> 4 - 18033				
	- Incident Package re Log No. 5339 (
JJ	Outside hospital record for January 8, 2020				
KK	Outside hospital record for September 3-5, 2019				
LL	Documents produced by Defs for Baldwin deposition – Confidential				
	Supplement to Appeal, Log No. COR-2140-19-250 (
MM	7410 for July 2, 2019				
NN	Documents produced by <u>Defs</u> for Baldwin deposition – Incident Report				
	Package, Log No. 2495 (
00	Documents produced by Defs for Baldwin deposition – Second Level Appeal				
	Response, No. CCI-0-20-01379 (
PP	Documents produced by Defs for Baldwin deposition – CDCR 3014 Report				
_	of Findings – Inmate Interview, Log No. KVSP-0-19-02775 (
QQ	Medical record for July 9, 2019				
RR Outside hospital record for August 27, 2019					

[3620936.1]

INDEX OF EXHIBITS TO DECLARATION OF ELDON VAIL IN SUPPORT OF PLAINTIFFS' REPLY RE MOTION TO STOP DEFENDANTS FROM ASSAULTING, ABUSING AND RETALIATING AGAINST PWD Redacted and Under Seal versions filed on September 25, 2020

Exhibit	Description		
SS	Documents produced by Defs for Warner deposition – CDCR 837-C Incident		
	Report/Staff Reports, Log No. KVSP-FCY-19-08-0812 (
TT	Documents produced by Defs for Warner deposition – Confidential		
	Supplement to Appeal, Log No. KVSP-O-20-00661 (
UU	Media produced by Defs – Video interview of Mr.		
VV	Documents produced by Defs for Baldwin deposition – CDCR Memo re		
	Allegations of Staff Misconduct – April 30, 2020		
WW	Document produced by Defs, Bates number DOJ-LAC00019670 - 19678		
	Allegation Inquiry – Allegations of Staff Misconduct (
XX	Medical record for September 8, 2019		
YY	Medical record for December 3, 2019		
ZZ Media produced by Defs for Baldwin deposition – Video interview			
	(1 of 2)		
AAA	Media produced by Defs for Baldwin deposition – Video interview of Mr.		
	(2 of 2)		
BBB	Medical record for June 21, 2017		
CCC	1845/7410 for March 15, 2018		
DDD	Document produced by Defs Bates numbered DOJ-LAC00017737 – 17740,		
	602 Appeal Log No. LAC – <u>17-03308</u> (
EEE	Medical record for July 1, 2017		
FFF	Medical record for March 18, 2020		
GGG	Document produced by Defs, Bates numbered DOJ-LAC00017624 – 17632,		
	Allegation Inquiry – Allegations of Staff Misconduct/Excessive Force Made		
	by Inmate		

[3620936.1]

COMPLETE LIST OF DOCUMENTS REVIEWED BY ELDON VAIL IN PREPARATION OF DECLARATION

California Code of Regulations, Title 15, Division 3, Rules and Regulations of Adult Institutions, Programs, and Parole, Department of Corrections and Rehabilitation, updated through June 1, 2018

CDCR Department Operations Manual (DOM), updated through January 1, 2019

Fiscal year 2020-21 CDCR Budget Change Proposal: Correctional Video Surveillance/Drug Interdiction Project Continuation

U.S. Department of Justice, "Body-Worn Camera Policy and Implementation Program to Support Law Enforcement Agencies FY 2019 Competitive Grant Announcement", release date April 5, 2019

Bureau of Justice Assistance, U.S. Department of Justice, "Body-Worn Camera Policy and Implementation Program to Support Law Enforcement Agencies FY 2019 Competitive Grant, Frequently Asked Questions", last updated March 14, 2019

Kristy N. Matsuda, Jim Hess, Susan F. Turner, and Adrienne Credo, Center for Evidence-Based Corrections, *The Effect of Camera Installation on Violence at High Desert State Prison*, revised May 9, 2018

Court Ordered Remedial Plan, *Armstrong v. Davis*, USDC Northern District Case No. C 94-2307 CW, Amended January 3, 2001 ("*Armstrong* Remedial Plan")

CDCR form 1845 Disability Placement Program Verification (DPPV) (Rev. 2/14)

Letter from Gay Crosthwait Grunfeld to Russa Boy and Nicholas Weber, CDCR Office of Legal Affairs, re: Staff Misconduct at Richard J. Donovan Correctional Facility, with enclosures, dated November 13, 2019 ("Demand Letter")

Email from Russa Boyd to Gay Crosthwait Grunfeld, Michael Freedman, Penny Godbold, and Ed Swanson re: RJD updates, dated January 24, 2020

RBGG chart entitled "RJD Staff Misconduct against *Armstrong* and *Coleman* Class member: Advocacy Letters from Plaintiffs' Counsel and CDCR Responses," last updated January 14, 2020 ("RJD SM Advocacy Letter & Response Chart")

[3620102.1]

COMPLETE LIST OF DOCUMENTS REVIEWED BY ELDON VAIL IN PREPARATION OF DECLARATION

Plaintiffs' Advocacy Letters and CDCR responses listed in the above-referenced RJD SM Advocacy Letter & Response Chart, last updated January 14, 2020 as follows:

Date of Plaintiffs' Counsel Advocacy Letter	Subject of Letter	Date of Defendants Letter in Response (if any)		
March 2, 2018	DPM, EOP; DPM;			
March 14, 2018	DPO	June 12, 2018		
November 9, 2018	DPM			
November 14, 2017	Unknown EOP victim dragged down stairs			
January 8, 2019	DPH	July 17, 2019		
February 26, 2019	Unknown "Elderly ADA Inmate" victim	November 1, 2019		
February 26, 2019	DPM	October 23, 2019		
February 26, 2019	DNH			
March 21, 2019	DPM	July 31, 2019		
April 18, 2019	DNH	July 25, 2019		
May 24, 2019	DPO, DNH, CCCMS			
May 31, 2019	DNH, EOP	December 30, 2019		
June 28, 2019	DPO, EOP	January 9, 2020		
July 12, 2019	DPO, EOP			
July 12, 2019	DNH, EOP (supplemental)	December 30, 2019		
July 17, 2019	DPM	November 19, 2019		
October 4, 2019	ЕОР	December 26, 2019 and October 11, 2019 acknowledgment		
October 10, 2019	EOP	October 30, 2019		
October 23, 2019	DPM (supplemental)			
October 29, 2019	DPM, DNH			
Letter from Ursula Stuter, Office of Legal Affairs, to Penny Godbold re Advocacy Letter re <i>Armstrong</i> and Coleman Class Member, dated February				

[3620102.1]

3, 2020

COMPLETE LIST OF DOCUMENTS REVIEWED BY ELDON VAIL IN PREPARATION OF DECLARATION

Documents produced in *Armstrong v. Newsom* relating to investigation in connection with advocacy for at Bates Nos:

- DOJ00001360 1380 (Highly Confidential Attorneys Eyes Only
- DOJ00003364
- DOJ00003365 3368
- DOJ00003386 3389
- DOJ00003390

Documents produced in *Armstrong v. Newsom* relating to investigations as follows:

- DOJ00000913 999
- DOJ00001260 1280 (designated Highly Confidential Attorneys Eyes Only)
- DOJ00003683 3690 (designated Highly Confidential Attorneys Eyes Only)
- DOJ00012971 12983 (designated Confidential)

Documents produced by CDCR PMK Tricia Ramos in February 4, 2020 deposition in *Armstrong v. Newsom* as follows:

- Handwritten notes by Tricia Ramos re investigation Log No. S-RJD-086-19-A
- Internal Affairs Investigation Report Confidential by Special Agent Richard P. Lee to Marcus Pollard, Warden (A), RJD, re Case Number S-RJD-096-19-A, dated November 27, 2019
- Internal Affairs Investigation Report Supplemental Report Confidential by Special Agent Richard P. Lee to Marcus Pollard, Warden (A), RJD, re Case Number S-RJD-096-19-A, dated January 7, 2020

Transcript of Deposition of OIG Roy Wesley, taken January 22, 2020 in *Armstrong v. Newsom*

Office of the Inspector General, "Monitoring the Use of Force" (Exhibit 8 to the Transcript of the Deposition of Roy Wesley), issued June 2019

Office of the Inspector General, "Monitoring the Internal Investigations and Employee Disciplinary Process of the California Department of Corrections and Rehabilitation, Semiannual Report January-June 2019, issued November 2019

[3620102.1]

COMPLETE LIST OF DOCUMENTS REVIEWED BY ELDON VAIL IN PREPARATION OF DECLARATION

Transcript of the Deposition of Kimberly Seibel, taken January 29, 2020 (both confidential and non-confidential portions) in *Armstrong v. Newsom*

Confidential Exhibit 13 to Deposition of Kimberly Seibel, taken January 29, 2020

Transcript of the Deposition of Patricia Ramos, taken February 4, 2020 in *Armstrong* v. Newsom

Transcript of the Deposition of Jessica Bolton, taken February 13, 2020 in *Armstrong v. Newsom*

Memorandum dated December 10, 2018 from J.L. Bishop, Associate Warden, California Institution for Men, to Kimberly Seibel, Associate Director Reception Center Mission, CDCR, entitled "Findings of Inmate Interviews at Richard J. Donovan Correction Facility, December 4-5, 2018, produced in *Armstrong v. Newsom* at DOJ00000358-374 and designated HIGHLY CONFIDENTIAL-ATTORNEYS' EYES ONLY

Memorandum dated January 26, [2019] from Correctional Sergeant, Investigative Services Unit, California Institution for Men, to P. Covello, Acting Warden, Richard J. Donovan Correctional Facility, re: Richard J. Donovan Correctional Facility, Facility C, further investigation/referral, produced in *Armstrong v. Newsom* at DOJ00000050-57 and designated HIGHLY CONFIDENTIAL-ATTORNEYS' EYES ONLY

Memorandum dated January 26, [2019] from Correctional Sergeant, Investigative Services Unit, California Institution for Men, to P. Covello, Acting Warden, Richard J. Donovan Correctional Facility, re: Richard J. Donovan Correctional Facility, Facility C, non-referrals, produced in *Armstrong v. Newsom* at DOJ00000418-426 and designated HIGHLY CONFIDENTIAL-ATTORNEYS' EYES ONLY

RJD Inquiry, Inmate Interview Worksheets, for interviews conducted December 4-5, 2018, produced in *Armstrong v. Newsom* at Bates Nos.:

- DOJ00003827-3832
- DOJ00003833-3838
- DOJ00003839-3844
- DOJ00003845-3850

COMPLETE LIST OF DOCUMENTS REVIEWED BY ELDON VAIL IN PREPARATION OF DECLARATION

•	DOJ00003851-3856	
•	DOJ00003857-3862	
•	DOJ00003863-3868	
•	DOJ00003869-3874	
•	DOJ00003875-3880	
•	DOJ00003881-3886	
•	DOJ00003887-3892	
•	DOJ00003893-3898	
•	DOJ00003899-3904	
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•	DOJ00003971-3976	
•	DOJ00003977-3982	
•	DOJ00003983-3988	
•	DOJ00003989-3994	
•	DOJ00003995-4000	
•	DOJ00004001-4006	
•	DOJ00004007-4012	

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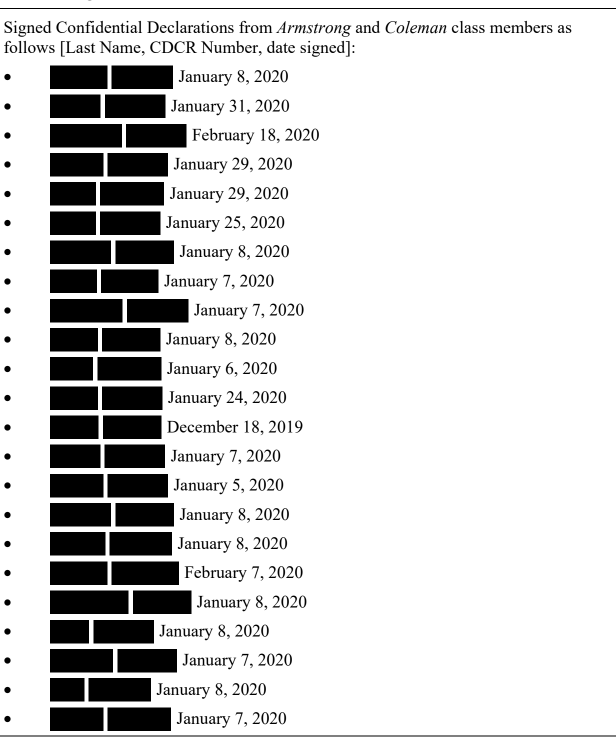
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- DOJ00004373-4378
- DOJ00004379-4384
- DOJ00004385-4390
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- DOJ00004403-4408
- DOJ00004409-4414
- DOJ00004415-4420
- DOJ00004421-4426
- DOJ00004427-4432
- DOJ00004433-4438
- DOJ00004439-4444
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- DOJ00004457-4462
- DOJ00004463-4468
- DOJ00004469-4474
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- DOJ00004493-4498
- DOJ00004499-4504

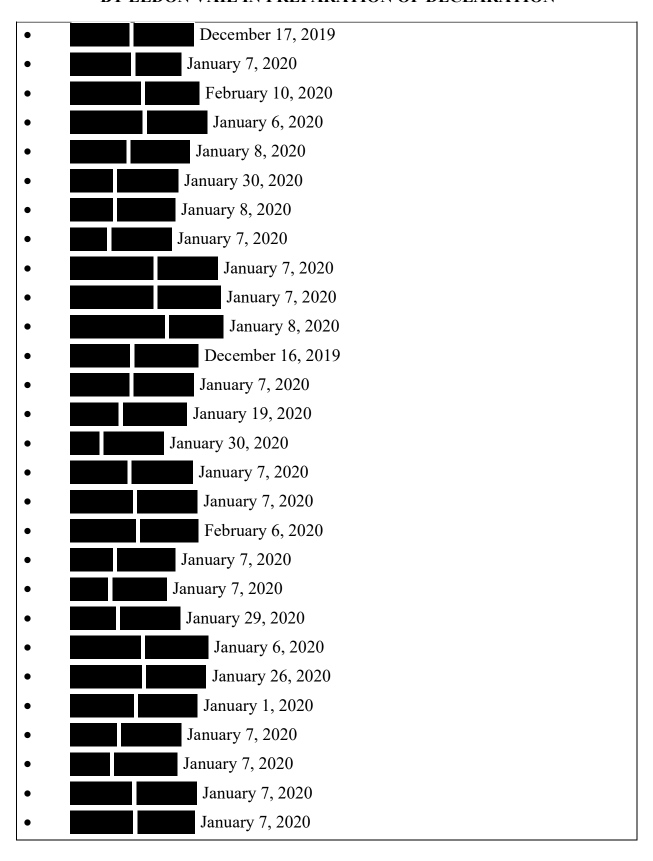
and designated HIGHLY CONFIDENTIAL-ATTORNEYS' EYES ONLY (cited collectively as "01_DOJ00003827 – 083_DOJ00004499")

COMPLETE LIST OF DOCUMENTS REVIEWED BY ELDON VAIL IN PREPARATION OF DECLARATION

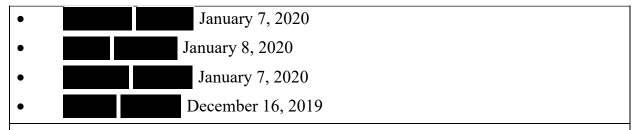
Email string dated December 5 – December 11, 2018 between Sara Malone, Connie Gipson, Jeff MacComber, Sandra Alfaro re: RJD, produced at DOJ00013199 – 13202 in *Armstrong v. Newsom*



COMPLETE LIST OF DOCUMENTS REVIEWED BY ELDON VAIL IN PREPARATION OF DECLARATION



COMPLETE LIST OF DOCUMENTS REVIEWED BY ELDON VAIL IN PREPARATION OF DECLARATION



Document created by Rosen Bien Galvan & Grunfeld entitled "List of Repeat Staff Offender Implicated in *Armstrong* and *Coleman* Class Member Declarations

Reporter's Transcripts re: Evidentiary Hearing in *Coleman v. Brown*, USDC Eastern District Case No. CIV-S-90-0520 LKK, for hearings conducted October 1, 2 and 17, 2013

Order granting in part motion for enforcement of court orders and affirmative relief related to use of force and disciplinary measures and granting in part motion for enforcement of judgment and affirmative orders related to segregated housing, in *Coleman v. Brown*, USDC Eastern District Case No. CIV-S-90-0520 LKK, filed April 10, 2014

Settlement Agreement Between the United States of America and Hinds County, Mississippi Regarding the Hinds County Jail, in *United States of America v. Hinds County, et al.*, United States District Court, Southern District of Mississippi, Northern Division, Case No. 3:16cv489 WHB-JCG, filed July 19, 2016

Consent Judgment in *Jones, et al. v. Gusman,* United States District Court, Eastern District of Louisiana, Civil Action No. 2:12-cv-00859-LMA-ALC, filed June 6, 2013

Weill and Haney, *Mechanisms of Moral Disengagement and Prisoner Abuse*, Analyses of Social Issues and Public Policy, Vol. 17, No., 2017, pp. 286-318

Steve J. Martin, Staff Use of Force in United States Confinement Settings, 22 Wash. U. J.L. & Pol'y 145 (2006)

Jane Kahn, Safety Concerns of a Prisoner Rights Lawyer, Los Angeles Daily Journal, February 4, 2011

Excerpt from Venters, Life and Death in Rikers Island (2019)

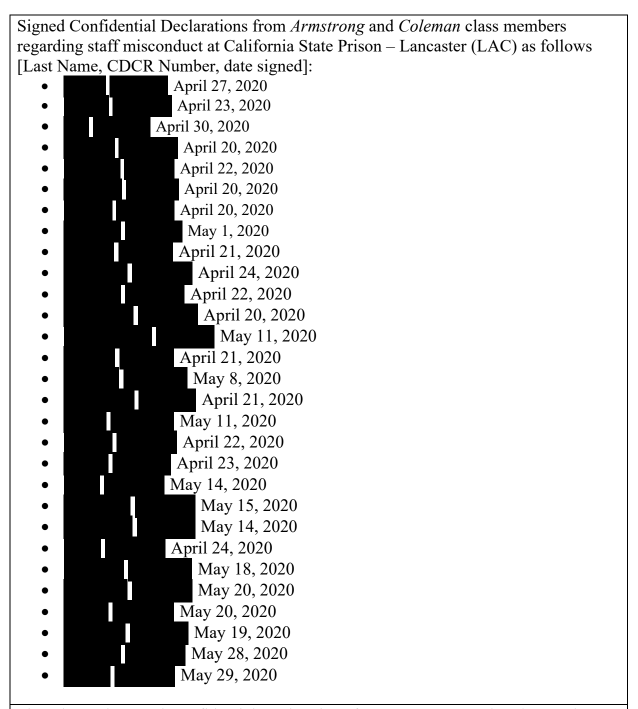
Evaluating the Effectiveness of Residential Treatment for Prisoners With Mental Illness, Lovell, D., et al., Criminal Justice and Behavior, Vol. 28, No. 1, February 2001

COMPLETE LIST OF DOCUMENTS REVIEWED BY ELDON VAIL IN PREPARATION OF DECLARATION

Callous and Cruel, Use of Force Against Inmates with Mental Disabilities in US Jails and Prisons, Human Rights Watch, 2015

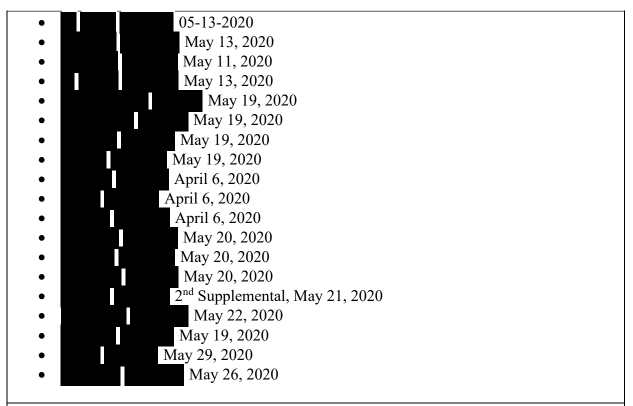
COMPLETE LIST OF DOCUMENTS REVIEWED BY ELDON VAIL IN PREPARATION OF DECLARATION

DOCUMENTS PROVIDED BY RBGG FEBRUARY 28, 2020 – JULY 27, 2020



Signed Supplemental Confidential Declarations from *Armstrong* and *Coleman* class members regarding staff misconduct at RJD as follows [Last Name, CDCR Number, date signed]:

COMPLETE LIST OF DOCUMENTS REVIEWED BY ELDON VAIL IN PREPARATION OF DECLARATION



Signed Confidential Declarations from *Armstrong* and *Coleman* class members regarding staff misconduct at prisons other than RJD or LAC as follows [Last Name, CDCR Number, prison, date signed]:

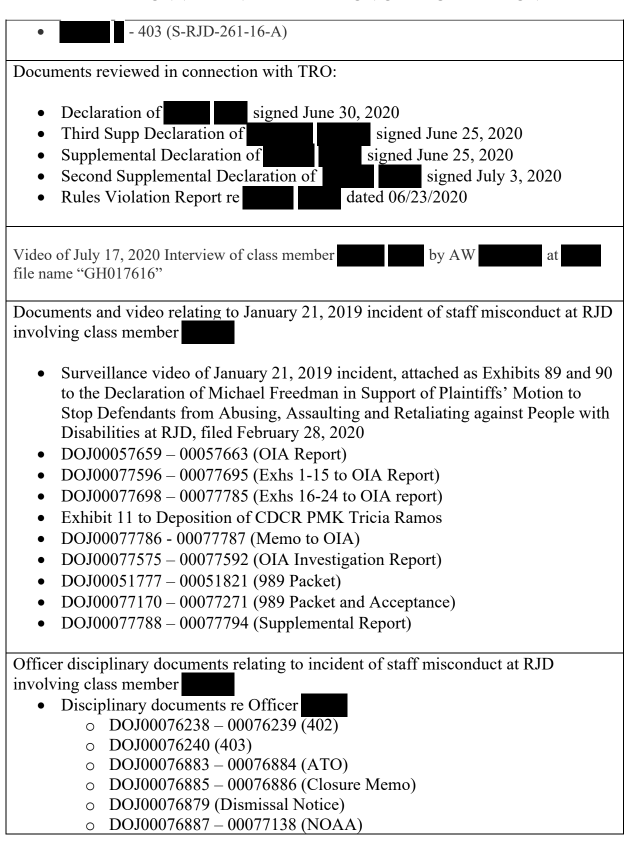
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(CCI), May 21, 2020
(CCI), May 21, 2020
(CCI), May 22, 2020
(CCI), May 15, 2020
(SATF), May 19, 2020
(COR), May 15, 2020
(COR), May 15, 2020
(KVSP), May 29, 2020
(KVSP), May 29, 2020
(KVSP), May 21, 2020
```

Declaration of Melissa Turner, LCSW at RJD, signed April 20, 2020

Disciplinary Documents re Officer Rucker:

- NOAA (S-RJD-261-16-A)
- 402 (S-RJD-261-16-A)

COMPLETE LIST OF DOCUMENTS REVIEWED BY ELDON VAIL IN PREPARATION OF DECLARATION



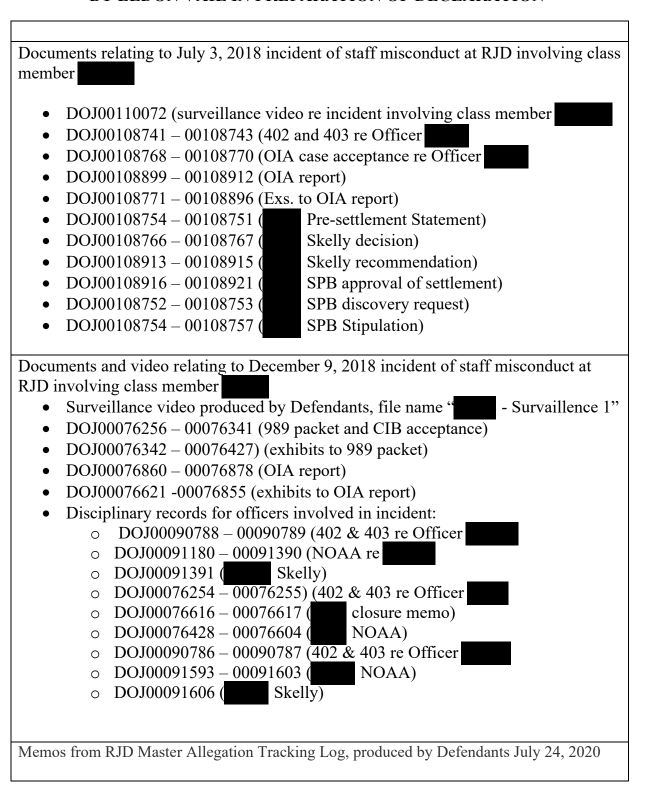
COMPLETE LIST OF DOCUMENTS REVIEWED BY ELDON VAIL IN PREPARATION OF DECLARATION

- o DOJ00077164 00077165 (Skelly)
- o DOJ00077169 (SPB)
- Disciplinary documents re Officer
 - \circ DOJ00076241 00076242 $\overline{(402)}$
 - o DOJ00076243 (403)
 - o DOJ00077558 00077559 (ATO)
 - o DOJ00077281 00077282 (Closure Memo)
 - o DOJ00077276 (Dismissal Notice)
 - o DOJ00077283 00077533 (NOAA)
 - o DOJ00077560 00077561 (Skelly)
 - o DOJ00077277 (SPB)
- Disciplinary documents re Officer
 - \circ DOJ00076244 00076245 $\overline{(402)}$
 - o DOJ00077801 (403)
 - o DOJ00077802 00077803 (ATO)
 - o DOJ00077804 00077805 (Closure Memo)
 - o DOJ00077795 (Dismissal Notice)
 - o DOJ00077806 00078056 (NOAA)
 - o DOJ00077796 00077797 (Skelly)
 - o DOJ00077798 (SPB)
- DOJ00077166 00077168 (Skelly Recommendations)

Documents and video relating to March 28, 2017 incident of staff misconduct at RJD involving class member

- DOJ00018850 (surveillance video re incident involving class member
- DOJ00018851 (surveillance video re incident involving class member)
- DOJ00048330 00048393 (989 packet)
- DOJ00072876 00072884 (OIA report)
- DOJ00072818 00072875 (Exhibits to OIA report)
- DOJ00074940 00074951 (Second Level Appeal Response)
- Officer disciplinary docs:
 - o DOJ00090793 00090794 (402 and 403 re Officer
 - o DOJ00072817 00072818 (402 and 402 re Officer
 - o DOJ00091094 00091023 (NOAA re Officer
 - o DOJ00091032 00091033 (Skelly Recommendations re
 - o DOJ00091080 (withdrawal of NOAA)

COMPLETE LIST OF DOCUMENTS REVIEWED BY ELDON VAIL IN PREPARATION OF DECLARATION



COMPLETE LIST OF DOCUMENTS REVIEWED BY ELDON VAIL IN PREPARATION OF DECLARATION

Plaintiffs' Motion to Stop Defendants from Abusing, Assaulting and Retaliating Against People With Disabilities, including supporting documents, filed February 28, 2020 at Docket 2922 – 2922-8, and unredacted versions of Freedman Declaration attached to Administrative Motion to Seal, filed February 27, 2020 at Docket 2921

Plaintiffs' Renewed Motion to Stop Defendants from Abusing, Assaulting and Retaliating Against People With Disabilities, including all supporting documents ("Statewide Motion"), filed June 3, 2020 at Docket 2948, including unredacted versions of Declarations of Michael Freedman, Thomas Nolan and Jeffrey Schwartz attached to Administrative Motion to File Under Seal, filed June 3, 2020 at Docket 2947

Unredacted Version of Plaintiffs' Motion for Temporary Restraining Order and supporting documents, attached to Administrative Motion to File Under Seal, filed July 1, 2020 at Docket Nos. 2969-5, 2969-7, and 2969-9

Temporary Restraining Order, issued July 2, 2020 at Docket 2972

Unredacted Version of Defendants' Response to Order to Show Cause Regarding Preliminary Injunction, attached to Administrative Motion to File Under Seal, filed on July 10, 2020 at Docket 2981

Unredacted Version of Declaration of Francisco Armenta in Response to Order [ECF NO. 2972] on Plaintiffs' Motion for TRO, with all Exhibits, attached to Administrative Motion to File Under Seal, filed on July 10, 2020 at Docket 2981

Defendants' Response to Plaintiffs' Motion re Complaints of Excessive Force & Retaliation at RJD_ Objections to Evidence, and all supporting documents, filed July 15, 2020 at Docket Nos. 3006-3006-6 and Docket 3007

Unredacted Versions of Declarations of Sean Lodholz and Ken McGinnis, filed under seal on July 15, 2020 at Docket Nos 3002, 3003 and 3004

Excerpts from Gov. Newsom's May 2020 Revised Budget

June 2020 OIG Complaint-Intake-and-Field-Inquiries-Report

June 2020 OIG Discipline-Monitoring-Report

OIG Report, "Monitoring the Use-of-Force Review Process of the California Department of Corrections and Rehabilitation", July 2020

COMPLETE LIST OF DOCUMENTS REVIEWED BY ELDON VAIL IN PREPARATION OF DECLARATION

Jamie Biggs, "NC jail implements body cameras for COs", The Courier Tribune, accessed July 23, 2020

Eric Kurhi, "Santa Clara Co: Body cams for jail guards, sheriff deputies", Bay Area News Group / The Mercury News, January 25, 2017

Lynh Bui, "Maryland county equips some detention officers with body cameras", The Washington Post, February 13, 2016

Beales and Marsh, Practice NZ Corrections Journal, vol. 4 issue 1, August 2016, *On body cameras in prison*, accessed 07-23-20

Home webpage for Axon Corrections, accessed July 23, 2020

Transcript of January 29, 2020 USDOJ BWCTTTA webinar,

"Body-Worn Cameras in Correctional Settings" https://www.youtube.com/watch?v=IMXWGrRc0n4&feature=emb_title&t=0s, accessed 07/23/20

Webinar "Body-Worn+Cameras+in+Correctional+Settings", httpsyoutu.beIMXWGrRc0n4, accessed 072320.mp4

COMPLETE LIST OF DOCUMENTS REVIEWED BY ELDON VAIL IN PREPARATION OF DECLARATION

DOCUMENTS PROVIDED BY RBGG JULY 28, 2020 THROUGH SEPTEMBER 23, 2020

Signed Supplemental Confidential Declarations from *Armstrong* and *Coleman* class members regarding staff misconduct at RJD as follows [Last Name, date signed]:

[2nd Supplemental], July 3, 2020
[3rd Supplemental], July 13, 2020
July 23, 2020

[4th Supp.], July 11, 2020
[2nd Supp], July 10, 2020
[2nd Supp], July 24, 2020
(RJD), July 27, 2020
(RJD), July 27, 2020
(RJD), July 23, 2020
[Supp.] (RJD), July 21, 2020
[2nd Supp] (RJD), August 18, 2020
[Supp.], July 13, 2020
[Supp.] (RJD), September 1, 2020
[Supp.] (RJD), September 10, 2020

Signed Confidential Declarations from *Armstrong* and *Coleman* class members regarding staff misconduct at prisons other than RJD as follows [Last Name, date signed]:

(COR, LAC), August 14, 2020 (LAC), July 21, 2020 (CMF), September 2, 2020 (COR), August 12, 2020 (COR), September 2, 2020 (COR), August 28, 2020 (LAC), September 8, 2020 (COR), June 26, 2020 (KVSP), September 3, 2020 (KVSP), August 28, 2020 (COR), June 15, 2020 (LAC), July 6, 2020 (LAC), July 1, 2020 (COR), August 28, 2020 (LAC), August 26, 2020 (LAC), July 31, 2020

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(CMF), May 19, 2020
    (LAC), September 4, 2020
      (COR), September 3, 2020
(KVSP), June 17, 2020
   (COR), September 18, 2020
   (SAC), September 21, 2020
 (COR), June 19, 2020
    (COR), August 6, 2020
     (COR), July 2, 2020
(COR), June 15, 2020
   (CIW), September 22, 2020
    (KVSP), August 24, 2020
  (COR), June 8, 2020
  (CTF), September 3, 2020
  (COR), June 24, 2020
     (COR), July 31, 2020
     (SATF), August 14, 2020
 (COR), June 29, 2020
 (MCSP), September 3, 2020
 (LAC), September 1, 2020
  (KVSP), August 24, 2020
  SAC, KVSP, LAC), August 6, 2020
 (MCSP), September 17, 2020
   (CIW), September 17, 2020
 (CIW), September 21, 2020
   [Supp.] (LAC), July 22, 2020
   [Supp.] (LAC), August 18, 2020
```

Defendants' Opposition to Plaintiffs Statewide Motion filed September 11, 2020, including supporting documents and declarations filed under seal, Docket Nos. 3077, 3078, 3079, 3080, 3081, 3082, and 3083

Plaintiffs' Reply to RJD Motion, filed July 19, 2020, Docket 3024, including unredacted version of Declaration of Gay Grunfeld filed under seal

Pltffs' Reply re Defs Response to New Material in Plntffs' Reply in Support of RJD Motion, Request to Rescind RVRs, including unredacted version of Decl of Gay Grunfeld filed under seal, Docket 3052, filed 8-26-2020 Email string between counsel for Defs and Pltfs re: RE: Armstrong v. Newsom: RJD

Orders and Other Outstanding Issues, dated September 10, 2020

COMPLETE LIST OF DOCUMENTS REVIEWED BY ELDON VAIL IN PREPARATION OF DECLARATION

Plaintiffs' Discovery to Defendants and Defendants Responses:

Pltf Armstrong Special Interrogatories to Defs re LAC, Set 2, 08-06-2020

Pltf Abrams Special Interrogatories to Defs re COR, Set 1, 08-06-2020

Pltf Badillo Special Interrogatories to Defs re KVSP, Set 1, 08-06-2020

Pltf Beck Special Interrogatories to Defs re CCI, Set 1, 08-06-2020

Defs Responses to Pltf Beck Special Interrogatories re CCI, Set 1, 09-08-2020

Defs Responses to Pltf Armstrong Special Interrogatories re LAC, Set 2, 09-08-2020

Defs Responses to Pltf Abrams Special Interrogatories re COR, Set 1, 09-08-20

Defs Responses to Pltf Badillo Special Interrogatories re KVSP, Set 1, 09-08-20

OIG Semi-Annual Report Volume 1, January-June 2016, dated September 2016

OIG Sentinel Case No. 20-03, dated June 15, 2020

OIG-Sentinel-Report-No.-20-04, 08-19-2020

CDCR letter to Verizon Business re Acknowledgement of Full Site Completion – California State Prison Los Angeles County – LAC Video Surveillance, with attachment Form 65 #4500308011, dated March 1, 2016

CDCR letter to Verizon Business re Acknowledgement of Full Site Completion – California State Prison Los Angeles County LAC VS D4 C1, with attachment Form 65 #4500308732

Correspondence and Documents related to Dismissal of RVR:

- Letter from Penny Godbold to Joanna Hood Re Request for Dismissal of RVR, 07-17-2020
- Letter from Gay Grunfeld to Joanna Hood re Renewed Request for Dismissal of Mr. RVR, 08-04-20
- Letter from Gay Grunfeld to Joanna Hood re Objections to Imposition of Mr. RVRs, 08-14-2020
- Email string between counsel for Defs and Pltfs re Dismissal of RVRs, dated 09-08-2020

RBGG May 2019 LAC AMT Report, dated July 16, 2019 December 2018 LAC AMT Report - Staff Misconduct Section, sent March 2019 November 2019 LAC AMT Report - Staff Misconduct Section, Sent February 2020

COMPLETE LIST OF DOCUMENTS REVIEWED BY ELDON VAIL IN PREPARATION OF DECLARATION

Letter from Nolan to OLA re Coleman Plaintiffs Renewed Concerns Re Excessive UOF and Staff Misconduct at LAC, 04-10-2019

OLA Letter to Nolan in Response to 4-10-2019 Letter, dated 1-15-2020

Documents relating to

Declaration of (CCI), 05-22-20

CDCR EHRS system records including: 7-2-2019 Form 7410, nursing notes dated

February 18 and 19, 2020, 4-6-2020 7362, 4-9-2020 MHMD note

IRT 2495 3013-2 and 7219

RVR IM Notifications signed 3-2-2020 and 3-5-2020

Incident Report Package, Log No. 2495

ASU Placement Notice

Disciplinary Hearing Results re 2-18-2020 incident, Log Number: 000000006968563

RVR 120 Screen re 2-18-2020, Log Number: 000000006968563

RVR re 2-18-2020, Log Number: 000000006968563

Staff Complaint Response – Appeal CCI-0-20-01379 Second Level Response, 6-11-2020

Page of 2140 Internal Affairs Allegation Log re

Documents relating to

Declaration of (COR), 05-18-20

CDCR EHRS system records including: 4-7-2020 Offsite Hospital Return Note, 4-7-2020 CT scan reports, 4-7-2020 TTA note, 4-10-2020 Mental Health Assessment, 4-10-2020 MHPC notes, 4-13-2020 Form 7362

Documents produced by Defs:

Video files "4-17-20 K82991 Log # 2140-20-138 PT.1" and "4-17-20 K82991 Log # 2140-20-138 PT.2"

Excerpt from COR log re appeals beginning with 2140

CDCR Advisement of Rights – Attachment F – Appeal Inquiry re CSPC-2-20-02089, 5-11-2020

CDCR Second Level Appeal Response re Staff Complaint – Attachment E - Appeal # CSPC-2-20-02089, 5-11-2020

Confidential Supplement to Appeal – Attachment C – Log Nos CSPC-2-20-

02089/COR-2140-20-138, 5-11-2020

CDCR 602 re Log No. 20-2089, 4-16-2020

Effective Communication for 602 Appeal 2-20-02089, - Attachment A

IERC Executive Review Critique and Qualitative Evaluation - Incident Log 05119

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IERC UOF Review and Further Action Recommendation - Incident Log 05119

Incident Commanders Review-Critique 0 Incident Log 05119

Incident Report Package - Incident Log 05119

Inmate Interview for Allegation Worksheet - CDCR 3013, 4-20-2020

Institutional Executive Committee Allegation Review - Incident Log 05119

Managers Review - Second Level - Incident Log 05119

Managers Review First Level - Incident Log 05119

Medical Report of Injury or Unusual Occurrence - CDCR 7219, 4-7-2020

Notice of Interview re: Complaint Against Staff – Attachment D – Log CSPC-2-20-02089

CDCR 3014 Report of Findings – Inmate Interview, INC. 5119, Log 2140-20-138

CDCR 1858 Rights and Responsibilities, 5-8-2020

RVR, Log No. 6987301

Documents relating to

Declaration of (05-29-20)

KVSP Log No. 19-03685 Staff Complaint Appeal SECOND LEVEL RESPONSE, dated 12-23-2019

08-27-19 RVR Log No. 6896264 and RVR MHA Docs

Letter from to Rosen Bien Galvan and Grunfeld dated January 1, 2020

KVSP letter to dated October 31, 2019 in response to letter from OIAre Log

No. KVSP-O-19-03685 with attachments

CDCR EHRS system records including SRASHE, 09-17-19

Outside Hospital Records, 09-17-19

Documents produced by Defendants:

Letter from KVSP to 5-8-2019

8.27.2020 RVR 000000006896264

9.16.2020 RVR 000000006905828

CDCR 837-A Log No. KVSP-FCY-19-08-0811

CDCR 837-A Log No. KVSP-FCY-19-09-0868

CDCR Second Level Appeal Response re Staff Complaint – KVPS-0-19-03519, 10-23-2019

Log No. KVPS-0-19-03519, Confidential Appeal Supplement – Attach C

Log No. KVPS-0-19-03519, Third Level Appeal Decision, 2-21-2020

Log No. KVPS-0-19-03519, Inmate Appeal Route Slip

CDCR Second Level Appeal Response re Staff Complaint – KVPS-0-19-03685, 12-23-2019

Log No. KVSP-0-19-03685, Confidential Appeal Supplement – Attach C

COMPLETE LIST OF DOCUMENTS REVIEWED BY ELDON VAIL IN PREPARATION OF DECLARATION

Log No. KVSP-0-19-03685, 602 Appeal KVSP letter to in response re OIA re Log KVSP-0-19-03685, 10-31-2019 KVSP letter to re Log KVSP-0-19-03685, 1-21-2020 3013,3014 re (602. 19-003519 and 837. 19-811) 3013,3014 re (602. 19-003685 and 837. 19-0868) Video files re (602, 19-003519 and 837, 19-811) and (602, 19-00368 and 837, 19-0868) Documents re Declaration of (CCI), 05-18-20 RBGG Advocacy Ltr re CCI, 11-5-19 Defs Response to Advocacy Ltr, 1-14-2020 CDCR 602, Log No. KVSP- 19-3653, dated 12-11-19 Documents produced by Defendants: **CCI** Appeals Listing CCI B6 Search Log for B6 Search Log and Receipts RVR Log No. 6958907 Counseling Chrono CDCR Memorandum re Allegations of Staff Misconduct – 4-30-2020 CDCR Memorandum re Addendum to Memorandum dated April 30, 2020-6-26-2020 Documents re Declaration of (KVSP), 05-21-20 CDC Form 695 re Log No. KVSP-O-19-00355, 1-28-2019 CDCR EHRS system records including: 7-9-19 7362, nurse response to 7362, 3-2-20 1845, 8-27-29 outside hospital records, 8-27-19 7219 notes Documents produced by Defendants: Log No. KVSP-O-19-00444, Confidential Appeal Supplement – Attach C 8.28.2019 RVR 000000006896688 Log No. KVSP-O-19-00444, Inmate Appeal Route Slip Log No. KVSP-O-20-00661, Confidential Appeal Supplement – Attach C Log No. KVSP-O-20-00661, Second Level Response Log No. KVSP-O-20-00661, Inmate Appeal Route Slip

COMPLETE LIST OF DOCUMENTS REVIEWED BY ELDON VAIL IN PREPARATION OF DECLARATION

Inc. Log No. KVSP -FCY-19-08-0812, CDCR 837 3013,3014 re (602. 19-00444) 3013,3014 re (602. 19-02775) 3013,3014 re (602. 20-00661 and 837. 19-0812) 3 Videos, re Log No.s 19-00444, 19-02775, and 20-00661/Inc. Log 19-0812 Documents re Declaration of (CCI), 05-21-20 CDCR EHRS system records including: 3-6-19 7362, 3-13-19 SRASHE, 3-22-20 XR Medical Note, 3-13-19 MHPC Intake Assessment, 3-6-19 SRASHE, 3-22-19 Outpatient Progress Note, 3-21-19 Medical Note Documents produced by Defendants: CDCR 3024 re AR 19-20 / CCI-0-19-00899 Second Level Staff Complaint Appeal Response, # CCI-0-19-00899, 4-16-2019 Determination of Staff Complaint re CCI-0-19-00899, 3-26-2019 Video re Allegation CCI-CSO-19-03-14-01-001 MP4 Documents re Declaration of 05-21-20 CDCR EHRS system records including: 2-6-20 Outpatient Progress Note, 12-23-19 TTA evaluation, 12-23-19 7262, 2-14-20 7362 Nursing, 1-24-20 DME Supply Recei 1-16-20 Nursing Face to Face, 1-31-20 X-ray, 1-3-20 X-ray, 4-23-20 MH Master Health Treatment Plan, 2-24-20 MH Assessment Docs produced by Defs: CDCR 3034 re AR 20-15 / CCI-FAB-19-12-0650 / CCI – 0-20-710 CDCR 3013, 3014 re 12-23-2019 incident CDCR Second Level Appeal Response, Log No. CCI-0-20-00747 CDCR 837 re Log No. CCI-FAB-19-12-0650 Two MP4s re Allegation CCI-FAB-19-12-0650 CDCR Memo re PREA CCI-PREA-20-03-009, 3-23-2020 CDCR Memo re Allegations of Unnecessary/Excessive Force – 6-30-2020 Excel Spreadsheet "INST MONTH 2020 YTR" Docs re

COMPLETE LIST OF DOCUMENTS REVIEWED BY ELDON VAIL IN PREPARATION OF DECLARATION

Declaration of (SATF), 05-19-20

PLO Armstrong Advocacy Ltr re

PLO Armstrong Advocacy Letter -- 01-23-18

PLO SATF Mobility Tour Report (Oct. 2019 - Feb. 2020)

CDCR EHRS system records including: 4-5-20 MH Consult, 4-4-20 Psych Tech Progress Note, 4-6-20 MHPC Inpatient Progress Note, 4-13-20 MHA, 4-4-20 Outside Hospital Records, 4-13-20 MHA, 4-5-20 SRASHE, 4-11-20 MHPC Consult, 4-13-20 RVR MHA for 4-4 RVR, 4-4-20 First Medical Responder

Documents produced by Defendants:

Log No. SATF-S-20-2087, Appeal Inquiry package

Log No. SATF-S-20-2087, CDCR Second Level Appeal Response – Staff Complaint, 5-27-2020

INC #04982 – Incident Package

RVR 06986429

RVR 06986431

Documents re

Declaration of (COR), 05-15-20

CDCR EHRS system records including: 12-20-2019 Outside Medical Records, 9-5-2019 Outside Medical Records, 9-3-2019 1307 Progress Note, 9-2-2019 1714 TTA Progress Note, 3-5-2020 RVR MHA, MHPC Progress Note

Documents produced by Defs:

COR Log showing entries for 2140

CDCR Advisement of Rights – Attachment F – Appeal Inquiry re CSPC-2-20-02089, 5-11-2020

CDCR Second Level Appeal Response re Staff Complaint – Attachment E - Appeal # CSPC-7-20-01224, 4-28-2020

Confidential Supplement to Appeal – Attachment C – Log Nos CSPC 7-20-01224/COR-2140-20-134, 4-28-2020

Effective Communication for 602 Appeal 7-20-01224, - Attachment A

Medical Report of Injury or Unusual Occurrence - CDCR 7219, 4-22-2020

Appeal CSPC-7-20-01224 - Memorandum - Use of Force Interview, 4-22-2020

Appeal CSPC-7-20-01224 - PREA Allegation Closure Memorandum

Form 602 Appeal CSPC-7-20-01224

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Appeal CSPC-7-20-01244 - COR-03C-19-09-0966 - Inmate Interview for Allegtion Worksheet - CDCR 3013

Appeal CSPC-7-20-01244 - COR 03-C-19-09-0966 - Notice of Interviews and Advisement of Rights

Appeal CSPC-7-20-01244 - Report of Findings - Inmate Interview - CDCR 3014 2140 Log No. COR-03C-19-09-0968 - Confidential Supplement - Attach C, 10-31-2019

Log No. COR-03C-19-09-0968 - IERC Allegation Review - CDCR 3034

Log No. COR-03C-19-09-0968 - IERC Critique and Qualitative Evaluation - CDCR 3036

Log No. COR-03C-19-09-0968 - IERC UOF Review and Further Recommendation - CDCR 3035

Log No. COR-03C-19-09-0968 - Incident Report

Log No. COR-03C-19-09-0968 - Inmate Interview for GBI and SBI Worksheet - CDCR 3013

Medical Report of Injury - CDCR 7219, 10-25-2019

Log No. COR-03C-19-09-0968 / COR-2140-19-520 - Notce of Interviews and Advisement of Rights, 11-6-2019

Log No. COR-03C-19-09-0968 - Report of Findings - Inmate Interview - CDCR 3014

Video files labeled "MVI 0789-

and "MOV179-

RVR 6899437 part 1

RVR 6899437 photos

RVR 6899437

RVR 6899540 and 6899437 - Notice of Exceptional Circumstances

Documents re

Decl and Suppl. Declaration of (KVSP), 05-29-20

CDCR 837-A for Log No. LAC-D05-17-06-0436

CDCR 602-A for Log No. 17-02990, stamped 6-21-2017

Email from Thomas Nolan to Defs re: Coleman/Armstrong -- Request to Expedite Movement of Coleman Class Member at ICF Level of Care at KVSP Who is

Experiencing Ongoing Retaliation for Working With Class Counsel In Coleman and Armstrong, dated May 29, 2020

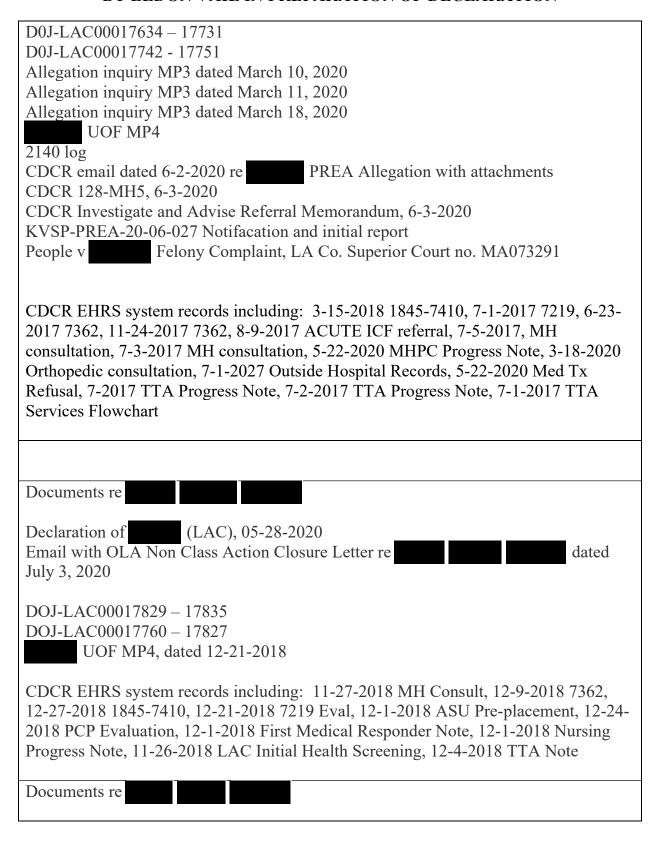
Defs Non Class Action Closure Letter LAC, 07-03-20

Documents produced by Defs:

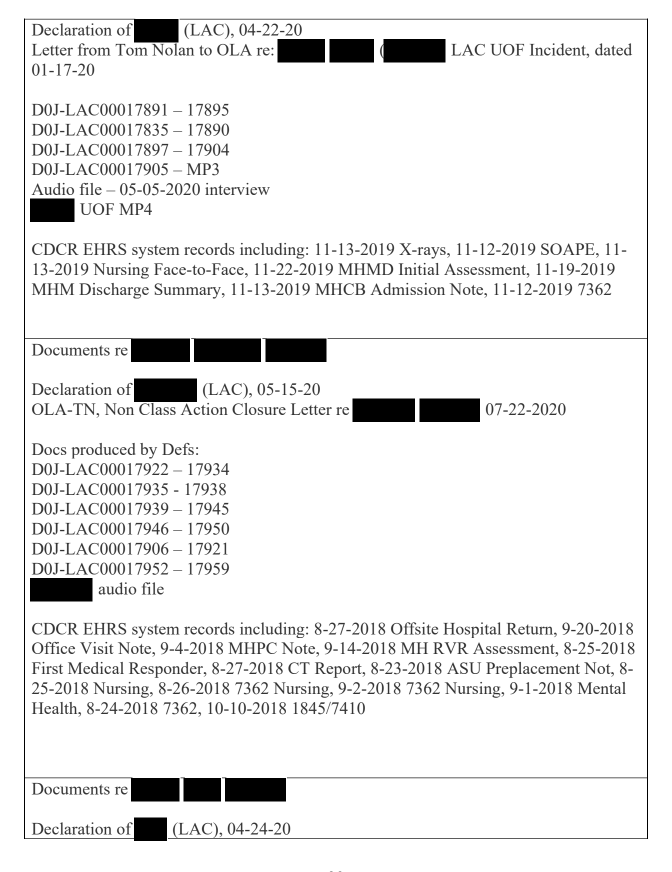
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D0J-LAC00017734 - 17740

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Docs produced by Defs:

D0J-LA000017960 - 17963

D0J-LA000017964 - 18033

D0J-LAC00018034 - 18039

D0J-LAC00018041- 18046

UOF MP4

CDCR EHRS system records including: 4-13-2020 DME Supply Receipt, 1-19-2020 First Medical Responder Note, 4-11-2020 First Medical Responder Note, 1-22-2020 Telemed Follow Up Note, 1-19-2020 Mary 3 Note, 4-12-2020 MH Consult Inpatient, 4-12-2020 Offsite Hospital Records, 1-20-2020 Offsite Hospital Return, 4-12-2020 Offsite Hospital Return, 1-20-2020 Outside Hospital Records, 4-12-2020 SRASHE, 1-19-2020 TTA Note, 4-11-2020 TTA Progress Note, 1-19-2020 UOF Progress Note, 4-7-2020 Wound Care Consultation

01-08-20 Outside Hospital Record

Documents re

Declaration of (LAC), 04-22-20

Docs produced by Defs:

D0J-LAC00018422 - 18437

D0J-LAC00018391 - 18409

D0J-LAC00018410 - 18421

D0J-LAC00018387 - 18390

D0J-LAC00018379 - 18386

D0J-LAC00018355 - 18378

Documents re

Declaration of (LAC), 05-20-20

Docs produced by Defs:

D0J-LAC00019224 - 19325

D0J-LAC00019326 - 19410

D0J-LAC00019411 - 19439

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CDCR EHRS system records including: 3-21-2020 First Medical Responder Note, 4-2-2020 First Medical Responder Note, 3-22-2020 Gatroenterology Consult, 4-8-2020 MH RVR Assessment, 4-22-2020 MHPC Note, 3-17-2020 Nursing Discharge, 3-21-2020 On Call, 3-24-2020 Outside Hospital Records, 3-25-2020 Outside Hospital Records, 4-2-2020 Progress Note, 4-2-2020 Progress Note, Mary 3, 3-21-2020 Progress Note – Nursing, 3-30-2020 Pulmonology Consultation, 4-2-2020 RVR Evaluation, 3-21-2020 SOAPE, 3-18-2020 SOAPE, 4-2-2020 TTA, 4-2-2020 X-ray reports

Declaration of LAC), 05-11-20

USDC- CD, Case No. 19-cv-00169 VAP KK:

Complaint filed 1-8-2019

First Amended Complaint filed 4-1-2019

Stm of Undisputed Facts in Support of Defs MSJ

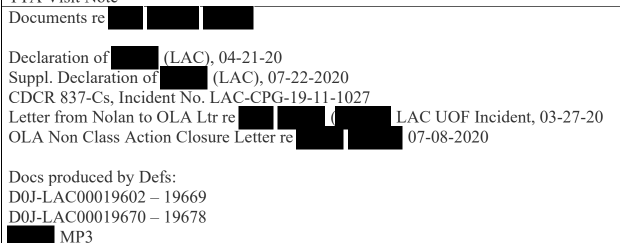
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D0J-LAC00019509 - 19516

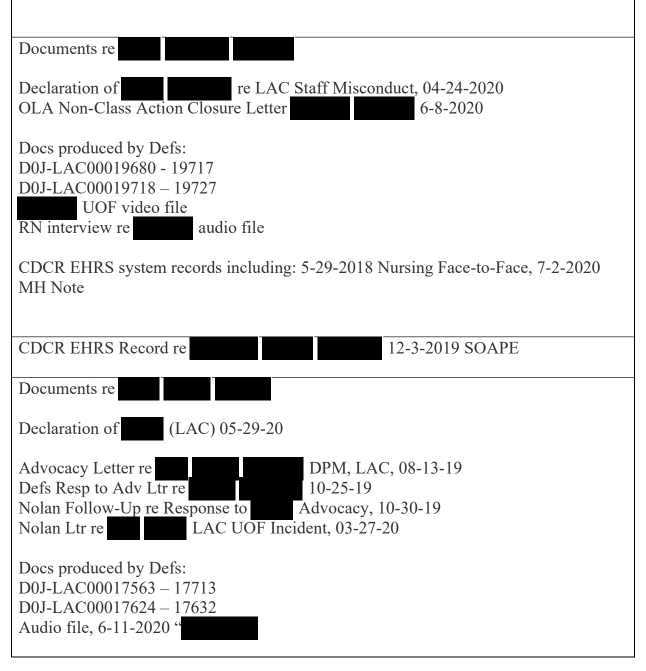
Audio file – April 9, 2019

CDCR EHRS system records including: 7-27-2018 1845/7410, 7-29-2018 2 7362s, 7-30-2018 7362, 7-28-2018 Hospital Return TTA Progress Note, 7-25-2018 Message from Psych Tech, 7-25-2018 Mary 3 Progress Note, 7-31-2018 MH RVR Assessment, 11-14-2018 MHPC Note, 9-20-2018 MHPC Note, 7-26-2018 Neurosurgery Consultation, 7-27-2018 Outside Hospital Records, 7-25-2018 SOAPE, 7-25-2018 TTA Visit Note



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CDCR EHRS system records including: 12-13-2019 1845/7410, 11-20-2018 7219 Eval, 11-20-2019 7219 Med Eval, 3-1-2020 7362, 11-20-2019 MH Crisis Intervention Note, 11-27-2019, RVR Mental Health Assessment, 11-21-2019 7219, 7-9-2020 7362, 7-7-2020 Dental Vital Signs Note, 7-21-2020 MH RVR Assessment, 7-20-2020 MH no show, 7-7-2020 Progress Note, Psych Tech, 7-16-2020 SRASHE, 7-15-2020 X-Ray report



COMPLETE LIST OF DOCUMENTS REVIEWED BY ELDON VAIL IN PREPARATION OF DECLARATION

CDCR EHRS system records including: 6-21-2018 new arrival to STRH, 6-22-2018 7362, 8-10-2019 7362 Nursing, 8-11-2019 7362, 8-7-2019 ASU pre-placement note, 6-18-2018 Med Expiration, 8-14-2019 MHPC note, 7-3-2018 MHPC note, 8-8-2019 note re supplies, 7-1-2018 request for assistance filing 602, 6-1-2019 Telemedicine Officer Visit Note

Two videos, " 1" and " 2", produced by Defendants

Warner Resume (6.26.2020)

EXHIBIT A

Case 4:94-cv-02307-CW---Dooument-3110-2--Filed 09/25/20 Page 140 of 465

STATE OF CALIFORNIA DEPARTMENT OF CORRECTIONS AND REHABILITATION CRIME / INCIDENT REPORT PART C - STAFF REPORT INCIDENT LOG NUMBER 2 PAGE 1 Of CDCR 837-C (Rev. 10/15) LAC-BYRD-18-12-1068 NAME: LAST FIRST MI DATE OF INCIDENT TIME OF INCIDENT D 12/1/2018 POST# YEARS OF SERVICE POSITION DATE OF REPORT LOCATION OF INCIDENT 2204223 5 B PROGRAM SGT 6YRS, 11MO, 12/1/2018 FACILITY B SOUTH YARD RDO'S DUTY HOURS DESCRIPTION OF CRIME / INCIDENT CCR SECTION / RULE □ N/A S/M 0600-1400 Resisting a peace officer resulting in the use of force 3005(d) 1 YOUR ROLE WITNESSES (PREFACE SISTAFF (VVISITOR OOTHER) INMATES (PREFACE SISPECT VIVICTIM WINTINESS) Primary Responder □ Witness Camera □ Victim □ Other: ☑ NA FORCEUSED BY YOU HTYPE OF WEARON (SHOTS FIRED (NON-CONVENTIONAL FORCE) ☐ Physical: Lethal Weapons: Warning: Effect: Less Lethal Weapons: # Effect: Chemical Projector: #Deployed: Agent: ☐ Hand-Held Baton Mini 14° □ 37 mm □ .38 Cal □ 40 mm III OC ☐ X-10 BRD ☐ .40 Cal CB □ CN w/o OC □ 9 mm. 🖾 40 mm Multi □ cs ☐ X-10 BRD □ Snotgun ☐ HFWRS w/ oc ☐ Non-Conventional or Force Not Listed Above: FORGEOBSERVED ☐ N/A ☑ Physical ☐ Hand-Held Baton ☐ Chemical Agent ☐ X-10 ☐ Less Lethal ☐ Lethal ☐ Non-Conventional EVIDENCE COLLECTED EVIDENCE DESCRIPTION EVIDENCE DISPOSITION BIO PPE BYYOU HAZARD II YES □ YES □ YES NO **⊠ N/A** Ø N/A Z NO ☑ NO. LOGATION TREATED ((HOSPITAL/GLINIC) REPORTING STAFF FLUID EXPOSURE SCIF 3301/3067 DESCRIPTION OF INJURY // INJURED BODILY ⊠ N/A □ YES ☐ YES □ UNKOWN ☑ NO XI NO: □ Other: NARRATIVE: On Saturday, December 1, 2018, at approximately 0758 hours, the yard alarm was activated for a medical emergency of an inmate on the Facility B South Yard. I responded to the incident area and observed Inmate I laying on the ground conscious and complaining of back pain. FB84had just left Facility B medical after I had counseled him on refusing to leave the medical area due to wanting stronger medication for his pain. _____ stated he wanted to go to an outside medical facility due to his pain.Responding staff brought a wheel chair and was able to stand up and sit in the chair under his own power. Medical staff that responded advised that he was going back to his assigned housing and that they couldn't do anything more for his pain at the moment. threw himself out of the wheel chair and fell onto the ground. Responding staff attempted to place began to resist by holding onto the center chain link fence and not allowing officers to place his hands into restraints and stating he wanted to go to AB Medical (Complex Clinic 1), Officers gave verbal orders to to stop resisting and utilized physical force to attempt to affect custody and overcome the resistance of . I was unable to observe in the moment which officers were utilizing force as I was focused on hands clenching the fence. finally complied to officers orders to ○ CHECK IF NARRATIVE IS CONTINUED ON COCR 837-C1. SIGNATURE OF REPORTING STAFF TITLE BADGE #/ID# DATE SERGEANT 81705/2162309 12/1/2018 NAME AND TITLE OF REVIEWER (PRINT/SIGNATURE) DATE RECEIVED CLARIFICATION NEEDED APPROVED DATE 12/1/2018 DIYES IN NO Ø YES □ NO 12/1/2018

Case 4:94-cv-02307-CW Document 3110-2 Filed 09/25/20 Page 141 of 465 DEPARTMENT OF CORRECTIONS AND REHABILITATION CRIME / INCIDENT REPORT PART C1 - SUPPLEMENT INCIDENT LOG NUMBER C DCR 837-C1 (Rev. 10/15) 2 2 PAGE Of LAC-BYRD-18-12-1068 NAME: LAST FIRST Μŧ D THE OF INFORMATION: **&I CONTINUATION OF REPORT** CLARIFICATION OF REPORT ☐ ADDITIONAL INFORMATION N ARRATIVE: stop resisting and was able to stand to his feet and sit in the wheel chair. I was escorted off the facility in a wheel chair and subsequently escorted to the Correctional Treatment Center for further medical e valuation without incident,

CHECK IF	NARRATIVE	IS CONTINUED	ON ADDITIONAL	.CDCR 837-C1,

SIGNATURE OF REPORTING STAFF	TITLE SERGEANT	81705/2162		DATE 12/1/2018
NAME AND TITLE DEREVIEWER (PRINT/SIGNATURE)	DATE RECEIVED 12/1/2018	CLARIFICATION NEEDED	APPROVED ☑ YES □ NO	DATE 12/1/2018

Case 4:94-cv-02307-CW Document 3110-2 Filed 09/25/20 Page 142 of 465 STATE OF CAUPORNIA DEPARTMENT OF CORRECTIONS AND REHABILITATION CRIME / INCIDENT REPORT INCIDENT LOG NUMBER PART C - STAFF REPORT CDCR 837-C (REV. 10/15) LAC-BYRD-18-12-1068 of Page NAME: LAST TIME OF INCIDENT FIRST DATE OF M N 12/1/201B 0758 HRS. LOCATION OF INCIDENT POST# POSITION YEARS OF SERVICE DATE OF REPORT 221562 B4 FLOOR #1 FACILITY "B" SOUTH YARD 4 YRS. 6 MO. 12/01/2018 RDO'S DUTY HOURS DESCRIPTION OF CRIME / INCIDENT GCR SECTION / RULE □ N/A M/T 060D-1400 RESISTING A PEACE OFFICER RESULTING IN THE USE OF FORCE 3005 (d) (1) YOUR ROLE WITNESSES (PREFAGE S STAFF, V-VISITOR, Q OTHER) INMATES (PREFAGE S SUSPECT, V-VICTIM, W-WITNESSES). Primary FORM □ Responder Witness □ Camera Victim Other □:N/A FORCE USED BY YOU - TYPE OF WEARON SHOTS FIRED INON-SONVENTIONAL FORCE ⊠ Physical: Lethal Weapons Warning: Effect: Less Lethal Weapons: # Effect: Chemical Projector: # Deployed ☐ Hand-Held Baten ∏ Міпі-14 Ágent: □ 37 mm 38 Cal 40 mm ☐ X-10 BRD w/o OC .40 Cal □ L8 ☐ CM 🗌 9 កាក 40 mm Multi CS CS ☐ X-10 BBD: ☐ Shotgun ☐ HEWES. w/ OC ■ Non-Conventional or Edice Not Listed Above: FORCE OBSERVED 🗆 N/A 🗵 Physical 🖸 Hand-Held Baton 🖸 Chemical Agent 🗋 🔀 10 🗖 Less Lethal 🗀 Lethal 🗀 Non-Conventional BY YOU EVIDENCE EVIDENCE DESCRIPTION EVIDENCE DISPOSITION COLLECTED BY YOU PPE. HAZARD ☐ Yes ☐ Yes ☐ Yes ⊠ Nb No. ⊠ No ☑ N/A ⊠ N/A REPORTING STAFF LOCATION TREATED SCIF 3301 /3067 DESCRIPTION OF INJURY FLUID EXPOSURE INJURED (HOSPITAL/CLINIC) COMPLETED BODILY **⊠** N/A YES' YES ■ UNKNOWN ⊠ NO IN NO Other X N/A **⊠** N/A NARRATIVE On Saturday, December 1, 2018, at approximately 0758 hours, while performing my duties as Pacility "B" Building 4 Floor Officer #1. I heard a request for a Code-1 medical emergency response on Facility "B" South Yard in front of Facility "B" Medical, Upon my arrival, I observed Inmate I complaning about back pain while sitting in a wheel chair. I observed inmate threw himself out of the wheel chair and fall onto the ground face down on the South Yard roadway while holding onto the center chain right arm to apply handcuffs. I observed could apply handcuffs on link fence. I then observed Officer trying to control Left arm so officer trying to control could apply handcuffs on t was giving verbal orders to to stop resisting while utilizing physical force with my two hands to shoulder area to attempt to affect custody and overcome the resistance. complied to handcuffs and ☑ CHECK IF NARRATIVE IS CONTINUED ON COOR 837-61. SIGNATURE OF REPORTING STAFF TITLE BADGE # / ID# DATE CORRECTIONAL OFFICER 84781 / 2164198 12/01/2018 POINT (SIGNATURE) DATE RECEIVED CLARIFICATION NEEDED APPROVED DATE ☐ YES ☑ NO ☑ YES □ NO 12/01/2018 12/01/2018 DISTRIBUTION: Original: Incident Package Copy: Reporting Employee, Copy: Reviewing Supervisor

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PART C1 - SUPPLEMENT CDCR 837-C1 (REV. 10/15)						INCIDENTIC	, ,
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12/01/2018

☑ YES ☐ NO

12/01/2018

☐ YES ☑ NO

Case 4:94-cv-02307-CW Document 3110-2 Filed 09/25/20 Page 144 of 465

PSTATE OF CALFORNA CRIME / INCIDENT REPORT PART C - STAFF REPORT CDCR:837-G (REV. 10/15)					DEPARTMENT OF CORRECTIONS AND REHABILITATION									
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Case 4:94-cv-02307-CW Document 3110-2 Filed 09/25/20 Page 145 of 465 STATE OF CALIFORNIA DEPARTMENT OF CORRECTIONS AND REHABILITATION CRIME / INCIDENT REPORT INCIDENT LOG NUMBER PART C1 - SUPPLEMENT CDCR 837-G1 (REV, 10/15) 2 LAC-BYRD-18-12-1068 PAGE OF NAME: LAST FIRST M ЙMI TYPE OF INFORMATION: □ CLARIFICATION OF REPORT ☑ CONTINUATION OF REPORT ☐ ADDITIONAL INFORMATION orders as he continued to hold onto the fence and stating "I want to go to A/B Medical." Due to inmates unknown intentions, and his leg movements, I held both his legs in place utilizing my right hand holding his right leg and my left hand holding his left leg. I observed utilizing both of his hands on 🖿 shoulders and using his body weight to hold down . Due to my focus on legs, I did not see who placed the hand cuffs. Once Inmate stopped resisting I observed him in restraints. on his own and sat on the wheel chair. I escorted inmate to A/B medical Facility where medical staff determined that he needed to be escorted to Treatment Triage Center (TTA) via Mary 3, for further care. Upon completion of the medical care, was escorted back to Facility B without further incident.

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Case 4:94-cv-02307-CW Document 3110-2 Filed 09/25/20 Page 147 of 465 DEPARTMENT OF CORRECTIONS AND REHABILITATION STATE OF CALIFORNIA CRIME LINCIDENT REPORT INCIDENT LOG NUMBER PART C1 - SUPPLEMENT CDCR 837-C1 (REV. 10/15) LAC-BYRD-18-12-1068 PAGE OF MANG. LAST FIRST MI TYPE OF INFORMATION: M CONTINUATION OF REPORT ADDITIONAL INFORMATION ☐ CLARIFICATION OF REPORT eventually complied with staff and stood up and sat into the wheelchair. I saw Office firmate in a wheel chair off the yard to medical. This concludes my involvement in this incident.

OCHECKIE NAPRATIVE IS CONTINUED OF	4 CDCR 637-	G 1,				
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Case 4:94-cv-02307-CW Document 3110-2 Filed 09/25/20 Page 149 of 465 STATE OF CALIFORNIA DEPARTMENT OF CORRECTIONS AND REHABILITATION CRIME / INCIDENT REPORT INCIDENT LOG NUMBER PART C1 - SUPPLEMENT 2 2 CDCR/837-C1 (REV: 10/15) LAC-BYRD-18-12-1068 PAGE OF NAME: LAST FIRST M М TYPE OF INFORMATION: CONTINUATION OF REPORT ☐ ADDITIONAL INFORMATION L. CLARIFICATION OF REPORT observed Officer grab (right arm and gave him orders to stop resisting as he tried to pull his right hand from the fence. I turned my focus back to trying to pull | left hand off the fence. suddenly complied by stopping all his resistive behavior; I was able to place restraints to his left wrist. Responding staff assisted to his feet and he sat in the wheel chair. was escorted off the yard and to A/B medical without further incident. This concludes my report. DCHECK IF NARRATIVE IS CONTINUED ON COCR 837-C1. SIGNATURE OF REPORTING STAFF TITLE BADGE #7 ID# DATE 90041/2164714 12/1/2018 Correctional Officer

DISTRIBUTION: Original: Incident Package Copy: Reporting Employee Copy: Reviewing Supervisor

NAME AND TITLE OF REVIEWER (PRINT/SIGNATURE) TATE RECEIVED

12/1/2018

CLARIFICATION NEEDED

YES MO

APPROVED

☑ YES ☐ NO

DATE

12/1/2018

Case 4:94-cv-02307-CW Document 3110-2 Filed 09/25/20 Page 150 of 465

CRIME		ENT RE	EPORT							DEPA	ARTMEN	IT OF CORI	RECTIONS	AND F	REHABILITATION
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CRIME / INCIDENT REPORT PART C1 - SUPPLEMENT CDCR 837-C1 (REV. 10/15)	PAGE 1 OF	INCIDENT LOG NUMBER 2 LAC-BYRD-18-12-1068
NAME: LAST	FIRST	MI
TYPE OF INFORMATION: CONTINUATION OF REPORT	CLARIFICATION OF REPORT	ADDITIONAL INFORMATION
applied handcuffs to inmate right right of the second regan to move his upper torse side to sorder to affect custody and subdue inmoving it in place, as the ground, I gave another clear and io was placed into restriants. I released mater back and away from the incident a	side and started kicking his legs, late active resistance, 1 r nd 1 used my left hand over Inma lud order "stop resisting", Inmate ly hold and custody staff assisted	while stating "get the fuck off me". In maintained possession of the handcuff ite and right shoulder pinning him to complied, and his left hand thin back to the wheelchair, I took a

CHECK IF NARRATIVE IS CONTINUED	ON CDCR-837-	ci.							
SIGNATURE OF REPORTING STAFF	TITLE	TITLE			BADGE#/ID#				
	CORRI	CORRECTIONAL OFFICER			86884/2164808				
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		12/01/2018	☐ YES	NO 🔯 8	☑ YES ☐ NO	12/01/2018			

STATE OF CALIFORNIA MEDICAL REPORT OF INJUI OR UNUSUAL OCCURRENCI	RY E	DEPARTMENT OF CORRECT	ONS AND REHABILITATION Page 1 of 2
CDCR 7219 (Rev. 01/18) MAMEOFINSTITUTION	LOCATION OF EVALUATION	DATE	<i>i</i> /
LML.	TTA	12/	1/18
REASON FOR REPORT TO ALLEGAT	ION ON THE JOB INTURY	USE OF FORCE SUNTURY	OTM RETURNS
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YES / NO / REFUSED	911	1 6 4 1	4 1 1 3
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EXHIBIT B

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STATE OF CALIFORNIA REPORT OF FINDINGS—INMATE INTERVIEW CDCR 3014 (Rev. 10/15)

DEPARTMENT OF CORRECTIONS AND REHABILITATION

Page 1 of 3

Report of Findings – Inmate Interview

INCIDENT SITE/LOCATION			INCIDENT / API		LOG#		
FACILITY B SOUTH YARD	-1068						
DESCRIPTION OF THE INCIDENT				INCIDENT DATE			
ALLEGATION OF UNNECESSARY OR EXC				12/1	/2018		
NAME AND TITLE OF INTERVIEWER			F CAMERA OPERATOR				
Correctional Sergeant (A)	Correction						
INMATE NAME AND CDCR#			ND TITLE OF TRANSLAT	OR (IF U	TILIZED)	
	12/21/2018	N/A	· · · · · · · · · · · · · · · · · · ·				
The Report of Findings shall be conducted by custodial used, in the incident.	supervisors (sergeants or	lieutena	nts) who did not use, or	observe i	the force		
(NMAT)	INMATE INTERVIEW						
	Did the inmate refuse to participate in the interview? If so, please provide the name and title of staff who asked the inmate to participate.						
2. What is the reason for the interview?				TO ZANDA	800000	1000	
	Great Bodily Injury	×	Allegation		1934/0		
a. If there was an allegation, describe the allega		_	Q	1845 8 6	<u> 9000 000 000</u>	<u> </u>	
Description: Unnecessary or Excessive For							
3. Summarize the statements made by the inmate dur			1				
In the appeal Inmate stated that he was assidue to pain he was having in his back. On that same alleges that he was repeatedly punched, put to get on the ground and go "Man down" because to go back to the building and building. I'm hurting too bad," Staff informed wheelchair, and got back on the ground, sugrabbed the fence stated that staff tried to and staff started punching him on his head, telling that time stated be quit resisting because him medical after that.	te data I received the appulled, snatched and grabble informed staff he had tat he was in too much put they were going to tated that 5-7 corrections snatch him and they grahim to stop resisting.	eal, I con ed by con pain in l ain. ake him l officers bbed his	nducted a video tapped in prectional officers. his back. Staff informed told staff "I ain't got back anyway, so a started grabbing him an legs.	ng back of got out od punchelt knees the was	with the was the was go to that of the ing him in his bo in pain.	told oing so he ack At	
				er en regeneration	I. (Carriero	la en la l	
INMATEAWIEN				Yes		N/A	
1. Did the inmate being interviewed request inmate w				0	0	ALMAN SE	
Inmate Name: CDCR#:	Housing: B3-		terviewed: 12/29/2018				
Inmete Name: CDCR#:	Housing: B4		terviewed: 12/29/2018				
Inmate Name: CDCR#:	Housing: B5-	Date In	terviewed: 12/29/2018				
Inmate Name: CDCR#:	Housing: B5-	Date In	terviewed: 12/29/2018				
2 Did any inmates refuse to participate in the intervie who asked the inmate to participate:	w? If so, please provide	the name	and title of staff	0	0	0	
Staff Name: Title:	Inmate	Refused	:				
Staff Name: Title:	Inmate	Refused	:				
Staff Name; Title:	Inmate	Refused	;				
Staff Name: Title:	Inmate	Refused	·				
							

Case 4:94-cv-02307-CW Document 3110-2 Filed 09/25/20 Page 155 of 465 DEPARTMENT OF CORRECTIONS AND REHABILITATION

STATE OF CALIFORNIA REPORT OF FINDINGS - INMATE INTERVIEW CDCR 3014 (Rev. 10/15)

Page 2 of 3

Report of Findings – Inmate Interview

3. Summarize the statements made by the witnesses during the interview:
Summary: Inmate was unable to provide any inmate witnesses; therefore I selected four second watch ADA Workers who was on the yard working during the time of the incident.
On Saturday, December 29, 2018, I interviewed Inmate (1998) B3-100 regarding the alleged incident that occurred on December 1, 2018 involving Inmate (1998) stated that on that date and time he was not near B medical during the incident nor does he recall the incident. Therefore he was not able to provide any information regarding alleged incident.
On Saturday, December 29, 2018, I interviewed Inmate B4 B4 regarding the alleged incident that occurred on December 1, 2018 involving Inmate B stated that on that date and time he was not near B medical during the incident nor does he recall the incident. Therefore he was not able to provide any information regarding alleged incident.
On Saturday, December 29, 2018, I interviewed Inmate 1995 and 185-1995 regarding the alleged incident that occurred on December 1, 2018 involving Inmate 1995 stated that on that date and time he was not near B medical during the incident nor does he recall the incident. Therefore he was not able to provide any information regarding alleged incident.
On Saturday, December 29, 2018, I interviewed Inmate. B5—regarding the alleged incident that occurred on December 1, 2018 involving Inmate tated that on that date and time he was not near B medical during the incident nor does he recall the incident. Therefore he was not able to provide any information regarding alleged incident.

EXHIBIT C

State of California

Department of Corrections and Rehabilitation

Memorandum

Date:

March 25, 2020

To:

R.C. JOHNSON

Warden

California State Prison - Los Angeles County

Subject:

ALLEGATION INQUIRY - ALLEGATIONS OF REPORTS FROM ARMSTRONG CLASS MEMBERS HOUSED AT CSP-LAC THAT STAFF CONFISCATED DURABLE MEDICAL EQUIPMENT AND USED EXCESSIVE FORCE.

On July 23, 2019, the California State Prison – Los Angeles County (LAC), Hiring Authority, received a copy of a report authored by attorney representing the Armstrong class members. Specifically, the Armstrong class members are represented by the law firm of Rosen Bien Galvan & Grunfeld LLP (RBGG). For the purpose of this report the RBGG will be referred to as the Prison Law Office (PLO). The report contained multiple allegations of staff misconduct. Specifically, the report notes, "Staff Misconduct: We have serious, ongoing concerns about the use of excessive and unreasonable force on Coleman and Armstrong class members. We are also troubled by the persistent reports of harassment, retaliation, and custodial indifference to the needs of people with disabilities that we regularly receive from class members at LAC. Class members in the EOP Units at LAC raised these complaints the most persistently, although the complaints also came from class members on other facilities. Along with EOP program participants, class members with serious disabilities appear to be frequent targets of staff abuse and class members' willingness to make 1824 requests is often impeded by a fear of retaliation for making such requests. As we have emphasized in previous reports, staff misconduct - particularly the use of excessive force - creates a climate of fear that in turn produces a chilling effect on the ability of individuals with disabilities to request the accommodations that they need."

Based on these allegations the PLO, has requested that all of the allegations of staff misconduct are fully investigated regardless of any informal fact-finding determinations that already may have been made by the institution. Additionally, the PLO has requested that the investigations include reviews of any disciplinary actions taken against prisoners alleging staff misconduct, especially those who received Rules Violation Reports (RVRs) following physical confrontations with staff.

This memorandum is being submitted to request closure to the inquiry regarding the following allegation(s):

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* CDC 1617 (3/89)

March 25, 2020 Inquiry into allegations that staff confiscated Durable Medical Equipment and used excessive force. Page 2 of 6

• Inmate confiscated his Durable Medical Equipment (DME) (TENS unit, nasal inhaler, therapeutic boots, and braces). See alleges that he was later the victim of unnecessary and/or excessive force (No Suspects or specific date).

Inmate Appeals Office (IAO):

On March 23, 2020, Lieutenant (Lt.) C. contacted the Appeals Coordinator and was informed there was a staff complaint appeal relevant to this allegation. The appeal was reviewed and will be referenced in the "Document Review" section of this closure.

Health Care Grievances:

On March 25, 2020, Health Care Grievance Coordinator M. Mijangos was contacted in regards to this inquiry. M. Mijangos reported that she had not received any appeals in regards to the allegations included in this inquiry.

DOCUMENT REVIEW:

A review of SOMS/ERMS files shows an appeal log number LAC-D-18-06575.
was recei <u>ved on De</u> cember 21, 2018 (Attachment 1). In the appeal, executions is accusing
Officer A
claims Correctional Officers used unnecessary force against him on
December 1, 2018. In the appeal interviews, Officer did not recall taking any of
Durable Medical Equipment (DME). A videotaped interview was conducted due
to an allegation of unnecessary force made by (Attachment 5).

Investigator's Note: The allegations in the appeal appear to match the allegations that made to the PLO. The allegations have been addressed through the appeal process. The incident that is referring to in this allegation took place on December 1, 2018. A videotaped interview was completed, and CDCR 3014 was done on December 29, 2018. The interview and CDCR 3014 will be referenced later in this document.

A Reasonable Accommodation Panel (RAP) Response from December 27, 2018 states the following (Attachment 2):

"There is no medical indication for a wrist, knee, or ankle brace. There is no medical indication for a TENS unit, walker, or orthopedic shoes. On December 24, 2018 a referral for physical therapy was made and shoe inserts were ordered. Your medications for the inhaler and skin cream were refilled and you are to continue with your current pain medication."

March 25, 2020 Inquiry into allegations that staff confiscated Durable Medical Equipment and used excessive force. Page 3 of 6

Investigator's Note: The RAP response directly addresses the allegation made. In the response, the panel indicates that was not authorized to have a TENS unit, orthopedic shoes, braces, or a walker. The RAP response also addresses the appeal filed by regarding a use of force by correctional staff.
A CDCR 837 Crime/Incident report log number LAC-BYRD-18-12-1068 (Attachment 7) was initiated on December 1, 2018, for Resisting and/or Obstructing a Peace Officer, Resulting in Use of Force. The staff identified as using force were officers Each officer authored an 837 Part C. The following information was extracted from the officer's reports.
"I was giving verbal orders to to stop resisting while utilizing physical force with my two hands to shoulder area to attempt to affect custody and overcome resistance."
"I held both his legs in place utilizing my right hand holding his right leg and my left hand holding his left leg."
"To overcome resistance and effect custody of the last
"In order to affect custody and subdue Inmate active resistance, I maintained possession of the handcuff with my right hand forcing it in place, and I used my left hand over Inmate right shoulder pinning him to the ground."
The CDCR 7219 completed on completed on December 1, 2018, only noted an abrasion/scratch on right shin area and pain to his lower back.
Investigator's Note: On December 1, 2018, an incident report was completed. Each officer wrote a report and documented the type of force they used. None of the involved officers documented kicks, punches, or knees. did not make any accusations to medical staff during his medical evaluation. The incident was reviewed by the Institutional Executive Review Committee (IERC) and the case was not referred for further investigation.

March 25, 2020 Inquiry into allegations that staff confiscated Durable Medical Equipment and used excessive force. Page 4 of 6

On December 21, 2018, a videotaped interview was conducted (Attachment 3) with to address the allegation of an unnecessary use of force, A CDCR 3014 Report of Findings-Inmate Interview was completed (Attachment 4). During the interview. states he was punched, pulled, and grabbed by Correctional Officers. does not name specific officers. does admit he purposely went "Man down," because he was told by staff that he was going back to his building. ain't going back to that building. I'm hurting too bad." also stated "So I got out of the chair and got back on the ground." states he felt Officers punching him, so he grabbed the fence. explained that he let go of the fence due to back pain, specifically stated, "I quit resisting after that." A CDCR 7219 Medical Report of Injury or Unusual Occurrence completed on December 21, 2018, shows no visible injures on Four ADA inmate workers were interviewed as possible witnesses, none of the inmates provide any information that would confirm the allegations.

Investigator's Note: In the interview, admits he did not want to go back to his building, so he jumped out of the wheelchair and grabbed the fence. admits to actively resisting correctional staff, before he complied with staff due to back pain. Also states he was in pain prior to the incident occurring. Tailed to positively identify witnesses to the alleged excessive use of force. The also does not know who or how many officers responded.

A Rules Violation Report (RVR) log number 6120668 for Resisting Staff was authored on December 1, 2019 (Attachment 6) states:

Investigator's Note: In the comments, under the Plea and Statement section states "I was man down and could not get up." acknowledges the circumstance surrounding the RVR.

March 25, 2020 Inquiry into allegations that staff confiscated Durable Medical Equipment and used excessive force, Page 5 of 6

CONCLUSION:

The information gathered through this inquiry was obtained by reviewing documents such as the incident report, an appeal, the RAP response, and a videotaped allegation interview. The allegations made by were addressed at all possible administrative levels at LAC. The RAP response indicated that was no longer authorized to have a TENS unit, walker, or orthopedic shoes. The RAP response does state that could have an inhaler and continue on his pain medication. interviewed regarding the allegation of excessive force. In the interview acknowledges he purposely fell out of the wheelchair and was resisting staff. The custody staff members accurately documented the appropriate level of force they used during the incident. None of the reports authored mentioned punching or kneeing The CDCR 7219 that was completed on December 1, 2018, does not reflect any injuries consistent with being punch by five to seven officers. was resisting staff because he did not want to go back to his assigned housing unit. These allegations appear to be an attempt by to make another accusation of excessive force. because he did not agree with the response he receive after filing an appeal. Based on the information obtained during the inquiry, this allegation lacks cause for further investigation.

March 25, 2020

Inquiry into allegations that staff confiscated Durable Medical Equipment and used excessive force. Page 6 of 6

RECOMMENDATION:

I recommend closure at this level of review based on the conclusion that the allegation described herein lacks cause for further investigation as they are deemed **Not-Sustained**.

This concludes the Investigative Services Unit (ISU) interest in this matter; however, if additional information creates new probable cause, additional inquiries may be initiated.

This report is being submitted for informational and dispositional purposes. Should there be any questions or concerns please contact the Investigative Services Unit.

Correctional Lieutenant California State Prison – Los Angeles Cou	nty	
Please Check Box		
Concur with ISU Recommendation	Disagree with ISU Recommendation	
Request Additional Information	☐ Prepare CDCR 989	
Comments:		
+ (Tytheson	3/≥	

R.C. JOHNSON

Warden

California State Prison - Los Angeles County

DATE

EXHIBIT D

1	DONALD SPECTER – 083925	
2	RITA K. LOMIO – 254501 MARGOT MENDELSON – 268583	
3	PRISON LAW OFFICE 1917 Fifth Street	
1	Berkeley, California 94710-1916 Telephone: (510) 280-2621	
	Facsimile: (510) 280-2704	
5	MICHAEL W. BIEN – 096891	
6	GAY C. GRUNFELD – 121944 THOMAS NOLAN – 169692	
7	PENNY GODBOLD – 226925 MICHAEL FREEDMAN – 262850	
8	ROSEN BIEN GALVAN & GRUNFELD LLP	
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10	San Francisco, California 94105-1738 Telephone: (415) 433-6830	
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13	DISABILITY RIGHTS EDUCATION & DEFENSE FUND, INC.	
14	3075 Adeline Street, Suite 201 Berkeley, California 94703	
	Telephone: (510) 644-2555	
15	Facsimile: (510) 841-8645	
16	Attorneys for Plaintiffs	
17	UNITED STATES	DISTRICT COURT
18	NORTHERN DISTRI	ICT OF CALIFORNIA
19	OAKLANI	DIVISION
20	JOHN ARMSTRONG, et al.,	Case No. C94 2307 CW
21	Plaintiffs,	EXHIBITS D, M, N, UU, ZZ AND AAA
22	V.	TO THE REPLY DECLARATION OF ELDON VAIL IN SUPPORT OF
23	GAVIN NEWSOM, et al.,	PLAINTIFFS' MOTION TO STOP DEFENDANTS FROM ASSAULTING,
24	Defendants.	ABUSING AND RETALIATING AGAINST PEOPLE WITH
25		DISABILITIES
		Judge: Hon. Claudia Wilken Date: October 6, 2020
26		Time: 2:30 p.m.
27		Crtrm.: Remote
28		Case No. C94 2307 CW

NOTICE OF MANUAL FILING OF EXHIBITS D, M, N, UU, ZZ & AAA TO THE REPLY DECLARATION OF ELDON VAIL

1 Manual Filing Notification 2 Regarding: Exhibit D, M, N, UU, ZZ, AAA to the Reply Declaration of Eldon Vail 3 This filing is in paper or physical form only, and is being maintained in the case file in the 4 Clerk's office. If you are a participant in this case, this filing will be served in hard-copy 5 shortly. For information on retrieving this filing directly from the court, please see the court's main web site at http://www.cand.uscourts.gov under Frequently Asked Questions 6 (FAQ). 7 8 This filing was not e-filed for the following reason(s): 9 Unable to Scan Documents 10 Physical Object (please describe): 11 Non-Graphic/Text Computer File (audio, video, etc.) on CD or other media 12 Item Under Seal in Criminal Case 13 Conformance with the Judicial Conference Privacy Policy (General Order 53) 14 Other (please describe): Exhibits D, M, N, UU, ZZ, and AAA are also being filed under seal 15 16 DATED: September 25, 2020 17 Respectfully submitted, 18 ROSEN BIEN GALVAN & GRUNFELD LLP 19 20 By: /s/ Gay Crosthwait Grunfeld Gay Crosthwait Grunfeld 21 22 Attorneys for Plaintiffs 23 24 25 26 27 28 Case No. C94 2307 CW

EXHIBIT E

IRTS072

Institutional Executive Committee Allegation Review

Friday June 26, 2020 11:01:17 AM

		dent Log #		Incident Date		
SATF-Facility C California Substance Abuse Treatment Facility 0000000000		000004			4/2020	
	f the Incident					
Category	<u> </u>		Type			
Force and Violence			Applica			
Use of Force	<u> </u>	ımı	mediat	e		
(Complete the items below)		-	Yes		lo	N/A
1. Person making allegation:			165	, , •	10	11/2
Name:						
CDC#:						
2. Allegation was made via: (Check all that apply)						
CDCR 602 Use of Force Interview CDCR 7219	Video Recording	9				
☐ Written Statement ☐ Other (Describe in Comments)						
3. Were witnesses named?			F	(~	
4. Were all witnesses interviewed			٦	(-	۲
or a CDCR 837 received?			6	- (~	<u>ر</u>
5. What documents were reviewed by the Fact Finding Official?	: (Check all tha	t apply)				
Use of Force Video Recording T Incident Video Recording			raphs			
☑ Staff Reports ☑ CDCR 602 ☐ Other (Describe in Comm	ients)					
6. What other information was considered if different from abo	ve? (Describe it	Comments)			_	
						,
(Complete the items below	v)			Yes	No	N/A
7. Was the Report of Findings completed thoroughly?					۲	
a. If "no", provide date it was sent back for completion:	_				1	
b. What was requested due date?						
8. Has the case been referred for further investigation?					6	
9. Does the IERC concur with the Fact Finder's conclusions?			F	7		
a. If "no", what action was taken?: (Check all that apply)						<u> </u>
☐ Informal Training ☐ Documented OJT ☐ Progressive	•					
Submission to Office of Internal Affairs Policy Revis	sion/Review	Other (Descr	ibe in (Commen	ts)	
Comments:						
Inmate, alleges that on April 4, 2020, his cell w	as selected for	sea <u>rch and as</u>				
looked at staff, Officer sprayed him with OC peppe	r spray and Offic	cer				cident was
documented in IR 4982. Upon review of the incident, staff rep	ort that inmate	refuse(1 to ex	it his cel	, becor	
argumentative with staff, tossed his glasses on his bed and lur pepper spray and used p	hysical force to	micers	prayec			with OC
Lieutenant conducted a video recorded interview on X					sistance	
made in his appeal. Lt. interviewed inmate						
Officer slammed him down to the floor, he put his arr	ns against his si	ides and did r	ot ass	ault anvo	one. He	e stated
that Officers were on top of him but cannot						
were interviewed and reflect that inmate was not comply						
bed, was sprayed with OC pepper spray, which inmate stated had no effect on him, he reached for something and						
Officer pulled inmate out of the cell because he						
refused to submit to handcuffs, which he alluded to when he stated he put his to his sides. Staff used force to hold inmate down and pull his hands behind his back for handcuffing. The inmate witness who saw the incident						
inmate down and pull his hands behind his back for hand corroborated staff reports.	acuming. The in	mate witness	wno s	aw the II	iciaent	
In consideration of all information received, staff reports expla	in the need for	the use of for	ce and	the ame	ount of	force

used. Therefore the allegation of unnecessary and excessive use of force is not sustained.

Analyst Name	Title	Date/Time
L. Opsitnick [OPLI001]	Use of Force Coordinator	05/18/2020 10:38:08

IERC Chairperson Name	Title	Date/Time
T. Cisneros [CIMA004]	Chief Doputy Warden	05/22/2020 15:31:00
	223222222	

Prior Page

EXHIBIT F

STATE OF CALIFORNIA	DEPA	RIMENT OF CORRECTIONS AND REPAI	BILITATION
MEDICAL REPORT OF INJURY OR UNUSUAL OCCURRENCE			Page 1 of 2
NAME OF INSTITUTION LOGAL JALUATIO	MI way	histor - 1	
NAME OF INSTITUTION LOCAL ALBATIC	3	DATE 7/25/18	L. area
REASON BOX REPORT ALLEGATION ON THE JO	BINJURY USE OF FORCE	DINJURY DOTMR	ETURNS
GLUNUSUAL OCCURRENCE / D PRE AD/SE	· ·	OTHER	
NAME TAST PRIST	CCCR TUMBER / PERNR /D	IST. ID# VISITOR ID # (SOME	5)
			
DATE OF OCCURRENCE	TIME OF OCCURRENCE TIMESEEN / RI	NOTIFIED TIME PHYSICIAN NOTIFIE	DIFINE
BRIEF STATEMENT INSUBJECT'S WORDS OF THE CIRCUMSTANCES O	F THE INJURY OR LINUSUAL OCCURRENCE		
"I can't feel my leg	The indiry or individuo occurrence	ny face my back". "9	ورياف سعمه
Times " I have Pain to	, my neck and i	my back". "9	HOMP me
on my Back hit in fact	a days and Ga	man steled	
INJURIES FOUND: (VEST NO			OCI MY NEEL
Abrasion/Stratch 1 Right	L	eft	,
Active Discolling 2 Broken-Bone 3	F3		
Bruino/Discottwood Area 3			
Prien s		' 俞.)	
Dislocation	المحار		
Pried Blood Presh Tattoo 8	£-1/		
Gus/Laccration/Slush y	. \//	/	
Swallon Area 10	Front	Back	
Paire 11 Programing 12	(+ +)	, , ,	. 1
Puncture 13	1-1-11) i
Reddened Area 14	27		
Skin Flep 15 Pre-Existing 16)		\
Pre-Examples 16 Other 17	K - 1		
18			1-17
Chemical Agent Exposure? YES (100)	()~\	1 / Kanat	
Chapter Agains	h : 1\ \	171	()
Decontuminated w/ Water		$-1/1 + \lambda$	\ \
YES / NO / REPUSED	1 1 1 2		17
Decontaminated w/ Air? YES /NO / REFUSED			P
Sulf-decommunication: Instructions given ? YES / NO			
Staff issued Exposure packet 1 YES / CO	17/18/]	
Q 15 min, check times	\ \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	}) (}	
Initjat (** Cheek		\	
2rd Check Final			
	<i>)</i>		
TIME/DISPOSITION RN OFFICE	الاستان الربيعا		
REPORT COMPLETED BY/TITLE (PRINT AND SIGN)	muno maen min	(BDZ)	
Jackson J 1TT ST	2164135"	SATEM LEGICALISME ART	·^
			_

EXHIBIT GFiled Under Seal

EXHIBIT H



101 Mission Street, Sixth Floor San Francisco, California 94105-1738 T: (415) 433-6830 • F: (415) 433-7104

www.rbgg.com Thomas Nolan

Email: tnolan@rbgg.com

March 19, 2019

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VIA ELECTRONIC MAIL ONLY

Russa Boyd Tamiya Davis Non-Medical Class Action Team CDCR Office of Legal Affairs Russa.Boyd@cdcr.ca.gov Tamiya.Davis@cdcr.ca.gov

VIA U.S. MAIL

Debbie Asuncion, Warden California State Prison Los Angeles County P.O. Box 8457 Lancaster, CA 93539

Re: Armstrong v. Newsom

Plaintiffs' Report re December 2018 Monitoring Tour of

California State Prison–Los Angeles County

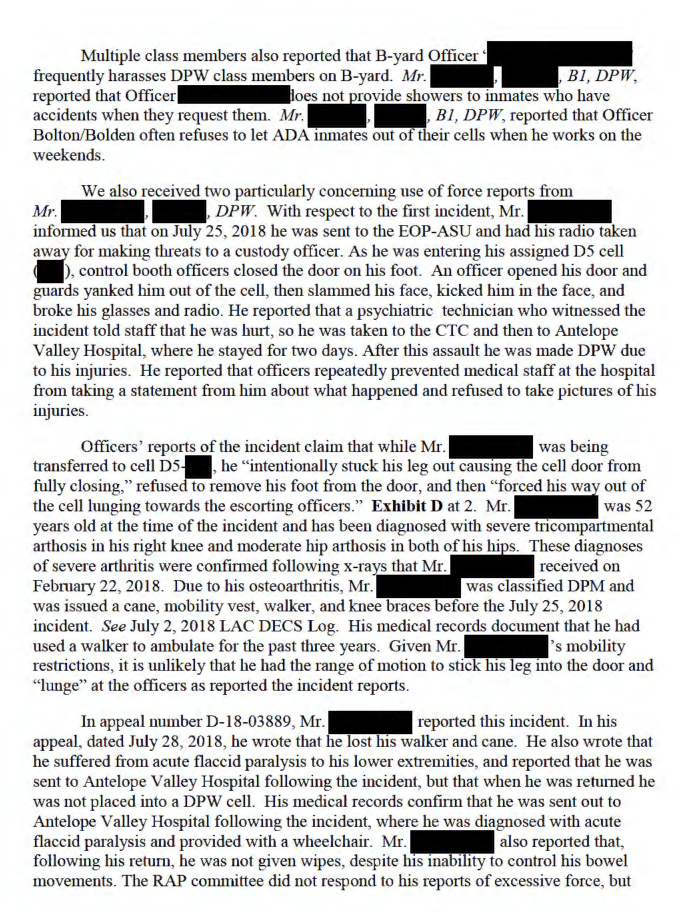
Our File No. 0581-03

Dear Ms. Boyd, Ms. Davis, and Ms. Asuncion:

Enclosed is Plaintiffs' Monitoring Tour Report on our December 10-13, 2018 tour of California State Prison–Los Angeles County (LAC). We would like to thank the staff at LAC who assisted with this tour for their courtesy and professionalism.

The attached tour report finds a number of areas of non-compliance that have been longstanding at CSP-LAC. We hope to discuss plans to remedy these problems with the local ADA team at LAC during the upcoming tour at LAC in May of 2019. We look forward to working with you to improve the institution's compliance with the *Armstrong* Remedial Plan.

///



noted that he had not been provided wipes until August 1, 2018 and that he was "inappropriately housed in 7/27/18 when [he] returned from outside medical." n's second incident occurred in the D5 ASU Hub building on November 14, 2018. He informed us that an officer came to his cell (D5him to his counselor CCI on November 14, 2018. The officer opened the food port, placed handcuffs on him in the front (waist-chains), and then told him to "stand up" and "turn around" so he could put chains on Mr. . Mr. told him "I am DPW. I cannot stand," so the Officer said he was not going to open the door to lock the chains and that he would mark Mr. down as a refusal. Mr. then asked if he could talk to the Sergeant, so the Officer called out for Sergeant to come to the door. When the Sergeant came over, the Officer said "he refused to uncuff," so the Sergeant and Officer grabbed the chains, pulling him out of his wheelchair and into the cell door. Mr. 's arms came entirely out of the foodport (there were at least four officers pulling), which ripped the skin off of his hands and wrists. The Officers then took the cuffs off, making Mr. fall backwards into his cell, laughing and remarking "you stood up now" along with a racial slur. Mr. reported that he was not written up nor was any use of force report written about the incident. He added that this was "one of many times" he was denied medical, yard, and groups on while housed on D5 because could not get out of his wheelchair and stand up. On Friday, November 23, 2018 he reported that he spoke to EOP ASU Lieutenant about the incident and showed him the injuries, leading to order that he could only be taken out of his cell by a Sergeant, even though a Sergeant was responsible for the incident. He informed us that the four officers who were party to the incident were Officers and We request that the two incidents reported by Mr. be investigated and that appropriate actions be taken to address any staff misconduct.

EXHIBIT I

State of California

Department of Corrections and Rehabilitation

Memorandum

Date:

March 23, 2020

To:

R.C. JOHNSON

Warden

California State Prison - Los Angeles County

Subject:

ALLEGATION INQUIRY - ALLEGATIONS OF STAFF MISCONDUCT/EXCESSIVE FORCE MADE BY INMATE

On July 23, 2019, the California State Prison-Los Angeles County (LAC), Hiring Authority, received a copy of a report authored by attorney representing the Armstrong class members. Specifically the Armstrong class members are represented by the law firm of Rosen Bien Galvan & Grunfeld LLP (RBGG). For the purpose of this report the RBGG will be referred to as the Prison Law Office (PLO). The report contained multiple allegations of staff misconduct. Specifically, the report notes "Staff Misconduct: We have serious, ongoing concerns about the use of excessive and unreasonable force on Coleman and Armstrong class members. We are also troubled by the persistent reports of harassment, retaliation, and custodial indifference to the needs of people with disabilities that we regularly receive from class members at LAC. Class members in the EOP Units at LAC raised these complaints the most persistently, although the complaints also came from class members on other facilities. Along with EOP program participants, class members with serious disabilities appear to be frequent targets of staff abuse and class members' willingness to make 1824 requests is often impeded by a fear of retaliation for making such requests. As we have emphasized in previous reports, staff misconduct-particularly the use of excessive force-creates a climate of fear that in turn produces a chilling effect on the ability of individuals with disabilities to request the accommodations that they need."

Based on these allegations the PLO, has requested that all of the allegations of staff misconduct are fully investigated regardless of any informal fact-finding determinations that already may have been made by the institution. Additionally the PLO has requested that the investigations include reviews of any disciplinary actions taken against prisoners alleging staff misconduct, especially those who received Rules Violation Reports (RVRs) following physical confrontations with staff.

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9 CDC 1617 (3/89)

March 23, 2020 Inquiry into allegations of staff misconduct by Inmate Page 2 of 8

This memorandum is being submitted to request closure to the inquiry regarding the following two (2) subject(s) / allegation(s), #97 and #98:

- Allegation #97. Inmate

 July 25, 2018, at the California State Prison-Los Angeles County (LAC),
 Facility 'D', Enhanced Outpatient Program (EOP) yard, excessive and
 unnecessary force was used on him by an unidentified Correctional Officer
 (Incident Log# LAC-D03-18-07-0629 & LAC-D05-18-07-0630).
- Allegation #98. Inmate
 November 14, 2018, while housed at the California State Prison-Los Angeles
 County (LAC), Facility 'D', excessive and unnecessary force was used on him
 by an unidentified Correctional Officer (Incident Log# LAC-D05-18-07-0630).

Notification of Allegation:

The initial notification of staff misconduct allegation was submitted by Inmate with a 602 Inmate Appeal dated November 14, 2018 (Appeal Log# LAC-D-18-05992). Additionally, the Prison Law Office (PLO) who subsequently assigned an inquiry to the LAC Investigative Service Unit (ISU).

Inmate Interview:

Interview with Inmate (SATF-C-5):

On March 18, 2020, while assigned as California State Prison-Los Angeles County (LAC) Special Assignment Sergeant, I (Sqt.) conducted a review of an in regards to the allegations of interview with Inmate this inquiry. The recorded interview occurred on April 9, 2019, at Kern Valley State Prison (KVSP) and was conducted by LAC Lieutenant Inmate alleges that excessive/unnecessary force was used against him by Facility 'D' Correctional staff on July 25, 2018 (LAC-D05-18-07-0630). was voluntarily interviewed at KVSP and was asked a series of questions relevant to his allegations against LAC Correctional staff. alleged that on July 25, 2018, while being placed into a cell in D5, a control booth officer closed his foot in between the cell door. The cell door was then opened and was slammed on the floor, kicked in his face and his radio was broken. further alleges that he was transported to Antelope Valley Hospital at which time he was not allowed to give a statement to medical staff. stated that he believes that this incident is due to a prior lawsuit that he filed against Correctional staff at LAC in 2013. stated that the incident on July 25, 2018, initiated when he was in the morning pill line in D3, when he was ordered by Officer to turn down the volume of his radio.

March 23, 2020
Inquiry into allegations of staff misconduct by Inmate
Page 3 of 8

hat he will play his radio however he wants and that he can write him up it ne has a problem. It is not
court date to be set
For a review of the interview refer to attachment #1
(Attachment 1. Interview of Inmate
Document Review:
Electronic Records Management System (ERMS) review:
On March 17, 2020, I conducted an Electronic Records Management System (ERMS) file review of Inmate social did file an Inmate Appeal (602) requesting an investigation into Incident Log# LAC-D05-18-07-0630, alleging that staff misconduct occurred against him on July 25, 2018. In made claims of excessive/unnecessary use of force by California State Prison-Los Angeles County (LAC) Correctional staff.
Investigators Note: The two appeals submitted by denied at the Second and Third Level review.
Appeal Log# LAC-D-18-05992, Third Level Review (TLR): (Attachment 2)
On March 18, 2020, I reviewed Inmate Appeal #LAC-D-18-05992, authored by Inmate The appeal was assigned to California Department of Corrections and Rehabilitation (CDCR) Appeals Examiner, Captain It should be noted that Inmate requested an investigation relevant to Incident Log# LAC-D05-18-07-0630, as he alleges in his appeal that Correctional Officers utilized unnecessary/excessive force against him.

March 23, 2020
Inquiry into allegations of staff misconduct by Inmate
Page 4 of 8

Based on the appeal findings, Captain D. Foston concluded the following:

The appellant requested that an investigation be conducted of all personnel involved in LAC incident Log# LAC-D05-18-07-0630. The Third Level of Review finds that the appellant's allegations were appropriately reviewed at the administrative level. Should staff's conduct be determined to not be in compliance with policy, the institution would take the appropriate course of action. Furthermore, it was determined that staff did not violate California Department of Corrections and Rehabilitation (CDCR) policy with respect to the issues raised by Inmate Lastly, it was determined the appellants request for monetary compensation is beyond the scope of the appeals process.

Appeal Log# LAC-D-18-04899, Second Level Review (SLR): (Attachment 3)

On March 18, 2020, I reviewed Inmate Appeal #LAC-D-18-04899, authored by Inmate

The appeal was assigned to Correctional Counselor II (CCII)

M. Appeals Coordinator, for response. It should be noted that Inmate requested that Rules Violation Report (RVR) Log# 5357847 dated July 25, 2018, for "Threatening Staff", be dismissed.

RVR was issued out of retaliation and was fabricated.

Based on the appeal findings, Correctional Counselor II (CCII) concluded the following:

The appellant alleges that Correctional Officers fabricated the RVR for "Threatening Staff", incident Log# LAC-D03-18-07-0629. During the course of the review, it was determined that staff did not violate California Department of Corrections and Rehabilitation (CDCR) policy with respect to the issues raised by Inmate Based on the review, it was determined that there was a discrepancy in the RVR hearing which resulted a reissue/rehear. There was no compelling evidence that staff misconduct occurred within the RVR to warrant any further investigation into the matter. The appeal was denied at the Second Level Review

Incident Log# LAC-D05-18-07-0630A1 (Attachment 4):

On, Wednesday, July 25, 2018, on the California State Prison-Los Angeles County (LAC) Facility 'D' Enhanced Outpatient Program (EOP) Housing Unit D5, Administrative Segregation (Ad-Seg), Correctional staff attempted to remove Inmate from his assigned cell, D5—as damaged his in-cell window with his assigned Durable Medical Equipment (DME) cane. As a result, was escorted by Correctional staff to D5—as staff attempted to close the cell door, and intentionally stuck his leg through the threshold of the cell door in order to prevent

March 23, 2020
Inquiry into allegations of staff misconduct by Inmate
Page 5 of 8

Officer at which time forced his way out of the cell and lunged towards the escort Officers striking them in the chest area with his shoulder. The actions of required the use of physical force to subdue the attack.

RVR for resisting staff resulting in a use of force.

CDCR 7219 Medical Report of Injury (Attachment 5):

During this inquiry, I discovered a CDCR 7219 dated July 25, 2018, authored by Licensed Psychiatric Technician (LPT) J. Jackson which notes that was examined for any injuries associated with incident LAC-D05-18-07-0630A1. The 7219 noted that had no noted injuries as a result of the incident. did state that he had pain in his neck and lower back. When asked to give a brief statement as to the circumstances of the injury or unusual occurrence, replied, "I can't feel my legs, they hit me in my face numerous times, I have pain to my neck and my back, stomped me on my back, hit me in the face 6 time and someone stepped on my head" to LPT J. Jackson.

Rules Violation Report (RVR) dated July 25, 2018 (Attachment 6):

On July 25, 2018, Correctional Officer authored an RVR for Resisting Staff on Inmate On August 25, 2018, a disciplinary hearing was held at the California State Prison-Sacramento (SAC) in which guilty of Resisting Staff.

Incident Log# LAC-D03-18-07-0629 (Attachment 7):

On, Wednesday, July 25, 2018, at approximately 0850 hours on the California State Prison-Los Angeles County (LAC) Facility 'D' Enhanced Outpatient Program (EOP) Housing Unit D3, Correctional staff were monitoring the inmate population within the morning medication line. While monitoring the medication line, Correctional Officeroverheard loud music being played from D3 Cell assigned to Officer went to the cell and observed Inmate | that no inmates were inside of the cell. As he was looking into the cell, Inmate stated to Officer "That's my cell, what do you want motherfucker." advised that his conduct was not appropriate and to turn down the volume on his radio. returned to his I have five staff assaults, I don't give a fuck, as soon as I come out this cell, I'm going to stab your stupid ass, CDC don't run shit here, fuck you and I stay true to my word." As a result of his actions, Inmate was placed in Administrative Segregation (Ad-Seg) for threatening staff.

March 23, 2020
Inquiry into allegations of staff misconduct by inmate
Page 6 of 8

CDCR 7219 Medical Report of Injury (Attachment 8):

During this inquiry, I discovered a CDCR 7219 dated July 25, 2018, authored by Licensed Psychiatric Technician (LPT) A. Dotson which notes that was examined for any injuries associated with incident LAC-D03-18-07-0629. The 7219 noted that had no noted injuries as a result of the incident. When asked to give a brief statement as to the circumstances of the injury or unusual occurrence, replied, "I'm from Pasadena Denver Lane Bloods, fuck the police", to LPT A. Dotson.

Rules Violation Report (RVR) dated July 25, 2018 (Attachment 9):

On July 25, 2018, Correctional Officer authored an RVR for Threatening Staff to Inmate On August 24, 2018, a disciplinary hearing was held at the California State Prison-Sacramento (SAC) in which was found guilty of Threatening Staff.

Institutional Executive Review Committee (IERC) Use of Force review relevant to LAC-D05-18-07-0630A1 (Attachment 10):

On March 20, 2020, I conducted a review on the LAC Institutional Executive Review Committee (IERC) Use of Force review relevant to LAC-D05-18-07-0630A1.

- During the review of CDCR 3011 dated August 3, 2018, it was determined that staff's actions before, during and after the incident were in compliance with Departmental Use of Force policy.
- 2. During the review of CDCR 3012 dated August 21, 2018, it was determined that staff's actions prior, during and after the incident were in compliance with Departmental Use of Force policy.
- 3. During the review of CDCR Attachment C. Appeal Allegation Inquiry dated August 9, 2018, authored by Lieutenant it was determined that made a complaint utilizing information which he knew was false with the intent to do harm to the accused or defraud the State of California for monetary advantage. As part of the inquiry, Inmate was interviewed as he was identified as a witness by During the interview, stated "Those Officer's didn't do anything wrong. That guy (Inmate was acting a fool and throwing himself on the ground. The Officer's did what they had to do."

March 23, 2020
Inquiry into allegations of staff misconduct by Inmate
Page 7 of 8

4. During the review of CDCR 3014 dated July 29, 2018, it was determined that a sallegations of excessive force were false, without merit and possibly motivated by his own ulterior motives. Additionally, Antelope Valley Hospital (AVH) medical staff determined that any injuries from the incident and that he suffered from arthritis. On July 26, 2018, Inmate was interviewed. In any injuries was interviewed. In any injuries stated that he was not present when the incident occurred and did not witness any excessive force.

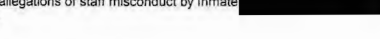
CONCLUSION

Based on the information obtained during this inquiry which included an interview with a review of incidents LAC-D05-18-07-0630 and Inmate LAC-D03-18-07-0629, a review of Lieutenant B. Report of Findings CDCR 3014, a review of same same sappear log# LAC-D-18-05992 and LAC-D-18-04899 as well as all associated case factors, I have concluded that the allegations of staff misconduct relevant to Allegation #97 and #98 have no merit and should be closed as Not-Sustained. This conclusion is based on the lack of corroborating witnesses and Inmate s own accounts which contradict his allegations of unnecessary/excessive force. During his interview with Lieutenant admitted that he yelled obscenities at Correctional staff and broke his cell window which required him to be moved to an alternate cell. The inmate witness which provided to be interviewed stated that the Officer's didn't do anything wrong and that was just flopping around on the floor when staff attempted to re-house him in a new cell.

As staff were attempting to place into a cell, he let his body fall to the ground claiming that he had no feeling in his legs. As a result of falling to the ground, Correctional staff had to lift into a wheel chair in order to receive a medical evaluation. After receiving a medical evaluation, and due to his claims of having no feeling in his legs, was transported to Antelope Valley Hospital (AVH) where he was admitted for evaluation for two days. After completion of the evaluation, AVH medical staff determined that has arthritis from a pre-existing condition unrelated to Incident LAC-D05-18-07-0630. During a thorough review by the California State Prison-Los Angeles County (LAC) Institutional Executive Review Committee (IERC) Use of Force Committee, staff's actions were deemed appropriate and in compliance with departmental policy. Additionally, no evidence was obtained during this inquiry to support the claims of Excessive/Unnecessary force made by

Based on totality of the circumstances, the preponderance of evidence and the information reviewed during this inquiry, I find that the allegations and incident described herein lacks cause for further investigation.

March 23, 2020 Inquiry into allegations of staff misconduct by Inmate Page 8 of 8



RECOMMENDATION:

I recommend closure at this level of review based on my conclusion that the allegations and incident described herein lacks cause for further investigation and is **Not Sustained** at this time.

This concludes the Investigative Services Unit (ISU) interest in this matter; however, if additional information creates new probable cause, additional inquiries may be initiated.

This report is being submitted for your information and disposition. Should you have any questions or concerns please contact extension 5141.

Correctional Sergeant
California State Prison – Los Angeles County

Please Check Box

Concur with ISU Recommendation	☐ Disagree with ISU Recommendation
Request Additional Information	☐ Prepare CDCR 989
Comments:	

R.C. JOHNSON

Warden

California State Prison - Los Angeles County

3/25/2020

DATE

EXHIBIT J

Attachment C

CONFIDENTIAL SUPPLEMENT TO APPEAL "APPEAL/ALLEGATION INQUIRY" DO NOT COPY OR DISTRIBUTE EXCEPT PURSUANT TO CCR Title 15, Section 3084.9(i)(3)(B)1.

Pieto diseisa D. podó	
Date: August 9, 2018	MEERFORE
Appeal Log Number: LAC-D-18-03959	
Inmate/Parolee Name:	#18-0630
**CDC Number:	
Assigned Reviewer: CORRECTIONAL LIEUTENANT	
Date and place of interview: August 9, 2018	
Accused Staff Member(s): Correctional Officer Correctional Officer Correctional Officer Correctional Officer	
Synopsis of Allegation: The Appellant alleges Correctional Officers (C/O) durable medical equipment in his cell while housed in D5 EOP- ASU. The A confiscated his boom box due to it being altered. The Appellant escort back to his assigned cell; The Appellant alleges he was stomped and	further alleges on an was slammed to the
Witnesses: On August 10, 2018, Correctional Lieutenant (Lt.), interview person, giving him the opportunity to provide any additional supportunity in building 3 about my radio, when I came, I was able to bring my legal work, radio and all my DME (can had no outlets for my radio so I demanded to be moved. The Sergeant mowas placed in waist restraints and as soon as I came out of the cell, from me. I went to medical to get a 7219 then I was walked to where, and were all standing. Someone had moved my property from took my radio and said it was altered. When I was told me I was not able to take my walker or cane inside the to enter the cell when the cell door closed on me pinching me inside the cell from the officers were talking crazy with me when I was stuck in the cell door was opened and the next thing I knew was being stomped out and kicked. I was opened and the next thing I knew was being stomped out and kicked. I was provided to the cell of	nted "I came to D5 for I was put in cell ne, walker). Cell wed me to cell took mv cane of My legal work getting ready to entercell with me. I started or about 45 seconds.
I asked if his boom hox radio was ever returned to him. has it now. I asked to him tever used any type of force on his provided Inmate FDB5 and witnesses for this appeal.	replied yes he im and he replied no. FDB5-

Davis, LAC-D-18-03959 Attachment C Page 2 On August 10, 2018, Correctional Lieutenant interviewed Inmate in person relative to the issues contained in this appeal. stated "I saw the officer cleaning out cell so I went to see who my new neighbor was. Two officers brought his property from cell I heard the officers talking about the radio and if he was supposed to have it. was escorted over to the cell and told him he was not able to keep his radio said 'you're just mad because I broke out the window with my because if was altered. complaining that he was stuck in cane'. They put in the cell and I heard the door. They opened the cell door and the officers took him to the ground. He was laying down in the ground with an officer pushing his head against the ground. I heard cuffs on and I can't feel my legs'. The Sergeant responded and was taking away by medical." On August 11, 2018, Correctional Lieutenant D. interviewed Inmale in person relative to the issues contained in this appeal. stated "Those officers didn't do anything wrong. That guy was acting a fool and throwing himself on the ground. The officers did what they had to do." On August 10, 2018, Lt. D. interviewed Correctional Officer G. regarding because he just used it to these allegations. stated, he took the cane from break out his cell window. stated the cane was broken and sharp on one end, I asked if he replaced s cane and he told me he was still in possession of his walker. I asked if he ever pushed stated no when he responded was already lying flat on his stomach. On August 10, 2018, Lt. D. interviewed Correctional Officer these allegations. stated he was not involved in this incident and was in the back of the Mental Health Building when this occurred. I asked if he ever stomped or kicked replied по. I asked if he used force or observed any force during this incident and he replied no. On August 10, 2018, Lt. D. interviewed Correctional Officer B. regarding these allegations. stated he confiscated his boom box because it was altered. stated he put the Boom box radio on the Ad-Seg Property Officers desk. stated Officer a few days later. I asked if he used gave the boom box radio back to any force during the incident. stated he did not use any force during this incident. interviewed Correctional Office regarding On August 11, 2018. Lt. D. these allegations. stated when he arrived to alarm; was already on the

CONFIDENTIAL - SUBJECT TO PROTECTIVE ORDER - ARMSTRONG V. NEWSOM (C 94-2307 CW) DOJ-LAC00019498

when he came out of the cell with the broken window; he was agitated and cussing at everyone.

ated he escorted to the Treatment Triage Area (TTA). Was later sent to an outside hospital.

interviewed Correctional Officer

to pull his leg out of the cell door and he claimed he couldn't because it was stuck.

broke out his cell window so we moved him.

was on the ground he didn't use any more force.

to and when they arrived.

legs, he lunged at me.

movement towards him and to stop his actions.

further stated he was involved only as

regarding these

stated he ordered

ground.

type of force on

allegations.

the escort officer to the TTA.

On August 11, 2018, Lt. D.

he utilized physical force to stop.

further stated after

stated

itated he escorted

stated

further stated he was escorting

stated when the door was opened to free

during this Incident.

stuck his leg out between the cell door intentionally to get it wedged.

Davis, LAC-D-18-03959 Page 3	Attachment C
On August 10, 2018, Lt. interviewed Property Officer regarding the allegations in this apprint radio back. I replied yes.	Correctional Officer who is the Ad-Seg
regarding the allegations in this appeal, his leg stuck in the closing cell door preventing the ence the door was opened enough, further stated he then immediately forced punched or kicked during this incide	suddenly lunged towards me. to the ground. I asked find the second of t
incident and s CDCR 7219 Medical	eveals on Wednesday, July 25, 2018, Inmate eace Officer. No force was used during this Report of Injury or Unusual Occurrence subsequently rehoused into Administrative
was yelling out obscenities towards state complied with staff orders by stepping inside cell immediately turned around facing the cell door and indoor from fully closing. Correctional Officer officers, ordered to remove his leg from the door. As the door opened, immediately turned around facing the cell from the door. As the door opened, immediately turned officers. Officers him to the ground. Officer placed leg escorted to D5 medical where Licensed Psychiatric of Injury or Unusual Occurrence that there were no	damaged his in-cell rear window with g the window to shatter. As a result of the 5 Cell # During the escort to cell aff. Upon his arrival to cell As the cell door was closing. As the cell door was closing, intentionally stuck his leg out causing the cell who were the escorting om the cell door with negative results. The door to allow to remove his foot ediately forced his way out of the cell lunging utilized physical force by forcing restraints on was rechnician noted on the 7219 Medical Report visible injuries to However, due and back area, he was transported to the was subsequently sent to an outside
Correctional Officers	utilized force during this incident.
Correctional Lieutenant and Correctional interview of following the incident of	conducted a videotaped lue to allegations of staff misconduct by
On July 26, 2018, Correctional Lieutenant 3104.	prepared a report of findings form 3013 and
Findings: Lt. was assigned to review this appeared of Review was bypassed per CCR 3084,7(b).	eal at the Second Level of Review. The First All submitted documentation and supporting

Davis, LAC-D-18-03959 Page 4 Attachment C

arguments have been considered. Additionally, a thorough examination has been conducted regarding this claim presented by the Appellant and evaluated in accordance with California State Prison-Los Angeles County.

Operational Procedures, CCR Title 15, 3005 (B) Conduct, and Title 15, 3391 Employee Conduct.

Based on the information presented, there is no evidence or facts to support any of these allegations of misconduct by a staff member. The allegations have been thoroughly reviewed and determined that no further investigation is required. Further review of this matter will not provide additional information to overturn this decision.

All staff personnel matters are confidential in nature and the Appellant will only be notified whether the actions of the staff were or were not in compliance with policy

Conclusion:

This appeal is PARTIALLY GRANTED at the Second Level, in that a review of the allegations presented in the complaint has been completed. However, there is no evidence to any alleged staff misconduct. There is no compelling evidence indicating any staff misconduct occurred and there is insufficient evidence to warrant any further investigation into this matter. Staff did not violate policy and appears to remain in compliance with policy, procedure, and training. The conclusion is based on a review of the California Code of Regulations Title 15 and Department Operations Manual (DOM).

A thorough review of the allegations presented in this appeal has been completed. The allegations have been thoroughly reviewed and determined that no further investigation is required.

If it is determined that the complaint is based upon information the inmate/parolee knew was false and the inmate/parolee made the false allegations with the intent to do harm to the accused or defraud the state for monetary advantage, the interviewer will recommend disciplinary action.

Correctional Lieutenant

California State Prison-Los Angeles County

DEBBIE ASUNSION

Warden

California State Prison- Los Angeles County.

EXHIBIT K

Case 4:94-cv-02307-CW Document 3110-2 Filed 09/25/20 Page 191 of 465

CRIME / INCID	ENT RE	PORT						[D	EPAŖ	RTMENT OF CO	RRECTIONS	AND RE	HABILITATIO	N
PART C - STA	FF REI									INCIDE	NT LOG N	UMBE	R	- -
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RIME / INCIDENT REPORT ART C1 - SUPPLEMENT				INCIDENT LOG NUMBER
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COFFECTIONAL OFFICE O

EXHIBIT L

State of California

Department of Corrections and Rehabilitation

Memorandum

Date:

October 29, 2018

To:

Inmate CDCR#

Facility D, Building 5, Cell

California State Prison, Los Angeles County

Subject: SECOND LEVEL APPEAL RESPONSE LOG NUMBER LAC-D-18-04899

ISSUE:

The appellant is submitting this appeal relative to CDC Form 115, Rules Violation Report (RVR) log# 5357847 dated July 25, 2018, for "Threatening Staff".

Appellant states he never seen the Senior Hearing Officer (SHO) and was Out to Court (OTC) on the day of the disciplinary hearing and did not know the hearing was being held. Appellant states the RVR was fabricated and issued out of retaliation.

Appellant requests that RVR log# 5357847 be dismissed. Appellant request the phony hearing is investigated.

REGULATIONS: The rules governing this issue are:

CCR 3315 Serious Rule Violations

CCR 3320 Hearing Procedures and Time Limitations

CCR 3005 Conduct

SUMMARY OF INQUIRY:

Correctional Counselor II, (CCII) Appeals Coordinator was assigned to review this appeal at the Second Level of Review. The First Level of Review was bypassed per CCR 3084.7(b). All submitted documentation and supporting arguments have been considered. Additionally, a thorough examination has been conducted regarding the claim presented by the appellant and evaluated in accordance with California State Prison-Los Angeles County (LAC) Operational Procedures (OP); the California Code of Regulations (CCR); and the Departmental Operations Manual (DOM).

The assigned Appeals Coordinator reviewed the appeal, the RVR, the Strategic Offenders Management System (SOMS), the Electronic Records Management System (ERMS) and the issues contained therein.

INMATE CDGR# CDGR# LAC-D-18-04899
PAGE 2 OF 3

The appellant was interviewed on October 26, 2018, by M. Correctional Counselor II, and given the opportunity to present additional information. The appellant had no new additional information to add.

A review of the RVR indicates that appellant was charged with CCR, Title 15, Section 3005(d)(1), for the specific act of "Threatening Staff". The charge was classified as a Division "E" offense. The discovery date of the RVR was July 25, 2018. Appellant received his copy of the RVR on July 31, 2018, which was within fifteen (15) days of the discovery.

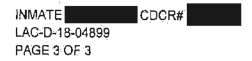
The appellant is a participant in the Mental Health Services Delivery System (MHSDS) at the Enhanced Outpatient (EOP) Level of Care. A Mental Health Assessment Request (CDCR 115MH) was submitted to Mental Health Services. Mental Health Services conducted a non-confidential interview with the appellant and formed the opinion the appellant's mental disorder did not appear to be a contributing factor in the actions that led to the RVR. Mental Health Services noted there are no mental health factors the SHO should consider in assessing a penalty, if the appellant was found guilty of the charge.

On August 24, 2018, the SHO held a disciplinary hearing for the purpose of adjudicating this RVR. The SHO notes the appellant refused to attend the hearing. An Informational Chrono was generated documenting the refusal to attend the hearing. A Not Guilty plea was entered in absentia by the 5HO. The hearing was held within thirty (30) days from the date the appellant received his copy of the RVR. Other time constraints related to the RVR were met; all copies of evidence were issued at least 24 hours prior to the hearing.

A Staff Assistant (SA) was assigned by the SHO in accordance with CCR, Title 15, Section 3315(d)(2)(A). The appellant is a participant in the MHSDS at the EOP level of care. Officer J. Price was assigned as a SA for the appellant. The SA was present at the hearing.

The SHO notes the appellant waived the assignment of an investigative Employee and refused to sign page 3 of 4 of the RVR. The SHO finds that available information is sufficient and no further investigation is necessary.

Appellant did not request any witnesses to be present during the hearing on page 3 of 4 of the RVR. The 5HO notes in the disciplinary hearing results that the appellant did not request any witnesses for the hearing.



This matter was referred to the Los Angeles County District Attorney's Office for possible felony prosecution. On July 31, 2018, the SHO notes the appellant was not requesting the postponement of his hearing pending the outcome of the DA referral and refused to sign.

The SHO found the appellant guilty of the offense and assessed 60 days credit loss forfeiture consistent with a Division "E" offense. This finding was based upon evidence which included the Reporting Employee's Report.

The Second Level of Review (SLR) identified a discrepancy concerning the disciplinary hearing. The appellant states he was OTC on the date of the disciplinary hearing and was unaware the hearing was held. The SHO notes the appellant refused to sign the General Chrono (CDC 128-B) noting his refusal. A review of SOMS reflects the appellant did go OTC on August 24, 2018, which gives merit to his claim.

Appellant requests that RVR log# 53S7847 be dismissed. Appellant request the phony hearing is investigated.

DECISION: The appeal is denied.

Based on the above information, the appellant's request is denied.

CDO MEMORANDUM REQUIRED: RVR log# 5357847 for "Threatening Staff" will be referred to the Chief Disciplinary Officer (CDO) for Review. The CDO shall order RVR log# 5357847 reissued and reheard based on the discrepancy concerning the disciplinary hearing. The CDO will void the disposition of privilege restrictions.

DON ULSTAD

Chief Deputy Warden (A)

California State Prison-Los Angeles County

EXHIBIT M

1	DONALD SPECTED 002025	
1	DONALD SPECTER – 083925 RITA K. LOMIO – 254501	
2	MARGOT MENDELSON – 268583 PRISON LAW OFFICE	
3	1917 Fifth Street	
4	Berkeley, California 94710-1916 Telephone: (510) 280-2621	
5	Facsimile: (510) 280-2704	
6	MICHAEL W. BIEN – 096891 GAY C. GRUNFELD – 121944	
7	THOMAS NOLAN – 169692 PENNY GODBOLD – 226925	
/	MICHAEL FREEDMAN – 262850	
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11	(113) 133 / 101	
12	LINDA D. KILB – 136101	
13	DISABILITY RIGHTS EDUCATION & DEFENSE FUND, INC.	
14	3075 Adeline Street, Suite 201 Berkeley, California 94703	
15	Telephone: (510) 644-2555 Facsimile: (510) 841-8645	
16	Attorneys for Plaintiffs	
17		DISTRICT COURT
18		CT OF CALIFORNIA
19		D DIVISION
20	JOHN ARMSTRONG, et al.,	Case No. C94 2307 CW
21	Plaintiffs,	EXHIBITS D, M, N, UU, ZZ AND AAA TO THE REPLY DECLARATION OF
22	V.	ELDON VAIL IN SUPPORT OF PLAINTIFFS' MOTION TO STOP
23	GAVIN NEWSOM, et al.,	DEFENDANTS FROM ASSAULTING, ABUSING AND RETALIATING
24	Defendants.	AGAINST PEOPLE WITH DISABILITIES
25		
26		Judge: Hon. Claudia Wilken Date: October 6, 2020
27		Time: 2:30 p.m. Crtrm.: Remote
28		
		Case No. C94 2307 CW

NOTICE OF MANUAL FILING OF EXHIBITS D, M, N, UU, ZZ & AAA TO THE REPLY DECLARATION OF ELDON VAIL

1 Manual Filing Notification 2 Regarding: Exhibit D, M, N, UU, ZZ, AAA to the Reply Declaration of Eldon Vail 3 This filing is in paper or physical form only, and is being maintained in the case file in the 4 Clerk's office. If you are a participant in this case, this filing will be served in hard-copy 5 shortly. For information on retrieving this filing directly from the court, please see the court's main web site at http://www.cand.uscourts.gov under Frequently Asked Questions 6 (FAQ). 7 8 This filing was not e-filed for the following reason(s): 9 Unable to Scan Documents 10 Physical Object (please describe): 11 Non-Graphic/Text Computer File (audio, video, etc.) on CD or other media 12 Item Under Seal in Criminal Case 13 Conformance with the Judicial Conference Privacy Policy (General Order 53) 14 Other (please describe): Exhibits D, M, N, UU, ZZ, and AAA are also being filed under seal 15 16 DATED: September 25, 2020 17 Respectfully submitted, 18 ROSEN BIEN GALVAN & GRUNFELD LLP 19 20 By: /s/ Gay Crosthwait Grunfeld Gay Crosthwait Grunfeld 21 22 Attorneys for Plaintiffs 23 24 25 26 27 28 Case No. C94 2307 CW

EXHIBIT N

1	DONALD SPECTER – 083925	
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3	PRISON LAW OFFICE 1917 Fifth Street	
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6	GAY C. GRUNFELD – 121944 THOMAS NOLAN – 169692	
7	PENNY GODBOLD – 226925 MICHAEL FREEDMAN – 262850	
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14	3075 Adeline Street, Suite 201 Berkeley, California 94703	
15	Telephone: (510) 644-2555 Facsimile: (510) 841-8645	
16	Attorneys for Plaintiffs	
17	UNITED STATES	DISTRICT COURT
18	NORTHERN DISTRI	ICT OF CALIFORNIA
19	OAKLANI	DIVISION
20	JOHN ARMSTRONG, et al.,	Case No. C94 2307 CW
21	Plaintiffs,	EXHIBITS D, M, N, UU, ZZ AND AAA
22	V.	TO THE REPLY DECLARATION OF ELDON VAIL IN SUPPORT OF
23	GAVIN NEWSOM, et al.,	PLAINTIFFS' MOTION TO STOP DEFENDANTS FROM ASSAULTING,
24	Defendants.	ABUSING AND RETALIATING AGAINST PEOPLE WITH
25		DISABILITIES
26		Judge: Hon. Claudia Wilken Date: October 6, 2020
27		Time: 2:30 p.m. Crtrm.: Remote
28		Craim. Romote
40		Case No. C94 2307 CV

NOTICE OF MANUAL FILING OF EXHIBITS D, M, N, UU, ZZ & AAA TO THE REPLY DECLARATION OF ELDON VAIL

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EXHIBIT O

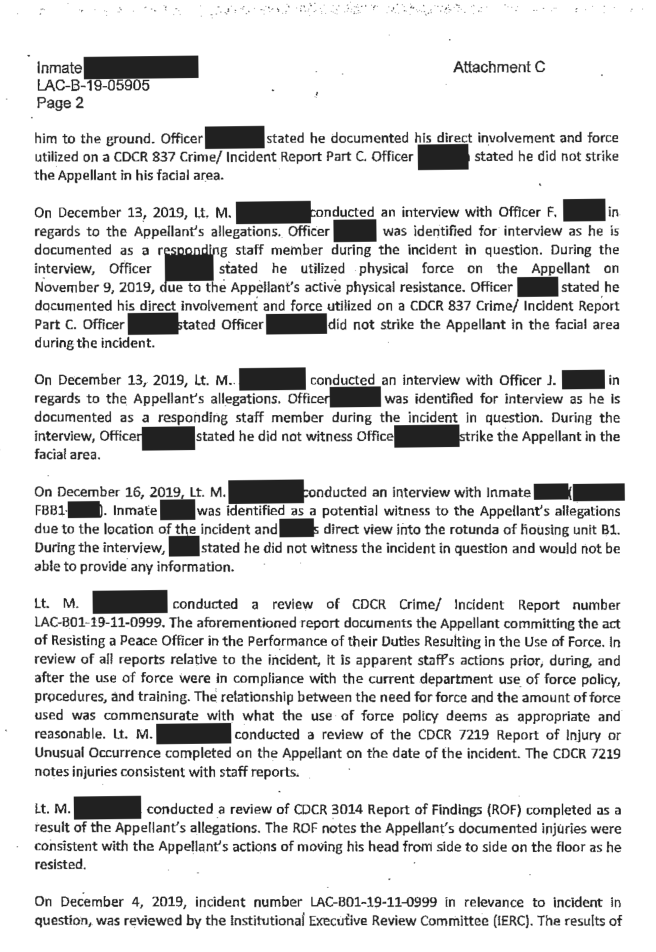
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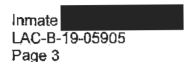
Attachment C

CONFIDENTIAL SUPPLEMENT TO APPEAL "APPEAL/ALLEGATION INQUIRY"

DO NOT COPY OR DISTRIBUTE EXCEPT PURSUANT TO CCR Title 1S, Section 3084.9(i)(3)(B)1.

Date: December 17, 2019
Appeal Log Number: LAC-B-19-05905
Inmate/Parolee Name:
CDC Number:
Assigned Reviewer: Correctional Lieutenant
Date and place of Interview: November 25, 2019, CSP-LAC Facility D
Accused Staff Member(s): Officer
Synopsis of Allegation: The Appellant alleges on November 9, 2019, Officer stillized unnecessary force on him. The Appellant alleges Officer threw him on the ground and hit him in the face multiple times.
Witnesses: The Appellant did not identify inmate witnesses to his allegations. The following staff was interviewed in regards to the Appellant's allegations: Correctional Officers F. FBB1- Was interviewed in regards to the Appellant's allegations.
Findings: M. Correctional Lieutenant (Lt.), was assigned to review this appeal at the Second Level of Review. The First Level of Review was bypassed per California Code of Regulations (CCR), Title 15, Section 3084.7(b). All submitted documentation and supporting arguments have been considered.
On November 25, 2019 Lt. M. conducted an interview with the Appellant to afford him an opportunity to fully explain his appeal, the Appellant agreed to participate in the interview. During the interview, the Appellant made statements already contained within the appeal. The Appellant stated there were no inmate witnesses to his allegations due to the location of the incident. The Appellant stated the incident occurred in the rotunda area of housing unit B1. During the interview the Appellant admitted to have resisted staff during the incident. The Appellant stated specifically: "They said I resisted. Maybe I did, but they didn't have to take me down."
On December 13, 2019, Lt. M. conducted an interview with Officer B. in regards to the Appellant's allegations. During the interview, Officer stated he utilized physical force on the Appellant on November 9, 2019, due to the Appellant's active physical resistance. Officer confirmed having utilized physical force on the Appellant to take





Attachment C

the IERC review indicate staff did not violate policy in regards to the incident. The IERC closed the incident noting no further action warranted.

Conclusion:

Based on the above information, the appeal is GRANTED IN PART, as a review of the allegations presented in the complaint has been conducted at the Institutional level. Based on the review of the attached Appeal and interviews, it was determined, staff did not violate policy. The Appellant failed to provide evidence indicating staff utilized unnecessary force on the date in question. Information gathered through interviews and documentation gathered relevant to the incident indicates force was utilized on the Appellant in accordance with CCR Title 15, Section 3268.

Thorough reviews of the allegations presented in this appeal have been completed. It is determined staff did not violate CDCR policy with respect to the issues raised. No further administrative action recommended.

Ŕ.C. JOHNSON

Warden

California State Prison-Los Angeles County

EXHIBIT PFiled Under Seal

EXHIBIT Q



CLASSIFICATION

LEVEL: Serious

RULES VIOLATION REPORT

CDC NUMBER	INMATE'S NAME	EPRD 11/02/2031	FACILITY KVSP-Facilit		SING LOCATION P-C - C 008 1 -				
VIOLATION DATE 08/27/2019VIOLATION TIME 08:15:00VIOLATION LOCATION KVSP-Facility C - RVR - YARDWITH STG NO									
Did the reporting employee ensure the inmate understands (to the best of his/her ability) the consequences of the continued misconduct? N/A									
	loyee take into conside ces when determining			lisability and	the need for				
CIRCUMSTANCES OF VIOLATION On Tuesday, August 27, 2019, at approximately 0815 hours, while assigned as C8 EOP Escort Officer #2 (post# 234182), I was exiting C - Housing Unit #8 and observed Inmate (FCB8- and Inmate striking each other in the head, face and upper torso area with their fists. They were between the pull up bars and fire hydrant in front of C Dinning hall #4. I ordered all three Inmates to get down, announced via institutional radio, "Code 1, Charlie upper yard, 2 on 1." I gave multiple orders to get down with negative effect, Inmate's and continued to fight with Inmate striking each other in the head and torso with their fists. Once responding staff arrived Inmate proned out on his stomach, Inmates and moved east towards the mental health building, still refusing direct orders to get down. I utilized my MK 9 OC pepper spray (streamer) and sprayed both Inmate and in the facial area with (1) 5 second burst from approximately 8 feet away striking both Inmate and in the facial area. The OC spray was effective, both Inmates and proned out on their stomachs. I placed mechanical restraints (handcuffs) on Inmate decontaminated utilizing cool running water. I searched C8 Holding Cell #2 with negative results, performed an unclothed body search with negative results, placed Inmate into Holding Cell #2, and initiated a holding cell log. Inmate's and are all participant in the Mental Health Services Delivery System (MHSDS) at the Enhanced Outpatient Program (EOP) level of care. Due to Inmate designation, I provided Inmate before of slow, simple English during my interaction with him. This									
			5 3						
REPORTING EMPLOYEE	E	TITLE C/O	ASSIGNMENT C8 EOP Escort #2	RDO S/S/H	DATE: 08/27/2019				
		1							
	ER: 00000000689626 CT: Fighting	54	VIOLATED RUL	E NUMBER: 3	3005(d)(1)				
JI LON TO A	- Tighting								

CDC NUMBER: NAME: LOG#: 000000006896264 Page 1 of 4

OFFENSE DIVISION: Division D

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REFERRED TO: Senior Hearing Officer

REVIEWING SUPERVISOR

TITLE
Sgt.

DATE
08/27/2019

CLASSIFIED BY

TITLE
Captain

DATE
08/27/2019

CDCR SOMS ISST120 - RULES VIOLATION REPORT

CDC NUMBER: Page 2 of 4



RULES VIOLATION REPORT

CDC NUMBER	INMATE'S NAME	EPRD 11/02/2031	FACILITY KVSP-Facility C	HOUSING LOCATION KVSP-C - C 008 1 -
VIOLATION DATE 08/27/2019	VIOLATION TIME 08:15:00	VIOLATION LO KVSP-Facility (

INMATE NOTIFICATION						
POSTPONEMENT OF D	ISCIPLINARY HEARING					
T I DO NOT REQUEST my hearing be postponed pending outcome of referral for prosecution.	INMATE SIGNATURE	DATE				
I REQUEST my hearing be postponed pending outcome of referral for prosecution	INMATE SIGNATURE	DATE				
I REVOKE my request for postponement.	INMATE SIGNATURE	DATE				
STAFF ASSISTANT						
REQUESTED WAIVED BY INMATE	INMATE SIGNATURE	DATE				
DVMC INVESTIGATIVE EMPLOYEE						
F REQUESTED WAIVED BY INMATE	INMATE SIGNATURE	DATE				

Witnesses 410

CDC NUMBER: Page 3 of 4

SUMMARY OF DISCIPLINARY PROCEDURES AND INMATE RIGHTS

See California Code of Regulations, Title 15 (CCR) for details

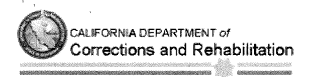
A. TIME CONSTRAINTS -

- 1. A classified copy of the Rules Violation Report and any additional/supplemental information containing any elements of the violation charged shall normally be provided to the inmate within 15 days from the date the information leading to the charges is discovered by staff.
- 2. The charges shall be heard within 30 days from the date the inmate is provided a classified copy of the Rules Violation Report unless the charges were referred for possible prosecution and the inmate has been granted a request for postponement of the disciplinary proceedings pending the outcome of the referral, if exceptional circumstances exist pursuant to CCR Section 3000, or the inmate is transferred out of the custody of the department. Postponement shall not bar any credit forfeiture.
- 3. REFERRAL FOR PROSECUTION (Serious Rules Violations Only) Referrals for prosecution will not delay a disciplinary hearing unless you submit a request in writing for postponement of the hearing pending the outcome of such referral. You may revoke such request in writing at any time prior to the filing of accusatory pleadings by the prosecuting authority. A disciplinary hearing will be held within 30 days of staff receiving your written revocation of your request to postpone the hearing or within 30 days of receiving a response from the prosecuting authority. (CCR Section 3316-3320)
- 4. Failure to meet the time constraints outlined in CCR Section 3320 shall preclude forfeiture of credits.

B. INVESTIGATIVE EMPLOYEE/STAFF ASSISTANCE -

- General Information You may request to have an Investigative Employee to assist in the investigation and/or a Staff Assistant assigned, to assist in the preparation, or presentation of your defense at the disciplinary hearing. Staff shall evaluate your request along with the criteria outlined in CCR Section 3315 (d)(1) and CCR Section 3315(d)(2) and determine if an Investigative Employee and/or Staff Assistant shall be assigned.
- 2. Staff Assistant If assigned, the Staff Assistant will inform inmates of their rights and of the disciplinary hearing procedures, advise and assist in the inmate's preparation for a disciplinary hearing, represent the inmate's position at the hearing, ensure that the inmate's position is understood, and that the inmate understands the decisions reached. (CCR Section 3318)
- 3. Investigative Employee (Serious Rules Violations Only) If assigned, will gather information, question staff and inmates, screen witnesses, and complete and submit a written, non-confidential report to the disciplinary hearing officer. You have the right to receive a copy of the investigative employee's report 24 hours before a hearing is held. (CCR Section 3318)
- 4. Witnesses (**Serious Rules Violations Only**) You may request the presence of witnesses at the hearing who can present facts related to the charges against you. You may also request the presence of the reporting employee and the investigative employee. You may, under the direction of the hearing officer, questions any witness present at the hearing. The hearing officer may deny the presence of witnesses when specific reasons exist. (CCR Section 3315)
- 5. Personal Appearance A hearing of the charges will not normally be held without your presence, unless you refuse to attend. (CCR Section 3320)
- C. DISPOSITION At the end of the hearing, you will be advised of the findings and disposition of the charge. Within five working days, following review of the Rules Violation Report by the Chief Disciplinary Officer, you will be given a copy of the completed rule violation report, which will contain a statement of the findings and disposition and the evidence relied upon to support the conclusions reached. (CCR Section 3320)
- **D. APPEAL** If you are dissatisfied with the process, findings or disposition, you may submit an inmate appeal within 30 days following receipt of the finalized copy of the Rules Violation Report and any other pertinent documentation (CCR Section 3084)

CDC NUMBER: NAME: LOG#: 000000006896264 Page 4 of 4





DISCIPLINARY HEARING RESULTS

Institution Name: Kern Valley State Prison Facility: KVSP-Facility C Log Number: 000000006896264

Inmate Name: Bed Number: KVSP-C - C 008 1

TABE Score: 06.3 MH LOC: EOP DDP Status: NCF

DUE PROCESS

Actions Taken

Rule Violation #: 3005(d)(1) Specific Act: Fighting

Levei: Serious Offense Division: Division D

Offense Occurrence: 1st Occurrence

Violation Date: 08/27/2019 Violation Time: 08:15:00

Hearing Date: 09/17/2019 Hearing Time: 10:20:00

Did a laboratory confirm the evidence tested positive for Controlled substances?: N/A

Date Time Type/Reason Staff

L			
08/27/2019	14:18:02	RVR Ready for Review by Supv.	0
08/27/2019	15:28:17	RVR Ready for Review by Supv.	0
08/27/2019	15:40:10	RVR Approved by Supervisor	0
08/27/2019	15:49:36	RVR Classified	0
08/27/2019	15:49:37	MH Assessment Requested	0
08/28/2019	12:27:27	Notice of Pending Charges Sent to Rcds.	1
09/05/2019	07:39:29	MH Assessment Received	9
09/05/2019	12:27:41	Inmate Copy Served Initial Rules Violation Report; Incident Report; Medical Evaluation Report; MH Assessment Report	9
09/05/2019	12:29:25	SA Assigned	9 .
09/12/2019	19:44:56	SA Inmate Interaction	16

CDCR SOMS ISST126 - CDC NUMBER:

Elapsed Days

09/18/2019	09:45:27	SA Unassigned			22
09/18/2019	09:45:38	SA Assigned		A00 CHAN	22
09/18/2019	09:45:40	Inmate Copy Served Other			22
09/18/2019	09:46:56	IE Objected to by Inmate			22
09/18/2019	11:50:24	SA Inmate Interaction			22
All Time Constr	aints Met?: \	es SHO	/HO DDP Certified	?: Yes	
Due Process	Additional	Information:			

HEARING

© Subject elected not to participate in the adjudication process by refusing to attend the hearing. An Informational Chrono was generated documenting the refusal to attend the hearing.	
C Subject was Present, in good health and ready to proceed.	
· · · · · · · · · · · · · · · · · · ·	
Hearing Additional Information	

DISABILITY

☐ Hearing ☐ Vision ☐ Mobility ☐ Learning ☐ Other ☐ None	Developmenta	l/Cognitive
Requires Accommodation? No		
DDF	Specific Info	rmation
128-C2 Reviewed? Yes		Current DDP Status Date: 04/13/2017
Did the Reporting Employee document the use	of Adaptation S	Support(s)? N/A
Adaptive Support	Contribute	How
Victimization	Contribute	How
Disability Additional Information:		

MENTAL HEALTH ASSESSMENT

Mental Health Assessment Requested: Yes

Reason for Mental Health Assessment Request: MH LOC EOP or higher

Clinical Staff Recommended Staff Assistance Assignment: N/A

Clinical Staff determined Mental Health Symptoms strongly influenced behavior and recommended alternate

documentation: No

Clinical Staff determined Developmental Disability strongly influenced behavior and recommended alternate

documentation: No

Clinical Staff determined Mental Health Symptoms contributed to behavior: Yes

Clinical Staff determined Developmental Disability contributed to behavior: No

Clinical Staff provided information when assessing the penalties: Yes

STAFF ASSISTANT

Staff Assistant Assigned: Yes

Reason for assignment of Staff Assistant: MH LOC EOP or higher; MH LOC EOP or higher

SA Name	Date Assigned	Certified?	Meet 24 hours prior to hearing?	Present?	
A. Garcia	09/18/2019	Yes	Yes	Yes	

Staff Assistant Additional Information:

INVESTIGATIVE EMPLOYEE

Investigative Employee Assigned: No

Reason for assignment of Investigative Employee:

Investigative Employee Additional Information:

CONFIDENTIAL INFORMATION

Confidential Information Used: No

Confidential Document Number	Author of Confidential Document	Date of Confidential Document	Reviewed by SHO/HO	Deemed Confidential	Reason(s) Information was Deemed Confidential
					Information which, if known to inmates, would endanger the safety of person(s). Information which, if known to inmates, would jeopardize the security of the institution. Specific medical or Psychological information which, if known to inmates,

CDCR SOMS ISST126 - CDC NUMBER:

NAME:

				would be medically or psychologically detrimental to the inmate. Information provided and classified confidential by another governmental agency. A Security Threat Group debrief report, reviewed and approved by the debriefing subject, for placement in the confidential section of the central file.
Confidential Document Number	Confidential Source Number	Confidential Disclosure Form Issued	Sufficient Information Disclosed	Reason(s) Deemed Reliable
				The confidential source has previously provided information which has proved to be true. Other confidential sources have independently provided the same information. The information provided by the confidential source is self- incriminating. Part of the information provided by the confidential source is corroborated through investigation or by information provided by non- confidential sources. The confidential source is the victim. This source successfully completed a polygraph examination.
Confidential A	Additional Infor	mation:		
		V	VITNESSES	
Witnesses reques		grammit anto-opposition con	nadoporan endez adopo e essen esta se	Constitution of the consti
Reporting Em	ployee	Staff	Assistant	Investigative Employee

Reporting Employee	Staff Assistant	[Investiga	itive Employee	
Other	Inmate	▼ None	None	
	Non-Inmate Witness(es)		
Name	Rank	Туре	Granted?	

•	Inmate \	Witness(es)		
CDC#	Name	Bed	Granted?	
Questions Asked				
Witness Additio	nal Information:			

PLEA AND STATEMENT

PLEA/STATEMENT: The above circumstances were read aloud to subject and elected to plea: Inmate Refused to attend hearing. No plea entered.
C Subject declined to make a statement
C Subject made a statement
Comments:

FINDINGS	
Subject was found: Guilty as Charged based on a preponderance of evidence.	
Lesser Included Charge:	
Level: Offense Division:	
Offense Occurrence:	
Comments:	
1. "S" was found Guilty based on the preponderance of evidence, specifically The SHO lend Reporting Employees report which states; "On Tuesday, August 27, 2019, at approximate assigned as C8 EOP Escort Officer #2 (post# 234182), I was exiting C - Housing Unit #8 assigned as C8 EOP Escort Officer #2 (post# 234182), I was exiting C - Housing Unit #8 assigned as C8 EOP Escort Officer #2 (post# 234182), I was exiting C - Housing Unit #8 assigned as C8 EOP Escort Officer #2 (post# 234182), I was exiting C - Housing Unit #8 assigned as C8 EOP Escort Officer #2 (post# 234182), I was exiting C - Housing Unit #8 as and I was exiting C - Housing Unit #8 as a striking each other in the head, fa area with their fists. They were between the pull up bars and fire hydrant in front of C Dinitall three Inmates to get down, announced via institutional radio, "Code 1, Charlie upper yas multiple orders to get down with negative effect, Inmate's and continued to fight striking each other in the head and torso with their fists. Once responding staff arrived Inmon his stomach, Inmates and moved east towards the mental health building, still to get down. I utilized my MK 9 OC pepper spray (streamer) and sprayed both Inmates area with (1) 5 second burst from approximately 8 feet away striking both Inmates area. The OC spray was effective, both Inmates and proned out on their stomachs and no statement.	ely 0815 hours, while and observed Inmate nmate ce and upper torso ning hall #4. I ordered ard, 2 on 1." I gave with Inmate proned out I refusing direct orders and in the facial direct in the facial
2. Inmate failed to attend the hearing or provide any evidence to refute the charge.	
3. While Penal Code does make distinction between Attempted Battery and Assault CDCR of By definition both Attempted Battery and Assault require: intent in the deliberate use of for person of another. For both Attempted Battery and Assault if the Suspect perpetrated some to use the deliberate use of force on another person and the Suspect was unsuccessful the be Attempted Battery or Assault. If the Suspect was Successful in making contact ever so deliberate Use of Force the correct charge would be Battery, If a Deadly Weapon was used anything, organic or inorganic, reasonably capable of serious or lethal injury). And the sus made contact with the Victim the correct charge would be "Battery with a Deadly Weapon" made however, the attempt was made and the Present Ability exists the Correct Charge w "Attempted Battery with a Deadly Weapon" or Assault with a "Deadly Weapon". In summa Battery, Attempted Battery or Assault are the same. Specifically:	orce or violence on the ne act with the intent e correct charge would slight with the d (DEADLY WEAPON is spect Successfully if no contact was yould be either

CDCR SOMS ISST126 - CDC NUMBER:

NAME:

The act must be intentional meaning deliberate not accidental to use Force and Violence against the person of

The Present Ability exists. The difference is simply if the Suspect was successful in making contact or not. FIGHTING is a type of BATTERY. This offense is used whenever inmates were involved in a fight and this fight was more or less a mutual exchange of punches. This offense talks about the aggressor cannot be determined. This does not mean that staff does not know which inmate started the fight. Aggressor cannot be determined means one of the inmates was clearly a victim.

The burden of proof has been met.

There was no alternative information or evidence presented which would dissuade the SHO to a Not Guilty finding.

MENTAL HEALTH ASSESSMENT CONSIDERATION

(Documentation of opinions to be used for consideration by the hearing official and the reasoning shall be documented in this section.)

Comments:

According to the MHA, "Upon interview with Patient, review of recent mental health records and collateral information, there was evidence to suggest that a mental illness contributed to the behavior described in the RVR. Patient was triggered by a past traumatic event, which led to his behavior."

EVIDENCE
The following evidence was used to support the findings:
Comments:
1. The CDCR-115, authored by the Reporting Employee, which states, in part, "On Tuesday, August 27, 2019, at approximately 0815 hours, while assigned as C8 EOP Escort Officer #2 (post# 234182), I was exiting C - Housing Unit #8 and observed Inmate
2. Inmate failed to attend the hearing or provide any evidence to refute the charge.
3. Title 15 3005. Conduct.
(d) Force or Violence. (1) Inmates shall not willfully commit or assist another person in the commission of an assault or battery to any

DISPOSITION

person or persons, nor attempt or threaten the use of force or violence upon another person.

4. The SHO reviewed and considered the 837 Crime Incident Report in its entirety.

Sanction Type	Quantity	Mitigated	Interest of Justice	DDP	MH LOC	MH- A	Start Date	End Date
Credit Loss	90 Days	No	[Si		[50]			
Credit Loss	90 Days		I's	100	10,0	J. P.		

Sanction Type	Quantity	Mitigated	Interest of Justice	DDP	MH LOC	MH- A	Start Date	End Date
Credit Loss	90 Days	No			<u> </u>	П		

Confined to Quarters Days			T	j	 	100		
Confined to Quarters Weekends			r		175			
Disciplinary Detention			T.	r.	Į.	1 10 10 10 10 10 10 10 10 10 10 10 10 10		-
Privilege Group C			J**	r	14.5	77.		
Loss of Pay			0.040					
Canteen Privileges			100 to	J.T.	1 7	i i		
Phone Privileges	0	Yes	1.72 ± 1.	17.7	F	⊽		
Extra Duty				J.		Property of		
Yard Recreation Privileges	10 Days	No	To s			1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	09/17/2019	09/26/2019
Day Room Privileges				Г	1::	3 ,		
Packages Privileges			T	F				
Property Restrictions	0	Yes	Jan.	I T		V		
Visiting Privileges			J **	I	1 57	,		
Contact Visiting Privileges			1 25	्र ा		100 ×		
Contact Visiting (Permanent Loss)								
Trust Account Hold								-
Mandatory Drug Testing								

NAME:

IEX Control Suit												
Counseled Regarding Misconduct: without reprimand												
Impose Suspended Sanctions												
Sanction Mitigation Additional Information:												
(Hearing officials are required to document whether a mitigation, based on a MH-A, is appropriate and the reasoning used to arrive at their decision.)												
No property or pho	one restriction	ns were impos	sed as recom	mended	in the M	IHA.		And the second of the second o				
Comments:		and a street contract of the state of the st	nakalahusi di Bertitter ero esperantum mikatesterakladalah semba			-vool-voorstaanskassiiliikkiskiskiskiskiskiskiskiskiskiskiskisk	COMO MENON DE DE MONTO DO DE SONO DE S	THE PROPERTY OF THE PROPERTY O				
Referred to Classification Committee ICC For SHU Term Assessment Program Review Un-Assignment Substance Abuse Treatment												
Disposition Add	ditional Info	ormation:										

ENEMY CONCERNS

- Not Applicable
- Subject states he/she does not have Enemy or Safety Concerns.
- One or more of the inmates involved has stated there is lingering animosity towards one another. Therefore, the SHO has entered non-confidential separation alerts for the following inmates:
- © Based on the totality of circumstances and/or information garnered by staff, the Hearing Official has determined an enemy situation exists and ensured the below non-confidential separation alerts were entered:

SECURITY THREAT GROUP

Security Threat Group Nexus?: No

Security Threat Group Nexus Additional Information:

FINAL SECTION

Additional Information:

The subject waived the right to attend the disciplinary hearing; therefore, the inmate was not advised of the right to appeal any portion of the hearing or the findings of the SHO. However, upon final audit by the Chief Disciplinary Officer, the inmate will receive the final copy of this RVR wherein the inmate will be advised of the above findings and disposition. The inmate will be further informed that if dissatisfied with the process, the findings, or the disposition, a CDC Form 602 Inmate Appeal Form, must be submitted within (30) thirty days following receipt of the finalized copy of any RVR.

CREDIT RESTORATION

- Subject was advised of his/her right to restoration of credits under CCR 3327, 3328, and 3329.
- Subject was advised Credit Forfeiture for a Division 'A', 'B' or 'C' offense will not be restored.
- t the conclusion of the hearing Subject was advised of the findings, disposition, and his/her right to appeal

CDCR SOMS ISST126 - CDC NUMBER:

NAME:

Hearing Official TITLE: DATE: Lieutenant 09/21/2019

FINDINGS (BY CDO) Subject was found: Guilty as Charged based on a preponderance of evidence.

Lesser Included Charge:

Level:

Offense Division:

Offense Occurrence:

CDO Summary: Affirming The Hearing Results

Comments:

per CCR 3084.1.

DISPOSITION (BY CDO)

Sanction Type			Mitigated Interest of DDP LOC		MH- A	Start Date	End Date	
Credit Loss	90 Days	No	153;	1 77	J			
Confined to Quarters Days			1	IT.	J.: *	1		
Confined to Quarters Weekends	ekends ciplinary		F:		erra.	1		
Disciplinary Detention			I.		Townson .	Ā		
Privilege Group C			j		J -3			
Loss of Pay								
Canteen Privileges				10	.	Г		
Phone Privileges	0	Yes				F		¥
Extra Duty				le:		IT.		
Yard Recreation Privileges	reation		Lin		Marie Constitution of the	77777 C	09/17/2019	09/26/2019

CDCR SOMS ISST126 - CDC NUMBER: NAME:

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Day Room Privileges			77.4		I in				
Packages Privileges			Г	175	্ৰ				
Property Restrictions	0	Yes	1 5		120	V			
Visiting Privileges				1 75	J ana	(334457) (377.5.7.7.7.7.7.7.7.7.7.7.7.7.7.7.7.7.7.			
Contact Visiting Privileges			S	F	genter	Maries C			
Contact Visiting (Permanent Loss)									
Trust Account Hold								de de la companya de	
Mandatory Drug Testing									
IEX Control Suit									
Impose Susper	nded Sanction	ns.		Reinsta	ite Suspe	nded Sa	inctions		
Comments:									
Chief Disciplina	officer								
A division .	y Officer								
Comments:	North-Buryage and instrumental bases of the Section	TEDECETES AND	WARRANT TO THE PROPERTY OF THE						THE RESERVE OF THE PROPERTY OF
S. Swaim	MATHEMATICA TEMPORATEMENT PROPERTY BENEVILLE STATEMENT S	0							
					TITLE: Associate	Warder	1	DATE: 09/26/201	.9

CDCR SOMS ISST126 - DISCIPLINARY HEARING RESULTS

EXHIBIT R

Attachment C

CONFIDENTIAL SUPPLEMENT TO APPEAL "APPEAL INQUIRY"

DO NOT COPY OR DISTRIBUTE EXCEPT PURSUANT TO CCR Title 15, Section 3084.9(i)(3)(B)1.

Date: October 23, 2019

Appeal Log Number: KVSP-O-19-03519

Inmate/Parolee Name:

CDC Number:

Assigned Reviewer: Name and Title _J. ______Correctional Lieutenant

Date and place of interview: On October 21, 2019, the appellant was interviewed telephonically as he is now housed at California State Prison, Los Angeles County (LAC).

Effective Communication:

A review of the Test of Adult Basic Education (TABE) reveals the appellant has a TABE score above a 4.0 Reading Grade Point Level. However the appellant is part of the Mental Health Services Delivery System at the Enhanced Out Patient level of care. Therefore, the appellant does require special accommodation to achieve effective communication. In order to achieve effective communication the appellant reiterated in his own words what was explained, provided appropriate substantive responses to questions, and asked appropriate questions regarding the information provided. The following accommodation was provided the appellant to ensure effective communication, simple English spoken slowly and clearly, and rephrased sentences.

Accused Staff Member(s): K. Correctional Officer

Synopsis of Allegation:

The appellant alleges August 27, 2019, following an incident on the Facility C upper yard, Officer sprayed the appellant with O.C pepper Spray as he was handcuffed and in a prone position. The appellant is further alleging, when he asked Officer why he sprayed him, Officer said, "That's how we do things here. Welcome to Kern Valley."

Witnesses:

Correctional Officer
Correctional Officer
Inmate
Inmate
Inmate

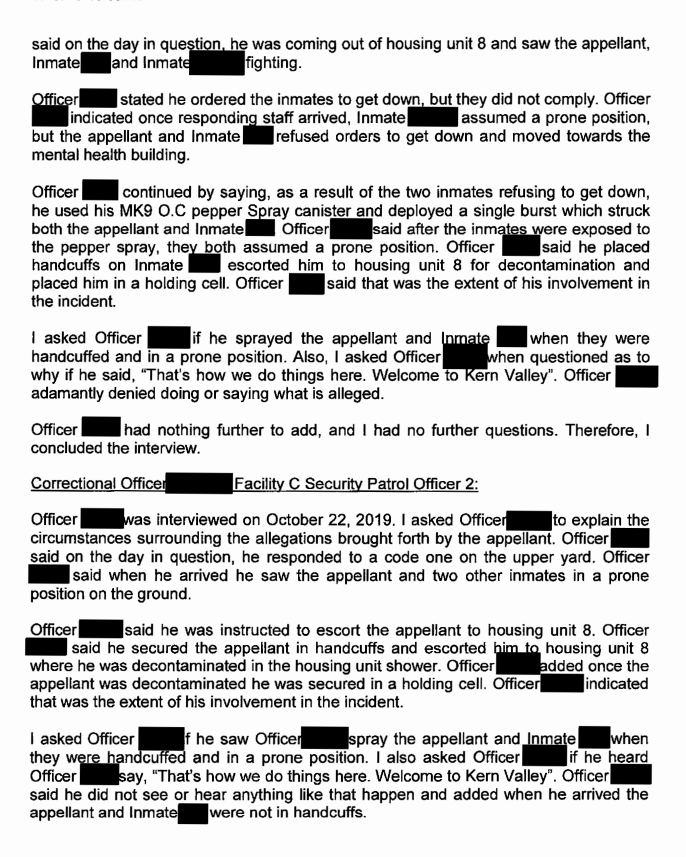
Findings:

Correctional Officer Facility C Housing Unit 8 EOP Escort Officer 2:

Officer was interviewed on October 22, 2019. I asked Officer was to explain the circumstances surrounding the allegations brought forth by the appellant. Officer

Appeal Log Number: KVSP-O-19-03519

Confidential Supplement To Appeal Appeal Inquiry



Confidential Supplement To Appeal Appeal Inquiry KVSP-O-19-03519 Officer had nothing further to add, and I had no further questions. Therefore, I concluded the interview. Correctional Officer Facility C Observation 2 Officer: I chose to interview Officer due to the fact he was assigned as the Facility C Observation 2 officer and may have seen what is alleged. Officer interviewed on October 22, 2019. I asked Officer f he remembered an incident involving the appellant and two other inmates on the upper yard. Officer indicated he did. I asked Officer to explain the circumstances of the incident. Officer said on the day in question he was monitoring the morning E.O.P yard when he heard a two on one fight announced on the institutional radio. Officer said he glanced over the yard and saw the appellant and two other inmates fighting on the yard in front of dining hall 4. added he gave the inmates on the yard orders to get down, but the appellant and the two other inmates continued to fight each other. Officer he turned his attention away from the incident in order to open the yard pedestrian gate for responding staff. Officer said when he focused back on the incident sight, the three inmates were in a prone position on the ground. Officer say, the inmates were handcuffed and escorted off of the yard without incident. I asked Officer f he sprayed the appellant and Inmate when they were handcuffed and in a prone position. Also, I asked Officer when questioned as to why if he said, "That's how we do things here. Welcome to Kern Valley". Officer said he did not see or hear what is alleged and added he did not see any application of force during the incident. had nothing further to add, and I had no further questions. Therefore, I concluded the interview. FCB8-Inmate I chose to interview Inmate due to the fact he was involved in the altercation with the appellant and may have seen what is alleged. I attempted to interview Inmate on October 21, 2019. However, he refused to participate in said interview.

FCB8-

Inmate

I chose to interview Inmate

potential witness. Inmate

because the appellant identified him as a

was interviewed on October 22, 2019.

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Confidential Supplement To Appeal

Appeal Inquiry KVSP-O-19-03519 l asked Inmate to go back to August 26, 2019, and if he remembered an incident involving the appellant, Inmate and Inmate Inmate he did not recall an incident involving the above mentioned inmates and added he was most likely not on the yard on the day and time in question. Inmate had nothing further to add, and I had no further questions. Therefore, I concluded the interview. FCB8-Inmate I chose to interview Inmate because the appellant identified him as a potential witness. Inmate was interviewed on October 22, 2019. I asked Inmate to go back to August 26, 2<u>019, and if he remembe</u>red an incident involving the appellant, Inmate and Inmate Inmate did remember the incident involving the appellant on the day in question. I asked if at any time during the incident if he saw a staff member spray the appellant with O.C Pepper Spray when he was in the prone position. Inmate said he did not see anything and had no information to offer. Inmate had nothing further to add, and I had no further guestions. Therefore, I concluded the interview. FCB8-<u>Inmate</u> I chose to interview Inmate because the appellant identified him as a potential witness. Inmate was interviewed on October 22, 2019. l asked Inmate to go back to August 26, 2019, and if he remembered an incident involving the appellant, Inmate and Inmate Inmate remembered the incident and seeing six to seven officers rush the inmates who were already on the ground and started to punch the inmates and then sprayed them when they were on the ground. I informed Inmate the appellant was not alleging he was punched by any officers. It was then Inmate changed his statement and said he saw staff being rough when they were restraining the appellant and added he saw maybe one or two officers spray the appellant and the other inmates with pepper spray when they were on the ground. I asked inmate where he was positioned when he saw the incident take place. said he was in front of the mental health building. I asked Inmate where the inmates were when he saw what he is alleging. Inmate inmates were on the field directly in front of housing unit seven. I asked Inmate

if he was sure the inmates were in front of housing unit 7 to which he replied he was. I

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Confidential Supplement To Appeal

Appeal Inquiry

KVSP-O-19-03519 asked Inmate if he could identify who sprayed the inmates with pepper spray. Inmate said he did not know who sprayed the inmates. Inmate had nothing further to add, and I had no further questions. Therefore, I concluded the interview. It is evident Inmate embellished his account of the incident by saying he saw staff members strike the appellant and then changed his story when advised the appellant did not make any such allegation. Furthermore, Inmate wrong location where the incident took place and where the appellant was sprayed with O.C Pepper Spray. Also, Inmate was interviewed on October 9, 2019 by Sergeant following her video interview with the appellant. During said interview, Inmate indicated he did remember the incident, but did not recall any specifics. When confronted with this, Inmate did not have a reasonable explanation with regard to his contradictory statements. With that, it is logical to conclude Inmate cannot be relied upon as a credible witness. Conclusion: On October 22, 2019, the appellant was interviewed telephonically as he is now housed at LAC. During the interview the appellant reiterated what was documented in his appeal. I asked the appellant if he had any witnesses. The appellant said the inmates in FCB8 cells (Identified as (Identified as and and Inmate saw what is alleged. Now, the appellant is alleging on August 27, 2019, following an incident on the Facility C upper yard, Officer sprayed the appellant with O.C pepper Spray as he was handcuffed and in a prone position. The appellant is further alleging, when he asked why he sprayed him, Officer said, "That's how we do things here. Welcome to Kern Valley." stated during his interview, he did not spray the appellant or Inmate when they were in a prone position and indicated he did not say what is alleged. Officer said during his interview, he did not see or hear Officer o what is alleged. Officer stated during his interview, he did not see any application of force and did not hear Officer sav what is alleged. said during his interview, he did not recall an incident involving the appellant and added he was most likely not on the yard on the day and time in question.

Case 4:94-cv-02307-CW Document 3110-2 Filed 09/25/20 Page 229 of 465

Confidential Supplement To Appeal Appeal Inquiry KVSP-O-19-03519 Inmate stated during his interview, he did not see anything and had no information to offer. Inmate was deemed to be a non-credible witness. A review of the 7219 Medical Report of Injury of Unusual Occurrence which was completed on the appellant by Psychiatric Technician Lopez following the incident. The 7219 notes an abrasion or scratch to the right palm and chemical agent exposure to the front torso and back. The above mentioned is consistent with the force used and documented by Officer I reviewed the CDCR Form 3013 Inmate Interview Worksheet and the CDCR Form 3014 Report of Findings. Also, I watched the interview which was recorded on DVD. The 3014 which was authored by Sergeant concluded there was no evidence to support the appellant's allegations. Therefore, no further action was recommended and Associate Warden Swaim concurred. to which Captain (A) It is clear Officer used the minimal amount of force to gain compliance of a lawful order and to effect custody. With that, based on the information and evidence gathered; wrong doing cannot be established with regard to the appeal submitted by the appellant. The appellant's allegations against the accused staff member are just that, allegations. The allegations posed by the appellant cannot be proven and have no merit. There is no evidence to support the appellant's claims. Print and sign below:

Name L Interviewer Sign

EXHIBIT S

STATE OF CALIFORNIA SE 4:94-CV-02307-CW Document 3110-2 Filed 09/25/20 ENT 318 OF CALIFORNIA SE 4:94-CV-02307-CW DOCUMENT 3110-2 FILED 09/25/20 ENT 318 OF CALIFORNIA SE 4:94-CV-02307-CW DOCUMENT 3110-2 FILED 09/25/20 ENT 318 OF CALIFORNIA SE 4:94-CV-02307-CW DOCUMENT 3110-2 FILED 09/25/20 ENT 318 OF CALIFORNIA SE 4:94-CV-02307-CW DOCUMENT 3110-2 FILED 09/25/20 ENT 318 OF CALIFORNIA SE 4:94-CV-02307-CW DOCUMENT 3110-2 FILED 09/25/20 ENT 318 OF CALIFORNIA SE 4:94-CV-02307-CW DOCUMENT 3110-2 FILED 09/25/20 ENT 318 OF CALIFORNIA SE 4:94-CV-02307-CW DOCUMENT 3110-2 FILED 09/25/20 ENT 318 OF CALIFORNIA SE 4:94-CV-02307-CW DOCUMENT 3110-2 FILED 09/25/20 ENT 318 OF CALIFORNIA SE 4:94-CV-02307-CW DOCUMENT 3110-2 FILED 09/25/20 ENT 318 OF CALIFORNIA SE 4:94-CV-02307-CW DOCUMENT 3110-2 FILED 09/25/20 ENT 318 OF CALIFORNIA SE 4:94-CV-02307-CW DOCUMENT 3110-2 FILED 09/25/20 ENT 318 OF CALIFORNIA SE 4:94-CV-02307-CW DOCUMENT 3110-2 FILED 09/25/20 ENT 318 OF CALIFORNIA SE 4:94-CV-02307-CW DOCUMENT 3110-2 FILED 09/25/20 ENT 318 OF CALIFORNIA SE 4:94-CV-02307-CW DOCUMENT 3110-2 FILED 09/25/20 ENT 318 OF CALIFORNIA SE 4:94-CV-02307-CW DOCUMENT 3110-2 FILED 09/25/20 ENT 318 OF CALIFORNIA SE 4:94-CV-02307-CW DOCUMENT 3110-2 FILED 09/25/20 ENT 318 OF CALIFORNIA SE 4:94-CV-02307-CW DOCUMENT 3110-2 FILED 09/25/20 ENT 318 OF CALIFORNIA SE 4:94-CV-02307-CW DOCUMENT 3110-2 FILED 09/25/20 ENT 318 OF CALIFORNIA SE 4:94-CV-02307-CW DOCUMENT 3110-2 FILED 09/25/20 ENT 318 OF CALIFORNIA SE 4:94-CV-02307-CW DOCUMENT 3110-2 FILED 09/25/20 ENT 318 OF CALIFORNIA SE 4:94-CV-02307-CW DOCUMENT 3110-2 FILED 09/25/20 ENT 318 OF CALIFORNIA SE 4:94-CV-02307-CW DOCUMENT 3110-2 FILED 09/25/20 ENT 318 OF CALIFORNIA SE 4:94-CV-02307-CW DOCUMENT 3110-2 FILED 09/25/20 ENT 318 OF CALIFORNIA SE 4:94-CV-02307-CW DOCUMENT 3110-2 FILED 318 OF CALIFORNIA SE 4:94-CV-025/20 FILED 318 OF CALIFORNIA SE 4 **CRIME / INCIDENT REPORT** PART C - STAFF REPORT INCIDENT LOG NUMBER 2 1 PAGE Of KVSP-FCY-19-08-0811 CDCR 837-C (Rev. 10/15) DATE OF INCIDENT TIME OF INCIDENT FIRST NAME: LAST MI **0815 HOURS** 8/27/2019 IMN LOCATION OF INCIDENT YEARS OF SERVICE DATE OF REPORT POST# POSITION FACILITY C UPPER YARD 230371 C YARD SGT. 16YRS. 1MO. 8/27/2019 RDO'S **DUTY HOURS** DESCRIPTION OF CRIME / INCIDENT CCR SECTION / RULE □ N/A S/M 0600-1400 Fighting Resulting in the Use of Force 3005 (d)(1) WITNESSES (PREFACE S-STAFF, V-VISITOR, O-OTHER) INMATES (PREFACE S-SUSPECT, V-VICTIM, W-WITNESS) YOUR ROLE Primary (S) □ Witness (S) ☐ Camera □ Victim ☐ Other: FORCE USED BY YOU - TYPE OF WEAPON / SHOTS FIRED / NON-CONVENTIONAL FORCE ⊠ N/A Warning: # Effect: Chemical Effect: Less Lethal Weapons: ☐ Physical: Lethal Weapons: Projector: #Deployed: Agent: □ 37 mm ☐ Hand-Held Baton ☐ Mini 14 □ 40 mm □ .38 Cal ☐ X-10 BRD □ L8 ☐ CN □ .40 Cal w/o OC □ 9 mm ☐ 40 mm Multi □ CS ☐ X-10 BRD ☐ HFWRS ☐ Shotgun w/ OC □ Non-Conventional or Force Not Listed Above: FORCE OBSERVED 🗵 N/A 🗆 Physical 🗇 Hand-Held Baton 🗀 Chemical Agent 🗆 X-10 🗀 Less Lethal 🗀 Lethal 🗀 Non-Conventional BY YOU EVIDENCE COLLECTED EVIDENCE DESCRIPTION EVIDENCE DISPOSITION BIO PPE HAZARD BY YOU ☐ YES ☐ YES ☐ YES ☑ NO ⊠ NO ⊠ N/A ☑ N/A ⊠ NO SCIF 3301/3067 REPORTING STAFF LOCATION TREATED FLUID EXPOSURE DESCRIPTION OF INJURY COMPLETED INJURED (HOSPITAL/CLINIC) ☐ BODILY ⋈ N/A ☐ YES ☐ YES □ UNKOWN ⊠ NO. ⊠ NO ☐ Other: ⋈ N/A ☑ N/A NARRATIVE: On Tuesday, August 27,2019, at approximately 0815 hours, while performing my duties as Facility 'C' Yard Sergeant, I responded to a Code 1 via Institutional Radio on Facility 'C' Upper Yard. Upon my arrival to the incident site, I observed all inmates on the yard in a prone position. I was advised by Officer K. monitoring EOP Therapeutic morning yard , he observed Inmates (FCB8and ((FCB8fighting with Inmate . All three Inmates were striking each other in the upper torso and facial area with their fists on the yard. Officer had announced code one via institutional radio and gave orders to "Get Down" with all inmates complying except for Inmates who refused to get down. Officer had utilized one (1) MK-9 OC Pepper Spray to quell the incident. to handcuff and escort Inmate to Facility C Medical for decontamination I instructed Officer and a CDCR 7219 Medical Report of Injury or Unusual Occurrence. I instructed Office escort Inmate to Facility C8 Holding cell for decontamination and a CDCR 7219 Medical Report of Injury or o handcuff and escort Inmate to Facility C8 Holding cell for Unusual Occurrence, I instructed Officer decontamination and a CDCR 7219 Medical Report of Injury or Unusual Occurrence. ☑ CHECK IF NARRATIVE IS CONTINUED ON CDCR 837-C1. SIGNATURE OF REPORTING STAFF BADGE # / ID # DATE CORRECTIONAL SERGEANT 65722/2463284 8/27/2018 CLARIFICATION NEEDED **APPROVED** NAME AND TITLE OF REVIEWER (PRINT/SIGNATURE) DATE RECEIVED ¥ZPYES □ NO 8/27/19 ☐ YES **M**NO 8/27/19 DISTRIBUTION: Original: Incident Package Copy: Reporting Employee Copy: Reviewing Supervisor

CRIME / INCIDENT REPORT	Jocume	ent 3110	-2	Filed 09	725720 DF RTME	Page 232 of 465 ENT OF CORRECTIONS A	AND REHABILIT	TATIO
PART C1 - SUPPLEMENT						INCIDENT LOG N	IUMBER	
CDCR 837-C1 (Rev. 10/15)			2	Of	2	KVSP-FCY-19-08	-0811	
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Once all involved inmates were off the yard	Inotifie	ad Cantr	al C	ontrol vi	a Inetitut	ional Radio that th	e Code 1 o	
Facility 'C' Upper yard was now Code 4. Inr they refused. The one (1) MK-9 OC Pepper and returned to the appropriate inventories.	mates in ີ Spray ເ	the suri	oun	ding are	a were c	offered decontamin	ation to wh	nich
Inmates and safety/enemy concerns with each other and assigned housing without incident.	d can co					Chrono stating they were escorted bac		
Inmate and and "Fighting." This concludes my involvement i	in this in					ules Violation Repo volvement in this in		
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. CHECK IF NARRATIVE IS CONTINUED ON ADDIT	ONAL CD	CR 837-C	1.					
SIGNATURE OF REPORTING STAFF	TITLE	5,1,00,1-0			BADGE	#/ID#	DATE	
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STATE OF CALIFORNIASE 4:94-CV-02307-CW Document 3110-2 Filed 09/25/20 ENTRE OF CALIFORNIASE AND REHABILITATION CRIME / INCIDENT REPORT PART C - STAFF REPORT INCIDENT LOG NUMBER 1 1 PAGE Of CDCR 837-C (Rev. 10/15) KVSP-FCY-19-08-0811 DATE OF INCIDENT TIME OF INCIDENT FIRST ΜI NAME: LAST 0815 Μ 8/27/2019 YEARS OF SERVICE DATE OF REPORT LOCATION OF INCIDENT **POSITION** POST# CHARLIE UPPER YARD 3YRS. 3MO. 8/27/2019 232126 CHARLIE 8 FLOOR#2 DESCRIPTION OF CRIME / INCIDENT CCR SECTION / RULE RDO'S **DUTY HOURS** □ N/A 0600-1400 T/F Fighting, Resulting in the Use Of Force. 3005(d)(1) INMATES (PREFACE S-SUSPECT, V-VICTIM, W-WITNESS) YOUR ROLE WITNESSES (PREFACE S-STAFF, V-VISITOR, O-OTHER) □ Primary Responder S-□ Witness S-□ Camera □ Victim □ Other: ☑ N/A: FORCE USED BY YOU - TYPE OF WEAPON / SHOTS FIRED / NON-CONVENTIONAL FORCE # Effect: Warning: Effect: Less Lethal Weapons: Chemical □ Physical: Lethal Weapons: Projector: #Deployed: Agent: □ 37 mm ☐ Hand-Held Baton ☐ Mini 14 □ 38 Cal □ 40 mm ☐ X-10 BRD □ .40 Cal □ L8 w/o OC ☐ 40 mm Multi □ cs □ 9 mm ☐ X-10 BRD ☐ HFWRS □ Shotgun w/ OC □ Non-Conventional or Force Not Listed Above: FORCE OBSERVED ☑ N/A ☐ Physical ☐ Hand-Held Baton ☐ Chemical Agent ☐ X-10 ☐ Less Lethal ☐ Lethal ☐ Non-Conventional BY YOU EVIDENCE COLLECTED EVIDENCE DESCRIPTION EVIDENCE DISPOSITION BIO PPE **HAZARD** BY YOU ☐ YES ☐ YES ☐ YES ⊠ NO ⊠ NO ☑ NO ⋈ N/A ⊠ N/A LOCATION TREATED SCIF 3301/3067 REPORTING STAFF DESCRIPTION OF INJURY FLUID EXPOSURE (HOSPITAL/CLINIC) COMPLETED INJURED □ BODILY ⋈ N/A □ YES ☐ YES □ UNKOWN ⊠ NO ⊠ NO ⊠ N/A ⊠ N/A □ Other: NARRATIVE: On Tuesday August 27, 2019 at approximately 0815, I was working as Facility C Building Floor staff #2. A Code 1 response on the Facility C Upper Yard was requested via Institutional Radio, I immediately responded to the incident area. Upon my arrival to the yard, I observed Inmates on the ground in a prone position in front Charlie and and (FCB8-(FCB8-(FCB8-Building 8. I was instructed by Correctional Sergeant in handcuffs and escort him to the Facility C Medical to secure inmate Clinic. When sufficient staff arrived, I approached Inmate and secured him in handcuffs. I conducted a clothed body search on Inmate with no contraband discovered. Upon completion of the clothed body search, I escorted Inmate of the upper yard to Facility C Medical Clinic. Upon my arrival to Facility C Medical Clinic, I notified the Facility C. Medical staff that a medical evaluation and CDCR 7219 was needed to be completed on Inmate of the Facility C Medical holding cell and I conducted a search of the Facility C Medical Holding Cell and I conducted a search of the I conducted and I conducted a search of the I conducted and I conducted a search of the I conducted and I conducted and I conducted and I conducted a search of the I conducted and I conducted a conducted and I conducted a conducted and I conducted a conducted and I conducted and I conducted a conducted an Inmate in the Facility C Medical holding cell # I asked Inmate in the would like to be decontaminated. To which Inmate responded "I didn't get sprayed, I Don't need it". I maintained direct supervision of Inmate until my partner Officer can be carried to the contaminated of the would like to be decontaminated. To which Inmate responded to the contaminated of the would like to be decontaminated. To which Inmate responded to the contaminated of the would like to be decontaminated. To which Inmate responded to the contaminated of the would like to be decontaminated. To which Inmate responded to the would like to be decontaminated. To which Inmate responded to the would like to be decontaminated. To which Inmate responded to the would like to be decontaminated. After my partner performed an unclothed body search I started a holding cell log for performed an unclothed body search of inmate This concludes my involvement in this incident. ☐ CHECK IF NARRATIVE IS CONTINUED ON CDCR 837-C1. BADGE # / ID # DATE SIGNATURE OF REPORTING STAFF CORRECTIONAL OFFICER 8/27/2019 89239/2467058 DATE RECEIVED | CLARIFICATION NEEDED (PRINT/SIGNATURE) **APPROVED** ☐ YES (NO YES INO 8127/15

Copy: Reporting Employee Copy: Reviewing Supervisor

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PART C - S CDCR 837-C	STAFF	REPO		* .4 4 **		PAGE	1	Of	_2			ICIDENT			ER	
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on their stom	nachs. I į	placed m	echanical re	straints (handcı	uffs) on Ir	mate	I cor	du	cted a	cloth	ed body	searc	then e	scorted	
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			Coint Renor	ting Employ		27/C	Supervisor	☐ YES				E ¥YES		18/2	7/17	

CKIME / INCIDENT INFOKT	ocument 31	10-2	Filed	ZAENTOPOORRECHENSEND REHABILITATION				
PART C1 - SUPPLEMENT CDCR 837-C1 (Rev. 10/15)	PAGE	2	Of	2	INCIDENT LOG NUMBER KVSP-FCY-19-08-0811			
NAME: LAST	FIRST				MI L			
TYPE OF INFORMATION: ☑ CONTINUATION OF REPORT □	CLARIFICATIO	N OF R	EPORT		☐ ADDITIONAL INFORMATION			
NARRATIVE:								
negative results, placed Inmate into Holding Cell	_		_	_				
participant in the Mental Health Services Delivery Sy	stem (MHSDS)	at the	Enhand	ced O	utpatient Program (EOP) level of care. Due			
to Inmate designation, I provided Inmate ef	fective commu	unicati	on in th	e forr	m of slow, simple English during my			
interaction with him. This concludes my involvemen	t with this rep	ort. PE	RNR#					
			_					

PART C2 - REVIEW NOTICE CDCR 837-C2 (Rev. 10/15)	PAGE	1	Of	1	INCIDENT LOG NUMB KVSP-FCY-19-08-0	
AME: LAST	FIRST		<u>~:-</u> 			MI J
our Report Concerning The Above Referenced Inci	dent Has Been Re	viewed A	And Th	e Followi	ng Information Is Required:	:
⊠ Prepare a CDCR 837-C1 Crime/Incident Report F	art C1 - Supplemer	nt clarifyiı	ng the	issues liste	ed below:	
☐ Prepare a CDCR 837-C1 Crime/Incident Report F	Part C1 - Supplemen	nt providi	ng add	itional info	rmation regarding the issues li	sted below:
☐ Prepare a CDCR 837-A1 Crime/Incident Report P	art A1 - Supplemer	nt clarifyir	ng the i	ssues liste	d below:	
☐ Prepare a CDCR 837-A1 Crime/Incident Report P	art A1 - Supplemer	nt amend	ing the	informatio	n regarding the issues listed b	elow:
					D.T.A.IM	
DUE BY: ASAP	RETURN TO:	D.		CA	<u>PTAIN</u>	
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CHECK IF NARRATIVE IS CONTINUED ON ADDITIONAL CDCR 837-C2

NAME OF REVIEWER (PRINT)

TITLE

CAPTAIN

DATE

9/3/2019

STATE OF CALIFORNIA ase 4:94-cv-02307-CW Document 3110-2 Filed 097247 Page 237 01 465 CRIME / INCIDENT REPORT INCIDENT LOG NUMBER PART C1 - SUPPLEMENT 1 1 KVSP-FCY-19-08-0811 CDCR 837-C1 (Rev. 10/15) PAGE Of MI LAST **FIRST** L TYPE OF INFORMATION: □ ADDITIONAL INFORMATION ☑ CLARIFICATION OF REPORT CONTINUATION OF REPORT NARRATIVE: 1. After conducting an unclothed body search and decontamination of chemical agents did you offer inmate fresh clothing? I offered fresh clothing and inmate refused by stating "No, I'm good."

☐ CHECK IE NARRATIVE IS CONTINUED ON ADDITIONAL CDCR 837-C1

-	TITLE CORRECTION	BADGE # 63921/2	7 ID# 2463619	9/3/2019	
	OFFICER				
l	DATE RECEIVED	CLARIFICATION NEEDS	D APPROVED	DATE	
	9/3/2019	☐ YES ☑ NO	⊠YES □NO	9/3/2019	

STATE OF CALIFORNIA	ase 4:94-cy-023 NT REPORT	07-CW I	Docume	nt 31	.10-2 Fi	led 0 9/	25 <u>72</u> 4	NTE	āge <mark>258</mark>	69 146	AND REI	IABILITATION		
PART C - STAFI CDCR 837-C (Rev. 10					L		INCIDENT LOG NUMBER KVSP-FCY-19-08-0811							
NAME LAST		FIRST					MI A	1	E OF INCI 7/2019	DENT	TIME 0 0815	F INCIDENT		
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	DUTY HOURS DESCRIPTION OF CRIME / INCIDENT CCR SECTION / 10000-1400 Fighting Resulting in the Use of Force 3005 (d)(1)							/ RULE	⊠ N/A					
YOUR ROLE	WITNESSES (PRE	FACE S-STA	FF, V-VISI	TOR, C)-OTHER)	INMATI	ES (PR	EFAC	E S-SUSPE	CT, V-	VICTIM,	W-WITNESS)		
☐ Primary ☑ Responder	9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9					(S								
☐ Witness						. (S)								
☐ Camera ☐ Victim				 .		. (-)								
☐ Other:														
⊠ N/A	FORCE USED BY YO									CE				
☐ Physical: ☐ Hand-Held Baton	Lethal Weapons:	Warning:	Effect:	Less	Lethal Wea	pons:	# Effe	ct:	Chemical Agent:	Pro	ector:	#Deployed:		
☐ X-10 BRD	□ .38 Cal				□ 40 mm				□ oc					
w/o OC	☐ .40 Cal				□ L8				CN					
☐ X-10 BRD w/ OC	□ 9 mm □ Shotgun				☐ 40 mm l	£			□ cs			- 1 - War mile		
☐ Non-Conventional o	r Force Not Listed Abo	ove:						. !				***************************************		
FORCE OBSERVED BY YOU	⊠ N/A □ Physical	☐ Hand-He	ld Baton I	⊐ Che	mical Agent	t 🗆 X-10) 🖺 L	ess Le	ethal 🗆 Le	ethal (□ Non-C	onventional		
EVIDENCE COLLECTED BY YOU	EVIDENCE	DESCRIPT	ION		EV	IDENCE	DISPO	SITIC	ON		BIO	PPE		
☐ YES											AZARD JYES	☐ YES		
⊠ NO	⊠ N/A				N/A						⊠ NO	⊠ NO		
REPORTING STAFF INJURED	DESCRIPT	ION OF INJU	JRY		LOCATION (HOSPITA			FLU	JID EXPOS	URE		3301/3067 MPLETED		
☐ YES							}	⊒ B0 האודים	DILY KOWN	⊠ N/A		YES		
⊠ NO	⊠ N/A			⊠ N/A			☐ Other:					NO		
NARRATIVE: On Tuesday, August 27, 2019, at approximately 0815 hours while I was assigned as facility C Security Patrol Officer #2, I responded to Code 1 alarm in Facility C, Upper Yard in front of Housing Unit 8. Upon my arrival I observed all the inmates in the prone position. The inmates involved in the incident were in the prone position with what appeared to be OC Spray on two of the Inmates upper torso and facial area. Inmates were later identified as Inmate														
CHECK IF NARRATI	VE IS CONTINUED O		7-C1. TITLE		herman Albert Market and Herman Albert and A	l E	ADGE	# / ID)#		DATE			
					AL OFFICE	ER	63704	1/246	4455		8/27/2	019		
	(PRINT/SIC		DATE REC 8/27/2019			ICATION YES E		ED	APPRO\ ⊑-¥ES □		DATE 8/27/2	019		
	e Copy: Repo	orting Employee	Copy: Rev	iewing S	upervisor									

STATE OF C	ALIFOR	R <mark>M</mark> ASE 4 DENT R	:94-c	v-02307 PRT	-CW D	ocume	ent 311	0-2 F	iled 09	<u>(25/20</u>	ENT 8	BPECKREC	rfoks!	AND REI	HABILITATION	
PART C - STAFF REPORT CDCR 837-C (Rev. 10/15)							PAGE 1 Of 1				INCIDENT LOG NUMBER KVSP-FCY-19-08-0811					
NAME: LAST FIRST									MI A	DA ⁻			TIME C	F INCIDENT HOURS		
POST # 232018		POSITION C OBSE		ION #2	YEARS 8YRS.		VICE	DATE (8/27/2	OF REPO 019	RT	1	CATION OF CILITY C L)	
RDO'S DUTY HOURS DESCRIPTION OF CRIMING TH/FR 0600-1400 Fighting Resulting in the U							<u> </u>			<u> </u>	CCR SEC 3005 (d) (/ RULE	□ N/A		
YOUR Drimary	ROLE	WIT	TNESS	SES (PREFA	ACE S-STAI	FF, V-VIS	SITOR, O	-OTHER	CHANGE THE PROPERTY.		EFAC	DE S-SUSPE	CT, V	VICTIM,	W-WITNESS)	
☐ Respond ☐ Witness ☐ Camera ☐ Victim	er									(S) (S) (S)						
☐ Other: ☑ N/A	65 (55 (63)	EOPC	Ellei	ED BY VOL	l evol-c	NE VAJE A	ON EST	ATS EII	PED / NO	N CON	an ar drogona Victoria	IONAL FOR	un repaire espai		anoporativa (na septembro)	
☐ Physical:		Lett	nal We ⊐ Mini	apons: 1	Warning:	Effect:	Brand Street Street Street Street Street	Lethal W	Veapons: m	# Effe	en construction.	Chemical Agent:	China and China	jector:	#Deployed:	
☐ X-10 BR w/o OC		(⊒ .38 ⊆ ⊒ .40 ∈ ⊒ 9 mi	Cal				☐ 40 m ☐ L8 ☐ 40 m				□ OC □ CN □ CS			ž.	
☐ X-10 BR w/ OC	D 		⊒ Sho	tgun				□ HFW	'RS							
□ Non-Con			e Not L	isted Abov	e:			. .		··. ,						
FORCE OF BY Y	0U -	IXI N//					□ Che						ethal		Conventional	
BYY		IED	E	VIDENCE	JEOURIE I	ION			EVIDENC	PEDIOR	<u>osiii</u>	IUN	-	BIO AZARD	PPE	
×	NO	⊠ N/	Ά					N/A					1	□ YES 図 NO	☐ YES 図 NO	
REPORTIN INJUR	Of a representative of the State of the	FF	DI	ESCRIPTIC	ON OF INJU	JRY		Grand and Company of the	ON TREA	SERGE PROPERTY AND THE SERVE		UID EXPO	SURE		IF 3301/3067 OMPLETED	
i	YES NO	⊠ N/	'A					1 N/A		Annaus appearance appe		ODILY NKOWN ther:	⊠ N/A		YES NO	
NARRATIVE: On Tuesday, August 27, 2019, at approximately 0815 hours, while assigned as Facility C Observation #2, I was observing morning E.O.P. Therapeutic Yard, when I heard a Code 1, Facility C upper yard, a 2 on 1 fight, was announced via institutional radio. I scanned the entire yard, I saw Inmate FCB8—Immate FC																
☐ CHECK!	F NAR	RATIVE IS	CON	TINUED O	N CDCR 8:	37-C1.										
		, A				TITLE	RECTIO	NAL OF	FICER	BADG 817		ID# 2466102		DATI 8/27	E /2019	
					TURE)	DATER	ECEIVE	D CLA	RIFICATI			APPRO YYES		DATI	= 27/1°1	

EXHIBIT T

Attachment C

CONFIDENTIAL SUPPLEMENT TO APPEAL "APPEAL INQUIRY"

DO NOT COPY OR DISTRIBUTE EXCEPT PURSUANT TO CCR Title 15, Section 3084.9(i)(3)(B)1.

Date: December 23, 2019
Appeal Log Number: KVSP-O-19-03685

Inmate/Parolee Name:

CDC Number:

Assigned Reviewer: Name and Title _____ Correctional Lieutenant

Date and place of interview: On November 4, 2019, the appellant was interviewed telephonically as he is now housed at California State Prison, Los Angeles County (LAC).

Effective Communication:

A review of the Test of Adult Basic Education (TABE) reveals the appellant has a TABE score above a 4.0 Reading Grade Point Level. However the appellant is part of the Mental Health Services Delivery System at the Enhanced Out Patient level of care. Therefore, the appellant does require special accommodation to achieve effective communication. In order to achieve effective communication the appellant reiterated in his own words what was explained, provided appropriate substantive responses to questions, and asked appropriate questions regarding the information provided. The following accommodation was provided the appellant to ensure effective communication, simple English spoken slowly and clearly, and rephrased sentences.

Accused Staff Member(s):

Correctional Sergeant
Correctional Sergeant
Correctional Officer

During the appellant's interview he implicated Officer as having slammed him on the housing unit 8 dayroom floor. I reviewed the duty roster for the day in question and was unable to find an Officer who was assigned to C Facility.

Synopsis of Allegation:

The appellant alleges on September 16, 2019, he was slammed to the ground, punched and kicked by two officers while Sergeant put two fingers in his throat preventing him from breathing.

Witnesses:

Correctional Officer
Correctional Officer
Inmate
Inmate
Inmate
Inmate
Inmate
Inmate
Inmate

Appeal Log Number: KVSP-O-19-03685

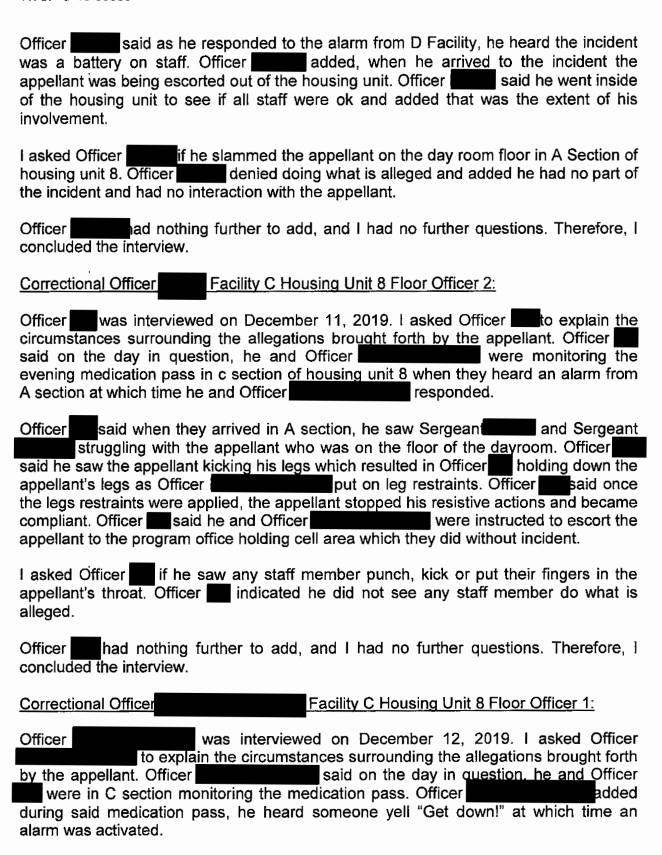
Case 4:94-cv-02307-CW Document 3110-2 Filed 09/25/20 Page 242 of 465

Confidential Supplement To Appeal

Appeal Inquiry KVSP-O-19-03685 Inmate Inmate Findings: Facility C Program Sergeant 1: Correctional Sergeant As of the writing of this report, Sergeant is no longer employed by the California Department of Corrections and Rehabilitation and was not interviewed for this inquiry. However, her 837-C Crime/Incident Report is included with this inquiry for review. Correctional Sergeant Facility C Program Sergeant 2: was interviewed on December 16, 2019. I asked Sergeant to explain the circumstances surrounding the allegations brought forth by the appellant. escorted the said on the day in question, he and Sergeant appellant to housing unit 8 to return him to his cell. Sergeant said as they approached the appellant's cell he ordered the appellant to enter the cell. Sergeant stated the appellant acted as if he was going to comply then said something to the effect of "Fuck you, I'm not staying in there," and indicated the then tried to strike Sergeant with his elbow. Sergeant appellant was then forced to the ground where he continued to resist. went on to say, the appellant actively resisted he and Sergeant as they attempted to restrain him in handcuffs. Sergeant appellant was ultimately restrained in handcuffs and leg restraints at which time he stopped his resistive behavior. I asked Sergeant if he or any other staff member punched, kicked or put their fingers in the appellant's throat. Sergeant stated the only force used was physical force and no staff members did what is alleged. had nothing further to add, and I had no further questions. Therefore, I Sergeant concluded the interview. Facility C Security Patrol Officer 2: Correctional Officer was interviewed on December 23, 2019. I asked Officer Officer explain the circumstances surrounding the allegations brought forth by the appellant. said on the day in question, he was on D Facility delivering re-route mail when he heard a code one announced on C Facility.

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Confidential Supplement To Appeal Appeal Inquiry

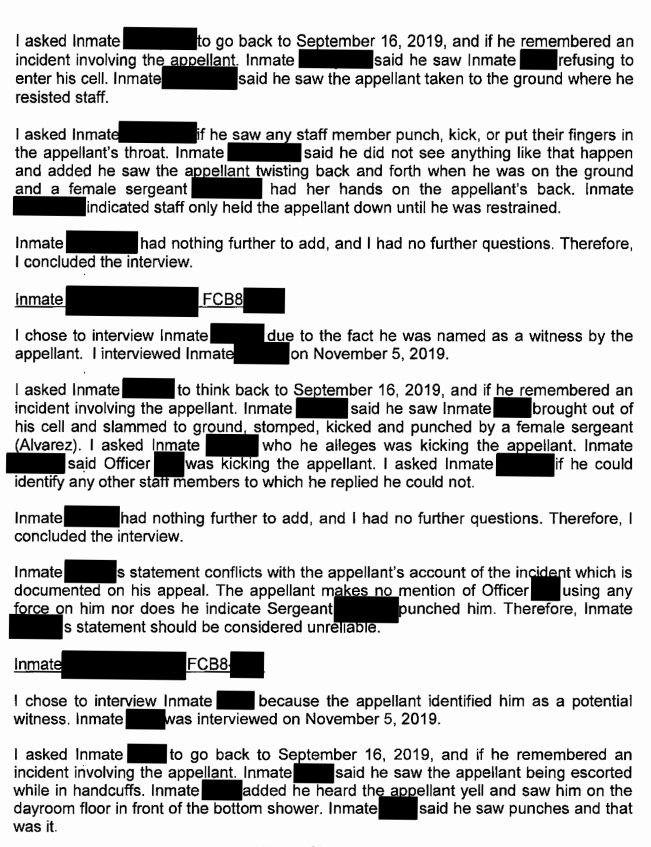


Confidential Supplement To Appeal Appeal Inquiry

Officer said he and Officer esponded to A section and he saw the appellant in handcuffs on the dayroom floor while Sergeants and were attempting to control him. Officer said he was instructed to retrieve a set of leg restraints. Officer said once he retrieved the leg restraints, he applied them to the appellant who then stopped his resistive actions. Officer said he and Officer then escorted the appellant to the program office holding cell area.
l asked Officer in the appellant's throat. It is a said nothing like that happened during the incident.
Officer had nothing further to add, and I had no further questions. Therefore, I concluded the interview.
Correctional Officer Facility C Housing Unit 8 Control Booth Officer:
Officer was interviewed on December 11, 2019. I asked Officer explain the circumstances surrounding the allegations brought forth by the appellant. Officer said on the day in question, he saw Sergeant escort the appellant to cell
Officer stated, he opened cell and saw Inmate in the cell doorway at which time Inmate was secured in the A section shower. Officer added he saw the appellant step into the cell and begin to use obscenities at which time the appellant turned and tried to hit Sergeant in the chest with his elbow.
Officer and Sergeant forced the appellant to the ground. Officer stated the appellant continued to kick his feet when he was on the ground. Officer indicated the appellant kept kicking his feet as Sergeant and tried to control him. Officer went on to say, responding staff arrived and the appellant was restrained in leg restraints at which time he stopped his actions.
asked Officer if he saw any staff member punch, kick or put their fingers in the appellant's throat. Officer said he did not see anything like that take place.
Officer had nothing further to add, and I had no further questions. Therefore, I concluded the interview.
nmate FCB8-
chose to interview Inmate because the appellant identified him as a potential witness. Inmate was interviewed on November 5, 2019.

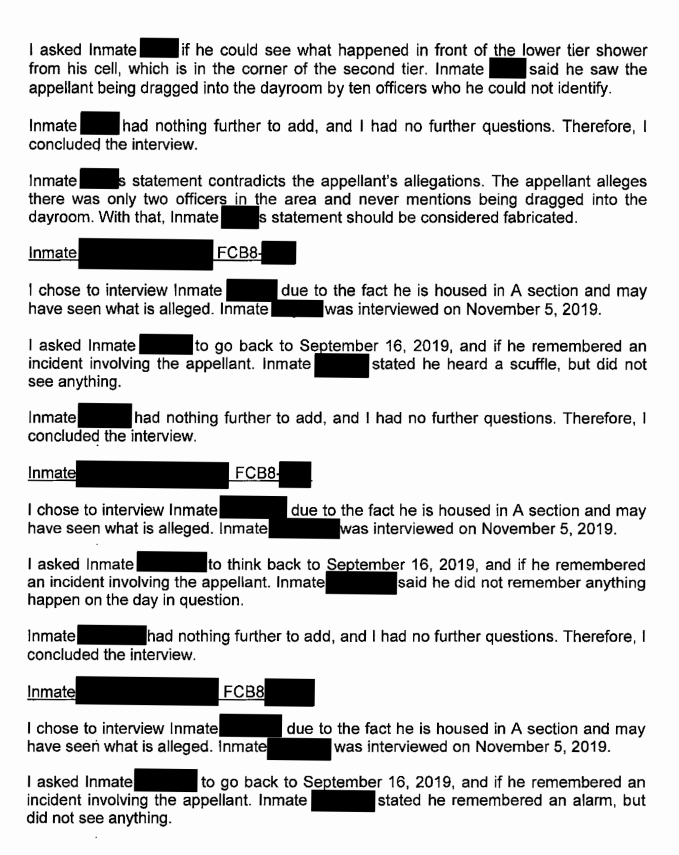
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Confidential Supplement To Appeal Appeal Inquiry



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Confidential Supplement To Appeal Appeal Inquiry

KVSP-O-19-03685

Inmate had nothing further to add, and I had no further questions. Therefore, I concluded the interview.

Conclusion:

On November 4, 2019, the appellant was interviewed telephonically as he is now housed at LAC. During the interview the appellant reiterated what was documented in his appeal. I asked the appellant if he had any witnesses. The appellant said the inmates in A section would have seen what is alleged.

I asked the appellant who slammed him and where this allegedly occurred. The appellant indicated Officer slammed him and the dayroom floor in A section of housing unit 8.

Now, the appellant is alleging on September 16, 2019, he was slammed to the ground, punched and kicked by two officers while preventing him from breathing.

Sergeant stated during his interview, he and Sergeant forced the appellant to the ground after he tried to hit him in the chest and kicked Sergeant Sergeant did not see or do what is alleged.

Officer said during his interview, he did not slam the appellant as alleged and added he had no contact with the appellant during or after the incident in question.

Officer stated during his interview, he saw the appellant resisting Sergeants and at which time he held the appellant's legs down until he was restrained. Officer did not see what is alleged.

Officer stated during his interview, he responded to A section and saw the appellant actively resisting Sergeants and saw and applied leg restraints on the appellant. Officer discussed and see what is alleged.

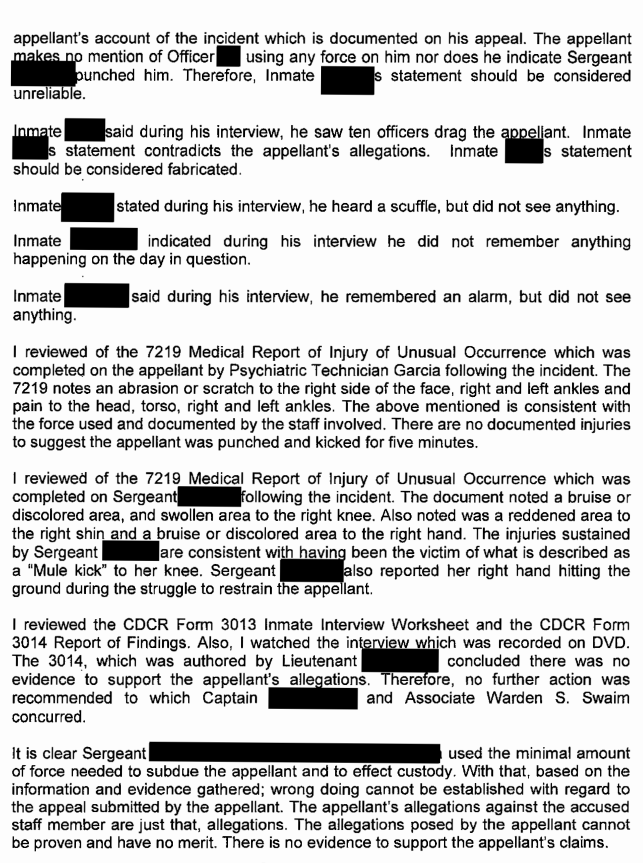
Officer indicted during his interview, he saw the appellant try to hit Sergeant and kick his legs backward and the appellant being forced to the ground. Officer did not see what is alleged.

Inmate said during his interview, he saw the appellant being resistive with staff when he was on the dayroom floor. Inmate saw staff hold the appellant down until he was restrained.

Inmate stated during his interview, he saw Inmate brought out of his cell and slammed to ground, stomped, kicked and punched by a female sergeant asked Inmate who he alleges was kicking the appellant. Inmate statement conflicts with the

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Confidential	Supplement	To Appeal
Appeal Inqui	ry	



Confidential Supplement To Appeal Appeal Inquiry

KVSP-O-19-03685

Print and sign below:

Name Line Sign /2-23Date

Date

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EXHIBIT U

Report of Findings – Inmate Interview

INCI	DENT SITE/LOCATION			INCIDENT		AL/FF	LOG#	
	ility C Building 8 A-Section			KVSP-0-19-03				
DESC	RIPTION OF THE INCIDENT						NT DAT	E
	ery on a Peace Officer Resulting in Use	e of Force				9/16	/2019	
NAM	E AND TITLE OF INTERVIEWER	NAME AND T		F CAMERA OPERAT	OR			
	Lieutenant			rgeant				
INM	ATE NAME AND CDCR#	DATE OF INTERVIEW		ND TITLE OF TRAN	SLATO	R (IF U	TILIZED)
		9/24/2019	N/A					
	Report of Findings shall be conducted by custoo	dial supervisors (sergeants or li-	eutenan	ts) who did not use	, or ob	serve th	e force	
used,	in the incident.							
	IN	ATE INTERVIEW				Yes	No	N/A
1.	Did the inmate refuse to participate in the int	erview? If so, please provide the	не пате	and title of staff w	ho			
	asked the inmate to participate.					0	⊙	
	Name:	Title:						
2.	What is the reason for the interview?							
	Serious Bodily Injury	☐ Great Bodily Injury	⋉	Allegation				
wante and a second	a. If there was an allegation, describe the	allegation:						
	Description: Allegation of Unnecessar	y/Excessive use of force.						
3.	Summarize the statements made by the inmat							
OPER STREET	Summary: The appellant is alleging on S	-	ant con	tends he was esc	corted	to Faci	lity 'C'	
	Building 8 while staff was pushing him to	the building. Appellant alleg	ges whe	en he entered Bui	ilding 8	B, he w	as sian	nmed
4	into the tables in A-Section and staff beg							
to community	remove his cellmate from his assigned he							
	from the cell and continued to strike him	with fists. Appellant alleges	Sergea	int put tw	o finge	ers in h	is throa	at to
	prevent him from breathing.							
37.32(than	INMATERN	WND SORGEN WINDS VIEW CON						16:377
1		ITNESSES INTERVIEWED		· 1.1		Yes	No	N/A
1.	Did the inmate being interviewed request inma	ate witnesses. If yes, fill in the	inform			Yes ⊙	No O	N/A
1.	Did the inmate being interviewed request inmate Name: CDCR#:	Housing: C8-	inform Date In	terviewed: 10/3/20				N/A
1.	Did the inmate being interviewed request inmate Inmate Name: CDCR#: CDCR#:	Housing: C8-Housing: C8-	inform Date In Date In	terviewed: 10/3/20 terviewed: 10/3/20	19			N/A
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	Did the inmate being interviewed request inmate Inmate Name: Inmate Name: Inmate Name: Inmate Name: Inmate Name: CDCR#: Inmate Name: CDCR#: Did any inmates refuse to participate in the interview who asked the inmate to participate: Staff Name: Staff Name: Staff Name: Staff Name: Title Summarize the statements made by the witner was was face to face and conducted in Facility search of the Strategic Offender Manage Building 8, cell ODCR#: Total	Housing: C8- Inmate First Inmat	Date In Date In Date In Date In Date In he name Refused Refused Refused Refused Refused I inform	terviewed: 10/3/20 terviewed: 10/3/20 terviewed: 10/3/20 terviewed: 10/3/20 c and title of staff : : : : : : : : : : : : : : : : : :	allega her Inroused	O tions. Inates prin Faces going	O The interpresent ility 'C' is to ask	O O erview
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Report of Findings - Inmate Interview

on the date of this incident. During the interview, I informed Inmate I was going to ask him some questions regarding an incident which occurred next door to him on September 16, 2019, regarding Inmate I asked Inmate I if he recollected observing an incident occur between Inmate I informed I informed me he had observed staff "Whoopin on him." During the interview, I asked Inmate I informed me he had observed staff "Whoopin on him." During the interview, I asked Inmate I informed me he had observed staff "Whoopin on him." I asked Inmate I if he could identify any specific staff members. Inmate I informed me he did see I inmate I informed me he did
Inmate was interviewed on October 3, 2019, in regards to these allegations. The interview was face to face and conducted in Facility 'C' Building 8 Office which was secured with no other Inmates present. A search of the Strategic Offender Management System (SOMS) reflects Inmate was housed in Facility 'C' Building 8, cell on the date of this incident. During the interview, I informed Inmate was going to ask him some questions regarding an incident which occurred on September 16, 2019, regarding Inmate was face was housed in Facility 'C' Building 8, cell was going to ask him some questions regarding an incident which occurred on September 16, 2019, regarding Inmate was a last of the building outside of cell was going to ask him some questions and Correctional Officers inside of the building outside of cell was going to ask him some questions and Correctional Officers inside of the building outside of cell was going to ask him some questions and Correctional Officers inside of the building outside of cell was going to ask him some questions are going to ask hi
Inmate was interviewed on October 3, 2019, in regards to these allegations. The interview was face to face and conducted in Facility 'C' Building 8 Office which was secured with no other Inmates present. A search of the Strategic Offender Management System (SOMS) reflects Inmate was housed in Facility 'C' Building 8, cell on the date of this incident. During the interview, I informed Inmate was going to ask him some questions regarding an incident which occurred next door on September 16, 2019, regarding Inmate I asked Inmate if he recollected observing an incident occur between Inmate and Correctional staff inside of the building outside of cell Inmate I informed me he was unable to observe this incident. During the interview, I asked Inmate I if he heard anything during this incident. Inmate I replied, "I heard orders to get down and stop." This concluded my interview with Inmate
Inmate was interviewed on October 3, 2019, in regards to these allegations. The interview was face to face and conducted in the Facility 'C' Building 8 Office which was secured with no other Inmates present. A search of the Strategic Offender Management System (SOMS) reflects Inmate was housed in Facility 'C' Building 8, cell on the date of this incident. During the interview, I informed Inmate was housed in Facility 'C' Building 8, cell on the date of this incident. During the interview, I informed Inmate was going to ask him some questions regarding an incident which occurred next door on September 16, 2019, regarding Inmate was lasked Inmate with the recollected observing an incident occur between Inmate and Correctional staff inside of the building outside of cell of Inmate with informed me he had observed staff have Inmate on the ground being socked. I asked Inmate with the could identify any specific staff members. Inmate replied, "No. I did not see who was socking him." I asked Inmate with the observed Inmate with the information he would like to comment on. Inmate stated, "No." This concluded my interview with Inmate with Inmate stated, "No." This concluded my interview with Inmate
On October 9, 2019, I conducted an interview with Psychiatric Technician (PT), L. Ruiz via telephonic interview. I informed PT Ruiz the interview was regarding an incident on September 16, 2019, in Facility C, Building 8, A-Section concerning Inmate II informed PT Ruiz of the appellant's allegations. PT Ruiz informed me she recollected an incident on the specific date involving Inmate II During the interview, I asked PT Ruiz if she could provide me with what she observed or heard during this incident. PT. Ruiz explained she and PT M. Garcia were conducting medication distribution in Building 8 within the C-Section dayroom. PT Ruiz stated she and PT Garcia remained in C-Section as she heard an alarm in the building. PT Ruiz further explained she was not aware of the incident and did not observe or hear anything during the incident. PT Ruiz informed me, she and PT Garcia did not observe Inmate until he was medically evaluated after the incident. This concluded my interview with PT Ruiz.
On October 9, 2019, Officer was interviewed in regards to the allegations made by the appellant. I informed Officer the interview was regarding an incident on September 16, 2019, in Facility 'C', Building 8 concerning Inmate I informed Officer of allegations made by the appellant. Officer tated his Crime / Incident report was accurate. I asked Officer if at any time during this incident if he observed anything other than physical force being utilized on the appellant. Officer stated he only observed physical force to stop the resistive and combative behavior of Inmate I During the interview, Officer Informed me he heard inmates in their cells in A-Section who he could not identify yelling and inciting Inmate I to continue his combative

Page 3 of 6

Report of Findings – Inmate Interview

behavior. Officer specifically stated he heard inmates yelling out to inmate to "Fuck them up concluded my interview with Officer states."
On October 9, 2019, Correctional Sergeant C. Was interviewed telephonically in regards to the allegations made by the appellant. I informed Sergeant C. Building 8 concerning Inmate C. I informed Sergeant C. Building 8 concerning Inmate C. I informed Sergeant C. Building 8 concerning Inmate C. I informed Sergeant C. Building 8 concerning Inmate C. I informed Sergeant C. Building 8 concerning Inmate C. I informed Sergeant C. Building 8 concerning Inmate C. Building 8 concerni
On October 11, 2019, Correctional Sergeant C. was interviewed in regards to the allegations made by the appellant. I informed Sergeant I informed I infor
The CDCR 7219 completed on the appellant on September 16, 2019, immediately after the incident occurred reflected an Abrasion/Scratch to the facial area, pain to the head area, Pain to the right and left side of the abdomen area, pain to the right ankle, and an Abrasion/Scratch to the right and left ankle.
A CDCR 7219 completed on the appellant on September 24, 2019, during the videotaped interview reflected additional injuries. Specifically, a reddened area to the left eye, pain to the neck area, reddened area to the left shoulder, pain to the right shoulder, and reddened areas to the right and left hands.
After reviewing the videotaped interview, the video only reflected minor injuries consistent with what was documented on both completed CDCR 7219 medical evaluations. The injuries sustained by the appellant are consistent with being physically forced to the ground and having to be physically forced in handcuffs and leg restraints as reported in the staff members 837C Crime/Incident Reports.
The injuries documented on the appellant are not indicative of being slammed into a table and kicked and struck with fists multiple times by multiple staff members.
A CDCR 7219 was completed on Sergeant on September 16, 2019, on the day of the incident. The CDCR 7219 medical evaluation documented a bruise/discolored area to the left hand, bruise/discolored area to the right knee, swollen area to the right knee.
The injuries documented on Sergeant is consistent with being battered by the appellant as reported. The injury to the left hand of Sergeant is consistent with her 837C Crime/Incident Report of being injured by attempting to secure the appellant in restraints.
After reviewing Crime/Incident Report KVSP-FC8-19-09-0868, it is determined the appellant assaulted Sergeant with his elbow and battered Sergeant by striking her in the knee. The utilization of Physical Force during this incident is the level of force that an objective, trained, and competent Correctional Employee, faced with similar facts and circumstances, would consider necessary and reasonable to affect custody and to gain compliance.
All use of force depicted in submitted reports appear to be within the guidelines found the California Code of Regulations, Title 15, Crime Prevention and Corrections, Section 3268, Use of Force.

Certain Inmate Witnesses stated they observed the appellant being struck with fists. This is inconsistent with what was reported by multiple staff members at the time of the incident. Staff reported hearing witnesses provoking the appellant

provoking violence during this incident, it is reasonable to believe the inmate witnesses are favoring the appellant to

Due to the inmates

into violence while the appellant was actively resisting staff and battered Sergeant

aid in his allegations.

STATE OF CALIFORNIA 4:94-CV-02307-CW Document 3110-2 REPORT OF FINDINGS - INMATE INTERV.	Filed 09/25/20 Page 254 of 465 MENT OF CORRECTIONS AND REHABILITATION
CDCR 3014 (Rev. 10/15)	Page 4 of 6
Report of Findings -	Inmate Interview

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EXHIBIT VFiled Under Seal

EXHIBIT W

PART C	- ST	DENT RE AFF REP(PORT	· *	cument 311	1			-	INCIDENT	LOG N	lUMB:	ER
CDCR 837-C (Rev. 10/15)					PAGI		. 01		-	KVSP-FC			
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⊠ Primary □ Respond □ Witness □ Camera □ Victim	der	(S) S	ergeant					(S) (S)					
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w/o OC		1	40 Cal			□ L8	B.B. 244			□ CN			
□ X-10 BF w/ OC	RD		9 mm Shotgun			☐ 40 mr ☐ HFWF			-	□ CS	,	·	
☐ Non-Cor	vention	al or Force N	lot Listed Abov	/e:									
FORCE OF		^{ED} □ N/A	⊠ Physical 〔	☐ Hand-Held	d Baton □ Ch	emical Age	ent □ X-	10 🗆	Less L	ethal 🗆 Lo	ethal	Non-0	Conventional
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STATE OF CALIFORNIASE 4:94-CV-02307-CW DOCCRIME / INCIDENT REPORT	W Document 3110-2 Filed 09/25/20 Page 258 of 465 TMENT OF CORRECTIONS AND REHABILITATIO							
PART C1 - SUPPLEMENT CDCR 837-C1 (Rev. 10/15)	PAGE	2	Of	2	INCIDENT LOG NUMBER KVSP-FC8-19-09-0868			
NAME: LAST LERMA	FIRST CARLOS					MI A		
TYPE OF INFORMATION: ☑ CONTINUATION OF REPORT □	CLARIFICATION	OF RE	PORT		☐ ADDITIONAL INFOR	MATION		
NARRATIVE:								
the handcuff and I yelled give me his right hand. I observed attempting to pull Inmate s right hand to his back with secured his right hand into the hand cuff. Once secured in leg restraints. I continued to have my right knee on Inmate Inmate s upper body and control on the hand cuffs I di once he was secured in restraints.	both her hands. S hand cuffs Serge s lower back	Sergear ant k and I i	nt maintair	nstructed led contro	inmate shand to his back while an Officer to secure Inmate shall of the handcuffs. Due to my focus of	e I eet in on		
Once the incident was quelled I heard Inmate yelling, "	Fuck you bitches	l'il kno	k your	ass out"				
Responding staff arrived, Inmate and Inmate were	escorted out of I	Facility	C Buildi	ng 8 witho	out incident.			
This concludes my involvement in this incident.								

TITLE
CORRECTIONAL SERGEANT

DATE
CORRECTIONAL SERGEANT

TITLE
CORRECTIONAL SERGEANT

DATE
9/16/2019

DATE
PROVED

EXHIBIT XFiled Under Seal

EXHIBIT YFiled Under Seal

EXHIBIT ZFiled Under Seal

EXHIBIT AAFiled Under Seal

EXHIBIT BBFiled Under Seal

EXHIBIT CCFiled Under Seal

EXHIBIT DDFiled Under Seal

EXHIBIT EEFiled Under Seal

EXHIBIT FFFiled Under Seal

EXHIBIT GG

Attachment C

CONFIDENTIAL SUPPLEMENT TO APPEAL "APPEAL/ALLEGATION INQUIRY"

DO NOT COPY OR DISTRIBUTE EXCEPT PURSUANT TO CCR Title 15, Section 3084.9(i)(3)(B)1.

Date: February 22, 2020 Appeal Log Number: LAC-S-20-00469 Inmate/Parolee Name: CDC Number: Assigned Reviewer Correctional Lieutenant (Lt.) Date and place of interview: February 22, 2020, Administrative Segregation Unit-Lieutenant's Office Accused Staff Member: Correctional Officers
Synopsis of Allegation: The Appellant alleged on January 19, 2020, Correctional Officers used excessive and unnecessary force by punching the Appellant in the head multiple times; kicking the Appellant on the legs several times and slamming their knees into the Appellant's back after he requested a medical emergency.
Witnesses: The Appellant did not identify any witnesses to be interviewed regarding the allegations.
On February 22, 2020, Lt. Interviewed Officer of the Appellant's allegations. Officer denied the allegations and said he does remember the incident on January 19, 2020. Officer stated the Appellant was covered on the bottom bunk, as he was lying unresponsive in his cell, which required him, Officers and to perform an immediate cell rescue. Officer explained that once he made entry into the cell with the extraction shield, he attempted to place the extraction shield over the Appellant, but he began to resist by kicking his feet and waving his arms. Officer added the Appellant continued to resist and battered Officer by kicking him in the chest. Officer said they were able to place the Appellant in restraints and escort him to be evaluated by medical staff. Officer stated that he did not have any more problems from the Appellant after the incident.
On February 22, 2020, Lt. interviewed Officer in the ASU- Lieutenant's Office. During the interview, Lt. advised Officer of the Appellant's allegations. Officer denied the allegations and said he does remember the incident on January 19, 2020. Officer said he saw the Appellant kicking and hitting the extraction shield as he entered the cell. Officer added that he assisted Officer with placing the Appellant in restraints and did not use or witness any excessive/unnecessary force.
On February 22, 2020, interviewed Officer of the Appellant's allegations. Officer denied the allegations and said he does remember the incident on January 19, 2020. Officer said that the Appellant appeared to be unresponsive as he entered the cell as the extraction shield was placed over the Appellant's body. Officer stated the Appellant began kicking his feet as he (Officer was trying to place leg restraints on him. Officer added that the Appellant kicked him in the chest as he applied the restraints. Officer said the Appellant stopped resisting after the restraints were applied.

Appeal Log Number: LAC-S-20-00469

Inmate CDC#

Appeal Log Number: LAC-S-20-00469 Attachment C

On February 19, 2020, Lt. conducted an interview with the Appellant and afforded him the opportunity to review the compliant that he submitted. The Appellant reviewed his complaint and recanted his statement regarding the incident on January 19, 2020. The Appellant said that he was upset at third watch custody staff for not taking his medical emergency seriously. The Appellant added that he wrote the CDCR-602 (Staff Complaint) in retaliation of the CDCR-115 and custody staff teasing him as they walk by his cell door. The Appellant requested to withdraw Appeal# LAC-S-20-00469 during the interview and said the incident had just simply got out hand when it should not have.

The following items were reviewed: CDCR Form 602 Log # LAC-S-20-00469, Strategic Offender Management System (SOMS) — disciplinary history that were in regards to the Appellant's allegation and phone records. The result of this inquiry finds insufficient evidence to support the Appellant's allegation.

Conclusion:

It appears this matter does not warrant any further investigation as there is no evidence to support the Appellant's allegation of staff misconduct. Officers A. Perucho, E. Rios and R. Eckler did not violate CDCR policy with respect to the issues raised.

Correctional Lieutenant

California State Prison, Los Angeles County

R.C. JOHNSON

Warden

California State Prison-Los Angeles County

EXHIBIT HH

Galindo, Monica@CDCR

From:

Sent: Friday, June 05, 2020 8:14 AM

To: Romero, Daniel@CDCR; Coker, Darin@CDCR

Cc: Galindo, Monica@CDCR

Subject: FW: CMS4: Case Number S-LAC-254-20-P has been accepted by the CIU.

This one is for:

It is alleged that Inmate

received injuries by Correctional Officers

during an emergency cell extraction, relative to Incident Package (#5539) generated

April 11, 2020. The extent of sinjuries documented on the CDCR 7219 Medical Report of Injury or

Unusual Occurrence, could not be explained by the force reported in the officers reports. Included subject is

Sergeant (Sgt.) (A)

CORRECTIONAL LIEUTENANT
CALIFORNIA STATE PRISON- LOS ANGELES COUNTY

From: cms.notification@cdcr.ca.gov <cms.notification@cdcr.ca.gov>

Sent: Friday, June 05, 2020 8:05 AM

To: ; Johnson, Raybon@CDCR <RaybonJohnson@cdcr.ca.gov>

Subject: CMS4: Case Number S-LAC-254-20-P has been accepted by the CIU.

Case Number S-LAC-254-20-P has been accepted by the CIU.

Please login to CMS for further details. Link to CMS. Thank you.

Note: This is an auto-generated email, please do not reply.

CONFIDENTIALITY NOTICE: This communication with its contents may contain confidential and/or legally privileged information. It is solely for the use of the intended recipient(s). Unauthorized interception, review, use or disclosure is prohibited and may violate applicable laws including the Electronic Communications Privacy Act. If you are not the intended recipient, please contact the sender and destroy all copies of the communication.

State of California

Department of Corrections and Rehabilitation

Memorandum

Date:

April 17, 2020

To:

R.C. Johnson Warden

California State Prison-Los Angeles County



Subject: REQUEST FOR ADMINISTRATIVE REVIEW

1. Subject(s) Name (Last, First)	Classification	Post/Work Assignment
	Correctional Sergeant Correctional Officer Correctional Officer Correctional Officer	390571 Z PROGRAM SGT 394151 HCA Z YARD MH 393972 Z SEC PAT ASU 2 393971 Z SEC PAT ASU 1
2. Date of Event	Date of Discovery	Event Location
April 11, 2020	April 11, 2020	ASU
3. Facts and Circumstances On April 11, 2020, an incident packag	e was generated (IR#5339) rel	ative to a staff battery.
	however the inmate was unrope emergency cell rescue, Office formed to immediately attacked Office	back brace and covered ve him. Officer esponsive, er along with the entry team. When the cer who was
the inmate. Officers During review of the CDCR 7219 and	also utilized their expandal	
was found to have injuries that	could not be explained by the	
submitted reports. Left Acromion closeyebrow, three (3) sutures left eyelid		er, two (2) sutures left

Request for Administrative Review Page 2 of 3

4. Violations of Laws, Rules, Regulat (Include applicable CCR Sections, DON								
CCR, Title 15, §3391, Employe		, , , , , , , , , , , , , , , , , , ,						
 DOM, §33030.3.1, Code of Co 								
 DOM §33030.3.3, LECOE 	7114461							
 DOM §51020.17 Uses of Force-Reporting Requirements DOM §51020.17.1 Involved Staff-Reporting Requirements 								
6. Attachment(s) (Include relevant memorandums/supporting documents, (e.g. Training records, prior corrective actions, Telestaff reports and/or attendance records, etc.)								
a. Incident Report #5339								
b. Administrative Review request r	memo authored by LT Soisu	vsarn, dated April 14, 2020						
 c. Post Orders for Post # 390571 7 393972 Z SEC PAT ASU 2 and Po 		Control of the contro						
6. Manager Submitting Request for	Administrative Review							
Printed Name/Title:	Signature	Date						
// Captain	12MC	04/17/2020						
Recommendation/Comments: Although some if not all of the aforent inquiry, they cannot be resolved throthe Peace Officers Bill of Rights. For the reviewed.	ough the UOF review proce	ess without the risk of violating						
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Although some if not all of the aforent inquiry, they cannot be resolved throthe Peace Officers Bill of Rights. For the Peace Officers Bill of Rights. For the Printed Name/Title: E. JORDAN / Associate Warden Comments:	ad Review Signature	Date 04/17/2020						
Although some if not all of the aforent inquiry, they cannot be resolved throthe Peace Officers Bill of Rights. For the Peace Officers Bill of Rights. For the Printed Name/Title: E. JORDAN / Associate Warden Comments: 8. Employee Relations Officer Active 8	ad Review Signature Signature	Date 04/17/2020						
Although some if not all of the aforent inquiry, they cannot be resolved throthe Peace Officers Bill of Rights. For the Peace Officers Bill of Rights. For the Printed Name/Title: E. JORDAN / Associate Warden Comments:	ad Review Signature Signature	Date 04/17/2020						
Although some if not all of the aforent inquiry, they cannot be resolved throthe Peace Officers Bill of Rights. For the Peace Officers Bill of Rights. For the Printed Name/Title: E. JORDAN / Associate Warden Comments: 8. Employee Relations Officer Active (*Skip this step for UOF or Appeals relations of the Printed Name Printe	ad Review Signature Signature Anowledgement*	Date 04/17/2020 Disapproved						

Request for Administrative Review Page 3 of 3

9. Chief Deputy Warden	Review					
Printed Name:	S	Signature		Date		
D. ULSTAD		0	white	4-20-2020		
December 3 78	9, ADMM 2	EN UEST I GATU		☐ Approved ☐ Disapproved		
10. Hiring Authority Revie	w/Decision					
☐ No Action Ordered	COMMENTS:					
Refer to Division Head	AW, ADA AW, BUSINESS S AW, CENTRAL C COMMENTS:		Manager 1	GRAMS & HOUSING A & B GRAMS & HOUSING C & D TH CARE		
☐ Corrective Action Ordered	IN-SERVICE TRAI ON-THE-JOB TR EMPLOYEE COUL COMMENTS:			Instruction E Comments Below		
Refer to ISU Lieutenant	ADMINISTRATIVI INITIATE 989, D COMMENTS:			INITIATE 989, SOI INITIATE 989, ADMIN. INVESTIGATION		
Printed Name/Title: R.C. JOHNSON, Warden	5	Signature	Auson	Date 4/21/1824		

State of California

Department of Corrections and Rehabilitation

Memorandum

Date April 14, 2020

To

Custody Captain

CSP-Los Angeles County

Subject: ADMINISTRATIVE REVIEW OF INCIDENT LOG# 5339

On Saturday, April 11, 2020, at approximately 1828 hours, an incident ensued where Inmate committed the act of, "Battery on a Peace Officer Resulting in the Use of Force." was temporarily placed in the Wet Tank in Administrative Segregation pending a suicide risk assessment. Subsequently began applying paper to the Wet Tank window and food/cuff port, preventing Custody from visually ensuring his safety. Custody initiated an Emergency Cell Rescue and activated the Housing Unit alarm. Upon entry, attacked Custody, ultimately battering five Officers and exposing two of them to bodily fluids. Custody utilized physical force and hand-held baton to subdue states.

The Medical Report of Injury or Unusual Occurrence, dated April 11, 2020, indicated Inmate sustained the following injuries during the incident; Head - active bleeding, cut/laceration/slash, Face - active bleeding, cut/laceration/slash x2, dried blood, Neck - pain, Left arm - pain, dried blood, Right arm - dried blood, Right leg - swollen area, bruise/discolored area.

While conducting the Incident Commander's Review/Critique of narrative reports submitted by involved Custody, it is unclear how Inmate sustained injuries to his face in relation to the force used by Custody. Officer does report inadvertently striking in the back of the head, which coincides with sactive bleeding and the cut/laceration/slash he sustained. No other Custody report striking in the facial area during the incident. I have determined that the injuries sustained by are inconsistent with the force used reported by the involved staff members.

I am referring this to you for an appropriate action in the above. Should you have any further questions, feel free to contact me at extension 6422.



#CDC 1617 (3/89)

Case 4:94-cv-0	2307-CW Docu	ment 3110-2 Filed 0	9/25/20 Pag	e 277 of 465 DEPARTMENT OF CORRECTIONS CDC-128 C	
NAME and NUMBER			#	RM: ASU	
A review of	NAME	medical ch	art on 4/	/2/20 reveals	
that this Inmate was tre	eated at _A_\	/.		and sustained the	
following injuries as a	result of Inciden	•	INCIDEN	IT NUMBER	
LOSS OF CONCUSS	SION:	co	MMENTS	**	-
CONCUSSION:					_
BONE FRACTURE(S	i): leb+ 1	Acromian close	MMENTS 2 Armstone MMENTS/LOCATIO	2 (Shoulder)	_
SUTURES/STAPLES	18 (2 left cyclorus 3	3 left Eye led Cation and num	6 top Scrip 3 BA	els of
SERIOUS DISFIGUR	REMENT:				_
É ☐ IMPAIRMENT TO OF	R LOSS OF ORG		CATION AND DES	CRIPTION	
		LOCATION AND TYPE			_
ANY OTHER INJURY	REQUIRING HO	OSPITALIZATION:			
		LOCATION / TYPE			-
COMMENTS: 1664	Acromian (8	Shoulder) has	Small bon	e chip Gracture	.)
BilAterne w	rists have	minon dislocati	on and th	us wist brace.	(DME)
Jona	thon Cro	55 RW	Ja	nathern	
NAME: (PRINT)		TITLE;	sig	NATURÉ:	
ORIG: C-File CC Facility Disciplinary Inmate	Officer	-		·	
DATE:	CSP-LAC	INJURY DOCUMENT	ATION	GENERAL CHRONO	15 +

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EXHIBIT II

Case 4:94-cv-0230 Californian State Prised 09/25/20 Page 279 of 465

Los Angeles County INCIDENT PACKAGE PROCESSING COVER

Updated: January 2020.

ident Title:	attery on a Peac	e Officer Res	sulting	in the Use of	Log Number:	5339
te Incident Occ	urred; April 14,		Time:	1828	Location:	ASU Wet Tank
/R Log Numbe	r <u>(s):</u> I/M			CDC#		SUSPECT
	{/M			CDC#		SUSPECT / VICTIM
(A	I/M			CDC#		SUSPECT/VICTIM
	J/M			CDC#		SUSPECT / VICTIM
nots Fired?	'ES □ NO	How Many?			Type	of Weapon?
ımates Mirandized	? ⊡YES ⊠ NO	Evidence Marked/Proce	ssed?	YES	⊠ NO Place	d in Locker#
ield Tested?] YES [] NO ⊠N/A	Lab Analysis?			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Lab Report ived: <u>N/A</u>
leid reside.						
1				EWED BY	4	(Date & Initials)
3. E. Jo	rdan, Correction	al Administra	tor		And the same of th	(Date & Initials)
4						(Date & Initials)
5. IERC	/DERC Complete	à				(Date)
6. ISU						(Date & Initials)
Comments:						
<u> </u>						
☐ Death Notifi☐ Mental Heal☐ Escape Che ☑ Gold Cards	ck List yee Report of Se	nts A-D	duct		ig Cell Log(s) esults / Field s	CAGE- DOCS TO BE SCANNED Test Results ance Chronos

INCIDENT REPORT PACKAGE

PAGE: 1

PROCESSED: 04/16/2020 10:41

INCIDENT LOG NUMBER: 000000000005339

REQUESTOR: J. Anderson

INCIDENT REPORT SUMMARY

INSTITUTION/PAROLE REGION: LAC - California State Prison, Los Angeles County

REPORTING FACILITY/PAROLE UNIT: LAC-Z - LAC-STRH

INCIDENT DATE: 04/11/2020 INCIDENT TIME: 18:28:00
DISCOVERY OATE: 04/11/2020 DISCOVERY TIME: 18:28:00

WATCH: 3rd Watch

STATUS: Open

AS OF DATE: 04/11/2020

CRISIS RESPONSE TEAM ACTIVATED: No

AREA/LOCATION: HOLDING CELL

OA REFERRAL ELIGIBLE: No

HOUSING PROGRAM ASSIGNMENT: Administrative Segregation Unit

ASU YARD TYPE: Not Applicable
VIDEO SURVEILLANCE OF INCIDENT: Not Applicable

INCIDENT CATEGORY

INCIDENT TYPE

Use of Force

Immediate

SYNOPSIS

On Saturday, April 11, 2020, at approximately 1828 hours, Inmate (Committed the act of Battery on a Peace Officer Resulting in the Use of Force (physical, hand-held baton), while being temporarily housed in the ASU Wet Tank.

IMMEDIATE NOTIFICATIONS

NONE

DOJ REPORTABLE: Not Applicable

HIGH PROFILE INCIDENT: No NAME OF ASSISTING LEA;

MUTUAL-AID/LEA: Not Applicable

MAJOR MEDIA ATTENTION: No NAME OF MEDIA:

INCIDENT STG NEXUS: No

STG NAME STG.SET STG.SUBSET

NONE

STG NOT LISTED

NONE

UNCONTROLLED WEAPONS QUANTITY

Not Applicable

CONTROLLED SUBSTANCES QUANTITY QUANTITY TYPE

Not Applicable

0

INCIDENT REPORT PACKAGE

PAGE:

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INCIDENT LOG NUMBER: 000000000005339

REQUESTOR: J. Anderson

STAFF INVOLVED.

ASSIGNED INSTITUTION/PAROLE REGION: LAC - California State Prison, Los Angeles

ASSIGNED FACILITY/PAROLE UNIT: COUNTY LAC-Facility A

STAFF NAME:

TITLE: Lt.

STAFF TYPE: Peace Officer

POST DESCRIPTION: A PROGRAM LIEUTENANT

CELL FRONT USE OF FORCE: Not Applicable

INVOLVEMENT TYPE

Incident Commander

TYPE OF FORCE USED BY REPORTING STAFF

NUMBER OF SHOTS FIRED/DEPLOYMENTS/STRIKES REPORTABLE USE OF

FORCE RESULT

Not Applicable

REPORTABLE INJURY

INJURY LOCATION

SBI TYPE

Not Applicable

DESCRIPTION OF INJURY

NONE

TREATMENT:

LOCATION CARE PROVIDED:

REPORTABLE DEATH: Not Applicable

DATE OF DEATH:

MANNER OF DEATH:

STAFF VEHICLE INVOLVED

STAFF VEHICLE INVOLVED: Not Applicable

VEHICLE TYPE:

PLATE #:

VEHICLE YEAR:

MAKE:

MODEL:

INCIDENT REPORT PACKAGE

PAGE: 3

INCIDENT LOG NUMBER: 0000000000005339

PROCESSED: 04/16/2020 10:41

REQUESTOR: J. Anderson

STAFF INVOLVED

ASSIGNED INSTITUTION/PAROLE REGION: LAC - California State Prison, Los Angeles

ASSIGNED FACILITY/PAROLE UNIT: COUNTY LAC-STRH

STAFF NAME:

TITLE: (A) SGT

STAFF TYPE: Peace Officer

POST DESCRIPTION: Z PROGRAM SGT ASU CELL FRONT USE OF FORCE: Not Applicable

INVOLVEMENT TYPE

Response Supervisor Force Observed

TYPE OF FORCE USED BY REPORTING STAFF

NUMBER OF SHOTS FIRED/DEPLOYMENTS/STRIKES REPORTABLE USE OF

FORCE RESULT

Not Applicable

REPORTABLE INJURY

INJURY LOCATION

SBI TYPE

Not Applicable

DESCRIPTION OF INJURY

NONE

LOCATION CARE PROVIDED:

REPORTABLE DEATH: Not Applicable

TREATMENT:

DATE OF DEATH:

MANNER OF DEATH:

STAFF VEHICLE INVOLVED

STAFF VEHICLE INVOLVED: Not Applicable

VEHICLE TYPE:

PLATE #:

VEHICLE YEAR:

MODEL:

MAKE:

INCIDENT REPORT PACKAGE

PAGE: 4

PROCESSED: 04/16/2020 10:41

INCIDENT LOG NUMBER; 000000000005339

REQUESTOR: J. Anderson

STAFF INVOLVED

ASSIGNED INSTITUTION/PAROLE REGION: LAC - California State Prison, Los Angeles

ASSIGNED FACILITY/PAROLE UNIT: EAC-Sentral Service

STAFF NAME:

TITLE: C/O

STAFF TYPE: Peace Officer

POST DESCRIPTION: HCA ESCORT CELL FRONT USE OF FORCE: Not Applicable

INVOLVEMENT TYPE

Responder

Escort

TYPE OF FORCE USED BY REPORTING STAFF

NUMBER OF SHOTS FIRED/DEPLOYMENTS/STRIKES REPORTABLE USE OF

FORCE RESULT

Not Applicable

REPORTABLE INJURY

INJURY LOCATION

SBI TYPE

Not Applicable

DESCRIPTION OF INJURY

NONE

TREATMENT:

LOCATION CARE PROVIDED:

REPORTABLE DEATH: Not Applicable

DATE OF DEATH:

MANNER OF DEATH:

STAFF VEHICLE INVOLVED

STAFF VEHICLE INVOLVED: Not Applicable

VEHICLE TYPE:

PLATE #:

VEHICLE YEAR:

MODEL:

MAKE:

INCIDENT REPORT PACKAGE

PAGE:

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INCIDENT LOG NUMBER: 0000000000005339

REQUESTOR: J. Anderson

STAFF INVOLVED

ASSIGNED INSTITUTION/PAROLE REGION: LAC - California State Prison, Los Angeles

ASSIGNED FACILITY/PAROLE UNIT: EAC-STRH

STAFF NAME: Fekrat, Marco

TITLE: Psych. Tech.

STAFF TYPE: Health Care Staff

POST DESCRIPTION: ASU PT CELL FRONT USE OF FORCE: Not Applicable

INVOLVEMENT TYPE

Medical Assessment

TYPE OF FORCE USED BY REPORTING STAFF

NUMBER OF SHOTS FIRED/DEPLOYMENTS/STRIKES **REPORTABLE USE OF** FORCE RESULT

REPORTABLE INJURY

INJURY LOCATION

SBI TYPE

Not Applicable

Not Applicable

DESCRIPTION OF INJURY

NONE

TREATMENT:

LOCATION CARE PROVIDED:

REPORTABLE DEATH: Not Applicable

DATE OF DEATH:

MANNER OF DEATH:

STAFF VEHICLE INVOLVED

STAFF VEHICLE INVOLVED: Not Applicable

VEHICLE TYPE:

PLATE #:

VEHICLE YEAR:

MODEL:

MAKE:

INCIDENT REPORT PACKAGE

PAGE:

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INCIDENT LOG NUMBER: 000000000005339

REQUESTOR: J. Anderson

STAFF INVOLVED

ASSIGNED INSTITUTION/PAROLE REGION: LAC - California State Prison, Los Angeles

ASSIGNED FACILITY/PAROLE UNIT: COUNTY- LAC-Facility D.

STAFF NAME:

TITLE: Sergeant

STAFF TYPE: Peace Officer

POST DESCRIPTION: Facility D Sergeant CELL FRONT USE OF FORCE: Not Applicable

INVOLVEMENT TYPE

Use of Force Video Camera Operator

TYPE OF FORCE USED BY REPORTING STAFF

NUMBER OF SHOTS FIRED/DEPLOYMENTS/STRIKES REPORTABLE USE OF **FORCE RESULT**

Not Applicable

REPORTABLE INJURY

INJURY LOCATION

SBI TYPE

Not Applicable

DESCRIPTION OF INJURY

NONE

TREATMENT:

LOCATION CARE PROVIDED:

REPORTABLE DEATH: Not Applicable

DATE OF DEATH:

MANNER OF DEATH:

STAFF VEHICLE INVOLVED

STAFF VEHICLE INVOLVED: Not Applicable

VEHICLE TYPE:

MAKE:

PLATE #:

VEHICLE YEAR:

MODEL:

INCIDENT REPORT PACKAGE

PAGE:

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INCIDENT LOG NUMBER: 000000000005339

REQUESTOR: J. Anderson

STAFF INVOLVED

ASSIGNED INSTITUTION/PAROLE REGION: LAC - California State Prison, Los Angeles

ASSIGNED FACILITY/PAROLE UNIT: LAC-ZY-LAC-STRH

STAFF NAME:

TITLE: Sergeant

STAFF TYPE: Peace Officer

POST DESCRIPTION: ASU Sergeant CELL FRONT USE OF FORCE: Not Applicable

INVOLVEMENT TYPE

Use of Force Video Interviewer

TYPE OF FORCE USED BY REPORTING STAFF

NUMBER OF SHOTS FIRED/DEPLOYMENTS/STRIKES REPORTABLE USE OF **FORCE RESULT**

Not Applicable

REPORTABLE INJURY

INJURY LOCATION

SBI TYPE

Not Applicable

DESCRIPTION OF INJURY

NONE

TREATMENT:

LOCATION CARE PROVIDED:

REPORTABLE DEATH: Not Applicable

DATE OF DEATH:

MANNER OF DEATH:

STAFF VEHICLE INVOLVED

STAFF VEHICLE INVOLVED: Not Applicable

VEHICLE TYPE:

MAKE:

PLATE #:

VEHICLE YEAR:

MODEL:

INCIDENT REPORT PACKAGE

PAGE:

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INCIDENT LOG NUMBER: 000000000005339 **REQUESTOR:** J. Anderson

STAFF INVOLVED

ASSIGNED INSTITUTION/PAROLE REGION: LAC - California State Prison, Los Angeles

ASSIGNED FACILITY/PAROLE UNIT: LAC-Central Service

STAFF NAME:

TITLE: RN

STAFF TYPE: Health Care Staff

POST DESCRIPTION: TTA RN CELL FRONT USE OF FORCE: Not Applicable

INVOLVEMENT TYPE

Medical Assessment

TYPE OF FORCE USED BY REPORTING STAFF

NUMBER OF SHOTS FIRED/DEPLOYMENTS/STRIKES REPORTABLE USE OF

FORCE RESULT

Not Applicable

REPORTABLE INJURY

INJURY LOCATION

SBI TYPE

Not Applicable

DESCRIPTION OF INJURY

NONE

TREATMENT:

LOCATION CARE PROVIDED:

REPORTABLE DEATH: Not Applicable

DATE OF DEATH:

MANNER OF DEATH:

STAFF VEHICLE INVOLVED

STAFF VEHICLE INVOLVED: Not Applicable

VEHICLE TYPE:

MAKE:

PLATE #:

VEHICLE YEAR;

MODEL:

INCIDENT REPORT PACKAGE

INCIDENT LOG NUMBER: 000000000005339

PAGE:

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REQUESTOR: J. Anderson

STAFF INVOLVED

ASSIGNED INSTITUTION/PAROLE REGION: LAC - California State Prison, Los Angeles ASSIGNED FACILITY/PAROLE UNIT: County LAC-Central Service

STAFF NAME:

TITLE: RN

STAFF TYPE: Health Care Staff

POST OESCRIPTION: TTA RN **CELL FRONT USE OF FORCE:** Not Applicable

INVOLVEMENT TYPE

Medical Assessment

TYPE OF FORCE USED BY REPORTING STAFF

NUMBER OF SHOTS FIRED/OEPLOYMENTS/STRIKES **REPORTABLE USE OF**

FORCE RESULT

Not Applicable

REPORTABLE INJURY

INJURY LOCATION

SBI TYPE

Not Applicable

DESCRIPTION OF INJURY

NONE.

TREATMENT:

LOCATION CARE PROVIDEO:

REPORTABLE OEATH: Not Applicable

DATE OF DEATH:

MANNER OF OEATH:

STAFF VEHICLE INVOLVED

STAFF VEHICLE INVOLVED: Not Applicable **VEHICLE TYPE:**

PLATE #:

VEHICLE YEAR:

MODEL:

MAKE: COLOR:

INCIDENT REPORT PACKAGE

PAGE: 10

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INCIDENT LOG NUMBER: 000000000005339

REQUESTOR: J. Anderson

STAFF INVOLVED

ASSIGNED INSTITUTION/PAROLE REGION: LAC - California State Prison, Los Angeles

ASSIGNED FACILITY/PAROLE UNIT: CALLLY- LAC-STRH

STAFF NAME:

TITLE: C/O

STAFF TYPE: Peace Officer

POST DESCRIPTION: Z FLOOR ASU 1 CELL FRONT USE OF FORCE: Not Applicable

INVOLVEMENT TYPE

Responder Force Used Victim

Force Observed Evidence

TYPE OF FORCE USED BY REPORTING STAFF

NUMBER OF SHOTS FIRED/DEPLOYMENTS/STRIKES REPORTABLE USE OF

FORCE RESULT

Physical Strengths and Holds

Effective

REPORTABLE INJURY

INJURY LOCATION

SBI TYPE

Minor

Arms/Hands

DESCRIPTION OF INJURY

Right hand - abrasion/scratch, swollen area, pain, reddened area.

TREATMENT: Treated and Released

LOCATION CARE PROVIDED: Both

REPORTABLE DEATH: Not Applicable

DATE OF DEATH:

MANNER OF DEATH:

STAFF VEHICLE INVOLVED

STAFF VEHICLE INVOLVED: Not Applicable

VEHICLE TYPE:

PLATE #:

VEHICLE YEAR:

MAKE: COLOR: **MODEL:**

REPORT NO. IRTR161 - 12

INCIDENT REPORT PACKAGE

INCIDENT LOG NUMBER: 0000000000005339

PAGE: 11

PROCESSED: 04/16/2020 10:41

REQUESTOR: J. Anderson

STAFF INVOLVED

ASSIGNED INSTITUTION/PAROLE REGION: LAC - California State Prison, Los Angeles

STAFF NAME;

ASSIGNED FACILITY/PAROLE UNIT: CAUNTY- LAC-STRH

TITLE: C/O

STAFF TYPE: Peace Officer

POST OESCRIPTION: HCA Z ESCRT MH 1 CELL FRONT USE OF FORCE: Not Applicable

INVOLVEMENT TYPE

Responder Force Used Victim

Force Observed

TYPE OF FORCE USED BY REPORTING STAFF

NUMBER OF SHOTS FIRED/DEPLOYMENTS/STRIKES REPORTABLE USE OF **FORCE RESULT**

Physical Strengths and Holds

1

Not Effective

REPORTABLE INJURY

INJURY LOCATION

SBI TYPE

Minor

Legs/Feet

DESCRIPTION OF INJURY

Left Knee- Pain, Reddened Area

TREATMENT: Treated and Released

LOCATION CARE PROVIDEO: Institution Facility

REPORTABLE DEATH: Not Applicable

OATE OF CEATH:

MANNER OF OEATH:

STAFF VEHICLE INVOLVEO

STAFF VEHICLE INVOLVED: Not Applicable **VEHICLE TYPE:**

PLATE #:

VEHICLE YEAR:

MAKE: COLOR: MODEL:

REPORT NO. IRTR161 - 12

INCIDENT REPORT PACKAGE

INCIDENT LOG NUMBER: 0000000000005339

PAGE: 12

PROCESSED: 04/16/2020 10:41

REQUESTOR: J. Anderson

STAFF INVOLVED

ASSIGNED INSTITUTION/PAROLE REGION: LAC - California State Prison, Los Angeles

STAFF NAME:

ASSIGNED FACILITY/PAROLE UNIT: CAC-STRH

TITLE: C/O

STAFF TYPE: Peace Officer

POST DESCRIPTION: Z SEC PAT ASU 2 CELL FRONT USE OF FORCE: Not Applicable

INVOLVEMENT TYPE

Responder Force Used Force Observed Victim

TYPE OF FORCE USED BY REPORTING STAFF

NUMBER OF SHOTS FIRED/DEPLOYMENTS/STRIKES REPORTABLE USE OF **FORCE RESULT**

Hand-held Baton

Effective

REPORTABLE INJURY

INJURY LOCATION

SBI TYPE

3

Minor

Arms/Hands

DESCRIPTION OF INJURY

Right hand - abrasion/scratch, swollen area, pain, reddened area.

TREATMENT: Treated and Released

LOCATION CARE PROVIDED: Institution Facility

REPORTABLE DEATH: Not Applicable

DATE OF DEATH:

MANNER OF DEATH:

STAFF VEHICLE INVOLVED

STAFF VEHICLE INVOLVED: Not Applicable

VEHICLE TYPE:

PLATE #:

VEHICLE YEAR:

MODEL:

MAKE:

COLOR:

INCIDENT REPORT PACKAGE

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REPORT NO. IRTR161 - 12

INCIDENT LOG NUMBER: 000000000005339

PROCESSED: 04/16/2020 10:41

REQUESTOR: J. Anderson

STAFF INVOLVED

ASSIGNED INSTITUTION/PAROLE REGION: LAC - California State Prison, Los Angeles

ASSIGNED FACILITY/PAROLE UNIT: LAC-STRH

STAFF NAME:

TITLE: C/O

STAFF TYPE: Peace Officer

POST DESCRIPTION: Z SEC PAT ASU 1 CELL FRONT USE OF FORCE: Not Applicable

INVOLVEMENT TYPE

Primary Force Used Victim:

Force Observed Evidence

TYPE OF FORCE USED BY REPORTING STAFF

NUMBER OF SHOTS FIRED/DEPLOYMENTS/STRIKES REPORTABLE USE OF **FORCE RESULT**

Physical Strengths and Holds

Not Effective

Hand-held Baton

Ż 2

Not Effective

REPORTABLE INJURY

INJURY LOCATION

SBI TYPE

Minor

Head

DESCRIPTION OF INJURY

Face - abrasion/scratch, dried blood, swollen area, pain, reddened area.

TREATMENT: Treated and Released

LOCATION CARE PROVIDED: Institution Facility

REPORTABLE DEATH: Not Applicable

DATE OF DEATH:

MANNER OF DEATH:

STAFF VEHICLE INVOLVED

STAFF VEHICLE INVOLVED: Not Applicable

PLATE #:

VEHICLE TYPE:

VEHICLE YEAR:

MAKE:

MODEL:

COLOR:

INCIDENT REPORT PACKAGE

PAGE: 14

PROCESSED: 04/16/2020 10:41

INCIDENT LOG NUMBER: 000000000005339

REQUESTOR: J. Anderson

OFFENDER INVOLVED

CDC #:

MENTAL HEALTH CODE: MHCB - Mental Health Crisis Beds Inpatient

DDP CODE: NCF

DPPV CODE: .../DNH/.../.../...

OFFENDER NAME:

RACE: White

GENDER: Male ETHNICITY: White

CONTROL DATE: TBD

TYPE: None

INVOLVEMENT TYPE: Suspect

VIOLENCE TYPE: Battery

EXTRACTION: Immediate Extraction

RVR LOG #:

SECURITY LEVEL: Level 4

PLACEMENT SCORE: 176

HOUSING PROGRAM: Short Term Restricted Housing

CUSTODY CLASSIFICATION: Maximum

CONTROLLED WEAPONS

Bodily Fluid Blood

REPORTABLE INJURY

INJURY LOCATION

SBI TYPE

SBI by Use of Force

Head

Wound Requiring Extensive Suturing

SBI by Use of Force

Arms/Hands

Bone Fracture

Minor

Neck/throat

Arms/Hands

Minor Minor

Legs/Feet

DESCRIPTION OF INJURY

Head - active bleeding, cut/laceration/slash, Face - active bleeding, cut/laceration/slash x2, dried blood, Neck - pain, Left arm - pain, dried blood, Right arm - dried blood, Right leg - swollen area, bruise/discolored area.

TREATMENT: Treated and Released

LOCATION CARE PROVIDED: Both

REPORTABLE DEATH: Not Applicable DATE OF DEATH:

MANNER OF DEATH:

VIDEO INTERVIEW: SBI from UOF

VIDEO INTERVIEW W/ 48 HOURS: Yes

VIDEO FOLLOWED POLICY: Yes

ARREST

ARRESTED NEW/PENDING

CHARGES: Not Applicable

ARRESTING AGENCY:

REPORT NUMBER:

BOOKING NUMBER:

CUSTODY LOCATION:

OFFENSE TITLE/CODE:

STG AFFILIATIONS

Case 4:94-cv-02307-CW Document 3110-2 Filed 09/25/20 Page 294 of 465

CDCR

REPORT NO. IRTR161 - 12

INCIDENT REPORT PACKAGE

INCIDENT LOG NUMBER: 000000000005339

PAGE: 15

PROCESSED: 04/16/2020 10:41

REQUESTOR: J. Anderson

NONE

INCIDENT REPORT PACKAGE

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: 16

INCIDENT LOG NUMBER: 000000000005339

PROCESSED: 04/16/2020 10:41. **REQUESTOR:** 3. Anderson

STAFF NAME: 04/14/2020	NARRATIVE TYPE: Initial Report CREATED TIME: 07:09:21
NARRA	TÍVE
ensuring his safety. As a result, an Emergency Cell Rescue Team was initiated. Team, subsequently battering five Officers and exposing two of them to bodily	was placed in the ASU wet cell pending a suicide risk assessment. Once secure to cover up the windows with paper, preventing Custody from viewing inside and Upon Custody making entry, and advanced towards the Emergency Cell Rescuefluids. Physical force and hand-held baton were utilized to subdue attack, placed on a gurney and transported to the Triage Treatment Area, and
On Sunday, April 12, 2020, at approximately 0800 hours, an Injury Information the following Serious Bodily Injury Inmate sustained; Bone Fracture - (left eyebrow, 3 left eyelid, 6 top scalp, 3 back of scalp). Bilateral wrists having minimate scale.	n Chrono CDCR 128C authored by Registered Nurse J. Cross was received noting t acromion closed fracture, left shoulder), sutures received 14 total - (2-left or dislocations was also noted within the comments of the 128C.
ALARM: Officer R. activated the Housing Unit Alarm.	
USE OF FORCE: Officers R. o utilized hand-held baton and physical force as Officers D. s utilized physical force as a result of	
SUSPECT(S):	
VICTIM(S): Officers	
WITNESS(ES): N/A	
EVIDENCE: A series of digital photographs were taken of the following Officers injuries they	y sustained;
ESCORTS: Officers escorted Inmate: from the incident site to 1	ПА.
HOLDING CELL(S): N/A	
DECONTAMINATION: N/A	
MEDICAL: Registered Nurse A. Aro completed a CDCR-7219 Medical Report of Injury or Ubleeding, cut/laceration/slash, Face – active bleeding, cut/laceration/slash x2, d Right leg – swollen area, bruise/discolored area.	
Registered J. Müllins completed a CDCR-7219 Medical Report of Injury or Unus abrasion/scratch, swollen area, pain, reddened area.	ual Occurrence on Office noting the following injuries; Right hand
Registered Nurse 3. Mullins completed a CDCR-7219 Medical Report of Injury of abrasion/scratch, dried blood, swollen area, pain, reddened area.	r Unusual Occurrence on Officer noting the following injuries; Face -
Registered Nurse J. Mullins completed a CDCR-7219 Medical Report of Injury o hand - abrasion/scratch, swollen area, pain, reddened area.	r Unusual Occurrence on Officer noting the following injuries; Right

INCIDENT REPORT PACKAGE

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REPORT NO. IRTR161 - 12

INCIDENT LOG NUMBER: 000000000005339

REQUESTOR: J. Anderson

Registered Nurse A. Aro completed a CDCR-7219 Medical Report of Injury or Unusua following statement made by Flores, "The inmate spit at me and it landed in my moul	
Registered Nurse A. Ard completed a CDCR-7219 Medical Report of Injury or Unusual pain, reddened area.	of Occurrence on Officer noting the following injuries; Left leg -
VIDEO INTERVIÉW(5): On Sunday, April 12, 2020, a Video Recorded Interviéw was conducted with Inmate	by Sergeant
NOTIFICATIONS: (AOD) Associate Warden M. Stratman was notified of this incident. CCPOA Representative Sergeant R. Davis was notified of this incident. Captain was notified of this incident. Office of Inspector General N. Winter was notified of this incident. Office of Internal Affairs Agent R. Alvarado was notified of this incident. HQ AOD was notified of this incident.	
ESCAPE(S): N/A	
CONCLUSION: Inmate will be issued a CDCR Rules Violation Report for Violation of California Consistency on a Peace Officer.	Code of Regulations (CCR), Title 15, Section 3005 (d) 1 for the specific act of
STAFF SIGNATURE	DATE: 04/14/2020
BADGE #: 68191	PERNR: 31035
NARRATIVE REVIEWED: No. REVIEWED DATE:	REVIEWED BY STAFF: REVIEWED TIME:

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INCIDENT LOG NUMBER: 000000000005339

PROCESSED: 04/16/2020 10:41

REQUESTOR: J. Anderson

STAFF NAME:	NARRATIVE TYPE: Initial Report			
CREATED DATE: 04/12/2020	CREATED TIME: 04:01:48			
	NARRATIVE			
While performing my duties as Z Program SGT ASU, I was informed by that Inmate I was then informed that the inmate was refusing to strip out and had begun covering his windows with paper that he produced from somewhere inside his clothing. Once the windows were covered the inmate refused to respond to the floor officers. Due to the inmate claiming to be suicidal and his lack of response, for the safety of the inmate, an emergency cell rescue was conducted. Officer institutional radio and activated his Personal Alam Devise (PAD). Once the appropriate amount of staff arrived at the wet tank and were prepared to make entry. Officer who held the handcuffs, Officer who held a baton, and Officer who held the handcuffs, Officer who held a baton, and Officer who held the handcuffs, Officer who held a baton, and Officer who held leg restraints. I saw the shield make contact with Inmate foot causing the shield to hit officer who held a baton, and Officer who held leg restraints. I saw the shield make contact with Inmate foot causing the shield to hit officer who held a baton, and Officer who held leg restraints. I saw the shield make contact with Inmate hand, near the sign in desk, I couldn't see any of what was going on inside. I heard several shots to stop resisting come from inside the wet tank, I observed Officer respond from down the hall and enter the wet tank. I heard several shots to stop resisting come from inside the wet tank. I observed officer respond from down the hall and enter the wet tank. I heard someone inside the wet tank say. "We need Mary 3." I made a request for Mary 3 to respond to ASU via the institutional radio. Once the floor officers had Inmate in restraints they held him in place and waited for Mary 3 to respond. Due to my position, I could not see how staff managed to place the inmate in restraints. Upon Mary 3 arriving to ASU I met them at the door and informed them of what was going on. Officer walked the inmate out of the welt tank and helped him onto the gurney. Officer and Mary 3 officer				
	DATE: 04/12/2020			
STAFF SIGNATURE				
BADGE #: 82013	PERNR: 80101			
NARRATIVE REVIEWED: Yes	REVIEWED BY STAFF:			
REVIEWED DATE: 04/14/2020	REVIEWED TIME: 10:16:26			
STAFF NAME:	NARRATIVE TYPE: Initial Report			
CREATED DATE: 04/12/2020	CREATED TIME: 17:21:43			
	NARRATIVE			
the gurney. Office escorted Inmate with the TTA e	to a request for Mary 3 at ASU1, Upon my arrival at ASU met me at the ITTA) escort nurse pushed the gurney into ASU. ASU staff placed Inmate onto escort nurse, and placed the gurney into the back of the TTA Ambulance (Mary 3). I drove the nmate on the gurney, out of the back of the ambulance. Officer the TTA Escort nurse			
	DATE: 04/12/2020			
STAFF SIGNATURE				
BADGE #: 71279	PERNR: 41288			
NARRATIVE REVIEWED: Yes	REVIEWED BY STAFF:			
REVIEWED DATE: 04/14/2020	REVIEWED TIME: 10:17:31			

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INCIDENT LOG NUMBER: 000000000005339

REQUESTOR: J. Anderson

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INCIDENT LOG NUMBER: 000000000005339

REQUESTOR: J. Anderson

STAFF NARRATIVE

STAFF NAME: **CREATED DATE: 04/12/2020** NARRATIVE TYPE: Initial Report **CREATED TIME: 21:42:33**

NARRATIVE

On April 11, 2020 at approximately 1828 hours, while conducting my duties as ASU Escort Mental Health 1, I responded to a call from Officer (ASU1requesting assistance for additional staff for a unresponsive Inmate later identified as Inmate in wet tank # I responded to the wet tank and observed what appeared to be paper covered on the windows. to take down the paper covers off the window, but ordered Inmate did not respond. Officers and I retrieved our helmets and riot shield, then I placed the riot shield on the security port to prevent the Inmate from reaching out while ooked through the security port to see visual of Inmate but did not have visual due to the security notified Central Control of an unresponsive inmate in ASU-1, wet tank # via Institutional Radio and activated his alarm. port covered with paper. then opened the wet tank door to ensure the safety of Inmate and to remove the paper covers that prevented our line of sight. I immediately entered with As I entered, Inmate immediately stepped towards the shield and kicked the lower left part of the riot shield to prevent the Inmate from harming the riot shield with his right foot. Due to the impact of Inmate sight foot, the lower left part of the riot shield struck my left knee as I moved into the wet tank, shifting my momentum towards Inmate sight side. Using one (1) strike with the riot shield to his right side of the body, I was able to push Inmate. towards the right corner of the wet tank, but due to my placement of the shield on Inmate strip right side, Inmate reached out with his left arm ho followed be<u>hind me and</u> wrapped his left arm around E neck. At that point, rdered Inmate to stop resisting, but due to struck Inmate on his left shoulder using his baton with negative results. I observed rder Inmate s noncompliance, noncompliance, Perucho struck Inmate a second time on his left shoulder using his baton with I observed brider Inmate a third time to let go and stop resisting, but Inmate second time to stop resisting, but due to Inmate negative results. As Inmate continued to choke a third time towards his left shoulder using his baton, but due to Inmate serratic movement, not comply, struck Inmate struck was able to get out of Inmate.s choke hold. I then observed rabbing the back area of Inmate Inmate on his head area. shoulder with his left hand and the front area with his right hand, forcing him downward to the bench in a prone position. I followed with Inmate: downward fall and continued to apply pressure with the riot shield onto Inmate to stop resisting, but Inmate was kicking his feet. The ordered Inmate to stop resisting, but Inmate to be a baton strike. Due to my position, I was unable to determine who used the force continued to kick and I heard what appeared continued to kick and I heard what appeared to be a baton strike. Due to my position, I was unable to determine who used the force. Inmate kicking and the leg restraints were applied onto Inmate but due to my position I was not able to see who applied them. At this point, Office responded and applied pressure on Inmate arms due to his erratic movement with his arms. Inmate proceeded to shout that he was going to infect. by spitting blood towards his face. Then applied pressure onto Inmate shead area with his right hand with all of us with HIV and gassed s face down. The applied the spit mask on Inmate to keep him from gassing other responding staff. Inmate stopp ordered Inmate to put his hands behind his back which he complied after I released pressure off the shield and handed it to applied the spit mask on Inmate to keep him from gassing other responding staff. Inmate stopped resisting and and I conducted a clothed body search on Inmate with negative results for weapons/contraband. At this time, Officer R. applied handcuffs on Inmate responded with a gurney. ordered Inmate to get up on his feet using his own power which he complied and was placed onto the and I transported Inmate to TTA (Triage Treatment Area). A medical evaluation (7219) was conducted at TTA and Inmate sent out to the hospital. A medical evaluation (7219) was conducted on my left knee at TTA and took 2 pictures to document my injuries via institutional camera. This concludes my involvement in this incident.

STAFF SIGNATURE

BADGE #: 94490

PERNR: 123259

DATE: 04/12/2020

NARRATIVE REVIEWED: Yes

REVIEWED DATE: 04/14/2020

REVIEWED BY STAFF:

REVIEWED TIME: 10:17:03

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PROCESSED: 04/16/2020 10:41

INCIDENT LOG NUMBER: 00000000005339

REQUESTOR: J. Anderson

STAFF NAME: NARRATIVE TYPE: Initial Report CREATED DATE: 04/12/2020 CREATED TIME: 05:30:02					
NARRATIVE					
On Saturday April 11, 2020, at approximately 1828 hours, while performing my duties as ASU-1 Security and Patrol 2 Officer, I was notified by Officer R. that he required assistance at west tank # and observed that he required assistance at west tank # and observed was persistent with attempts to obtain a response from but with negative results. With Officer I was persistent with attempts to obtain a response from but with negative results. With Officer I opened the food port to obtain a visual of but we observed that he also covered the food port wisheets of paper. While Correctional Officers Central Control via institutional radio of an unresponsive inmate in wet tank # in ASU-1 and activated his Personal Alarm Device. R were present with the shield and helmets, R opinities of followed by intilizing the shield to enter the wet tank cell. I observed taking steps towards the shield and kicking it with his right foot. This time, and the present of the waste of paper with the shield once his back was against the wall by shifting his body weight to force to the variety of the paper of the variety of the vari					
STAFF SIGNATURE		DATE: 104/12/20	020		
BADGE #;	93313	PERNR: 119749			
NARRATIVE REVIEWED; REVIEWED DATE:	•	REVIEWED BY STAFF: REVIEWED TIME: 10:16:51	L		

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PROCESSED: 04/16/2020 10:41

INCIDENT LOG NUMBER: 000000000005339

REQUESTOR: J. Anderson

STAFF NARRATIVE

STAFF NAME: CREATED DATE: 04/12/2020

NARRATIVE TYPE: Initial Report CREATED TIME: 05:30:01

NARRATIVE

At approximately 1750 hours, while preforming my duties as ASU Escort #1 Officer I was notified by Officer that inmate housed in cell) wanted to speak to the Sergeant. When I arrived to cell Immate to speak to the was suicidal. I instructed inmate to submit to restraints so I could take him to the wet tank which he complied. I escorted inmate to the wet tank and asked Officer o conduct a search of the wet tank which he did with negative results for contraband. Once Inmate was secured in the wet tank I removed his restraints and ordered him to submit to an unclothed body search, Inmate refused my order, I remained at the wet tank while medical was notified. At approximately 1828 I observed his back brace and covering the window of the wet tank door. I ordered Inmate to stop to which he did not comply. I asked Officer for assistance, I gave Inmate an order to take down the paper that was now completely covering the window, Inmate then placed the shield over the security port. I opened the security port to try and gain a visual on Inmate. gave no response. Officer security port was also covered with paper. I closed the security port and utilized my institutional radio to request a code 1 medical alarm for an unresponsive inmate, and then activated my personal alarm device. With our helmets on and shield ready I opened the door to the wet tank and Officer mmediately entered with the shield. Inmate attacked Officer by kicking the shield immediately with his right foot. Officer struck with the shield active resistance by using knocking him against the back wall. Inmate moved to his left putting him in front of me. I used my strength to stop Inmate my left arm and my body weight to push Inmate across the chest to secure him against the wall. I gave inmate a direct order to stop resisting. Inmate struck me with his left knee in my groin causing me to bend over and Inmate put his left arm around my neck knocking my helmet off and began to choke me. I punched Inmate was left rib cage with my right fist and tried to pull away. As I was pulling away, Inmate used his fingers to scratch my face and right eye. Once I pulled away I observed Office with his right hand on Inmate right arm and his left hand on Inmate back utilizing physical strength to overcome Inmate active resistance Officer ushed Inmate down on the bench inside shield and his body weight to overcome Inmate active resistance by pushing the shield on to Inmate back and was standing towards the rear of Inmate using my left hand on Inmate and left feg and my right hand on Inmate down on the bench inside the wet tank, Officer used the back and holding it there with both his hands. I right leg to keep Inmate tried to secure Inmate in leg restraints, Inmate broke free from my hold and kicked from kicking. While Officer leg, I then used a forward strike with my expandable baton hitting my intended target of Inmate right thigh and gave the command to stop resisting continued to kick. I used a second forward strike with my expandable baton hitting my intended target of Inmate s right thigh and gave the command to stop resisting. Inmate stopped kicking his legs and secured the leg Irons. At this time Officer were using physical strength to overcome Inmate active resistance by pushing the shield down with both their hands on Inmate back. Officer entered the wet tank and secured Inmate shands which were in front of his head by grabbing his wrists and using his body weight to hold them against the shouted he was going to infect everyone with HIV, then lifted his head towards Officer nd spit blood striking bench. Inmate sed is right hand to push Inmate see s head down on the bench. Officer retrieved a spit mask and handed it to Officer area. Officer ordered Inmate to put his hands behind his back the shield applied the spit mask Inmate stopped actively resisting. Officer Once Officer applied the handcutts. Officer conducted a clothed body search with negative was lifted and handed to Officer complied and Officer and I helped to his feet and escorted him to the gurney. Once secured on the gurney Inmate results for contraband, Officer the Triage Treatment Area. I then received a 7219 from medical and Officer took 6 pictures to document my injuries. Pictures were also taken of Officer I then secured the camera in the A/B evidence room locker # 23, This concludes my involvement in this incident

STAFF SIGNATURE

BADGE #: 89328

PERNR: 104311

DATE: 04/12/2020

NARRATIVE REVIEWED: Yes

REVIEWED DATE: 04/14/2020

REVIEWED BY STAFF:

REVIEWED TIME: 10:16:39

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PAGE: 23

INCIDENT LOG NUMBER: 000000000005339

PROCESSED: 04/16/2020 10:41

REQUESTOR; J. Anderson

ACTIONS TAKEN						
DATE/TIME	ACTION TYPE	STAFF NAME	REFERRED TO	ELAPSED DAYS		
04/14/2020 16:23:37	UOF Review Suspended		Anderson, Judd	3		
04/12/2020 08:15:00	Notification			1		
04/11/2020 20:51:00	Notification			0		
04/11/2020 20:50:00	Notification			0		
04/11/2020 20:15:00	Notification			O		
04/11/2020 18:28:00	Incident Package Initiated			0		

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PROCESSED: 04/16/2020 10:41

REQUESTOR: J. Anderson

INCIDENT LOG NUMBER: 00000000005339

ELECTRONIC DOCUMENT

DOCUMENT TYPE: Medical Report of Injury or Unusual Occurrence.

TITLE: 7219 Officer

PREPARED BY STAFF MEMBER INVOLVED:

PAGE NUMBER:

1

STATE OF CALIFORNIA	nv.	DEPARTMENT OF COR	RECTIONS AND REHABILITATION
MEDICAL REPORT OF INJU OR UNUSUAL OCCURRENCE CDCR 7219 (Rev. 01/18)			Page 1 of 2
NAME OF INSTITUTION CSP-LAC	LOCATION OF EVALUATION	DATE	4/11/20
REASON FOR REPORT ALLEGAT	•	USE OF FORCE INJURY	OTM RETURNS
NAME NAME	☐ PRE AD/SEG ADMISSIO		VISITOR ID # (SOMS)
<u> </u>		7163866_	
PLACE OF OCCURRENCE	S681 06/11/P	2030 2039	PHYSICIAN NOTIFIED TIME
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Self-decontamination Instructions given ? YES / NC		1	
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INCIDENT REPORT PACKAGE

PAGE: 25

PROCESSED: 04/16/2020 10:41

INCIDENT LOG NUMBER: 000000000005339

REQUESTOR: J. Anderson

ELECTRONIC DOCUMENT

DOCUMENT TYPE: Medical Report of Injury or Unusual Occurrence

TITLE: 7219

PREPARED BY STAFF MEMBER INVOLVED: Z. Soisuvarn

PAGE NUMBER:

STATE OF CALIFORNIA	TPT MAZZ	DEPAR	RTMENT ÖF CORRECTIONS	AND REHABILITATION
MEDICAL REPORT OF IN OR UNUSUAL OCCURRE			; ;	Page:Fof 2
CDCR 7219 (Rey, 01/18)				
NAME OF INSTITUTION	LOCATION OF EVALUATION		DATE 11/11	15-
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REASON FOR REPORT ALLEC		P .	;	OTM RETURNS
UNUSUAL OCCURRENCE	The state of the s	The second secon	OTHER	·
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PLACE OF OCCURRENCE	DATE OF OCCURRENCE TIME OF OC	CURRENCE TIMESEEN ICA	TIME PHYSIC	AN NOTIFIED TIME
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PAGE:

26 **PROCESSED:** 04/16/2020 10:41

INCIDENT LOG NUMBER: 000000000005339

REQUESTOR: J. Anderson

ELECTRONIC DOCUMENT

DOCUMENT TYPE: Medical Report of Injury or Unusual Occurrence

TITLE: 7219

PREPARED BY STAFF MEMBER INVOLVED: Z. Soisuvarn

PAGE NUMBER: 1

MEMCAE REPORT OF INJURY	DEPARTMENT OF CORRECTIONS AND REHABILITATION
OR TWESTAL OCCURRENCE	Page 1 of 2
EGGET PROTESTED LOCATION OF EVALUATION	DATE (2.1 a. /a
CSP LRC TIN	4/11/90
	USE OF FORCE INJURY OTM RETURNS
TIMES OCCURRENCE TO PRE ADJSEG ADMISSION TUDER NUMBER	R&R OTHER VISITOR ID # (SOMS)
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CDCR REPORT NO. IRTR161 - 12 **INCIDENT REPORT PACKAGE**

PAGE: 27

INCIDENT LOG NUMBER: 000000000005339

PROCESSED: 04/16/2020 10:41

REQUESTOR: J. Anderson

ELECTRONIC DOCUMENT

DOCUMENT TYPE: Medical Report of Injury or Unusual Occurrence

TITLE: 7219

PREPARED BY STAFF MEMBER INVOLVED: Z. Soisuvarn

PAGE NUMBER: 1

STATE OF CALIFORNIA MEDICAL REPORT OF INJ	URY		įci	EPÄRTMENT DE COR	RECTIONS AND REHABILITATION
OR UNUSUAL OCCURREN				\$	Page 1 of 2
CDCR 7219 (Rev. 01/18) NAME OF INSTITUTION	LOCATION OF EVALUAT	ION		DATE	1
CSP LAC	TVD			4	11/20
REASON FOR REPORT ALLEGA	TION DONTHE	BINJURY &	USE OF FOR	CE INJURY	☐ OTM RETURNS
W UNUSUAL OCCURRENCE		G ADMISSION	□ R&R		
NAME		CDCR NUMBER	PI		VISITOR ID # (SOMS)
PLACE OF OCCURRENCE.	DATES OF CURTENCE	NA True or	CIG LEIMERER	EMIT CHARTEON ON	PHYSICIAN NOTIFIED TIME
ASU	411100	1498	2017	1017	PHYSICIAN ACTIFIED TIME
BRIEF STATEMENT IN SUBJECT'S WOR	DS/OF THE CIRCUMSTANCES O	OF THE INJURY OR UNU	SUAL OCCURRENCE		
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INJURIES FOUND? YES INO Abrasion/Scratch	Right			Left	
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PAGE: 28

PROCESSED: 04/16/2020 10:41

REQUESTOR: J. Anderson

INCIDENT LOG NUMBER: 0000000000005339

ELECTRONIC DOCUMENT

DOCUMENT TYPE: Medical Report of Injury or Unusual Occurrence

TITLE: 7219 Office:

PREPARED BY STAFF MEMBER INVOLVED: Z. Soisuvarn

PAGE NUMBER:

STATE OF CALIFORNIA MEDICAL REPORT OF INJURY OR UNUSUAL OCCURRENCE CDCR 7219 (R64-0)/18)			Pend	ARTMENT OF COR	RECTIONS AND REHABILITATION Page 1 of 2
	OCATION OF EVALUATION	4.		DATE	dulas
CSP-LAC	TVA	Tretting 71-	LICE OF FORCE	7	7/1/20
REASON FOR REPORT ALLEGATION UNUSUAL OCCURRENCE	N 🔀 ON THE JOB D PRE AD/SEC		USE OF FORCE		☐ OTM RETURNS
NAME NAME	LI PRE ADVSEG	ODOR NUMBER	PE NOCK	☐ OTHER	VISITOR ID# (SOMS)
1,000		NA)			WA
PLACE OF OCC		TIME OF OCCURRENCE	TIME SEEN R	N NOTIFIED TIME	PHYSICIAN NOTIFIED TIME
_ASU	4/1/20	1878	2057	2057	M
BRIEF STATEMENT IN SUBJECT'S WORDS OF	THE CIRCUMSTANCES OF	THE INJURY OR UNUSU		· · ·	· · · · · · · · · · · · · · · · · · ·
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which hit		, 1 -1/2,	, ,- ,-		,
INJURIES FOUND? PET NO	Right		The second secon	. fi	
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Active Bleeding 2 Broken Bone 3			1	1	
Bruken Bone 3 Bruise/Discolored Area 4				_ ^	
Burn 5	(Wy - 4)		19 4	(a) /	
Distoration 6				9-/	
Dried Blood. 7			モニク		
Fresh Tando 8 Cur/Laceration/Slash 9				/ \ .	
Swollen Area 10	100	Front	74		Back
Pain ©	1.1		17	/	
Protrusion 12	<u> </u>				
Procture 13					
Reddened Area (13)	سنم			بنار	
Skin-Flap 15 Pre-Existing 16	(j		()	
Pre-Existing 16 Other 17	1	N / 1		()	
18	11	\ \ \	\	f	d <i>A</i> \
Chomical Agent	1-1	} {\~	1	-AA	$\mathcal{L}(\mathcal{H})$
Exposure? YES /450.	1/	1 1	1	-17	
Exposure Ana M- EX	~ 11	()	\mathcal{E}^{\dagger}	-17	
Decontaminated w/ Waler?	1		1	21	
YTS/NO/REFUSED M	9,1		137	4.1.	1 1 1
Decontaminated w/ Alc. YES /NO / REFUSED. No.	W.			(il)	
Self-decontantination NY Instructions given? YESTNO		1,0	<u>(U)</u>		$\setminus A / = -$
Staff issuest Ekpositive packet ? YES/NC)			(4)		The Charles
Q 15 min, check times		\			
Pointal 1" Check.					
2 nd Check Pinal	٠,	11 1			Jul luc
NO NO		/			V) (2
TIMETOISPOSITION		العديد الرعبة			
REPORT COMPLETED BY CITTLE (PRINT AND SE	N)	 	PERNR/RIST. ID#	gnae	ASSIGNMENT AREA
AAno 2N/	Male		125097	T/W	TTA

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REPORT NO. IRTR161 - 12

INCIDENT REPORT PACKAGE

PAGE: 29

PROCESSED: 04/16/2020 10:41

REQUESTOR: J. Anderson

INCIDENT LOG NUMBER: 000000000005339

ELECTRONIC DOCUMENT

DOCUMENT TYPE: Medical Report of Injury or Unusual Occurrence

TITLE: 7219 Inmate

PREPARED BY STAFF MEMBER INVOLVED:

PAGE NUMBER: 1

STATE OF CALIFORNIA MEDICAL REPORT OF INJUI OR UNUSUAL OCCURRENCE CDCR 2219 (Rev. 01/18)			מ	epartment of Corr	ECTIONS AND REHABILITATION Page 1 of 2
NAME OF INSTITUTION CSP-LAC	LOCATION OF EVALUATION	Ŋ.	-9'	DATE 4//	1/20
REASON FOR REPORT ALLEGATI	ON ON THE JOH	NJURY 🖟	USE OF FOR	CE MINJURY	☐ OTM RETURNS
☑ UNUSUAL OCCURRENCE	☐ PRE AD/SEC	ADMISSION	□ R&R	☐ OTHER_	
NAME EXST	RST	CDCR NUMBER		/ INST. ID #	VISITOR ID # (SOMS)
PLACE OF OCCURRENCE	DATE OF DUCURRENCE	TIME OF OCCURRENCE		RN NOTIFIED TIME	PHYSICIAN NOTIFIED TIME
ASU	4/1/20	1828	1844	1828	1859
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Bruise/Discolored Area (4)		0	1)	· _ \	
Burn 5	(0) -4)	٠, ٠,٠	100	ଏ <u>କ</u> ୍ଷ	
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Dried Blood 6		9		4 1 1	
Fresh Tatino 8 Cut/Laceration/Slash					
Swolfen Aren (8)	121	Front) /	3	Back
Páin (3	1.1			7	
Protrusion 12	•				8 9
Puncture 13			Δ		
Roddened Area 14 Skin Flap 15	سز	$\angle \otimes \searrow_{\widehat{Q}}$	(1)	بسر	
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Other 17	} `	1	NA	} \	1 1 / 1
18.	(a) A 1	1		- 1 A	
Chemical Agent	Will	1 ()	7	1.6)
Chem. Agent	17/	k * 41	1	17	1 24
Exposure Area All EX	M	/ _ \ \		1/1	
December infrared by Water? YES / NO / REFUSED LA	1		14	- 21 (
Decontaminated w/ Air?	9,7	MYM I	FB	9.1	4 1
YES NO / REFUSED MA			div		
Instructions given ? YES/NO Staff issued.	(10)	13/15/		:	
Expasure packet ? YES / NO Q 15 min. check times	4			ē.	
Initial 1* Check		$\Lambda / \Lambda / \Gamma$		• :	
1845 AB		11 11			1111
2 rd Check Final NA				*	did his
TIMEDISPOSITION AV HOSPITAL		ecc∕ \sis} T			
REPORT COMPLETE SYSTETTE CHRIST AND	MON	/	PERNR/INST. II	D# RDO:	ASSIGNMENT AREA
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/			21658	.]0	

REPORT NO. IRTR161 - 12

INCIDENT REPORT PACKAGE

PAGE: 30

PROCESSED: 04/16/2020 10:41

REQUESTOR: J. Anderson

INCIDENT LOG NUMBER: 000000000005339 ELECTRONIC DOCUMENT

DOCUMENT TYPE: Medical Report of Injury or Unusual Occurrence

TITLE: 7219 Inmate (ROF 3013-1)

PREPARED BY STAFF MEMBER INVOLVED:

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PAGE NUMBER: 1

STATE OF CALIFORNIA MEDICAL REPORT OF INJUR	ry .	DEPARTME	NT OF CORRECTIONS AND REHABILITATION
OR UNUSUAL OCCURRENCE CDCR 7219 (Rev. 01/18)	p.		Page 1 of 2
NAME OF INSTITUTION CSP-LAC	LOCATION OF EVALUATION	•	DATE 4/11/20
REASON FOR REPORT [ALLEGATI	ON ON THE JOB INJURY	USE OF FORCE E	INTURY DOTM RETURNS
UNUSUAL OCCURRENCE	☐ PRE AD/SEG ADMISSI		OTHER
NAME	C(X'R MI)	PERNRAINST, IE	
PLACE OF OCCURRENCE	DATE OF OCCURRENCE TIME OF OCC		IFIED TIME PHYSICIAN NOTIFIED TIME
ASU	4/11/20 1828		328 1859
BRIEF STATEMENT IN SUBJECT'S WORDS	OF THE CIRCUMSTANCES OF THE INJURY	OR UNUSUAL OCCURRENCE	
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(1,00)	The second secon		
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Braken Bane 3	3	as XX	
Bruise/Discolored Area 4	and F	C TON	<u>}</u>
Burn 5 Dislocation 6	No 12	al Si	. J.
Dried Blood	1 7		7
Fresh Tattoo 8			(
Cut/Lacerotion/Slash		· \// _	Dr. of a
Swollen Area (13)	Front	0 /-	Beck.
Pain	1)		
Profrusion 12	De l	7 (a)	(0)
Puncture 13			
Reddened Area 14 Skin Flap 15		-80~(I)	
Pre-Existing 16	((M)	
Other 17	1	MA	-
18	(a) A 1	Y MA	/ * * \
Chemical Agent		()~4	AA + AA
Exposure? YES/10	17//L *	<i>}</i> \ \	171 111
Chem. Agent Exposure Area LD EX	N/		
Docontaminated w/ Water?	110		
YES/NO/REFUSED M	47 MM	1 kg 4	1 1 1 1 1
VES /NO / REFUSED MA	W W		iid I lati
Self-decontamination NO			
Instructions given? YES/NO	(0)	. 1	1 11 1
Staff issued NB Exposure packet 7. YES / NO			11-1/1-4
Q 1.5 min. check times			1 / 1 /
Secretary Control of the Control of			1111
2 nd Check Final		.[
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TIME/DISPOSITION AN	\ \eart \	فغد	
10:45 AV Hospital		·. · · · · · · · · · · · · · · · · · ·	
REPORT COMPLETED BY/TITLE CPRINT AND	RIGHT	PERNRAINST. ID#	ASSIGNMENT AREA
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REPORT NO. IRTR161 - 12

INCIDENT REPORT PACKAGE

INCIDENT LOG NUMBER: 000000000005339

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REQUESTOR: J. Anderson

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DOCUMENT TYPE: Photograph:

TITLE: Picture of the Evidence #1

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INCIDENT REPORT PACKAGE

PAGE: 32

INCIDENT LOG NUMBER: 000000000005339

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REQUESTOR: J. Anderson

ELECTRONIC DOCUMENT

DOCUMENT TYPE: Photograph

TITLE: Picture of the Evidence #2

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PAGE NUMBER: 4

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REPORT NO. IRTR161 - 12

INCIDENT REPORT PACKAGE

PAGE: 33

E: 33

PROCESSED: 04/16/2020 10:41 REQUESTOR: J. Anderson

INCIDENT LOG NUMBER: 0000000000005339

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DOCUMENT TYPE: Photograph

TITLE: Picture of the Evidence #3

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CDCR REPORT NO. IRTR161 - 12

INCIDENT REPORT PACKAGE

PAGE: 34

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INCIDENT LOG NUMBER: 00000000005339

REQUESTOR: J. Anderson

ELECTRONIC DOCUMENT

DOCUMENT TYPE: Photograph

TITLE: Picture of the Evidence #4

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PAGE NUMBER: 4

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CDCR REPORT NO. IRTR161 - 12 **INCIDENT REPORT PACKAGE**

PAGE: 35

PROCESSED: 04/16/2020 10:41

INCIDENT LOG NUMBER: 000000000005339 **REQUESTOR:** J. Anderson

ELECTRONIC DOCUMENT

DOCUMENT TYPE: Crime/Incident Report Form

TITLE: 837

PREPARED BY STAFF MEMBER INVOLVED:

PAGE NUMBER: 1.

(If document file type is supported, document will start on the next page)

STATE OF CALIFORNIA CRIME / INCIDENT REPORT				DEPARTMENT OF CORRECTIONS AND REHABILITATION									
PARTO										NCIDEN	T LOG N	IUMBI	ER
CDCR 83					Page	1	of _	2		5339			
NAME: LA	ST		·	FIRST	1			MI	DATE	OF INC			OF INCIDENT
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☐ Victim ☐ Other:			· · · · · · · · · · · · · · · · · · ·		**								
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w/o OC			40 Cal 💮			ai a Resil] en ∃es			
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w/ OC			17 7 x 8 dt 50			· .							
			Not Listed Above		 :				···-				
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Case 4:94-cv-02307-CW Document 3110-2 Filed 09/25/20 Page 339 of 465 DEPARTMENT OF CORRECTIONS AND REHABILITATION ISTATE OF CALIFORNIA CRIME / INCIDENT REPORT INCIDENT LOG NUMBER PART C1 - SUPPLEMENT CDCR 837-C1 (REV. 10/15) 2 5339 OF PAGE FIRST NAME LAST M Ś TYPE OF INFORMATION: ☑ CONTINUATION OF REPORT CLARIFICATION OF REPORT ☐ ADDITIONAL INFORMATION spit in my face. While turning my head away from I was struck in the mouth with blood splatter coming from Inmate seems mouth. It was at this time I let go of Inmates seems hands due to being spat on. In order to subdue the attack, Officer put his right hand on top of the shead and used his physical strength and body weight to hold inmate is head down on the bench and ordered to stop resisting. Officer instructed Officer to go retrieve a spit mask from the PPE (Personal Protective Equipment) cabinet. Once the spit mask was applied by Officer stopped all active resistance. The shield was taken off of the stack by Officer handed to me outside of the wet tank. Officer gave verbal orders to to put his hands behind his back and submit to restraints which inmate complied. Once handcuffs and it was safe to do so Officers assisted to his feet and onto the gurney to be transported to the TTA (Triage Treatment Area) via Mary 3 (Institutional Ambulance). I went to TTA to get a 7219 done by medical and came back to ASU building to have my picture taken together with my ID and blood splatter on my pants by Officer Smith for evidence and sent by Officer to A/B sub-evidence room locker #23. I was then transported to AVH (Antelope Valley Hospital) because of the blood borne exposure. This concludes my involvement to this incident, ☐ CHECK IF NARRATIVE IS CONTINUED ON CDCR 837-C1. BADGE # / ID# DATE. RECTIONAL OFFICER 95293/2165978 04/11/2020 DATE RECEIVED. CLARIFICATION NEEDED APPROVED DATE

☐ YES ☑ NO

04/11/2020

M YES INO.

04/11/2020

ackage Copy: Reponing Employae Copy: Reviewing Supervisor

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STATE OF CALIFORNIA- MEDICAL REPORT OF INJURY OR UNUSUAL OCCURRENCE CDCR 7219 (Rev. 01/18)	?	DEPARTMENT OF CO	RRECTIONS AND REHABILITATION Page 1 of 2
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STATE OF CALIFORNIA MEDICAL REPORT OF INJUR OR UNUSUAL OCCURRENCE	Y.	DEPARTMENT OF C	ORRECTIONS AND REHABILITATION Page 1 of 2
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STATE OF CALIFORNIA DEPARTMENT OF CORRECTIONS AND REHABILITATION MEDICAL REPORT OF INJURY OR UNUSUAL OCCURRENCE Page 1 of 2 CDCR 7219 (Rev. 01/18) LOCATION OF EVALUATION NAME OF INSTITUTION DATE CSP-LAZ TVA A ON THE JOB INJURY USE OF FORCE □ INJURY □ OTM RETURNS REASON FOR REPORT ALLEGATION ☐ UNUSUAL OCCURRENCE ☐ PRE AD/SEG ADMISSION □ R&R ☐ OTHER VISITOR ID# (SOMS) NAME NA KN NUTIFIED TIME PHYSICIAN NOTIFIED TIME PLACE OF OCC 2057 BRIEF STATEMENT IN SUBJECT'S WORDS OF THE CIRCUMSTANCES OF THE INJURY OR UNUSUAL OCCURRENCE a cell extraction, the inner kirked the shilld INJURIES FOUND? XES/ NO Right Left Abrasion/Scratch 1 2 Active Bleeding Broken Bone 3 Bruise/Discolored Area 4 Burn 5 Dislocation 6 Dried Blood 7 Fresh Tanoo 8 Cut/Laceration/Slash 9 Back Front Swollen Area Jó 0 Pain Protrusion 12 13 Puncture Reddened Area (1) 15 Skin Flap Pre-Existing 16 17 Other 18 Chemical Agent YES Z Exposure? Chem. Agent ML Exposure Area EΧ Decontaminated w/ Water? YESTNO / REFUSED M Decontaminated w/ Air? YES /NO / REFUSED Self-decontamination YES / NO Instructions given? VES/NO Staff issued Exposure packet? Q 15 min, check times 1st Check, Initial 1005 NA 2nd Check Final ND M TIME/DISPOSITION UCO REPORT COMPLETED BY/TITLE (PRINT AND ST PERNR / INST. ID # ASSIGNMENT AREA 125047 77h 2165810

STATE OF CALIFORNIA DEPARTMENT OF CORRECTIONS AND REHABILITATION MEDICAL REPORT OF INJURY OR UNUSUAL OCCURRENCE Page 1 of 2 CDCR 7219 (Rev. 01/18) LOCATION OF EVALUATION DATE REASON FOR REPORT

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EXHIBIT LL

Template Date: 4/4/2012 Attachment C

CONFIDENTIAL SUPPLEMENT TO APPEAL "APPEAL/ALLEGATION INQUIRY"

DO NOT COPY OR DISTRIBUTE EXCEPT PURSUANT TO CCR Title 15, Section 3084.9(i)(3)(B)1.

2140 Log Number: COR-2140-19-520
Inmate/Parolee Name:
CDC Number:
Assigned Staff: Correctional Sergeant
Date and place of interview: October 25, 2019, STRH Sergeant Office.
Accused Staff Member(5):
Correctional Lieutenant E.
Correctional Sergeant
Correctional Officer
Correctional Officer
Correctional Officer
Correctional Officer
Synopsis of Allegation: Inmate alleges that on September 3, 2019, staff were preparing to escort him to Administrative Segregation Unit (ASU), when he told Officer he was not pushing the cart. An unidentified Officer went into the Program Office, Sergeant came out. Officers came out from the Gymnasium (gym). Sergeant pushed the button and said Assault on staff. That is when Officer slammed to the ground and started kicking him. Witnesses:
N/A
Findings:
Interview with Inmate
On October 25, 2019, Inmate was interviewed by Correctional Lieutenant regarding an allegation inquiry 2140 Log Number COR-2140-19-520. During the interview, Inmate stated that on September 3, 2019, Officer secured him in waist restraints and was going to escort him to 3A03 ASU; told officer Chacon he was not going to push the cart. Another Officer (unable to identify), went into the program Office, Sergeant came out, along with Lieutenant scame from out the gym. Officers to ASU overflow, from there Sergeant said push

Allegation Log Number: COR-2140-19-520

Date: October 31, 2019

the button and said assault on staff. That is when Officer slammed slammed to the ground and they started beating him.
During the interview of inmate, Lieutenant asked if he could identify any staff witnesses. Inmate stated he could not. Lieutenant asked inmate if he could identify any inmate witnesses. Inmate stated he could not, Lieutenant terminated the interview with inmate
Interview with Correctional Officer G.
On Sunday, November 3, 2019, Correctional Sergeant conducted an interview with Correctional Officer regarding allegations made by inmate officer stated she recalled the incident, which took place on September 3, 2019 with inmate stated she recalled being very agitated and verbally aggressive, fearing for her safety and security she asked Sergeant for assistance with the escort. Stated she relinquished custody of inmate to Officer and left the area. Officer stated she did not observe any force being used and did not use any force herself. At this point Sergeant terminated the interview with Officer that the interview of the correctional Officer is a stated she did not observe any stated she did not observe any with Officer is a stated she did not observe any stated
On Sunday, November 3, 2019, Sergeant interviewed Officer regarding allegation inquiry COR-2140-19-520. I asked Officer stated he did. Sergeant asked Officer to explain what he recalled took place during the incident. Officer stated, he responded to the alarm, due to a resistive inmate at the 3C Pedestrian Gate. When he arrived to the incident site, he was instructed to respond to Housing Unit 3CO1 and retrieve the leg restraints. Officer stated, once he returned with the leg restraints he applied them on inmate Officer recalls inmate was being resistive while on the ground by violently twisting his body side to side not complying with staff orders to stop resisting. He relinquished custody of inmate to Officer E. Officer During the incident. I asked Officer stated he did not. At this point Sergeant terminated the interview with Officer stated he did not. At this point Sergeant terminated the interview with Officer stated he did not. At this point Sergeant terminated the interview with Officer stated he did not. At this point Sergeant terminated the interview with Officer stated he did not. At this point Sergeant terminated the interview with Officer stated he did not. At this point Sergeant terminated the interview with Officer stated he did not. At this point Sergeant terminated the interview with Officer stated he did not. At this point Sergeant terminated the interview with Officer stated he did not. At this point Sergeant terminated the interview with Officer stated he did not.
Correctional Officer CDCR Form 837-C Crime/Incident Report for COR-03C-19-09-0968:
On November 6, 2019, Correctional Sergeant R. reviewed Incident Report (IR) COR-03C-19-19-0968. Upon review of the CDCR form 837-C submitted by Correctional Officer stated in his CDCR form 837-C, "I heard over the institutional radio disruptive 10/15 (inmate) at the 3C Pedestrian Gate. As I responded to the incident Sergeant instructed me to retrieve a set of leg restraints, I retrieved a set of leg restraints from 3C01 Control and responded back to the incident area. I then applied the leg restraints to inmate and a set of leg restraints to inmate and a set of leg restraints. Licensed Vocational Nurse B. Patterson then conducted a 7219 Medical Evaluation. After evaluation was complete Correctional Officer.

escorted to 3A Facility. Upon arrival to 3A Pedestrian Gate we relinquished our escort to 3A Facility Staff who continued the escort to Building 3A03." Officer report is consistent with the information he provided during his interview and reports associated with IR 0968. The force reported by Officer is consistent with the force that was reported in other reports.

Interview with Correctional Officer B.

On Sunday, November 03, 2019, Sergeant interviewed Officer regarding allegation inquiry COR-2140-19-520. I asked Officer if he recalled the incident, which took place on September 3, 2019, place during the incident. Officer stated he remembered responding to the incident, at the 3C pedestrian gate. When he arrived to the incident site, Officer were on the ground with inmate was violently twisting his body side to side while Officers were ordering him to stop resisting. Officer stated he applied ankles, while Officer secured pressure on inmate in leg restraints. Once inmate complied with orders. Stop resisting, Officer relinquished inmate further stated, once inmate was medically evaluated he assisted with to Facility 3A without further incident. Officer stated he did not observe escorting inmate how or whom took inmate o the ground. At this point I terminated the interview with Officer

Correctional Officer CDCR Form 837-C Crime/Incident Report for COR-03C-19-09-0968:

On November 6, 2019, Correctional Sergeant reviewed IR COR-03C-19-19-0968 and the CDCR forms 837-C associated with it. Upon review of the CDCR form 837-C submitted by Correctional Officer B. stated in his CDCR form 837-C, "I heard via institutional radio, "disruptive 10-15 (inmate), 3C Ped Gate!" I responded to the scene of the alarm in 3C Ped Gate and observed an inmate in the prone position (later identified by his state issued identification card as inmate left side of his body and Officer Officers side of his body to gain compliance and subdue who was actively resisting staff by violently twisting his body in a left and right motion. I immediately gained control of inmate left ankle and my right hand on placing my left hand o right ankle area, applying downward pressure as Officer simultaneously applied leg restraints and double locked them. At this time inmate, stopped actively resisting staff and was assisted to his feet by Officer I was then order by Sergeant to relieve Officer and Officer relinquished custody to Officer A. and at this time. Licensed Vocational Nurse B. Patterson arrived and conducted a Medical Evaluation of injury or Unusual Occurrence (CDCR 7219). After the evaluation was completed, Officer and I escorted to the 3A Ped Gate. Upon arrival Officer and I relinquished custody to 3A Custody staff." Officer report is consistent with the information he provided during his interview and reports associated with IR 0968. The force reported by Officer is consistent with the force that was reported in other reports. The injuries inmate incurred were consistent with the type of force reported.

Interview with Correctional Sergeant

On Wednesday, November 06, 2019, Sergeant	interviewed Sergeant re	garding
allegation inquiry COR-2140-19-520. I asked Sergeant	if he recalled the incident, whi	ch took
place on September 3, 2019, with inmate	geant stated he did. I asked S	ergeant
to explain what he recalled took place during	ng the incident. Sergeant st	ated he
became aware of Inmate refusing to be escor		
explained to inmate why he was being	rehoused in Housing Unit 3A03. When Of	ficers J.
and began the escort, they wall	ked through the 3C Pedestrian Gate in r	oute to
	attempted to assault Officers	and
by violently twisting his body utilizing hi		and
were required to use immediate force to st		
	further stated due to his positi	on and
distance from the escort, his view was obstructed and		and
hand placement when they utilized physical		_
Sergeant stated he did not utilize any force and/		_
Officer to utilize force. I asked Sergeant if Inmate		ing the
incident, Sergeant he did not observe anyone kick		if he
had anything further to add. Sergeant stated he di	d not. At this point I terminated the interv	view.
Correctional Sergeant CDCR Form 837-C Crim	e/Incident Report for COR-03C-19-09-09	<u> 58:</u>
On November 6, 2019, Correctional Sergeant re	viewed IR COR-03C-19-19-0968. Upon Re	view of
the CDCR form 837-C submitted by Correctional Sergeant		
form 837-C, "I became aware that inmate wa		
AD-SEG Housing Unit he was going to be housed in. I told		
due to his Mental Health status. The pedestrian gate		
were escorting inmate They exite		y when
	ult the escorting Officers by violently twis	•
		equired
to use force due to the imminent threat and force him t		e to my
position and distance behind the escort team, my view w	as obstructed. I was not able to see the	officers
hand placement as they utilized physical force, to for	ce to the ground. The third	watch
supervisors responded and took control of the incident."	Sergeant report is consistent v	vith the
information he provided during his interview and reports	associated with IR 0968. The force repo	rted by
Sergeant is consistent with the force that was i	reported in other reports. The injuries	inmate
incurred were consistent with the type of force	e reported.	
Laboration with Committee of		
Interview with Correctional		
On Wednesday, November 6, 2019, Sergeant.	interviewed Correctional	via
the telephone regarding allegation inquiry COR-2140-19-5	520. Sergeant asked	if
he recalled the incident, which took place on September :	3, 2019 with inmate	
stated he did. Sergeant asked Officer	explain what he recalled took place du	ring the
incident. Officer stated he and Officer	were escorting inmate	from

Facility 3C to Facility 3A. When they walked through the 3C Pedestrian gate inmate without warning attempted to break free of his grip, specifically his left arm, tricep area. He gave Inmate several commands to stop resisting. his grip. attempted to strike Officer with his elbows in a back and forth motion towards Officer with his e	te of oy a. nis en rd ly
Correctional Officer CDCR Form 837-C Crime/Incident Report for COR-03C-19-09-0968:	
his feet by rolling him to his right side over to his back, sitting him un an upright position, and assisted hi	OP to ne of E. I ea nis to
Departmental Operational Manual section 51020.4 states: Immediate use of force is the force used respond without delay to a situation or circumstance that constitutes an imminent threat institution/facility security or the safety of persons. Inmat just committed the act of Assau on a Peace Officer, Resulting in the Use of Force. It is reasonable to assume inmate attempt to break away from staff were to try and attempt to batter staff. Officer report is consisted with the information he provided during his interview and reports associated with IR 0968. The force reported by Officer is within departmental policy and Title 15, California Code of Regulation Page 5 of 8	to ult pt nt ce

section 3268 (a)(1) which states: Reasonable force is the force that an objective, trained and competent correctional employee, faced with similar facts and circumstances, would consider necessary and reasonable to subdue an attacker, overcome resistance, effect custody, or gain compliance with a lawful order. The injuries inmate incurred were consistent with the type of force reported.

order. The injuries inmate incurred were consistent with the type of force reported.			
Interview with Correctional Lieutenant On Wednesday, November 6, 2018, Sergeant interviewed Lieutenant via th	if nt k ie to e, ie		
Review of CDCR Form 7219 Medical Report of Injury or Unusual Occurrence for Inmate			
CDCR Form 7219 Medical Report of Injury or Unusual Occurrence completed on day of incident documents no injuries. CDCR 7219 does not indicate any injuries consistent with inmate allegations of being beat/kicked.			
Review of CDCR Form 7219 Medical Report of Injury or Unusual Occurrence for Inmate			
CDCR Form 7219 Medical Report of Injury or Unusual Occurrence for inmate dated September 3, 2019, completed upon arrival to ASU, documents the following injuries: Cut/Laceration/Slash his lips, swollen area/pain to left cheek. The injuries documented on the CDCR form 7219 for inmate Thompson are consistent with the force reported by staff.			
Review of Videotaped Interview on Inmate conducted on October 14, 2019:			
On November 3, 2019, Sergeant reviewed the Videotaped interview of inmate which was recorded on October 25, 2019. During the videotaped interview inmate, stated Officer was escorting him to ASU when he refused to push a cart. An unidentified Officer Went into the Program Office and Sergeant exited the gym. They were escorting to Administrative pushed the button and said Assault on Staff and that is when	er he ers ve		
Segregation, and Sergeant pushed the button and said Assault on Staff and that is whe	eп		

Page 6 of 8

staff witnesses' inmate stated he could not. When asked if inmate

slammed him to the ground and they started kicking him. When asked if he could identify any

could identify

any inmate witnesses he stated he could not.

Review of CDCR Form 3013-1 Inmate Interview for GBI or SBI Worksheet for Inmate
On November 3, 2019, Correctional Sergeant for GBI or SBI Worksheet for Inmate
Review of CDCR Form 3013-2 Inmate Interview for Allegation Worksheet for Inmate
On September 3, 2019, Correctional Sergeant reviewed the CDCR Form 3013-2 Inmate Interview for GBI or SBI Worksheet for and/or Great Bodily Injury as a result of the force used by staff. Incurred a left fracture jaw. According to the CDCR 3013-2 inmate was informed the purpose of this interview was to address the allegation of unnecessary use of force in reference to IR COR-03C-19-09-0968, which took place at California State Prison, Corcoran on September 3, 2019. Lieutenant asked inmate if he incurred any injuries as a result of this use of force and inmate was asked to explain in his own words what transpired. He stated staff were preparing to escort him to ASU, when he told Officer he was not pushing the cart. An unidentified Officer went into the Program Office and Sergeant Lieutenant came out of the Program Office, Officer came out of the gym. They were escorting him to ASU and Sergeant pushed the button and said Assault on staff. That is when Officer slammed him to the ground and they started kicking him. When asked if he could identify any staff witnesses' inmate stated he could not. When asked if inmate build identify any inmate witnesses he stated he could not.
Review of CDCR Form 3014 Report of Findings – Inmate Interview for
On Sunday November 3, 2019, Correctional Sergeant R. Roque reviewed the CDCR Form 3014 Report of Findings – Inmate Interview. On the 3014, it documents inmate was unable to identify any inmate and/or custody witnesses. On the 3014, review of evidence and conclusion Lieutenant completed speaks to the injuries sustained by inmate as documented on the CDCR Form 7219 and the Serious Bodily Injury Attachment C Chrono. Lieutenant determined the injuries incurred by inmate are consistent with the force reported by custody staff. According to the 3014 Correctional Lieutenant recommended no further action.

Conclusion:		
An inquiry into the allegation made by inmate interviews provided by inmate the Form 7219 Medical Report of Injury or Unusual 19-09-0968 and all applicable reports, review October 25, 2019 and the CDCR form 3013-1 a Title 15 CCR section 3268 (a)(1) the following has	accused staff members, staff Occurrence for inmate ving videotaped interview of nd 3013-2 associated with it,	witnesses, reviewing CDCR reviewing IR COR-03C-f inmate dated
There is no evidence to support inmate obtained during the course of this inquiry to sub the aforementioned information, inmate indicating any of the accused staff were involved	stantiate the allegation contain allegations are unfour	ned in this appeal. Based on
Print and sign below:		
Name		
Name Hiring Authority	Sign	2./2/.y

EXHIBIT MM Filed Under Seal

EXHIBIT NN

CDCR

INCIDENT REPORT PACKAGE

PAGE: 12

REPORT NO. IRTR161 - 12

INCIDENT LOG NUMBER: 000000000002495

PROCESSED: 03/04/2020 07:32

REQUESTOR: A Watt

STAFF NARRATIVE

STAFF NAME: 02/25/2020	NARRATIVE TYPE: Initial Report CREATED TIME: 10:01:57
	NARRATIVE
Precipitating Events: On 2-18-2020, at 0750 hours Officers R. were in the process of placing suddenly stepped back and turned into Officer L. (Control of the prone position to defend himself for ground into the prone position he complied with all of Staffs or ground into the prone position he complied with all of Staffs or ground into the prone position he complied with all of Staffs or ground into the prone position he complied with all of Staffs or ground into the prone position he complied with all of Staffs or ground into the prone position he complied with all of Staffs or ground into the prone position he complied with all of Staffs or ground into the prone position he complied with all of Staffs or ground into the prone position he complied with all of Staffs or ground into the prone position he complied with all of Staffs or ground into the prone position he complied with all of Staffs or ground into the prone position he complied with all of Staffs or ground into the prone position he complied with all of Staffs or ground into the prone position he complied with all of Staffs or ground into the prone position he complied with all of Staffs or ground into the prone position he complied with all of Staffs or ground into the prone position he complied with all of Staffs or ground into the prone position he complied with all of Staffs or ground into the prone position he complied with all of Staffs or ground into the prone position he complied with all of Staffs or ground into the prone position he complied with all of Staffs or ground into the prone position he complied with all of Staffs or ground into the prone position he complied with all of Staffs or ground into the prone position he complied with all of Staffs or ground into the prone position he complied with all of Staffs or ground into the prone position he complied with all of Staffs or ground into the prone position he complied with all of Staffs or ground into the prone position he complied with all of Staffs or ground into the prone position	
Alarm: Officer announced Code: 1 via radio.	
Use of force: Officer used physical force.	
Victíms; Officer	
Suspect:	
Escort: Officers R. escorted escorted	M #6.
Notification: Watch Commander Lieutenant was notified whereupo	on all Administrative contacts were made.
Conclusion: was medically cleared and rehoused into Administ inappropriate behavior, answered that he got scale Violations for Obstructing Resisting a Peace Officer.	rative Segregation on Facility B Yard. I asked what was the cause of his red because he didn't know what was happening.
STAFF SIGNATURE	DATE: 02/28/2020
BADGE #1	PERNR:
NARRATIVE REVIEWED: Yes REVIEWED DATE: 02/28/2020	REVIEWED BY STAFF: Garda, REVIEWED TIME: 07:18:04

CDCR REPORT NO. IRTR161 - 12

INCIDENT REPORT PACKAGE

PAGE: 13

PROCESSED: 03/04/2020 07:32

THE THE TAXABLE THE TRACE OF TH

INCIDENT LOG NUMBER: 000000000002495

REQUESTOR: A. Watt

STAFF NARRATIVE

Name of the Control o	
STAFF NAME:	NARRATIVE TYPE: Initial Report
CREATED DATE: 02/18/2020	CREATED TIME: 11:31:11
MARR	ATIVE
approximately 0750 hours while I was sitting at my desk about to go interview towards the IEM's. As I arrived by the IEM's, I saw an Immate, later identified kneeling next to Inmate maintaining control of him. Off the IEM when he became resistive and turned towards him resulting in him ut I established no staff were injured, confirmed that all required code 1 staff inc	In Individual Exercise Module (IEM) in order for me to conduct an interview. At a Inmate
STAFF SIGNATURE	DATE: 02/18/2020
BADGE #:	PERNR:
NARRATIVE REVIEWED: Yes	REVIEWED BY STAFF: Machado,
REVIEWEO DATE: 02/25/2020	REVIEWED TIME: 10:08:34
15 17 17 17 17 17 17 17 17 17 17 17 17 17	
	Nino ivia poie Vivia
STAFF NAME: 02/18/2020	NARRATIVE TYPE: Initial Report CREATED TIME: 11:17:19
, i	
NARR/	<u></u>
A A-Section of place Immate in restraints and escort him to the and ordered to stand up, walk backwards, with his hands behin hands. I ordered to step forward to the back of the cell, he complied. I She complied. I conducted a clothed body search with negative results for continuous conducted a search of IEM# 6 while I Maintained control of mot going in there" and stepped back and turned his body to the right facing a resistance and prevent an attack on me, I grabbed in the left arm with both he with my left foot to his left leg while pushing him forward, causing him to hit I left side of the left leg while pushing him forward, causing him to hit I left side of the left hand on his left th-cep and my left hand on his left should	Facility B Yard 2, I was instructed by Sergeant property to Housing Unit in Individual Exercise Module (IEM) for an interview. I reported to Housing Unit 4 and his back to the cell door, he complied. I applied the handcuffs securing both signaled the Control Officer to open the cell door and I ordered to step back, raband. At approximately 0750 hours, I escorted to IEM's where Officer R. I ght tri-cep with my left hand. I ordered to step inside IEM# 6, he stated "I'm me. I ordered to get Down, and it is don't comply. In order to stop the lands and applied downward pressure as I simultaneously performed a leg sweep the ground with his face and left side of his body. I landed on the ground on the ordered to stop resisting. It is stopped his actions. I maintained control of life with my right knee on the ground at the left side of the body in the prone ided visual coverage of Sergeant G. Ybarra arrived and I informed him of the
	DATE: 02/18/2020
STAFF SIGNATURE	
BADGE #:	PERNR;
NARRATTVE REVIEWED: Yes	REVIEWED BY STAFF: Ybarra,
REVIEWED DATE: 02/18/2020	REVIEWED TIME: 11:56:32
THE RESIDENCE OF THE PROPERTY	

CDCR REPORT NO. IRTR161 - 12 INCIDENT REPORT PACKAGE

PAGE: 14

PROCESSED: 03/04/2020 07:32

INCIDENT LOG NUMBER: 000000000002495

REQUESTOR: A Watt

STAFF NARRATIVE

STAFF NAME: 02/18/2020	NARRATIVE TYPE: Initial Report CREATED TIME: 11:12:13
On February 18, 2020 at approximately 0745 hours as I was working Fi (Individual Exercise Module) for interviewing. I reported to Housing Un Officer and escorted out of the building, I provapproached the IEM's and I conducted a search of IEM #6 for contrabagot to the IEM door and without warning stepped back and tumed him to the ground and placed him in a prone position. I called a Code 1 staff arrived and manufactured me to place in IEM# 6. I order grabbing his right forearm while he stood up. I placed Blair in IEM #6.	it 4.A-section there was placed in handcuffs through the cuff port by wided visual coverage during the escort. At approximately 0750 L. and be placed inside, and with negative results. I moved the left of the IEM door so
STAFF SIGNATURE	DATE: 02/18/2020
BADGÉ #:	PERNR:
NARRATIVE REVIEWED: Yes REVIEWED DATE: 02/18/2020	REVIEWED BY STAFF: Ybarra, > REVIEWED TIME: 11:36:26

EXHIBIT 00

Template Date 4/4/2012 State of California Attachment E-2
Department of Corrections and Rehabilitation

Memorandum

Date

		 ,		
То	:			
		 7 0	~ .	-

June 11, 2020

Kern Valley State Prison

Facility D

Subject: STAFF COMPLAINT RESPONSE - APPEAL # CCI-0-20-01379 SECOND LEVEL RESPONSE

APPEAL ISSUE: The Appellant alleges Officers used excessive force against the Appellant by punching, kicking him in the head, face and body while the Appellant was handcuffed. The Appellant then alleges he was verbally threatened. The Appellant claims Staff violated his Eighth Amendment. The Appellant is requesting to be compensated for pain, suffering, physical injuries and emotional distress.

DETERMINATION OF ISSUE: Your allegation of staff misconduct has been reviewed by the Hiring Authority. As a result of the review your appeal was referred for allegation inquiry.

SUMMARY FOR APPEAL INQUIRY:

You were interviewed on June 11, 2020 by Lieutenant and you stated you had nothing further to add and you wished to continue with your appeal.

Þ	An Appeal Inquiry has been conducted and reviewed by the Hirin	g Author	ity.
	The following individuals were interviewed: Sergeant	Officer	R.
	As a result of your staff misconduct a	allegation	the
	following information was reviewed: Incident Log number	2495, a	and
	Inmate/Parolee Appeal CDCR 602 Log number CCI-0-20-01379.	Staff did	not
	violate CDCR policy with respect to the issues raised.		

FINDINGS:

Your appeal is PARTIALLY GRANTED in that:

- An Appeal Inquiry into your allegation has been conducted.

ALL STAFF PERSONNEL MATTERS ARE CONFIDENTIAL IN NATURE. As such, the details of any inquiry or investigation will not be shared with staff, members of the public, or offender appellants. Although you have the right to submit a staff complaint, a request for administrative action regarding staff or the placement of documentation in a staff member's personnel file is beyond the scope of the staff complaint process. Allegations of staff misconduct do not limit or restrict the availability of further relief via the inmate appeals process. If you wish to appeal the decision, you must submit your staff complaint appeal through all levels of appeal review up to, and including, the

Page 2

Secretary's Level of Review. Once a decision has been rendered at the Third Level, your administrative remedies will be considered exhausted.



Name B Cates Signature B Cattor 6-15-2020

Case 4:94-cv-02307-CW Document 3110-2 Filed 09/25/20 Page 368 of 465

STATE OF CALIFORNIA
INMATE/PAROLEE APPEAL
CDCR 602 (REV. 08/09)

DEPARTMENT OF CORRECTIONS AND REHABILITATION

Side 1

Institution/Parole Region: Log Category:

| Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category: | Category:

You may appeal any California Department of Corrections and Rehabilitation (CDCR) decision, action, condition, policy or regulation that has a material adverse effect upon your welfare and for which there is no other prescribed method of departmental review/remedy available. See California Code of Regulations, Title 15, (CCR) Section 3084.1. You must send this appeal and any supporting documents to the Appeals Coordinator (AC) within 30 calendar days of the event that lead to the filling of this appeal. If additional space is needed, only one CDCR Form 602-A will be accepted. Refer to CCR 3084 for further guidance with the appeal process. No reprisals will be taken for using the appeal process.

Appeal is subject to rejection if one row of text per line is exceeded.	WRITE, PRINT, or TYPE CLEARLY in black or blue ink
Name (La	Assignment
	DA
State b	APR 2 7 2020
Complete STAFF COMPLETET	
A. Explain your Issue (If you need more space, use Section A of the CDCR 602-A): On	
2-18-20 at or around 7:45 am.	d C/O
and five or six other C/O's exme and got me and my	1 /
B. Action requested (If you need more space, use Section B of the CDCR 602-A): Des	Desderate DD:
	A A A A A A A A A A A A A A A A A A A
and excessive force	7. // PRICE I ZUHA.
head face and body uptile handen from unben I	thing me in the
Supporting Documents: Refer to CCR 3084.3.	WAS NOT COSE IN S
Yes, I have attached supporting documents.	
List supporting documents attached (e.g., CDC 1083, Inmate Property Inventory; CDC 128-G,	Classification Chrono):
	IL.
No, I have not attached any supporting documents. Reason: Unible to obt	
modical Olsep Review to Betrieve supporting	documents d
or get agoins browner of lackdown.	
0	
Inmete/Parolee Signatu	d: 3-18-20 (n)
	Interview.
by placing and cerve and	illerview.
	k One: Is CDCR 602-A Attached? Yes No
This appeal has been: Bypassed at the First Level of Review. Go to Section E.	
Rejected (See attached letter for instruction) Date:	Date: Date:
Cancelled (See attached letter) Date:	
Accepted at the First Level of Review. Assigned to:	Date Assigned: Date Due:
First Level Responder: Complete a First Level responses include interviewer's name, title, into	
Your appeal issue is: Granted Granted in Port Denied Other:	
See attached letter. If dissatisfied with First Level response, complete s	
Interviewer: Title: Signature:	Date completed:
Reviewer: Title: Signature:	
Date received by AC:	
	AC Use Only
	Date mailed/delivered to appellant//

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Date:		Signature:	Title:	Print Staff Name:
:eteC			Inmate/Parolee Signature	
			100	
		-	F	
(if withdrawal is conditional, list	because; State reason.	n from further review	wsibritiw ad Isaqqs sirit tsrit ts	H. Request to Withdraw Appeal: I reque
to appellant	Third Level Use Only Date mailed/delivered			
	Denied Other:	☐ Granted in Part	ont appeal issue is 🗀 Granted	□ Accepted at the Third Level of Review. Yo See attached Third Level response.
				Cancelled (See attached letter) Date:
:eteC	:etsQ	:əisQ	n) Date: Date:	This appeal has been: Rejected (See attached letter for instruction)
				G. Third Level - Staff Use Only
:pe	Date Submitte			Inmate/Parolee Signature:
A* 1	*		*	
			No.	
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			10	
), Department of Corrections and	, Inmate Appeals Branch	sponse. Mail to: Chiet	lendar days of receipt of prior res	F. If you are disastisfied with the Secon Review. It must be received within 30 ca Rehabilitation, P.O. Box 942883, Secran
to appellant 00 / 0 / 1)	AC Use Only Date mailed/delivered			
COU II IV	vin0 0011 24		070	Date received by AC.
	10000	nature:	gis Sign	Reviewer:
- paraduras ama	100	Sp. Justure:		(owell hand)
Date completed : 6-11.25	Section F below.		If disagnished with Second Leve	See attached letter
			Granted in Part Denie	
371d≥	FO TILL & :note	lnterview Loca		Date of Interview:
		view at the Second Le		Second Level Responder: Complete a Se interview date and location, and complete
	1 120 Date Due:	2 :bengiesA ets		Assigned to: CDW Beview Assigned to:
Date:	Date:	ete:		☐ Rejected (See attached letter for instructio
			o to Section G.	This appeal has been: By-passed at Second Level of Review. G
ON C SOLE INDUSTRIES	W-760 UOGO SI 'SHO V	Salus – Ulbie		E. Second Level - Staff Use Only
Attached? Yes No	K One: Is CDCR 602-A	0040 11010		Inmate/Parolee Signature:
	· bettimdig eted		. 4	.oriteasi2 aslareMatamal
			W/ A	
		- 1		
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				D. If you are dissaustied with the Hirst Le

STATE OF CALIFORNIA
INMATE/PAROLEE APPEAL FORM ATTACHMENT

DEPARTMENT OF CORRECTIONS AND REHABILITATION

Side 1

CDCR-0602-A (REV. 03/12)					Side I
	IAB USE ONLY	Institution/Parole Region	20-01437	Category:	7
		M-0-	FOR STARE USE ONLY	379	

Attach this form to the CDCR 602, only if more space is needed. Only one CDCR 602-A may be used.

ppeal is subject to rejection if one row of text per line is	exceeded. WRITE, PRINT	, or TYPE CLEARLY in black of	or blue ink.
Name (Last, First):	CDC Number:	Unit/Cell Number	Assignment
		4476-1-	APR 2 7 2020
Continuation of CDCR 602, Section A only (Explain y	don't oive & fixed	B. M. Pup? So I	
suffed up along with my relle	-1 1 11	cally into BAR	
while	010	three other UO's	Z
polis me through the notional pass	st 100 dil	purinds 748 black	SCI - APPEA
on drung the brook is sparp let room	T- 111 / N	2005-00	MAY 1'20 AM 10
hen tells me "So you like to make	threats - He The	en purches min	ш
he back right side of my head two	ice and in the rig	by side of my fare	y v
twice recision the last side of a	ny hozdittonehoad	to hit the back	
and other CID's hearn	to overbised bis	B mo in the face	
head and body while still thindre	Afed the or	ound while saying	5
so you like to melbe threats, he	eh." I hear one	of the C/O's water	
sibility and a way the state of	to call it in CO.	sky's, le	
e's pleading NOW push the 2kirm	threatend me si	wing Shut the fire	K A
p, take your lumps. I'll come and	best your ass,	give you a staff	
Essett to ent 20 more years op	that 2038 date		S
mate/Parolee Signature:	_ Date	Submitted:	
Continuation of CDCR 602, Section B only (Action rec	quested): SNY Prison	rule, and was not	soting disruptively
violete	ed Plantiff	rights under	the Eight Amendanen
nd newsed Phintitt, pain, 5	uffering, physics	and emotional di	stress-Sat-G
others by threatening me Violeted	U.S. Monstituti	TO VIOLATE PRIM	tiff Mentioner
motional pain, suffering and con	ots/4/0's + 5+3	I want it to	be downsoled in
heir files of the misconduct an	ndor written up	And I wrote	compensatory
zonzas for pain, suffering for set them to get additional tra	inion .	es and emotion	St distress - MO.
THE HEALT TO GET GET THE THE	7		

Inmate/Parolee Signatu

Date Submitted: 3-18-20

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Date Submitted:		Inmate/Parolee Signature:
The second secon		
:(0	issatisfied with Second Level response	F. Continuation of CDCR 602, Section F only (D
Date Submitted:		Inmate/Parolee Signature:
	1 *	

EXHIBIT PP

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Report of Findings – Inmate Interview

	IDENT SITE/LOCATION	AND AND AND ASSESSMENT OF THE PARTY OF THE P			INCIDENT / AP	PEAL / FF	LOG#	
DES	cility C Building 8 B-S				KVSP-0-19-02775			
_	CRIPTION OF THE INCIDE:						NT DAT	E
	mecessary Use of For					7/8	2019	
NAM	IE AND TITLE OF INTERVI	EWER	NAME	AND TITLE	OF CAMERA OPERATOR	TO STATE OF THE ST	****	
10.11	TOTAL SAFE AND CONCERNA		DATE OF DEPT	TEN STANCE	AND TITLE OF TRANSLAT	cop ar ir	THE LACE	
LINEY	ATE NAME AND CDCR#	o noracione de la companya del companya del companya de la company	7/16/2019	N/A	AND THEE OF TRANSLA	OKUFU	LICINEL).
	D (D) 11 1 1			-				
	Report of Findings shall d, in the incident.	be conducted by custodia	al supervisors (sergea	its or lieuten	iants) who did not use, or	observe	ne force	•
		INMA	TE INTERVIEW			Yes	No	N/A
1.	asked the inmate to part	participate in the intervicipate.	iew? If so, please pro	vide the nam	e and title of staff who	0	•	
	Name:	Property of the Contract of th	Title:			1		
2.	What is the reason for the							
	☐ Serio	ous Bodily Injury	☐ Great Bodily Inju	ıry I	☑ Allegation			
	a. If there was an all	egation, describe the alle	gation:					
	Description: Alle	gation of Unnecessary U	Ise of Force.					
3.		nts made by the inmate d						
	appellant from a table cannot walk without h holding cell. The appe	e in the B-Section Dayr is cane and by doing sellant alleges he sustai llant by the neck and b	oom and handcuffe so; the appellant hunned a hurt shoulder oth of his arms.	d him behir t his leg wh due to the	grabbed him and force nd the back. The appell nen the Officers made h Officers lifting the appe	ant control	ends he to the	9
		The same of the sa	NESSES INTERVIE	WED				
1.	Did the inmate being into					Yes	No	N/A
		erviewed request inmate	witnesses. If yes, fill		nation below:	Yes	No: ⊙	N/A
	Inmate Name:	erviewed request inmate CDCR#:	witnesses. If yes, fill Housing:	in the inform	nation below: nterviewed:		-	:N/A
O-Market Comment	Inmate Name:		The second second second	in the infort Date I			-	N/A
The state of the s		CDCR#:	Housing:	in the informate I Date I	nterviewed:		-	N/A
	Inmate Name:	CDCR#: CDCR#: CDCR#:	Housing: Housing: Housing:	Date I Date I Date I	nterviewed: nterviewed: nterviewed:		-	N/A
	Inmate Name: Inmate Name: Inmate Name:	CDCR#: CDCR#: CDCR#: CDCR#:	Housing; Housing: Housing: Housing:	in the informate I Date I Date I Date I Date I	nterviewed: nterviewed: nterviewed: nterviewed:	0	· •	
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2.	Inmate Name: Inmate Name: Inmate Name: Did any inmates refuse to who asked the inmate to	CDCR#: CDCR#: CDCR#: CDCR#: o participate in the interventicipate: Title:	Housing: Housing: Housing: Housing: Housing: In	Date I	nterviewed: nterviewed: nterviewed: nterviewed: nterviewed: ne and title of staff	0	· •	
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Report of Findings - Inmate Interview

if force was utilized on the appellant when securing the appellant in handcuffs. Officer assured me force was not utilized or required to secure the appellant in the handcuffs. During the interview, I asked Officer to explain the escort of the appellant to the holding cell area. Officer explained to me, due to the appellant having access to a cane, himself end Officer assisted the appellant to his feet by supporting the appellant by the arms and walking the appellant to the holding cell so a search of his cell could be conducted to confiscate all of the manufactured shorts from the appellant's cell. I asked Officer assist if the appellant was grabbed by the neck. Officer stated the appellant was never grabbed by the neck. I asked Officer assist if the appellant was resistive during the escort or if force had been utilized to escort the appellant to the holding cell. Officer advised me force was not utilized during the escort, and if force would have been utilized he would have reported it. Officer assist me the appellant followed instructions and walked to the holding cell in a normal manner. This concluded my interview with Officer
On July 23, 2019, I conducted an interview with Correctional Officer, I informed Officer I interview was regarding an allegation which occurred on July 8, 2019, in Facility 'C' Building 8 B-Section Dayroom concerning Inmate I informed Officer Aboytes of Inmate I allegations. Officer I informed me he recalled escorting the appellant on the date of the allegations. Officer I informed me the appellant was wearing altered shorts. Officer I informed me the appellant was sitting at a table in B-Section and being argumentive. Officer I informed me the appellant was informed he would be going into a holding cell while staff confiscated his altered shorts. Officer I informed me the appellant was secured in handcuffs. During the interview, I asked Officer I informed me the appellant was not being resistive and was following orders. I asked Officer I informed me the appellant was not being resistive and was following orders. I asked Officer I informed me the appellant to secure the appellant in handcuffs. Officer I informed me the appellant to the holding cell. Officer I informed me the appellant to the holding cell. Officer I informed me the appellant to the holding cell. Officer I informed me he assisted in the escort. I asked Officer I informed me he can also the appellant was never grabbed by the neck. Officer I informed me he did not use or observe force being utilized on the appellant. This concluded my interview with Officer I informed me he did not use or observe force being utilized on the appellant. This concluded my interview with Officer I informed me he did not use or observe force being utilized on the appellant. This
On July 25, 2019, an interview with Correctional Officer, was conducted. Officer was informed the interview was regarding an allegation which occurred on July 8, 2019, in Facility 'C' Building 8 B-Section Dayroom concerning Inmate Officer was advised of Inmate allegations. Officer stated he recollected the appellant on this date. I asked he was assigned as a Health Care Access Officer on July 8, 2019 in building 8. Stated he remembered Inmate Deing upset due to an officer confiscating the state issued pants Inmate was wearing. Officer Stated Inmate Deing accorded from the section, in to the holding cell, due to requesting to speak to a sergeant. Officer Stated he does not remember an alam being activated. I asked Officer if he remembers the staff member who escorted Inmate Officer Stated he did not. I asked Officer the Stated he believes it was Officer but is not too sure. I asked Officer stated he did not make any statements regarding receiving injuries during the escort. Officer stated he did not make any statements to him. Officer stated he continues to enforce the regulations of unnecessary use of force in the past. Officer stated he continues to enforce the regulations set forth by Title 15, which is a reason Inmate and the used or observed any staff member utilize force. This concluded the interview with Officer
On Thursday July 25, 2019, an interview with Correctional Officer, was conducted via telephonic interview. Officer was informed the interview was regarding an allegation which occurred on July 8, 2019, in Facility 'C' Building 8 B-Section Dayroom concerning Inmate Officer was advised of allegations. Officer stated he recollected the appellant on this date. I asked Officer to elaborate on what he might have observed regarding the appellant on the aforementioned date. Officer stated he was in the building and assisting health care with inmates. Officer explained he observed the appellant inside of a holding cell for a very brief period. I asked Officer what demeanor the appellant had while in the holding cell. Officer stated he recalled the appellant as having a calm demeanor. During the interview, I asked Officer in the holding cell officer in the holding cell of the had observed any visible injuries to the appellant. Officer stated he did not see any injuries. During the interview, I asked Officer if he observed any staff members escorting the appellant. Officer informed me he did not observe any escort with the appellant. I asked Officer force

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CDCR 3014 (Rev. 10/15)

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Report of Findings - Inmate Interview

utilized on the appellant. At the conclusion of the interview, Officer informed me, he did not observe any force utilized on the appellant on the above mentioned date. This concluded the interview with Officer
On July 30, 2019, an interview was conducted with Inmate Land Inmate Land Inmate Land Informed is Facility 'C' Building 8 cell During the interview, I asked Inmate Land If he knew who the appellant was. Inmate Informed me he was aware of the appellant, I asked the appellant if he had observed the appellant have a negative interaction with Officers on the date of the occurrence in B-Section. Inmate Land Informed me he did not observe any negative contact with the Officers. At the conclusion of the interview, I asked Inmate Land If the appellant was grabbed by the neck or have any force utilized on him to drag him to a holding cell area. Inmate explained he did not observe staff do anything to the appellant.
On July 30, 2019, an interview was conducted with Inmate Inmate Inmate Inmate Incoming assignment is Facility 'C' Building 8 cell 'Common During the interview, I asked Inmate Inmate Information of the appellant was. Inmate Informed me he was knew who the appellant was. I asked the appellant if he had observed the appellant have his neck grabbed by Officers or have any force utilized on him to drag him to a holding cell area. Inmate Explained he did not observe staff do anything to the appellant.
On July 31, 2019, an interview with Correctional Officer, was conducted. Officer was was working as the Control Booth Officer in Building 8 on this date. Officer was informed the interview was regarding an allegation which occurred on July 8, 2019, in Facility 'C' Building 8 B-Section Dayroom concerning Officer was advised of Inmate allegations. Officer informed me he did not recall the appellant on this date or remembered the appellant being escorted to a holding cell. Officer informed me, he was redirected to work the Control Booth and was not familiar with the staff or the appellant. Officer informed me, he was redirected to work the Control Booth and was not familiar with the staff or the appellant. Officer informed me, he was redirected to work the Control Booth and was not familiar with the staff or the appellant. Officer informed me, he was redirected to work the Control Booth and was not familiar with the staff or the appellant. Officer informed me, he was redirected to work the Control Booth and was not familiar with the staff or the appellant. Officer informed me, he was redirected to work the Control Booth and was not familiar with the staff or the appellant. Officer informed me, he was redirected to work the Control Booth and was not familiar with the staff or the appellant. Officer informed me, he was redirected to work the Control Booth and was not familiar with the staff or the appellant. Officer informed me, he was redirected to work the control Booth and was not familiar with the staff or the appellant. Officer informed me he did not recall the appellant of the appellant informed me he did not recall the appellant of the appell
During the videotaped interview, the appellant stated he was sitting at a table in the 'B' Section dayroom. The appellant alleged Officers placed him in handcuffs and grabbed him behind the neck and forcefully picked him up from the table and forcefully moved him to a holding cell. This contradicts the witness interviews conducted during this inquiry. Multiple witnesses stated the appellant was not grabbed by the neck nor was any force utilized on the appellant. It was stated in interviews; the appellant followed directions and walked to the holding cell on his own. During the videotaped interview, no visual injuries were able to be documented to the left shoulder area or left calf area.
The CDCR 7219 completed on the appellant on July 16, 2019, prior to the videotaped interview did not reflect any injuries. A CDCR 7219 was not completed on the date of these allegations due to the inmate not making an allegation on this date and not being involved in a reportable incident.
During the videotaped interview, the appellant mentioned having inmates provide a written statement. These specific statements were unattainable for review and the appellant could not provide copies. In addition, these inmates could not be identified and the appellant did not provide their information; therefore, these inmates were not interviewed.

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Report of Findings - Inmate Interview

	REVIEW OF	EVIDENCE AND CO	DNCLUSION	Yes	No	N/A
1.	Was the injury consistent with the reporte	d force? If no, explain i	in the Conclusion below.	0	0	
2,	Check the following items that were revie	wed and considered:	4	d 3.46-60		
	Incident Video Recording	☐ Staff Reports	☐ Photograph(s)			
	Use of Force Videotape	☑ CDCR 7219	☑ CDCR 602			
	☐ Other (Describe Below)	The strong and a state of an artist of the state of the s	4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4			
3.	Conclusion: is alleging and forcefully removing him from a tab consistent with Officers and inmate with appellant complying with staffs instruc	g Officers in Building ble in the dayroom wh tness statements duri tions and being assist itness statements, co	ered and any other circumstances regarding 8 utilized unnecessary force via grabblile forcing him to a holding cell. These ng this inquiry. All evidence reviewed in ted to the holding cell under a normal of upled with reviewing CDCR 7219 Medit unnecessary/excessive use of force.	ng him allegations consists scort w	by the rons are stent with ithout for	not th the orce
		ALLEGATIONS		Yes	No	N/A
1.	Check the following to indicate what item		review as it relates to the allegation:	100	- 10	
		☑ CDCR 7219	☐ Photograph(s) of Injury(s)		•	
	⊠ CDCR 602	☐ Other (Describe B				
						There is the part of the part
		ECOMMENDATION				
1.	Check the following to indicate the Custo					
	☑ No Further Action Recomme	The second second	☐ Further Action Recommended			
	Comments: There is no evidence to sul force regarding this alleged incident. In within policy.		allegations of staff utilizing unnecesterly depict the actions by staff during			
	Custody Supervisor's Name (Printed Nam	e and Signature)		Date		
			17.00	7/31/2	019	
2.	Check the following to indicate the Manag	per's recommended act	ions:			
٤.	No Further Action Recomme		☐ Further Action Recommended			
	Comments:	Jiided .	Z I miner y totton recommende			
in Asid	Manager's Name (Printed Name and Sign	ahire)		Date		
	y analysis of the second secon	aure)		8/	1,/19	3
3.	Check the following to indicate the Assoc	iate Warden's recomme	nded actions:			
,	No Further Action Recomme		☐ Further Action Recommended			
	Comments:					
	Associate Warden's Name (Printed Name	and Signature)		Date		
MATERIAL STATES				Carrier and a state of	Charles Continued Sty	1.00

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REPORT OF FINDINGS - INMATE INTERV.
CDCR 3014 (Rev. 10/15)

Report of Findings - Inmate Interview

S. Swam 815/19

EXHIBIT QQFiled Under Seal

EXHIBIT RRFiled Under Seal

EXHIBIT SS

CDCR 837		AFF REP(/. 10/15)	PORT		PAGE	1	Of _	1		IDENT SP-FCY			
	AST			FIRST				MI	DATE	OF INCII	DENT	TIME (OF INCIDEN
POST#		POSITION		VEARCOE O	EDVIOR	DATE OF	DEDO	NMI	8/27/2				HOURS
260362		ISU SERGI	EANT 2	YEARS OF S		DATE OF 8/27/201		()	1	ION OF			D
RDO'S SSH	DUTY 0800-	HOURS 1400	DESCRIPTIO Battery on a F	 N OF CRIME / I Peace Officer wi	NCIDENT th a Weapo	n w/ S	BI			CR SEC		RULE	□ N/A
YOUR	role:	WITNE		CES-STAFF, V-	a an executation in the		T concerns action	ES (PRI	EFACE S	SUSPE	CT, V-\	/ICTIM,	W-WITNESS
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⊠ Respond ⊒ Witness	ier	-		<u> </u>									
⊒ Camera		(3		-			······································						
□ Victim □ Other:							· · · ·						
⊠ N/A		FORCE	USED BY YOU	TYPE OF WE	APON/SI	IOTS FIRE	D/NON	-CONV	ENTION	AL FOR	CE		
☐ Physical ☐ Hand-He			Weapons: \ Vini 14	Narning: Effe		Lethal We		# Effec		emical gent:	Proje	ector:	#Deployed
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□ X-10 BR	D	 A 2733 - 17935 77) mm Shotgun			 □ 40 mm □ HFWR 	1.			CS			· · · · · · · · · · · · · · · · · · ·
w/ OC											1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
			ot Listed Above) :					, , , , , , , , , , , , , , , , , , , 	,			
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PART C CDCR 837-			PORT			PAGE	1	Of	2			NCIDENT				₹
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☐ Primary☑ Respond☐ Witness☐ Camera☐ Victim☐ Other:	ler									3.						
☐ N/A		FORC	E USED BY Y	OU-TYPE (OF WEAP	ON/SH	OTS FIR	L RED:/ NO)N-(CONVE	NTK	ONAL FO	RCE			
☑ Physical: ☐ Hand-He			nal Weapons: ⊒ Mini 14	Warning	Effect:		Lethal W ☐ 37 mr		1	# Effec	1: (Chemical Agent:		Project	or:	#Deployed
☐ X-10 BR w/o OC	D		⊒ :38 Cal ⊒ :40 Cal ⊒ 9 mm				□ 40 mr □ L8 □ 40 mr					□ OC □ CN □ CS				
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	YES No	Ø N/.	Α.			R	N/A			. [DILY KOWN ier:	×	N/A	∏ Y ⊠.N	
		uesday, At	igust 27, 2019,	at approximate	ly 0817 hou			ery on a P	eace				Res	sulting	in the U	se of
site I observe building with motion strikis observed Off distance and to the ground should be not	while pood Office out warring Officer Officer of however de this u	rforming m r D. ring or prover er I did obs se of imme	y duties as Fac vocation I obser in the left leg erve Officer diate force caus	ved Inmate arca. Utilizing s utilize immed facing awa land on sed Inmate	unseling fraise h my Instituti fate physica ay from me the left side	is cane i onal Rad of force : I was un of Jama and upp	n the air value I anno and forced able to state our torso a	with his lo unced a " d ee their ea and Of area to hit	eft h 'Coc xacl ficer	nand and de l Bat lo t hand p	on the d violatery of the graduate. Introduction	concrete a ently swing on Staff. Fa ound. It should be the ent or how and on the entert	rea r ; his cility ould they ight	cane in cane in y C Upy be note y forced side of as force	e mental a down per Yard ed due to d lamate Inmate ed to the	health nward d," I o my
Officer	and shing his	f responder u <u>pper bod</u>	d to the incident y side to side ar	g his upper body I site, I gave lou nd kicking both	id, clear ver feel As O	bal orde	rs to "stoj an	p resisting d I appro	ę w ache	rith neg ed Inma	ative :	results as b	nmat cer A	te Atkinso:	cont n attemp	
hold down bo			eg. Inmate	kicked his		Officer		striking (Offic	er		in his right	leg :	and wit	thout wa	aming -
⊠ CHECK I	F NARF	RATIVE IS	CONTINUED	ON CDCR 8:	37-C1. TITLE CORREC	CTION	AL SER	GEANT	1	ADGE	# <i>1</i>)#			DATE B/27/20) 19
					DATERE			RIFICATI	ON		ED	APPRO		D [DATE	•
					8/27	119		☐ YES	5	S ONO		Ş≱YES	1 🗆	40	5/2	2/19
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٦	e	ee Copy: Reviewing Su	pervisor			
		8/21/15	i	YES STANO	DED APPROVED DE NO	8/27/19
		CORRECTIONA DATE RECEIVED			/2467688	8/27/2019 DATE
	☐ CHECK IF NARRATIVE IS CONTINUED ON ADDITO	NAL CDCR 837-C1 TITLE		RADGE	#/ID#	DATE
				•		,
	This concludes my involvement in this incident.					
	Officer.					
l					or the specific charge of B	attery on a Peace
ı	conduct an unclothed body search with negative results for con- was subsequently, taken to Delano Regional M		ode II Transn	d		
	I instructed Officer I and Officer and Officer and I o escor		Facility C M	ledical Èlinic v	via a wheelchair. I observ	ed Officer F
	Officer was evaluated by Facility C Medical and a M elected to receive outside medical attention.	ledical Report of Inju	ry or Unusua	l Occurrence (CDCR 7219) was comple	ted. Officer
	Officer was evaluated by Facility C Medical and a Melected to remain on duty.	dedical Report of Inju	ry or Unusua	d Occurrence (CDCR 7219) was comple	sted, Officel
	Officer was sent to an outside hospital.			* 		
	When safe to do so, I cleared the code with Central Control. Officer was evaluated by Facility C Medical and sent	t to the Freatment Tri	age Area (TT	'A) via the Em	ergency Response Vehick	e (ERV) subsequently
	When refer to do no. I also red the and with Central Control	for items of evidenti	iary value.			
	Investigative Services Unit (ISU) staff was requested via institu	utional radio to respo	nd to Facility	•		rocessed the crime
	restraints and Inmate stopped his assaultive actions. It however due to my focus on Inmate was unable to ob	should be noted lnma	áte Garago w	as secured in l	andcuffs prior to the leg r	
	attack and gain compliance with lawful orders	s by holding down 🔳		right leg with		ft leg with my left hand-
- mercement	NARRATIVE: sicked Officer in the right hand area	with his right leg I re	elieved Office	er è an	d I utilized immediate phy	sical force to subdue
		☐ CLARIFICATION	OF REPOR	? Τ	☐ ADDITIO	NAL INFORMATION
	TIPE OF INFORMATION:	LIBET				MI A
,	PART C1 - SUPPLEMENT CDCR 837-C1 (Rev. 10/15)	PAGE	2 0	f 2	INCIDENT LOG KVSP-FCY-19-0	
	CRIME / INCIDENT REPORT	Document 311	0-2 Filed	09/25/20	ENT OF CORRECTIONS	AND REHABILITATION
						_

PART C1 - SUPPLEMENT CDCR 837-C1 (Rev. 10/15)	PAGE 1	Of 1	INCIDENT LOG NUMBER KVSP-FCY-19-08-0812	2
LAST	FIRST			MI A
CONTINUATION OF REPORT	☑ CLARIFICATION O	F REPORT	☐ ADDITIONAL INFOR	MATIO
NARRATIVE:				
1. report = value?	Was also p	processed by	KVSP ISU for items of evidentiary	/
KVSP Investigative Services	Unit processed	for ite	ms of evidentiary value.	
•				

☐ CHECK IF NARRATIVE IS CONTINUED ON ADDITIONAL CDCR 837-C1

TITLE CORRECTIONAL	. SERGEANT	BADGE # / ID	#	DATE 9/5/2019	
DATE RECEIVED 9/5/2019	CLARIFICATION YES	ON NEEDED ⊠ NO	APPROVED ⊠YES ⊡NO	DATE 9/5/2019	

STATE OF C				94-cv-023 PORT	07-CW	Doc	cume	nt 31:	10-2 F	iled Q	<u>8</u> 4	3 <u>2\3√5</u>	NT O	GO RAE	P6N	\$AND	REHA	ABILITATION
PART C CDCR 837-	- STA	۱FF	REPO		A.		F	PAGE	1	Of	1		11	CIDEN KVSP-F				
	AST		•		FIR	S⊤) MI				TIN	IE OF	INCIDENT OURS
POST# 232114			SITION FLOOR	1		ARS OF 'RS. 8N		ICE	DATE O 8/27/20		OR	T		ATION O				
RDO'S S/M	DUTY 0600-			DESCRIPT Battery on					e Use of	Force	ب م	/ w	zapn E	CCR SE 3005 (d)		N/RU	ILE	□ N/A
YOUR	ROLE		WITNE	SSES (PRE	FACE S	STAFF,	V-VIST	TOR, O	OTHER)	INM	YTE	S (PRE	EFACI	ES-SUSF	ECT,	V-VICT	ΓĺΜ, V	V-WITNESS)
☐ Primary ☐ Respond ☐ Witness ☐ Camera ☐ Victim ☐ Other:	er																	
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☐ Physical: ☐ Hand-He		n		Weapons: Vini 14	Warnir	ig: Ef	ffect:	Less	Lethal We			# Effec	ct: (Chemical Agent:	Р	rojecto	or;	#Deployed:
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w/o OC	_	***************************************		mm	_				□ 40 mm	Multi				□ CS				
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FORCE OF BY Y		ED)	□ N/A	⊠ Physical	☐ Hand	I-Held B	aton	□ Che	mical Age	nt 🗆 X	(-10		ess L	ethal 🗆	Letha	I 🗆 N	on-C	onventional
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į.	YES														,	ΩY		☐ YES
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involvement	during (Lhis ir	icident. I	9 at approxin received this outside hosp	verbal acc	0 hours, count of	I Serge	eant		ontacted during			nt due	via tel to Officer		e regar rec		nis g i nj uries
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by restraining felt an immer contact with knee and my attention at F sustained during the sustained during felt felt felt felt felt felt felt felt	k both for a line of the line	ect. In arp pr rist. I C, Me incid	legs:	to subdue in as I attempted right leg. I wa ped back from ructed by Serg ce the medica concludes my	mate I to place I as immedi I Inmate geant al evaluati involven	atta both my ately kic to e on was c ent in th	ck and hands of ked again an attended again at the omplet is incide.	gain con on Inmat ain in m empt to incident ed, I wa	e y right wri regain my area to wh	ith a lavege legs legs legs legs legs legs legs l	wful as k nate ure mp	order I ticked in and stil lied, I c	attem the ri light leonti xited t	pted to uti ight knee t t leg. It sh inued to fe he inciden	oy inm ould be el the : t locat	nmedia ate e noted radiation	te phy I I did ng pai I soug	not make n in my right ht medical
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CRIME / INCIDENT REPORT	7-CW Docum	nent 3110-2	Filed U902BA	MENTO OF CORPECT WAS AND REHABILITA	ATIO
PART C1 - SUPPLEMENT	÷-	1	- 1	INCIDENT LOG NUMBER	
CDCR 837-C1 (Rev. 10/15)		PAGE 1	Of 1	KVSP-FCY-19-08-0812	
LAST ATĶINSON	1	RST RADLEY		M J	1
TYPE OF INFORMATION: CONTINUATION OF REPORT	⊠ CLA	RIFICATION OF F	REPORT	☐ ADDITIONAL INFORMAT	101
NARRATIVE:			110000000000000000000000000000000000000		
1.		proces	ssed by KVSF	ISU for items of evidentiary value?	?
I was processed by KVSP Inv	estigative Serv	ices Unit for ite	ems of evident	iary value.	

☐ CHECK IF NARRATIVE IS CONTINUED ON ADDITIONAL CDCR 837-C1

TITLE CORRECTIONAL	SERGEANT BADGE # / IC)#	DATE 9/5/2019
9/5/2019	CLARIFICATION NEEDED ☐ YES ☐ NO	APPROVED ⊠YES □NO	DATE 9/5/2019

CDCR 837-C (Re	IDENT REPOR	श	ž.	PAGE	1 Of	1		INCIDENT			
NAME: LAST	** 10/10/		FIRST			MI	<u> </u>	KVSP-FO			
						J		27/2019			HOURS
POST# 232114	POSITION C7 FLOOR 1		YEARS OF	F SERVICE MO.	DATE OF REF 9/4/2019	PORT		CATION OF			D
RDO'S DUT	HOURS D	ESCRIPTIO	N OF CRIME	/ INCIDENT				CCR SEC	TION /	RULE	□ N/A
S/M 0600	-1400 в	attery on a P	Peace Officer	Resulting in t	he Use of Force	in/5	BI	3005 (d)(:			
YOUR ROLE	WITNES	SES (PREFA	CE'S-STAFF	V-VISITOR, O	OTHER) INV	ATES (P	REFA	CE S-SUSPE	CT.V-V	ICTIM,	W-WITNESS
☐ Primary		and a facility of the second o		THE TOTAL CONTRIBUTION FROM THE STEEL AND CONTRIBUTION OF THE STEE	SAMPLE CONTRACTOR STATES			0.0000000000000000000000000000000000000	alest all to 2009, less	acan-everial stra	TOTAL SECTION TO BUILDING
⊠ Responder											
☐ Witness ☐ Camera		***************************************									
☐ Victim											
☐ Other:									···		
⊠ N/A			TOWN THE CONTRACT OF THE PARTY		HOTS FIRED / N		-10.54677		CE.		
□ Physical: □ Hand-Held Bat	Lethal W	Control and the property of the second	Varning: E	ffect: Less	Lethal Weapons	: #Ef	fect:	Chemical Agent:	Proje	ector:	#Deployed
	on □ Min □ .38	Service Advanced Committee			☐ 37 mm ☐ 40 mm			D OC		() () () () () () () () () ()	
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☐ X-10 BRD w/ OC	□ Sho	olgun			☐ HFWRS					- 41 4 A	
☐ Non-Conventio	al or Force Not	Listed Above		14949993.				98800			
FORCE OBSERV	mms			1	·····						
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☐ YES 図 NO	⊠ N/A				3 N/A				i	YES	☐ YES
☐ YES ⊠ NO REPORTING STA	EC COMMO	PESCRIPTIO	N OF INJUR	distance of Salabases had	LOCATION TRE		1 -	LUID EXPO	8	NO	⊠ NO F.3301/3067
☐ YES ☑ NO REPORTING STA	FF D	Section 2 December 1	N OF INJUR	Υ	LOCATION TRE (HOSPITAL/CL	INIC)	A CHARLE	EUID EXPOS	SURE	NO	⊠ NO F.3301/3067
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NAME: LAST TYPE OF INFORMATION: □ CONTINUATION OF REPORT □ CLARIFICATION OF REPORT □ ADDITIONAL INFORMATIO NARRATIVE: □ Informed them I would be taking a series of photos for documentation purposes and proceeded to photograph Officer's (individually (Refer to this report for description of Photographs taken). Upon completion, I reported back to the ISU Office where I downloaded twenty (20) digital images into the ISU computer and subsequently copied them onto a blank CD-R (labeled MB01). Evidence item MB01 was processed, logged and secured into ISU Sub Evidence locker #2. Evidence collected: MI		DAGE	2 (nf 2		
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FORCE OF	SSERVED 'OU	□ N/A 5	⊠ Physical (☐ Hand-He	ld Baton	☐ Che	mical Age	ent 🗆 X	-10	□Le	ss Le	ethal 🗆 L	ethal	□ Non-C	Conventional
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Ö	YES													☐ YES	☐ YES
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- INJU			DESCRIPTION	ON OF INJ	URY			TAL/CLI)		JID EXPOS	1000000	C	F 3301/3067 DMPLETED
	YES NO	⊠ N/A				(⊠	I N/A			[KÓWN	⊠ N/A		I YES I NO
		gust 27, 2	2019, at app Facility C Up					Battery	מס				a We	apon R	esulting in
on a prior exited buil	incident. I Iding C8 ar	entered nd observ	utside the ho into buildin ved several u	g C8. It sho unidentifie	ould be n ed staff at	oted the	nat I did ing to pl	not see	ch re	emica strain	l age inma	nts being ate	used.	Shortly	y after l ue to my
physical fo	rce or har	d placen	te and other nent. Also di ar him yellir	ue to my d	listance a								-	er utili:	zed
	d back into	C8 and	waiting for a health build	a few mon	nents. Up							ck to the r rior to en			
While wall health bui	lding. This														
While wall health bui	lding. This		ONTINUED O	N CDCR 8	37-C1. TITLE RECREA	ATION	THERA	PIST	В	BADGE	#/10) #	*****	DATE 8/28/	2019

CRIME.	INCII	DENT RE		2	PAGE		Of) 	NCIDENT	LOG N	UMBE	
NAME: L				FIRST		MILE		MI	DAT	E OF INCIE	DENT	IME O	F INCIDENT
				100				M		/2019			IOURS
POST# 232084	The state of the s	POSITION C4, FLOO		YEARS OF 2YRS, 1M		8/27/2	OF REPOI 019	RI		ATION OF CILITY C U			ı
RDO'S TH/F	DUTY 0600-	HOURS 1400	Battery On The Use Of	A Peace Of		Weap	on Resul	lting fi	n	CCR SEC 3005(d) 1		RULE	□ N/A
YOUR	ROLE	WITN	IESSES (PREFA		The second secon	OTHER) INMAT	ES (PF	REFAC	E S-SUSPE	CT, V-V	ICTIM,	W-WITNESS)
☑ Primary☐ Respond☐ Witness☐ Camera☐ Victim☐ Other;	der							Aller Control			- A Company of the Co		
□ N/A		SASSESSED OF THE PROPERTY.	USED BY YOU	TOWN THROUGH TOWN PARK BOOK IN THE PERSON	- printer with 1933-Wings Branch Piller	An Saladha Sigarak Shiking Sa	permental answers Course	4-CON	Jacob District Contracts	Harris expressor stouse	CE		
⊠ Physica □ Hand-H	CALL CO. A.		al Weapons: V Mini 14	Varning: E	A DECEMBER AND A SECOND	Lethal V	Veapons:	# Effe	ect:	Chemical Agent:	Proje	ctor:	#Deployed:
☐ X-10 BF w/o OC	RD		.38 Cal .40 Cal .9 mm			□ 40 m □ L8 □ 40 m	m m Multi			□ OC □ CN □ CS			
☐ X-10 BF w/ OC	RD		Shotgun			☐ HFW	RS						
	nvention	al or Force	Not Listed Above):	- CARO. (CC.)			1	100		4-0-000/08/8		
FORCE O		- Del	☑ Physical □		Baton 🗆 Che	mical Ag	jent □ X-	10 🗆	Less L	ethal 🗆 Le	ethal C	Non-C	Conventional
	COLLECT	ED	EVIDENCE D	ESCRIPTION	V .		EVIDENC	E DISP	OSITIO	NC	(1,000,000,000,000,000,000,000,000,000,0	BIO ZARD	PPE
	YES											YES	☐ YE\$
	NO	⊠ N/A				N/A			I I PART STRAIN		□ Ø	NO	⊠ NO
REPORTII INJU	NG STA JRED	FF.	DESCRIPTIO	N OF INJUR	Y		ON TREA		FL	UID EXPOS	SURE		F 3301/3067 DMPLETED
S	YES NO	□ N/A			8	I N/A			□ Ot	IKOWN her:	⊠ N/A		YES NO
responding observed I gave a low staff. Officer and with negation	g to a "Conmate of and cle	ear order to and I appro		Upper Yard, walking to be belligerent	when I arrived wards the figh negative resu ave him a dire and without wa	to the uniting inmults as	pper yard ates from to to stay away provocation	area ne the cen cor cor ay from	ear the nent ar ntinued an ac ed his o	Mental Hea ea near the to walk tow tive incident cane with hi	alth Buil Mental vards the t while s is left ha	ding ar Health e incide staff is r	nd I Building. I ent site and responding f violently
myself or of shoulder waright side. effective as position or focus on control of	other sta with my ri Due to n s Inmate n the left	ff, I gave ght hand an ny position a ar side or inma did not obs right arm. V	a direct ord d used my body and focus on nded on his facia	der to "Get Do weight to phy left arm I and stomach uld see Office assist nd, Inmate	own!" I immedi vsically force II I could not see In area with me er the could not see I area with me er the could not see was still was still	ately too nmate Officer still in o	control of h	of win to the hand point of the hand point of the hand point of the hand of th	left e ground lacement wrist and olling he the tec	wrist with rend. I observent on shoulder. is right arm chairman he includes he	my left hered Office The The I lande . Do to utilized	iand ar cer e use o d in the my pos I to ma	nd his left on his florce was kneeling ition and intain
⊠ CHECK	IF NAR	RATIVE IS	CONTINUED ON									Y	
					TLE CORRECTIO	NAL OF	FFICER	BADO	3E#/I	D#			2019
					TERECEIVE	,	RIFICATION YES			APPRO		DATE 8/27/	2019

CIVINE / INCIDENT INCIDENT	cument 31	10-2	Filed (09/25/	20 N Page 393 of 465 and REHABILITATION
PART C1 - SUPPLEMENT CDCR 837-C1 (Rev. 10/15)	PAGE	2	Of	2	INCIDENT LOG NUMBER KVSP-FCY-19-08-0812
NAME: LAST	FIRST				MI M
TYPE OF INFORMATION: ☑ CONTINUATION OF REPORT ☐ C	LARIFICATION	N OF R	EPORT		☐ ADDITIONAL INFORMATION
NARRATIVE:					
I gave a loud, clear order to "STOP RESISTING!" with negative kicking his legs. In order to prevent serious bodily injury to meleft hand behind his back and secured it in handcuffs. I maint handcuffs. To gain leverage and maintain control I placed my Due to my focus on controlling inmeter could not id utilized. I maintained control until responding staff secured in ceased his assaultive actions and became compliant. Het go happened and that I felt a throbbing pain in my left knee. Ser photographed and to report to medical to have a 7219 performance.	yself or other stained control of right knee on entify what oth leg restraints.	staff and of his le his low her staff Once s ands and	d to stop If arm un If arm	Inmate ntil Officiand use esent, o in hando I up. I in to awai	er essaultive actions, I placed er essaultive actions, I placed er essaultive actions, I placed er essaultive actions in place. I utilized force or what techniques they cuffs and leg restreints, Inmate essaultive Sergeant essaultive actions of what had it investigative Services Unit (ISU) to be

☐ CHECKJE NARRATIVE IS CONTINUED ON ADDITONAL CDCR 837-C1. BADGE#/ID# DATE CORRECTIONAL OFFICER 8/27/2019 DATE RECEIVED CLAR

9/27/19

DISTRIBUTION: Original: Incident Package Copy: Reporting Employee Copy: Reviewing Supervisor CLARIFICATION NEEDED APPROVED DATE 8/27/2019 ☐YES \$ NO DATES □ NO

STATE OF C	ALIFOR	NAS	ise 4:9	4-cv-023	07-CW	Docur	ment 3:	L10-2	File	d 09 / ₁	25/20	en Pé	1960 RREC	₽₽¥	ND REH	IABILITATION
PART C	- STA	۱FF	REPO				PAGE	1		Of _2	2		NCIDENT			R
NAME: L				· · · · · · · · · · · · · · · · · · ·	FIRS	ST					M	DAT	E OF INCI		TIME C	F INCIDENT
												<u> </u>	7/2019	ļ		IOURS
POST # 232007			SITION ECURIT	TY PATIO		RS OF SE S. 1MO.	ERVICE		E OF R /2019	REPOR	T		CATION OF CILITY C U)
RDO'S M/T	DUTY 0600-			DESCRIPT Battery C				Δ \Δ/e=	non F	Result	ing In	'	CCR SE(3005(d)(1		RULE	□ N/A
				The Use		_		A ***C	ipon ,	rc3an	6		3003(4)(-7		
YOUR	ROLE:		WITNE	SSES (PRE				O-OTHE	R)	NMAT	ES (PR	EFAC	E S-SUSPE	CT, V-	VICTIM,	W-WITNESS)
⊠ Primary																
☐ Responde ☐ Witness	er	ļ	***													
☐ Camera		-							_							
☐ Victim		-							—├-		· · · · · · · · · · · · · · · · · · ·					
☐ Other:			OBOEII	JSED BY Y	NI TVD	EOEWE	ADON //S	шател		VNION	CONIV	/ENITI	ONALEGO	ice.		
☑ Physical:		77 A SU	,,	Weapons:	Warnin	. May 2	General Contract	s Lethal	10 00 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	2.50 Temperature 11°	# Effe	China Angle Version	Chemical	I PRIVACES (C)		
☐ Hand-He		n		⁄ini 14	1			37		<u> </u>		-	Agent:	Proj	ector:	#Deployed:
☐ X-10 BR	D			38 Cal				□ 40	mm	ļ			□ 0C			
w/o OC				40 Cal Imm				□ L8	mm Mi	.,,, [□ CN □ CS			
□ X-10 BRI w/ OC	D .			Shotgun				☐ HF					<u> </u>		<u> </u>	
☐ Non-Con	vention	al or	Force N	ot Listed Ab	ove:		!·							<u></u>		<u></u>
FORCE OB		ED»	\$7 N/Δ I	□ Physical	□ Hand-	Held Betc	n Ch	emical A	Agent	<u>.</u> □ ¥.1	n 🗆 .	ace 1	1 D iedte	ethal [- Non C	Conventional
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	YES NO		⊠ N/A				ĺ	⊠ N/A						ì	⊒YES ⊠NO	☐ YES
REPORTIN	G STA	FF	ZINA	DECOBIN	iou oe i	N DIDV		LOCA	TION	TREAT	ED			aweed of		F-3301/3067
INJUF	RED	*****		KS MADE STATE	200000000000000000000000000000000000000	400000000000000000000000000000000000000	D-1			/CLINI	C)		UID EXPO			MPLETED
, 1521 v	YES		and swo	ight hand, fo llen	orearm, ar	id elbow.		Facility (Clinic/O			al		DDILY	⊠ N/A	1	YES
1	NO							Facility					IKOWN			NO
			□ N/A					□ N/A								
NARRATIVI regarding hi									Office		ntacted		er		telepho	
				iring medic								action.	is during ti	ns men	ieni auc	to Officer
On Tuesday	, Augu	st 27	, 2019, a	t approxima	tely 0817	hours, wh	hile work	ine as F	acility	C Pati	o, a co	de I,	2 on 1 was	annour	iced on	Facility C
Upper Yard											king to		cident site	_		
inmates on t Health Build		i wer		one position refused lou							he	tiro			ea near th Offic	the Mental
, and the parties		due t		le staff assis				жор, г т	.ырфіл ы	(0, 00,	110		1004	17011 171	on Onic	C. 1.
As Officer		20	d I appro	nached T		location	ı, I gave I	amata		foud a	nd elas	ır dira	ct orders to	n Wint i	Dawall	
negative res	ults as				varning of								d Inmate (wun warning or
provocation				sky with hi	s left hand	l, swing h	is cane a	nd hit O	fficer		in t	he lef	leg area. I	utilize	d immed	diate
physical for hand and gra																ith my right
⊠ CHECK I					•			ou my t	ouy w	ergit t	o lucce	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	acmii. Will	пе и уп	10 10 K	
		, , ,	5 5		J 22 Q.	TITLE			erge		BADG	E#/1	D#		DATE	
							RRECTION			11						2019
							RECEIV	i			N NEE		APPRO DYYES		DATE 8/27/	
DISTRIBUTION!	ungin	ar: Inc	ident Packi	age Copy: Re	porting Emp	•	y: Reviewin	·			۱۹۰۰ نیز		7 123	_ 140]	

STATE OF CALIFORN® ASE 4:94-cv-02307-CW [CRIME / INCIDENT REPORT	Document 311	.0-2 Fil	ed 09	/25/20 Pa	ge 395 of 465 F CORRECTIONS A	ND REHABILITATION
PART C1 - SUPPLEMENT CDCR 837-C1 (Rev. 10/15)	PAGE	2	Of		ICIDENT LOG N VSP-FCY-19-08-	
NAME: LAST	FIRST		<u> </u>	<u> </u>	VOI-1-01-10-00	M
TYPE OF INFORMATION: SOUTHWATTON OF REPORT	☐ CLARIFICATION	OF REP	ORT			AL INFORMATION
NARRATIVE:						VIAMENTAL.
on freeing my hand from grasp, I was unable to free my hand from grasp and I regained control observed Officer ecuring left hand in handcuff. I maintained control until responding staff sec Once secured in handcuffs and leg restraints. Inmate backed up. I informed Sergeant of what had	e my wrist from his e ground. Inmate ely felt a sharp pair y resisting by viole o see any other phy of the property right was a hand cuffs. Once ured inmate the ceased his as a happened and the instructed me to a elieved of my duti	s grasp as the the from my ently trashical force rist with bhis left had not be saultive ac at I felt a slwait Investes and rep	we fell in lander right had his to being to oth of mind was estraints tions and harp partigative orted to	to the ground. If on his face a and up to my o upper body an used to force ny hands and p secured I was it in the decame con in in my right Services Unit	and I fell to and I fell to and I fell to and I fell to a fellow. I was able to discount to the group blaced it behind his able to secure his a fellow to the go of the group to a fellow to be group to a fellow to be group to a fellow to be photogon to a fellow to be photogon to a fellow to be photogon to a fellow to be photogon to a fellow to be photogon to a fellow to be photogon to a fellow to be photogon to a fellow to be photogon to a fellow to be photogon to a fellow to a fell	to the ground. I with his full body to fee my right Due to my focus and. I was able to back. I then right hand in the hand and through my graphed and to
				··		
				8		
☐ CHECK IF NARRATIVE IS CONTINUED ON ADDITO	NAL COCR 837-0	:1.				
C. CHECK II TANKATIVE TO CONTINUED ON ADDITO	TITLE CORRECTION	Surg		BADGE#/II	D#	DATE , 8/27/2019
	DATE RECEIVED	CLARI	FICATIO	ON NEEDED	APPROVED	DATE
DISTAINSO TIQIN; ONGINAI: INCIDENT PACKAGE COPY: REPORTING EMPLOY	8 23 19 ree Copy: Reviewing S	<u> </u>	□ YES	JECNO	YES INO	8/27/2019

STATE OF CALI	ICIDE	NT REF	PORT	7-CW D	ocume	nt 311	0-2 F	iled 09	/25/20 	EN Pé	9960AREC9	#6 46 5n	ID REH	ABILITATION
PART C - S CDCR 837-C (RT		F	PAGE	_1	Of _	1	.	NCIDENT KVSP-FC			
NAME: LAS	T	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		FIRST					M! NMI		TE OF INCID 7/2019			F INCIDENT OURS
POST# 232010		SITION 'ARD #2	AUS ALL	YEARS 4YRS.	OF SERV 10MO.	ICE	DATE 0 8/27/20	F REPO	RT		CATION OF CILITY C, U)
	UTY HO		DESCRIPTI Battery on a	ON OF CRI	ME / INCIE er Resulti	DENT	e Use of	Force 1	سر برد میں آ	G	CCR SEC 3005 (d)(1		RULE	□ N/A
YOUR RO	ĹĚ	WITNE	SSES (PRE					INMA	TES (PR	EFA(CES-SUSPE	CT, V-VI	СТІМ,	W-WITNESS)
☐ Primary ☐ Responder ☐ Witness ☐ Camera ☐ Victim ☐ Other:														
N/A □ Physical:		N. C.	JSED BY YO Weapons:	U=TYPE 0 Warning:	F WEAP(Effect:	000 000 000 000 000 000 000 000 000 00	OTS FIF Lethal W	220000000000000000000000000000000000000	N-CON\ # Effe		IONAL FOR Chemical			
☐ Hand-Held E	Baton		lini 14	***************************************		2000	☐ 37 mr	n	7 2.11		Agent:	Proje	ctor:	#Deployed:
☐ X-10 BRD w/o OC		i .	38 Cal 40 Cal		<u> </u>		□ 40 mr□ L8	n			□ OC			
₩.0 00			mm				☐ 40 mr				□ CS			
w/ OC			Shotgun				LI.TIP VVI							
☐ Non-Conver		Force No	ot Listed Abo	ove:										. <u></u>
FORCE OBSE BY YOU		□ N/A □	⊠ Physical	□ Hand-He	d Baton	□ Che	mical Age	ent 🗆 X-	10 🗆 l	_ess	Lethal 🗆 Le	ethal 🗓	Non-C	Conventional
EVIDENCE COLL BY YOU			EVIDENCE	DESCRIPT	ION	1000 N		VIDENC	E DISP	OSIT	ION	72677257	IO ZARD	PPE
□ YE													YES	□ YES
REPORTING		⊠ N/A		- 1. Cale of the San San San San San San San San San San			N/A LOCATIO	MITPE	TED®	35/00/200	7340AC 50 AG 80 80 7	es es es es es es es es es es es es es e	NO	⊠ NO F:3301/3067
INJURE			DESCRIPT	ION OF INJI	JRY		A. M. ve S. v. C US: **; E	TAL/CLI	23	98000	LUID EXPO	THE NEW YORK		MPLETED
□ YE	,								İ		odilý Nkown	⊠ N/A		YES
⊠ NO		⊠ N/A			····		N/A				ther:		•	NO
NARRATIVE: announced via Instancempt to batter st I returned with the	titutional F taff.	Radio. I was	instructed by S	ergeant l		ieve Leg	Restraints					as kicking	both hi	y on staff s legs in an Gergeant
	eft hand or g restraint	the back of cuff on larg	f lamate rate rigi	left leg and hi it leg. Once see	is right hand	on the ba	ack of I n ma	te stoppe	right leg. <u>:d h</u> is a s sa	l secur ultíve :	ed a leg restrain actions. It shou placement.	nt cull on	Inmate.	ten leg
The Investigative Spacifity C Medical escorted Inmate Install	l Clinte via to th	wheelchair he Facility (ance of Officer c via wheelchai	r. I conducte	conducte d a searc	d a clothed h of the Fa	hody scard ility C Me	h with neg dical Wet	gative	instructed me to results for cont with negative re	raband. Ö		to i and I nd. I placed
Facility C Medical Treatment Area (T evaluation from an	FTA), I esc	orted Inma	e to TT	further medical A via the ERV dy of Inmate	TTA Medic	al Staff (male	រីករ៉ូបកខ	s and o	e (ERV) escort determined Inm insported to an	ate	requin	the Triage ed further
This concludes my	y involvem	ent in this i	neident.											
	NARRAT	IVE IS C	ONTINUED	ON CDCR 8			1811		1 = 7 70					
					TITLE CORRE	CTION	IAL OFF	ICER	BADG	E#/	ID#		DATE 8/27/	
					DATERE	CEIVE	D CLAI	RIFICATI			I .		DATE	,)
					8/2	7/19		☐ YES	Ż\$ NC) 	₹ YES	□ио	8	27/19
DISTRIBUTION: C	originas: In	cident Pack	age Copy: Rep	porting Employe	ee Copy: Re	eviewing	Supervisor					VAI	L 16	,

CRIME /	INCII	DEN	IT REI	PORT	807-CW	Docum	ent 31	10-2	Filed 8	9/2 EPA	5/2	NT O	PERREC	nd ng 9	NO REF	IABILITATION
PART C CDCR 837-				ORT			PAGE	1	_ Of _	2			NCIDENT KVSP-FC			
NAME: L	AST	· · · · · ·	,		FIRS	T					MI E		E OF INCI /2019			F INCIDENT IOURS
POST# 261064			OFFIC	ER#4		RS OF SERV	/ICE	DATE 8/27/2	OF REPO	PRT			ATION OF ILITY C,			D
RDO'S S/S/H	DUTY		JRS	DESCRIPT Battery on	ION OF C a Peace C	RIME / INCI Officer resulti	DENT ing in th	e Use o	f Force /	L	، د	socp	CCR SEC 3005 (d) (TION / (1)	RULE	□ N/A
YOUR ☐ Primary ☒ Respond ☐ Witness ☐ Camera ☐ Victim	Special contract		WITNE			TAFF, V-VIS									ZICTIM.	W-WITNESS)
☐ Other: ☑ N/A		F	ORCE	JSED BY Y	OU ≗ TYP	E OF WEAP	ON/SI	IOTS FI	RED/NC	N-C	2ΟΝΎ	ENTI	ONAL FOR	RCE		
☐ Physical:		2/2/10/12/18	Lethal	Weapons: //ini 14	Wamin	Contract of Contract Contract Contract	A Service Const. VIII	Lethal \	Veapons:		# Effe	31:000 032.20310	Chemical Agent:		ector:	#Deployed:
☐ X-10 BR w/o OC ☐ X-10 BR	D			38 Cal 40 Cal Driin Shotgun				☐ 37 mm ☐ 40 mm ☐ L8 ☐ 40 mm Multi ☐ HFWR\$					□ OC □ CN □ CS			
w/ OC □ Non-Con	vention	al or	Force N	ot Listed Ab	ove:		:					<u> </u>		1 - 12 -		<u> </u>
FORCE OF BY Y	BSERVI	en al				Held Baton	☐ Che	mical A	gent □ X	-10		ess Lo	ethal 🗆 L	ethal (□ Non-0	Conventional
EVIDENCE C BY Y	OLLEC	ν				PTION							NC	H/	BIO ZARD	PPE
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REPORTIN	IG STA			DESCRIP*	TION OF I	NJURY	1	LOCAT	ION.TRE			FLI	UID EXPO		sc	IF 3301/3067
0	YES NO		⊠ N/A	A Commence of the Commence of	2 - 104 x 11 x 1 x 1 x 1 x 1 x 1 x 1 x 1 x 1 x		×	I N/A				□ BC □ UN □ Oti	IKOWN	⊠ N/A	,	I YES I NO
	d. The	Ker	n Valle	y State Pri:		approxima SP) Investig										
ISU Serges contact w		ility				Inmate Staff repo	ort for		battered	l Co	оггес	tiona	l Officers		where	e we made J.
ISU Office document co Cane (lab	tation omplet	ed t	ooses () he pho	tographs o	<i>V Office</i> of Inmate	r		for a d		ion		hoto		aken).	Once	for ISU Officer ve Device -
Upon com				and oom locke	-	ed back to	the ISU	Office	, where l	log	gged	and s	secured e	viden	ce iten	RH 01
☐ CHECK	IF NAR	RAT	IVE IS C	ONTINUED	ON CDC	R 837-C1.										
						TITLE	ECTIO	NAL OF	FICER	B	ADG	E#/	D#		DATI 8/27	<u>=</u> /2019
						DATE RI	ECEIVE	D CL	ARIFICAT				APPRO		DATE B/2	7/19
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STATE OF CALIFORNIC ASE 4:94-CV-02307-CW CRIME / INCIDENT REPORT	Document 311	Document 3110-2 Filed 09/25/20 Page 398 of 465 DEPLOYEET OF CORRECTIONS AND REHABILITATION									
PART C1 - SUPPLEMENT CDCR 837-C1 (Rev. 10/15)		PAGE 2 Of 2 INCIDENT LOG NUMBE KVSP-FCY-19-08-0812									
NAME: LAST	FIRST				MI						
TYPE OF INFORMATION: MICONTINUATION OF REPORT	☐ CLARIFICATION	OF REPORT		☐ ADDITIONAL INFORM	E IATION						
NARRATIVE:											
Evidence Description				THE RESIDENCE OF THE PARTY OF T							
RH01:One (1) Durable Medical Equipment/Assi	istive Device – Ca	ane (Brown ir	ı color).								
This concludes my involvement in the incident.											

CHECK IF NARRATIVE IS CONTINUED ON ADDITONAL CDCR 837-C1.

TITLE

CORRECTIONAL OFFICER

DATE

8/27/19

DATE

SZ7/19

PROVED

DATE

8/27/19

DATE

SZ7/19

CRIME /	INCI	DENT RE	PORT	07-CW D	ocume	nt 311	LO-2 F	iled 🛭	9/25	42 <u>0</u> NT				
PART C CDCR 837-			UKI		P	AGE ,	1	Of _	2	_	INCIDENT KVSP-FCY			:R
NAME: L	AST			FIRST					MI		ATE OF INCI	DENTIT	IME O	
									N		27/2019			OURS
POST# 261066		POSITION ISU #6		YEARS O 13YRS.			DATE 0 8/27/20		RT		OCATION OF ACILITY C L			
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☐ Other:			manufacture de description			1000 Table 1000 Sept. 100	Activities and the second	was and the second and the second	Pale of Services	0.342-3950-2401.	TARK STONES CONTRACTOR THE SOUR	e and of a trade of a contracting	van man Palva in die	California de Calonda
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w/ OC			Silvigui										· <u>·</u>	
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STATE OF CALIFORNIA Case 4:94-cv-02307-CW	Docui		 10-2	Filed	 Q <u>2</u> /25/3	MENT OF COARECTIONS AND REHABILITAT
PART C1 - SUPPLEMENT CDCR 837-C1 (Rev. 10/15)		PAGE	2	Of		INCIDENT LOG NUMBER KVSP-FCY-19-08-0812
NAME: LAST	FIRS		112 700			MI
TYPE OF INFORMATION: SOUTH OF THE PORT	□ CLAR	RIFICATION	N OF R	EPORT		☐ ADDITIONAL INFORMATION
NARRATIVE:						
informed Facility 'C' Search and Escort staff to be the crime scene processing. Upon the arrival of the wheelchair to which did not oppose concrete structural wall near the Mental Health in order for Inmate to be photographe. Upon the completion of the photographs, Facility	ring a who the wheel se. I reloc Building o d for doc	eelchair to Ichair, I as cated Inmi entrance o umentatio	o the consisted ate door. I	rime so Inmate turned poses.	ene loca under tra the whe	o his feet and into a seated positio ansport of the wheelchair to the
Facility 'C' upper yard.			•			
This concludes my involvement in this incident.						
·						

☐ CHECK IF NARRATIVE IS CONTINUED ON ADDITIONAL CDCR 837-C1. DATE 8/27/2019 TITLE BADGE # / ID # AIGI-C/O DATE APPROVED

☐YES □ NO

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PART C		AFF REP(v. 10/15)	ORT	ſ	PAGE	1	_ Of	2					G NUME -08-0812	
NAME: L	AST			FIRST					MI G	DATE			T TIME (OF INCIDENT HOURS
POST # 261063		POSITION ISU OFFIC	ER #3	YEARS OF SI 13YRS. 9MC		DATE (OF REP	OR	Γ		ATION O		IDENT ER YARI	
RDO'S S/S/H	DUTY VARY	HOURS		N OF CRIME / II Peace Officer wit		On conc	s 5 D	ı		1	CCR SE 3005(d)(N/RULE	□ N/A
YOUR	ROLE	WITN	, ESSES (PREFA	CES-STAFF V	VISITOR, O	OTHER)	INM	ATE	S (PR	EFACE	SSUSF	ECT.	V-VICTIM	W-WITNESS)
☐ Primary ☑ Respond ☐ Witness ☐ Camera ☐ Victim ☐ Other:	er	and the second of the second o						5 us 1sr	***************************************	aran akadi Wiki akilaran				
⊠ N/A		Character 174 Patrick Character	un variation file file for the constant and periodic	-TYPE OF WE	-conteatoral-costation inter-et	er oprese commencement	-5121-25-1-20-20-C-20-25-1	0.03 092	Secretary Constitution	ero, in score out a make	F45.13.94P-0.53(1)\$10	W. 200 W 27		
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w/o OC □ X-10 BR		_ .	.40 Cal 9 mm Shotgun			☐ L8 ☐ 40 mi ☐ HFW					□ CN □ CS			
w/OC					***.:									
			lot Listed Above	9: ************************************	······									
FORCE OF		™ N/A	☐ Physical ☐	Hand-Held Bate	on 🗆 Che	mical Ag	ent □≯	(- 10		.ess Le	thal 🗆	Lethal	□ Non-	Conventional
EVIDENCE C BY Y				ESCRIPTION		rocessed							BIO HAZARD	PPE
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	NO	□ N/A				N/A							⊠ NO	⊠ NO
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ISU and Ins Facility C st ISU Officer scene by ide	titution aff that antifyin and th	al Gang Inv t Officers Assistant g items of e	vestigations Un t Institutional C evidentiary val ed in the incide	s Unit (ISU) want (IGI) staff and st	nd i report tions Unit rime scen	ed to Fa were (AIGI) C e area a collected	battere officer	, Up	oper \	and I to	pegan to pegan to e and ma	proc take	aff was the comphotographic sole	crime
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STATE OF CALIFORNIASE 4:94-CV-02307-CW DOCU CRIME / INCIDENT REPORT PART C1 - SUPPLEMENT	iment 3110	·2 Fil	ed 09	/25/20 DE TME	Page 402 of 465	
CDCR 837-C1 (Rev. 10/15)	PAGE	2	Of	2	INCIDENT LOG I KVSP-FCY-19-08	
NAME: LAST	FIRST					MI G
TYPE OF INFORMATION: ☑ CONTINUATION OF REPORT □ C	LARIFICATION	OF RE	PORT		□ ADDITIOI	NAL INFORMATIO
NARRATIVE:						
Facility C sergeant Inmate cane was collected a back to the ISU Office.	as evidence a	nd had	to be r	epłace. Up	oon completion, ISU	staff reported
While at the ISU Office I downloaded eleven (11) digital CD-R labeling RL01. I logged and secured evidence iter						onto a blank
Evidence Description:						
RL01: One (1) CD-R with eleven (11) digital images.						
Photographs taken are described as follows:						
Photograph 07: Overall view of Inmate with a r Photograph 08: Overall view of Inmate in a white Photograph 09: Overall view of Inmate right le	xt to a medica xt to a medica ext to medica ext to medica name placard. eelchair. g. nee with abras	l cane	•		arker "1" next to med	dical cane.
	ODOR 507 O4					
☐ CHECK IF NARRATIVE IS CONTINUED ON ADDITONAL (BADGE #	#/ID#	DATE
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DISTRIBUTION: Original: Incident Package Copy: Reporting Employee Copy: Reviewing Supervisor

STATE OF CALIFORNIASE 4:94-CV-02307-CW Document 3110-2 Filed 09/25/20 Page 403 of this and rehabilitation CRIME / INCIDENT REPORT PART C - STAFF REPORT INCIDENT LOG NUMBER PAGE 1 2 Of CDCR:837-C (Rev. 10/15) KVSP-FCY-19-08-0812 NAME: LAST FIRST DATE OF INCIDENT TIME OF INCIDENT ΜI S 8/27/2019 **0817 HOURS** POST# POSITION LOCATION OF INCIDENT YEARS OF SERVICE DATE OF REPORT 261065 **ISU OFFICER #5** 3YRS, 6MO, 8/27/2019 FACILITY C UPPER YARD RDO'S DUTY HOURS DESCRIPTION OF CRIME / INCIDENT CCR SECTION / RULE C N/A F/S/H VARY Battery on a Peace Officer with a Weapon Resulting in the Use 3005 (d) (1) YOUR ROLE WITNESSES (PREFACE S-STAFF, V-VISITOR, O-OTHER) INMATES (PREFACE S-SUSPECT, V-VICTIM, W-WITNESS) Primary □ Witness ☐ Camera □ Victim Other: ⊠ N/A FORCE USED BY YOU... TYPE OF WEAPON / SHOTS FIRED / NON-CONVENTIONAL FORCE Lethal Weapons: Effect: Less Lethal Weapons: □ Physical: Warning: # Effect: Chemical Projector: #Deployed: Agent: ☐ Hand-Held Baton ☐ Mini 14 🔲 37 mm □ .38 Cal. ☐ 40 mm ☐ X-10 BRD ☐ .40 Cal □ L8 □ CN w/o OC □ 9 mm ☐ 40 mm Multi □ cs X-10 BRD ☐ Shotgun ☐ HFWRS w/ OC □ Non-Conventional or Force Not Listed Above: FORCE OBSERVED 🛮 N/A 🛘 Physical 🗖 Hand-Held Baton 🗎 Chemical Agent 🗀 X-10 💢 Less Lethal 🗖 Lethal 🗖 Non-Conventional BY YOU EVIDENCE COLLECTED EVIDENCE DESCRIPTION EVIDENCE DISPOSITION BIO PPE BY YOU HAZARD ☐ YES ☐ YES ☐ YES ⊠ NO ☑ N/A ⊠ N/A M NO ⊠ NO REPORTING STAFF LOCATION TREATED SCIE 3301/3067 DESCRIPTION OF INJURY FLUID EXPOSURE INJURED (HOSPITAL/CLINIC) COMPLETED □ BODILY ⊠ N/A ☐ YES ☐ YES □ UNKNOWN NO M ⊠ NO □ Other: ⊠ N/A ⊠ N/A NARRATIVE: On Tuesday, August 27, 2019, at approximately 0817 hours, a "Code One" emergency occurred on Facility C. Upper Yard. The Kem Valley State Prison (KVSP) Investigative Services Unit (ISU) was requested to respond to Facility C. Upper Yard via institutional radio. ISU Sergeant P. Cruz, ISU Officer's and I reported to Facility C, Upper Yard, where we made contact with Facility C staff, who informed us. battered Officer's used his Durable Medical Equipment (DME) state issued cane and struck Officer on his left knee. Additionally. while Officer's attempted to subdue Inmate attack, Inmate battered Officers report for details regarding the incident). (Refer to Officer's ISU Officer's rade contact with Inmate and began processing the crime scene area (Refer to ISU Officer reports for details regarding the processing of the crime scene). ind ISt and I made contact with Officer's (Officer informed them she would be taking a series of photos for documentation purposes. Officer proceeded to photograph Officer's individually (Refer to Officer I report for description of Photographs taken). EDCHECK IF NARRATIVE IS CONTINUED ON CDCR 837-C1. BADGE # / ID # DATE CORRECTIONAL OFFICER 8/27/2019 DATE RECEIVED | CLARIFICATION NEEDED **APPROVED** 8/27/18 ☐ YES >>NO Ø YES □ NO 8/27/19 DISTRIBUTION: Original: Incident Package Copy: Reporting Employee Copy: Reviewing Supervisor

CRIME / INCIDENT REPORT PART C1 - SUPPLEMENT	INCIDENT LOG I	—
CDCR 837-C1 (Rev. 10/15)	PAGE 2 Of 2 KVSP-FCY-19-08	
NAME: LAST	FIRST	MI S
TYPE OF INFORMATION:		10
☑ CONTINUATION OF REPORT	☐ CLARIFICATION OF REPORT ☐ ADDITION	NAL INFORMATION
While Officer photographed each of	fficer individually, I assisted by creating lead cards and pointing to the	injured areas of
While Officer photographed each officer utilizing a blue pen as a pointer upon completion of collecting evidentiary its evidence she collected (Refer to Officer)	r. Pems Treported to the ISU Office along with Officer where she report for details of description and disposition of eviden	processed the
While Officer photographed each officer utilizing a blue pen as a pointer Upon completion of collecting evidentiary item.	r. Pems Treported to the ISU Office along with Officer where she report for details of description and disposition of eviden	processed the

TITLE CORRECTIONAL OFFICER

DATE RECEIVED | CLARIFICATION NEEDED | 8/27/1 1 | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES | YES

 $\hfill\Box$ Check if Narrative is continued on additional CDCR 837-C1.

DISTRIBUTION: Original: Incident Pagkage Copy: Reporting Employee Copy: Reviewing Supervisor

APPROVED >₩YES □ NO

BADGE # / ID #

DATE 8/27/2019

DATE 8/27/19

PART C - STA		ORT		F	PAGE	1	Of _	1	,	INCIDENT KVSP-FCY		2	R	
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	DODITION	=	VEADO	OF CEDI	·0E	DATE OF	DEDO				1510		JOURG	
POST # 232018	POSITION C OBSERV	ATION #2	8YRS,	OF SERV 8MO.	ICE	DATE OF 8/27/201		KI		CATION OF CILITY C L)	
RDO'S DUTY	HOURS	DESCRIPTION	ON OF CRI	ME / INCID	DENT	i				CCR SEC	TIO	N / RULE	□ N/A	
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∃ Primary														
Responder Witness														
☐ Camera							 -							
3 Victim	······································													
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□ X-10 BRD w/ OC		Shotgun				☐ HFWR	S		_					
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T YES										ODILY	⊠ N	N/A D YES		
⊠ NO	⊠ N/A					N/A				☐ UNKOWN ☐ Other:		8	⊠ NO	
NARRATIVE: On coverage on Facility was announced viscanned the entire Building. Should be any force that was	ity C upper ya a institutionel e yard, I saw ir	rd, as staff we radio, battery imate o my focus to	on staff Facilia wards Facilia Respondin	(3) combe cility C upp ty C Dining	etants in er yard in a #4, of	n handcuff I, all inmate prone pos the 2 <u>on 1</u>	s from a es were lition se light i	t 2 on 1 still in a cured in did not s	fight pron hand ee th	that occurred te position for scuffs in fron	d at (om t t of t fron	0815 hours he prior ind he Mental t of Menta	s. A code 1 cident. I Health I Health or	
This concludes my		in this incider	nt .			imato								
This concludes my	y involvement	·		37-C1							,,			
	y involvement	·		TITLE	ECTIO	NAL OFF	CICER	BADG	E#/	ID#		DATE 8/27	<u> </u>	
This concludes my	y involvement	·		TITLE		NAL OFF	IFICATI	BADG ON NEE	DED			8/27	/2019	

EXHIBIT TT

Attachment C

CONFIDENTIAL SUPPLEMENT TO APPEAL "APPEAL INQUIRY"

DO NOT COPY OR DISTRIBUTE EXCEPT PURSUANT TO CCR Title 15, Section 3084.9(i)(3)(B)1.

Date: March 11, 2020
Appeal Log Number: KVSP-O-20-00661
Inmate/Parolee Name:
CDC Number:
Assigned Reviewer: Name and Title Correctional Lieutenant
Date and place of interview: March 11, 2020, California State Prison Los Angeles County (CSP-LAC) Telephonically.
Effective Communication:
A review of the Test of Adult Basic Education (TABE) reveals the appellant has a TABE score of 7.4 Reading Grade Point Level. The appellant is a participant in the Mental Health Services Delivery System (MHSDS) at the Enhanced Outpatient Program (EOP) level of care. I was able to ensure the appellant had the ability to understand the issues being discussed by speaking clearly and asking the appellant questions regarding the appeal. The appellant's verbal responses and interactions sufficiently ensured me the appellant was able to comprehend the matters involved.
Accused Staff Member(s):
Correctional Sergeant Correctional Officer Correctional Officer Correctional Officer

Synopsis of Allegation:

The appellant contends on August 27, 2019, he was participating in the EOP group therapy yard on the Facility 'C' Upper Yard. The appellant alleges, during yard, he spoke out regarding staff misconduct during an active incident. The appellant further approached him and gave alleges, Correctional Officers orders to assume a prone position. The appellant contends he informed Officers he could not assume a prone position due to being a part of the Americans with Disabilities Act (ADA), due to having a cane to assist with walking. The appellant alleges Officers began punching and kicking him while forcing him into a prone position on the upper yard. The appellant also continued to punch and kick alleges, after being secured in handcuffs, Officer put his head into the pavement multiple times. him as Correctional Officer put his knee in the appellant's The appellant further alleges, Sergeant back while striking the appellant with his fists.

Appeal Log Number: KVSP-O-20-00661

Confidential Supplement To Appeal Appeal Inquiry

KVSP-0-20-00661

Witnesses:

z, Correctional Sergeant
z, Correctional Officer
Correctional Officer
ectional Officer
Recreational Therapist
Recreational Therapist
Inmate
Inmate
Inmate
Inmate
Inmate

Findings:

Inmate

On March 11, 2020, Correctional Lieutenant, conducted a telephonic interview with the appellant in a private setting while the appellant was housed at CSP-LAC. The appellant signed a California Department Corrections and Rehabilitation (CDCR) 1858 Rights and Responsibility Statement.

During the interview, I asked the appellant if the appeal he had submitted was complete and if any pages were missing. I reiterated the appeal submitted by the appellant. The appellant stated everything regarding the appeal was accurate. During the interview, I asked the appellant if he would like to submit any further documentation or evidence to the appeal. The appellant informed me, he did not have any further evidence to substantiate his allegations. I asked the appellant to provide further details regarding the allegations brought forth.

The appellant stated everything he	documented in the appeal was accurate. The
appellant further explained, Officers	approached him while he
was sitting at a table on the Facility	'C' Upper Yard and was not in a prone position.
The appellant informed me, Officers	did not like the fact he did
not have on an ADA vest. The appe	llant stated for no reason, Officers and
began to punch and kick h	nim and forced him into a prone position and put
• •	ner stated, after being secured in handcuffs, they
	ile Officer grabbed his head and started
	ne appellant further explained Sergeant
responded and punched him in the he	ead.

During the interview, I asked the appellant if the allegations occurred while standing near the table on the yard. The appellant stated, "Yes." The appellant informed me,

Confidential Supplement To Appeal
Appeal Inquiry

KVSP-0-20-00661

after the officers assaulted him for no reason, he was falsely charged for Battery on a Peace Officer.

At the conclusion of the interview, I asked the appellant if could identify any inmate witnesses who could potentially substantiate the allegations. The appellant informed me the inmate he was playing chess with (Inmate participating in group on the yard. I asked the appellant if he had any staff witnesses he would like to document. The appellant stated he observed two (2) Recreational therapists near where the incident took place. The appellant informed me one of the therapists was "Miss 'P" (M. Plancarte), and the other therapist the appellant thought to be "Mrs. Broderick" identified as (C. Broderick).

The appellant had nothing further to add, and I had no further questions; therefore, I concluded the interview.

It should be noted, within this appeal, the appellant made allegations of staff utilizing chemical agents on an inmate during an incident which the appellant felt was unnecessary use of force. This appeal was bifurcated and those allegations were addressed on a separate appeal log #KVSP-O-19-03519.

Correctional Officer Facility C Building 4 Floor Officer #1: was interviewed on March 12, 2020. During the Correctional Officer of the allegations brought forth by the appellant. I interview, I informed Officer if he recollected the appellant and his involvement with the asked Officer appellant during an incident on August 27, 2019. Officer and informed me he recalled the appellant and the incident he was involved in with the appellant. During the interview. I asked Officer if he could provide a further detailed account of his interactions with the appellant, and if his CDCR 837 Crime/Incident Report was informed me his authored CDCR 837-C was complete and accurate. Officer accurate. informed me, he recalled responding to a Code During the interview, Officer 1 on the upper yard due to a fight. Officer explained, as he entered the upper yard, he observed inmates in a prone position with the exception of the appellant. The appellant was actively walking on the track near the mental health building, approaching the incident area yelling something about spraying inmates for no reason. stated he began to approach the appellant with Officer J. Officer while giving orders to the appellant to "Get Down." The appellant refused and turned towards him. Officer nformed me he was attempting to secure the appellant in handcuffs to make the incident safe, when the appellant stated, "I don't have to prone out. I'm ADA." Officer further stated, the appellant struck him with cane and immediate use of physical force was utilized to force the appellant to the ground. I asked Officer if he or any other officer struck the appellant with fists or

kicked the appellant. Officer

informed he did not punch or kick the appellant

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KVSP-Q-20-00661 nor did he observe the allegations brought forth by the appellant. Officer informed me the appellant was not allowing his hand to be secured in handcuffs and was thrashing his body and kicking his legs. Officer further explained only physical force was utilized to overcome the appellant's resistive and assaultive behavior. Officer informed me, after the appellant was secured in restraints, he became calm and no further force was utilized. The appellant was escorted off of the yard. Officer (had nothing further to add, and I had no further questions; therefore I concluded the interview. Facility C Security Patio Officer: Correctional Officer On March 12, 2020, I conducted a telephonic interview with Correctional Officer due to Officer being on extended leave (Workers Compensation) as a result of this incident. Prior to the interview, I informed Officer C the subject of a staff complaint and discussed the Attachment 'D' Notice of Interview elected to conduct the and the Attachment 'F' Advisement of Rights, Officer interview telephonically and indicated he did not need to be represented. elected to waive the 24-hour notice and indicated he did not need the interview to be recorded. During the interview, I advised Officer of the allegations made by the appellant. I asked Officer if the recollected the appellant and the incident he was involved in with the appellant on August 27, 2019. Officer informed me he recalled the appellant and the incident due to being injured as a result of the if he could provide further appellant. During the interview, I asked Officer details regarding his interactions based on the incident regarding the allegations brought forth by the appellant. nformed me during an active Code 1 on the upper yard, he observed the appellant walking on the track towards the mental health building while velling at staff during an active incident. Officer further explained, while approaching the appellant with Officer D. the appellant was ordered to "Get Down." Officer stated the appellant turned around and became angry and agitated when without warning or provocation, the appellant utilized his cane to batter informed me, physical force was utilized to force the appellant to the ground. While going to the ground, Officer stated the appellant landed on his stomach and facial area while his hand was stuck under the appellant resulting in his hand being injured. I asked Officer if the appellant continued his violent actions while on the around. Officer explained the appellant was actively kicking and thrashing his stated physical force was utilized to restrain the appellant and body. Officer secure the appellant in handcuffs. I asked Officer is if he utilized excessive or unnecessary force such as punching or kicking the appellant. Officer

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alleged by the appellant.

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KVSP-O-20-00661 he did not and his hand was in severe pain and needed to be treated. I asked Officer if he observed any staff member punch or kick the appellant. Officer stated he did not observe anyone punch or kick the appellant. I asked Officer if he observed Officer grab the appellant by the head and informed me he did not observe what force his head into the ground. Officer was alleged. At the conclusion of the interview, I asked Officer if he or Officer ever approached the appellant at a table on the upper yard on the aforementioned date. Officer stated the only time the appellant was approached was when he was observed walking on the track. had nothing further to add, and I had no further guestions; therefore I Officer (concluded the interview. Facility C Building 7 Officer #1: Correctional Office Correctional Officer was interviewed on March 11, 2020. During the of the allegations made by the appellant. I asked interview, I informed Officer f he recollected the appellant and the incident he was involved in on August 27, 2019. Officer informed me, he recalled the appellant and the incident on the aforementioned date. During the interview, I asked Officer observed the appellant sitting at a table on the upper yard. Officer stated he did not see the appellant sitting at a table. Officer explained he observed two officers talking to the appellant near the mental health building. I asked Officer if he could provide any details of his involvement to include any observations. explained he was quite a distance away when he observed the appellant use his cane to batter an officer and force was utilized to force the appellant explained he observed the appellant violently kicking his to the ground. Office legs and thrashing his body. Officer informed me he responded to the incident to help assist gaining control of the appellant's legs. Officer informed me he could not gain control of the appellant's legs due to the appellant kicking him in the right knee and wrist resulting in him backing away in severe pain and not being able to provide any further assistance. lif he grabbed the appellant by the head and slammed his head I asked Officer stated he did not touch the appellant due to having to in the ground. Officer back away in severe pain. Officer explained he did not observe anything staff instructing him leave the area due to his injuries. was doing due to Sergeant stated he was sent to an outside medical facility to be treated. At the conclusion of the interview, I asked Officer in the observed unnecessary or excessive use of force. Officer informed me he did not observe anything

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had nothing further to add, and I had no further questions; therefore, I

concluded the interview.
Correctional Sergeant C Program Sergeant #1:
Correctional Sergeant was interviewed on March 11, 2020. During the interview, I informed Sergeant of the allegations made by the appellant. I asked Sergeant on August 27, 2019. Sergeant informed me, he recalled the appellant and responding to the incident regarding the appellant. I asked Sergeant if he could provide further details of his involvement and observations regarding the appellant on the aforementioned date.
explained, while performing his duties, he responded to a Code 1 with inmates fighting on the upper yard. Informed me, while responding to the incident he observed Officers counselling the appellant. Sergeant with his Durable Medical Equipment (DME) walking cane resulting in Officers utilizing immediate physical force to stop the attack and force the appellant to the ground. While the appellant was on the ground, Sergeant stated he observed the appellant being resistive and actively kicking both legs.
Sergeant informed me he gave orders to the appellant to stop resisting with negative results as the appellant continued to attempt to batter staff. Sergeant informed me he observed Officer get battered by the appellant by being kicked. This resulted in Sergeant relieving Officer and utilizing physical force to maintain control of the appellant's legs until secured in leg restraints. I asked Sergeant if he punched or kicked the appellant during the incident. Sergeant stated he did not punch or kick the appellant nor did he observe any officer utilize unnecessary or excessive use of force on the appellant. Sergeant had nothing further to add, and I had no further questions; therefore, I concluded the interview.
Correctional Officer Facility C Observation #2:
Correctional Officer was interviewed on March 11, 2020. During the interview, I informed of the allegations made by the appellant. I asked on August 27, 2019. Informed me, he recalled the appellant being involved in an incident. I asked of the incident regarding the appellant.
During the interview, Officer informed me he was observing and providing

coverage of an active Code 1 on the upper yard involving a two on one fight.

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Officer further explained when he heard Battery on a Peace Officer announced on the radio, he scanned the yard and observed the appellant in a prone position in restraints near the mental health building. I asked Officer if he was able to observe any use of force whether necessary or unnecessary. Officer informed me he was unable to see any type of force utilized on the appellant.
Officer had nothing further to add, and I had no further questions; therefore I concluded the interview.
Correctional Sergeant R. C Yard Sergeant:
Correctional Sergeant R. was interviewed on March 12, 2020. During the interview, I informed Sergeant of the allegations made by the appellant regarding an incident occurring on August 27, 2019. I asked Sergeant for the appellant and an incident involving the appellant on the aforementioned date. Sergeant informed me, he recalled the appellant due to a Code 1 being announced for the appellant committing Battery on a Peace Officer.
I asked Sergeant if he observed any force utilized during the incident involving the appellant. Sergeant informed me, he did not observe the incident involving the appellant nor did he observe any of the allegations made by the appellant due to being focused and actively involved with a two on one fight.
Sergeant had nothing further to add, and I had no further questions; therefore I concluded the interview.
Correctional Officer Facility C Building 8 HCA Escort #2:
Correctional Officer was interviewed on March 12, 2020. During the interview, I informed Officer of the allegations made by the appellant. I asked Officer if he recollected the appellant and an incident involving the appellant on August 27, 2019. Officer of the appellant being involved in an incident on the aforementioned date. I asked Officer of the could provide a detailed account of any observations he may have had on the day the allegations occurred regarding the appellant.
During the interview, Officer informed me he was involved in a Code 1, two on one fight on the upper yard of Facility 'C'. Officer further explained, while staying focused on the fighting inmates, he looked over his shoulder and observed the appellant yelling at him from quite a distance away. Officer stated due to the distance between the appellant and himself, he turned his attention back to the fighting inmates. I asked Officer if he was able to observe the incident involving the appellant or any force utilized on the appellant. Officer informed me, due to his focus on the incident in front of him, he did not observe the incident with the appellant nor did he observe any force utilized on the appellant.

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Officer had nothing further to add, and I had no further questions; therefore, I concluded the interview.

Recreational Therapist M. Plancarte, Enhanced Outpatient Program (EOP) Therapist:

Recreational Therapist (RT) M. Plancarte was interviewed on March 11, 2020, due to being requested as a witness by the appellant. During the interview, I informed RT Plancarte of the allegations made by the appellant on August 27, 2019. I asked RT Plancarte if she recollected the appellant and an incident involving the appellant on August 27, 2019. RT Plancarte informed me, she recalled the aforementioned date and is familiar with the appellant.

During the interview, I asked RT Plancarte if on the aforementioned date, she observed the incident involving the appellant. RT Plancarte informed me she did not observe the incident involving the appellant due to an incident being announced on the upper yard and returning to safety in building 8. I asked RT Plancarte if at any time she observed staff utilize unnecessary use of force specifically, striking the appellant with fists or kicking the appellant. RT Plancarte informed me she did not observe any allegations made by the appellant and further stated when exiting Building 8 and making her way towards the Mental Health building, she observed staff photographing the appellant.

RT Plancarte had nothing further to add, and I had no further questions; therefore, I concluded the interview.

Recreational Therapist C. Broderick, Enhanced Outpatient (EOP) Therapist:

RT Broderick was requested as witness by the appellant. It was brought to my attention, RT Broderick no longer works for Kern Valley State Prison nor the CDCR. I was unable to interview RT Broderick, however, Correctional Lieutenant conducted an interview with RT Broderick during the CDCR 3014 Report of Findings-Inmate Interview.

During the interview with Lieutenant he asked RT Broderick if she had observed force utilized on the appellant on the aforementioned date. RT Broderick stated, "I just remember momentarily stepping out of building 8, and saw several Officers attempting to physically restrain him. Due to their far distance away from me, I did not see exactly how they were restraining him. I could hear him yelling obscenities and I entered back into building 8." Lieutenant Castellanos asked RT Broderick if she observed staff punching, kicking, or using force she felt was unnecessary. RT Broderick replied, "Oh no. we exited the building a few moments later and returned to the Mental Health building.

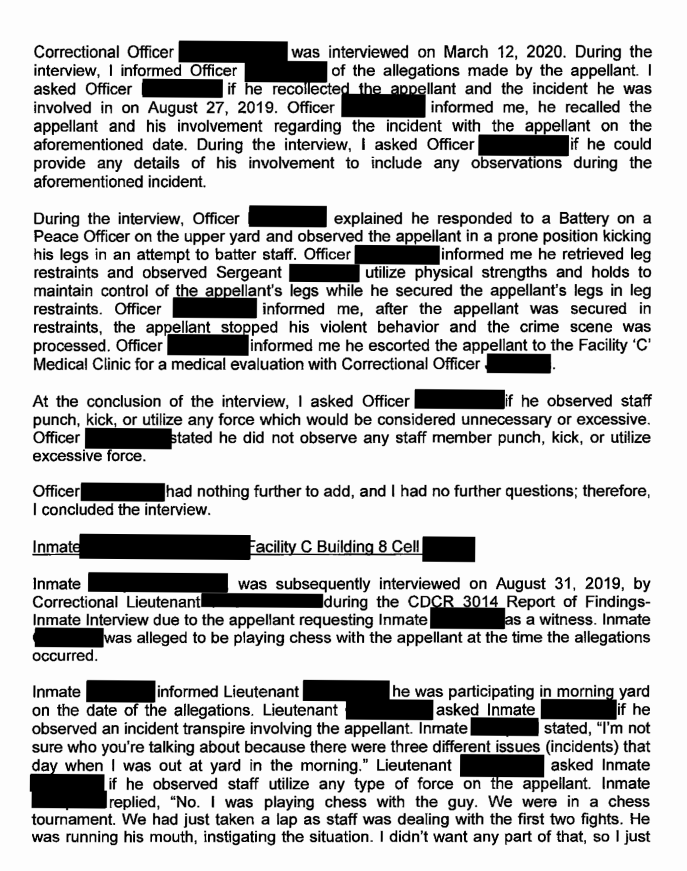
It should be noted, the Crime/Incident Report CDCR 837-C authored by Mrs. Broderick, was consistent with what was reported to Lieutenant

Correctional Officer

Facility C Yard Officer #2:

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informed me he attends yard every morning and recalled the appellant. I if he observed the appellant involved in an incident with staff on the vard on the aforementioned date. Inmate stated he thought he recalled the appellant being involved in an incident but could not remember anything due to it being a long time ago.

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Inmate had nothing further to add, and I had no further questions; therefore I concluded the interview.
Inmate Facility 'C' Building 8 Cell
Inmate due to the fact he was housed in Facility 'C' Building 8 and attended recreational group yard on the aforementioned date the allegations occurred. During the interview, I asked Inmate to think back to August 27, 2019. I asked Inmate if he recalled the appellant and attending yard on the aforementioned date. Inmate informed me, he knew of the appellant and was aware he was involved in an incident due to being rehoused in Administrative Segregation. During the interview, I asked Inmate if he had observed staff utilize any unnecessary or excessive use of force on the appellant, specifically, punching and kicking. Inmate stated he was in a prone position and there were a lot of incident on the day in question and was not able to observe anything regarding the incident with the appellant.
Inmate had nothing further to add, and I had no further questions; therefore, I concluded the interview.
A review was completed of Crime/Incident Report Log# KVSP-FCY-19-08-0812 dated August 27, 2019, to include all 837-C Reports. All submitted 837-C reports were consistent with interviews conducted with the subjects and witnesses regarding the allegations brought forth and multiple witness interviews.
The 837-C reports were consistent with Officers D. approaching the appellant on the track area near the mental health building as the appellant was walking towards an active incident while yelling at staff.
What the appellant authored within the appeal, stated on video, and informed me during the interview process was Officers appellant at a table on the upper yard while playing chess. The appellant also stated, at the table is where the officers cussed him out while assaulting him and forcing him to the ground. This contradicts what was reported in the CDCR 837-C Reports coupled with interviews conducted with subjects and witnesses. Due to the appellant not being forthcoming with what was reported and evidence brought forth, this greatly decreases the appellant's credibility with the allegations made.
The appellant stated Officer grabbed his head and banged his head on the ground. It was reported by Officer and Sergeant of being kicked by the appellant resulting in Officer being required to leave the active incident and seek medical attention.
A CDCR 7219 Medical Report of Injury or Unusual Occurrence was completed on Officer on August 27, 2019, as a result of this incident. The CDCR 7219 documented a swollen area, pain, and reddened area to the left knee area. These

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documented injuries are consistent with being struck by the appellant's cane as reported.

A CDCR 7219 Medical Report of Injury or Unusual Occurrence was completed on Officer on August 27, 2019, as a result of this incident. The CDCR 7219 documented a swollen area and pain to the right hand, and a reddened area to the left elbow. These injuries are consistent with the appellant holding on to the wrist of Officer while pulling his hand on his chest and falling on the officers hand resulting in Serious Bodily Injury due to sustaining a fractured right hand.

A CDCR 7219 Medical Report of Injury or Unusual Occurrence was completed on Officer on August 27, 2019, as a result of this incident. The CDCR 7219 documented no injuries, however, Officer was transported to the Triage and Treatment Area (TTA) and was subsequently sent to an outside medical facility for treatment as a result of this incident.

A CDCR 7219 Medical Report of Injury or Unusual Occurrence was immediately completed on the appellant on August 27, 2019, at 0822 hours documenting an abrasion/scratch to the facial area, bruising to the facial area, dried blood to the mouth, and a swollen area to the facial area.

Due to the CDCR 7219 being completed while the appellant was clothed, an additional CDCR 7219 was completed on August 27, 2019, at 0905 hours, documenting two (2) Abrasion scratch marks to the right front upper leg area, abrasion/scratch to the left and right elbow, bruise to the right side of the back, and an abrasion/scratch to the lower back area.

On August 27, 2019, a third CDCR 7219 was completed on the appellant while in ASU1 Short Term Restricted Housing documenting cuts to the right and left wrists.

The injuries sustained by the appellant are consistent with the force utilized reported by staff. Staff reported utilizing physical force to force the appellant to the ground. It was also reported while the appellant was being forced to the ground, the appellant landed on his face and chest. The incident occurred in August so it is also reasonable to believe the pavement had a large degree of heat resulting in the injuries sustained to be increased.

It was also reported, while attempting to gain control of the appellant and affect custody, the appellant continuously thrashed his upper body and kicked his legs to resist staff and continue his assaultive behavior. It is reasonable to believe the actions by the appellant resulted in injuries being self-inflicted.

The appellant had documented pain to the left lower leg area. The appellant alleged officers stepped on his legs. The pain to his left calf area is consistent with what was reported by Sergeant while he was utilizing force to maintain control of the appellant's legs while the appellant was attempting to assault staff.

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KVSP-O-20-00661 I reviewed the CDCR Form 3013 Inmate Interview Worksheet authored and completed by Correctional Lieutenant and the CDCR 3014 Report of Findings-Inmate Interview which was authored by Lieutenant A review of the interview, which was recorded on DVD, was conducted. Lieutenant concluded there was no evidence of excessive or unnecessary use of force regarding the allegations made by the appellant. Lieutenant indicated no further action recommended to which Captain and Associate Warden S. Swaim concurred. It should be noted, on September 20, 2019, a Final Review with Allegations was conducted during the Institutional Executive Review Committee (IERC) documenting the staff's actions prior and during were found in compliance. Staff's actions following were found to be out of compliance due to staff not capturing injuries on video. It is determined, the appellant committed the act of Battery on a Peace Officer with a Weapon with Serious Bodily Injury (SBI) by striking Officer with his cane. The utilization of physical force during this incident is the level of force that an objective, trained, and competent Correctional Employee, faced with similar facts and circumstances, would consider necessary and reasonable to affect custody and to gain compliance. All use of force depicted in submitted reports appear to be within the guidelines found in the California Code of Regulations, Title 15, Crime Prevention and Corrections, Section 3268, Use of Force. Conclusion: There is no evidence to substantiate the appellant's allegations regarding Officers and Sergeant utilizing excessive/unnecessary use of force. All identified staff members mentioned in appellant's allegations were interviewed separately. All involved staff witnesses corroborate the appellant not being a victim of Unnecessary/Excessive Use of Force. stated the allegations did not occur while playing chess at the Inmate witness also did not witness the officers punching, kicking, or stepping table. Inmate on the appellant's legs. Inmate aiso stated he observed the appellant attempt to batter officers with his elbow. This statement corroborates what was reported by staff. All evidence reviewed indicates staff conducting their duties in accordance with policy and procedure. It is clear based on the information gathered; wrong doing cannot be established with

cannot be proven. There is no evidence to support the appellant's claims.

regard to the appeal submitted by the appellant. The appellant's allegations against the accused staff members are just allegations. The allegations posed by the appellant

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Therefore, having interviewed the identified staff members noted within this document, I have concluded there was no wrong doing in this case.

Print and sign below:

Name _	 3-16-2020
	Date

Name 2 Godun Sign 75 3/25/2010

EXHIBIT UU

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7	PENNY GODBOLD – 226925 MICHAEL FREEDMAN – 262850		
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17	UNITED STATES DISTRICT COURT		
18	NORTHERN DISTRICT OF CALIFORNIA		
19	OAKLAND DIVISION		
20	JOHN ARMSTRONG, et al.,	Case No. C94 2307 CW	
21	Plaintiffs,	EXHIBITS D, M, N, UU, ZZ AND AAA	
22	V.	TO THE REPLY DECLARATION OF ELDON VAIL IN SUPPORT OF	
23	GAVIN NEWSOM, et al.,	PLAINTIFFS' MOTION TO STOP DEFENDANTS FROM ASSAULTING,	
24	Defendants.	ABUSING AND RETALIATING AGAINST PEOPLE WITH	
25		DISABILITIES	
		Judge: Hon. Claudia Wilken Date: October 6, 2020	
26		Time: 2:30 p.m.	
27		Crtrm.: Remote	
28		Case No. C94 2307 CW	

NOTICE OF MANUAL FILING OF EXHIBITS D, M, N, UU, ZZ & AAA TO THE REPLY DECLARATION OF ELDON VAIL

1 Manual Filing Notification 2 Regarding: Exhibit D, M, N, UU, ZZ, AAA to the Reply Declaration of Eldon Vail 3 This filing is in paper or physical form only, and is being maintained in the case file in the 4 Clerk's office. If you are a participant in this case, this filing will be served in hard-copy 5 shortly. For information on retrieving this filing directly from the court, please see the court's main web site at http://www.cand.uscourts.gov under Frequently Asked Questions 6 (FAQ). 7 8 This filing was not e-filed for the following reason(s): 9 Unable to Scan Documents 10 Physical Object (please describe): 11 Non-Graphic/Text Computer File (audio, video, etc.) on CD or other media 12 Item Under Seal in Criminal Case 13 Conformance with the Judicial Conference Privacy Policy (General Order 53) 14 Other (please describe): Exhibits D, M, N, UU, ZZ, and AAA are also being filed under seal 15 16 DATED: September 25, 2020 17 Respectfully submitted, 18 ROSEN BIEN GALVAN & GRUNFELD LLP 19 20 By: /s/ Gay Crosthwait Grunfeld Gay Crosthwait Grunfeld 21 22 Attorneys for Plaintiffs 23 24 25 26 27 28 Case No. C94 2307 CW

EXHIBIT VV

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State of California

Viscessory

Department of Corrections and Rehabilitation

Memorandum

Date:

April 30, 2020

To:

W. J. Sullivan

Warden

California Correctional Institution

Subject: ALLEGATIONS OF STAFF MISDCONDUCT-

On January 14, 2020. I conducted an interview with Inmate in regards to the allegations submitted to the Investigative Services Unit (ISU) by the Law Firm of Rosen Bien Galvan & Grunfield on behalf of The document alleges that has been threatened by correctional staff at Facility B and not allowed to perform his job duties as Americans with Disabilities Act (ADA) worker. This interview was conducted in the Facility B Library in private with no other staff or inmates present.

INMATE INTERVIEW-

This interview started with describing his essential functions as an ADA worker and the duties he is supposed carry out on a daily bases. Described how he's summoned to the buildings when needed and described what his duties detail if he isn't assisting an ADA Inmate on the Facility. Described that he is rarely called to the buildings to help inmates and is never allowed to work on the yard as described in his post orders.

Inmate alleged he placed a call to the above mentioned law firm and described an incident that allegedly occurred sometime in July of 2019. Inmate alleged that he was summoned by Inmate who is a mobility impaired inmate on the facility and after his work was complete with Inmate he was returned back to his assigned housing. Sometime later he attempted to return to housing unit when he was confronted by Officer allegedly told for he comes back there will be problems. Further alleges that he was told he would be beat and charged with a staff assault. Stated on a later date he was told to "stay the fuck out of his housing unit".

alleged that on an unknown date the phones were down in his section and he was having family issues and he needed to contact an outside law firm so he asked a non-regular officer if he could use the phones in C-section, that officer stated to 'I'm not a regular so wait until the floor staff alleges that he stayed in the section waiting for the officers to return to return and ask them". the housing unit (staff were responding to an alarm on the yard). Once staff returned that he was yelled at by Officer alleges he asked to speak to the Sergeant and was subsequently placed in restraints and escorted to Clinic Holding and placed in a holding cell. alleges during the escort Officer was unprofessional and continued to yell at him. Once placed in the cell a short time later Officer returned and allegedly told that he had two choices, to either return back to his assigned cell or speak to the Sergeant and deal with the that he had two returned back to his cell without further incident. I asked allowed to speak to the Sergeant about his issues and he stated no and he didn't want to push the issue alleges later in the day when other officers came on duty he was and catch a staff assault. allowed to make the phone call he previously requested on second watch without an issue.

Allegations Inmate Page 2 of 4	s of staff misconduct
ra or	further alleges that he isn't allowed to perform his job duties on the Facility and he is arely requested to assist inmates with ADA issues. It alleges for the month of January he was any used once and the most he has ever been used was during a recent lockdown where we was aminoned to work a total of six times.
fo sta	buring the course of the interview Inmate stated he has been verbally threatened with violence or attempting to conduct his job duties but he didn't report any occasion where he was assaulted by raff so no video interview was conducted. With no further relevant information to provide I concluded by interview.
ĪŊ	NMATE INTERVIEW
di to du	In January 17, 2020, I conducted an interview with Inmate in regards to staff is criminating against ADA inmates. I asked if he's had any issues requesting assistance due is he felt any type of discrimination by staff ue to his ADA status, asked stated "no". I asked if he has ever been told by staff to stop tking your disability, asked "no". This concluded my interview with Inmate
<u>IN</u>	MATE INTERVIEW-
as is pr to iss	has a DNH DPP ode and effective communication was established. I asked with fine if he's had any issues requesting sistance due to his ADA status, tated "No I haven't had any issues so far". I asked he felt any type of discrimination by staff due to his ADA status, asked "No I haven't, I retty much do everything myself and don't need help". I asked the felt has ever been told by staff o stop faking your disability, asked to he felt any type of discrimination by staff due to his ADA attus, asked to he felt any type of discrimination by staff due to his ADA attus, asked to he felt any type of discrimination by staff due to his ADA attus, asked to he felt any type of discrimination by staff due to his ADA attus, asked to he felt any type of discrimination by staff due to his ADA attus, asked to he felt any type of discrimination by staff due to his ADA attus, asked to he felt any type of discrimination by staff due to his ADA attus, asked to he felt any type of discrimination by staff due to his ADA attus, asked to he felt any type of discrimination by staff due to his ADA attus, asked to he felt any type of discrimination by staff due to his ADA attus, asked to he felt any type of discrimination by staff due to his ADA attus, asked to he felt any type of discrimination by staff due to his ADA attus, asked to he felt any type of discrimination by staff due to his ADA attus, asked to he felt any type of discrimination by staff due to his ADA attus, asked to he felt any type of discrimination by staff due to his ADA attus, asked to he felt any type of discrimination by staff due to his ADA attus, asked to he felt any type of discrimination by staff due to his ADA attus, asked to he felt any type of discrimination by staff due to his ADA attus, asked to he felt any type of discrimination by staff due to his ADA attus, asked to he felt any type of discrimination by staff due to his ADA attus, asked to he felt any type of discrimination by staff due to his ADA attus, asked to he felt any type of discrimination by staff
IN	MATE INTERVIEW-
co as w/ his fal as	has a DNH DPP ode and effective communication was established. I asked if he's had any issues requesting sistance due to his ADA status, stated "no I haven't, actually I can never recall any issue there I needed help from anybody". I asked is he felt any type of discrimination by staff due to s ADA status, replied "no I haven't". I asked if he has ever been told by staff to stop king your disability, stated "no". I asked if he knew that there were inmate workers signed to help him in an instance where he would require help, stated "I didn't know that but indon't need any help from anybody". This concluded my interview with Inmate
ĹΝ	MATE INTERVIEW-
pr att an in	m March 10, 2020, I attempted to interview Inmate who is a member of the ADA rogram. Inmate refused to participate in the interview and declined to exit his cell. I didn't tempt to speak to at cell front in an attempt to protect the safety of mongst the inmate population. The Investigative Services Unit (ISU) is easily recognizable to the mate population and some of the inmate population could consider Inmate a "snitch" if he as seen speaking to ISU.

Allegations of staff misconduct

Page 3 of 4

OPERATIONAL PROCEDURE (OP) 105 ADA INMATE ASSISTANCE

A review of OP 105 was conducted and the following are duties and responsibilities of the ADA workers on the facility.

- 4. Duties and Responsibilities of ADA Program Workers
- a. The ADA Program Workers shall be permitted to assist inmates in all locations in which programs, services and activities are offered, except in Administrative Segregation or Security Housing Units.
- b. The following examples of where ADA workers may guide inmates with impairments to and from:
- Education/vocational programs/work assignments (ADA workers shall not pass through security gates unless authorized.
- Classification or disciplinary hearings (ADA workers shall not attend hearings).
- 3) Dining rooms (ADA workers may help with food trays, beverages, and seating).
- 4) Recreational activities
- 5) Self-Help or other support groups
- 6) Libraries (to include Law Library). ADA workers designated at the Semi-Skilled level may remain and assist with reading and writing. They may also assist with the operation of ADA equipment with training that has been provided by the Librarian or clerk.
- 7) Facility Canteen and/or where inmates receive their quarterly packages while under direct supervision from staff.
- 8) Health care appointments (ADA Workers shall not remain in the room for health care appointments.)
- 9) Visiting
- c. Additionally, ADA worker duties include, but are not limited to, the following (Administrative Segregation and Security Housing Unit are excluded):
- Assist with linen exchange
- 2) Assist with the cleaning of cells under the direct supervision of staff.
- Assist with bed moves under the direct supervision of staff.
- 4) ADA workers designated at the Semi-Skilled level may assist with reading and writing of correspondence, requests, forms, etc.
- Provide instruction on how to use grooming tools without actually using the tools on the immate with the disability, or arrange for barber services by others.

Allegations of staff misconduct Inmate Page 4 or 4

- 6) Notify inmates of staff announcements including ducat and other activity list, made via the public address system, or as directed by staff
- Complete other assignments by staff including porter and laborer duties (ADA duties shall always take precedence over other assignments).

CONCLUSION

Based upon the information gathered during the interviews and the information provided by Inmate and the law firm, I am unable able to substantiate the claims made by Inmate at this time. The above mentioned ADA inmates who were interviewed expressed no issues between them and staff in regards to ADA issues. Inmate are reported issues with staff verbally threatening him however was unable to produce any witnesses that could back his claims of unprofessionalism by staff. Inmate alleges that staff wouldn't allow him to fulfill his daily job obligations to include picking up trash on the yard however that duty isn't within to clinic holding for him being out of bounds in another section is within policy. ISU will continue to monitor these allegations and will apprise the hiring authority if any new and relevant information is discovered. This concludes the Investigative Services Unit's involvement in this matter at this time. Should you need any further assistance or information, please contact me at Extension 3273.

Investigative Services Unit (ISU) California Correctional Institution

EXHIBIT WW

Department of Corrections and Renabilitation

State of California

Memorandum

Date: May 11, 2020

To: R.C. JOHNSON

Warden

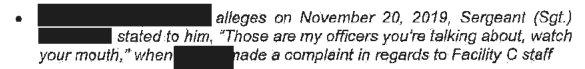
California State Prison - Los Angeles County

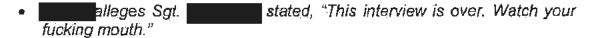
Subject: ALLEGATION INQUIRY - ALLEGATIONS OF STAFF MISCONDUCT AGAINST CORRECTIONAL SERGEANT

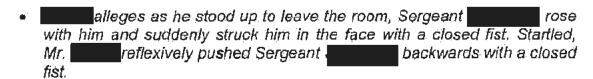
On April 2, 2020, the California State Prison — Los Angeles County (LAC), Investigative Services Unit (ISU), received a copy of a report authored by attorneys representing the Coleman class members. The report contained fourteen individual advocacy letters on behalf of inmates housed at LAC. Specifically the Coleman class members are represented by the law firm of Rosen Bien Galvan & Grunfeld LLP (RBGG). For the purpose of this report the RBGG will be referred to as the Prison Law Office (PLO). The report contained multiple allegations of staff misconduct. Specifically, the report notes: "These letters describe fourteen horrifying incidents of officer brutality and abuse directed at incarcerated people with physical and mental disabilities at LAC. Most of these incidents were witnessed by other class members at LAC who—despite clear risk of retaliation—agreed to come forward and share their accounts to support efforts to end the pervasive culture of staff misconduct at LAC."

Based on these allegations, the PLO has requested that all of the allegations of staff misconduct are fully investigated regardless of any informal fact-finding determinations that already may have been made by the institution. Additionally the PLO has requested that the investigations include reviews of any disciplinary actions taken against prisoners alleging staff misconduct, especially those who received Rules Violation Reports (RVRs) following physical confrontations with staff.

This memorandum is being submitted to request closure to the inquiry regarding the following subject(s) / allegation(s):







%CDQ 1617 (3/89)

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Inquiry into allegations of staff misconduct against Sergeant
Page 2 of 9

- Illeges multiple officers ran into the room at once, so he dropped to the ground and lay prone with his arms behind him. The officers kneed in the back and in the face while they placed him in handcuffs.
- alleges he showed the nurse his fresh injuries, including bruising on his knees, back, and tailbone and an abrasion on his left elbow, the nurse documented that his injuries were not sustained from the incident, recording instead that they were old injuries.
- alleges he told the ASU Captain that he was feeling suicidal due to the incident. Shortly thereafter, another member of the nursing staff walked in to interview him about his reported suicidality. Despite his report, Mr. was not referred to a crisis bed unit.
- alleges after this evaluation, a Sergeant and a Lieutenant conducted an excessive force interview with Mr. This interview lasted approximately five minutes and consisted only of Mr. giving a brief account of the incident. The officers only asked one question "Do you have any witnesses?" before terminating the interview.
- alleges he was interviewed in regards to an appeal he filed relative to the incident. This interview was similarly brief. Like the other officers, Lieutenant Johnson asked few questions and smirked, shaking his head, after Mr. alleged that Sergeant had struck him with no provocation.
- alleges at the RVR hearing, the Senior Hearing Officer, Lieutenant found Mr. guilty because the incident was "Your word against the word of the officer."

Notification of Allegation:

It should be noted on December 2, 2019, the LAC, Inmate Appeals Office (IAO) received a CDCR 602 Appeal from Inmate containing allegations of staff misconduct. The appeal was assigned log number LAC-C-19-06049.

CDCR Crime/ Incident Report Log #LAC-CPG-19-11-1027 (Attachment 01)

On December 3, 2019, Correctional Lieutenant (Lt.) C. completed incident report #LAC-CPG-19-11-1027, documenting Inmate committing the act of Battery on a Peace Officer resulting in the Use of Force. All part C reports submitted for the incident described the force used, the forced observed and the need for the amount of force used on

I conducted a review of incident log # LAC-CPG-19-11-1027. In review of all reports relative to the incident, it is apparent staff's actions prior, during, and after the use of force were in compliance with the current Department use of force policy, procedures,

May 11, 2020
Inquiry into allegations of staff misconduct against Sergean
Page 3 of 9

and training. Reports reviewed in regards to the incident indicate physically battered Correctional Sergeant (Sgt.) during an interview in the Facility C Program Office. Staff utilized immediate, physical force to subdue his attack, effect custody, and gain compliance with officers' lawful orders. The relationship between the need for force and the amount of force used was commensurate with what the use of force policy deems as appropriate and reasonable. It should be noted multiple staff received injuries as a direct result of actions. This incident was reviewed at the Incident Commanders level, First Level Manager, and Second Level Manager. This incident was further reviewed by the Institutional Executive Review Committee (IERC) and closed on December 11, 2019, noting no further action warranted. All levels of review indicate staff's actions prior, during, and after the use of force were in compliance with the current department use of force policy, procedures, and training.

Investigator's Note: In my review of incident log #LAC-CPG-19-11-1027, I discovered a CDCR 837 Part C report, authored by Captain In his report, Captain Miller documents an interview he conducted with Inmate subsequent to the incident. According to Captain stated the following, "Hey, you are a white man. Are we going to handle this like men or handle it like bitches? You can make this go away. You can send me back to my cell and it's over. If you are going to be bitches about, I am going to do what I have to do." According to Captain he informed he was going to be rehoused in Administrative Segregation. Captain reports replied with the following: "So you wanna be a bitch about it? Where is the nurse? I am going to tell her your staff attacked me." Captain report vas attempting to manipulate his housing change. Although not proven, it is reasonable to conclude fabricated his allegation after he was informed he was going to be rehoused in Administrative Segregation.

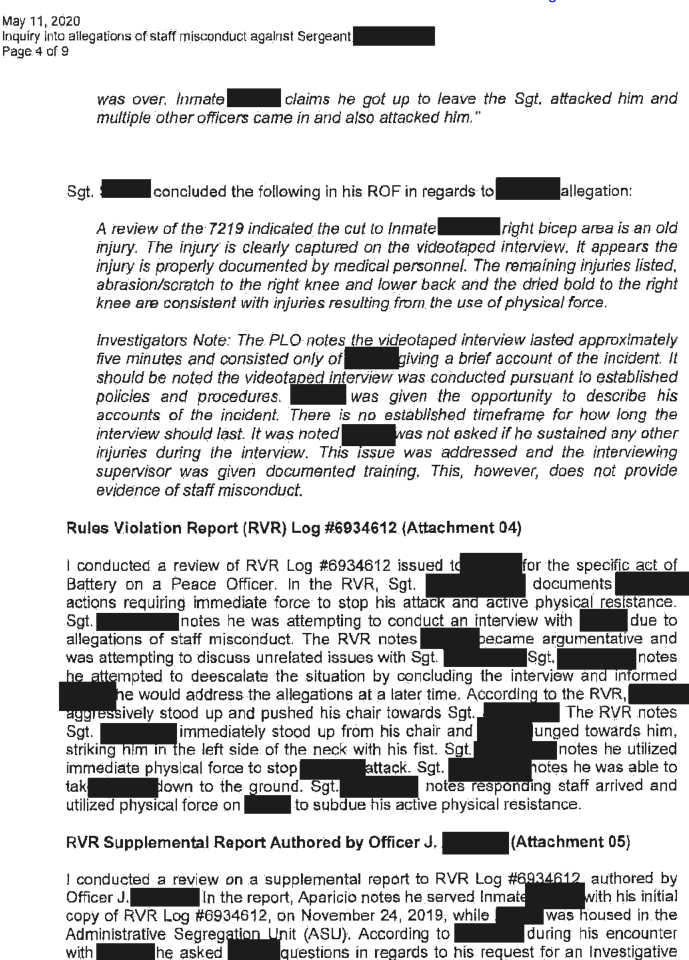
CDCR 7219 Medical Report of Injury or Unusual Occurrence (Attachment 02)

I conducted a review of the CDCR 7219 Report of Injury or Unusual Occurrence completed on the date of the incident. The CDCR 7219 notes injuries sustained by the point of the incident which are consistent with the force utilized.

CDCR 3014 Report of Findings relevant to LAC-CPG-19-11-1027 (Attachment 03)

On November 20, 2019, Sgt. conducted an interview with Inmate relevant to an allegation of Unnecessary and Excessive force used on him during incident LAC-CPG-19-11-1027 on November 20, 2019. Sgt. noted the following information in his CDCR 3014 Report of Findings (ROF) as a summary of statements made by luring his allegation interview:

"Inmate stated he was called to the Facility C Program Office by ISU Sgt. See for the purpose of an interview. Inmate claims he did not know what the meeting was about and began addressing several unrelated issues. Inmate said at that point Sgt. Informed him the meeting





Employee (IE) for the RVR process. In a notes made the following spontaneous statement during their conversation; "That's why I fucked your bitch ass sergeant up. I want out of this prison and now I can leave, You're all pussies. I knocked his big ass down with one punch. He's lucky officers responded before he got stomped on. Even those bitches were scared because they dign't do shit," According to began to laugh after making the aforementioned statements.

Investigator's Note: Officer RVR supplemental report indicates willfully confessed to have battered Sgt. It is noted in the report, Aparicio confirms statements were unsolicited as he made them spontaneously. In the report, and notes he asked the reason for to Aparicio, replied, "Because that's my due process right bitch. You want me to fuck you up too? Open this fucken door and I'll fuck you up like I fucked his week as up." The information provided by _____ in the report directly refutes llegation that he was assaulted by Sgt. : information provided by indicates boasts about battering Sat.

Appeal #LAC-C-19-06049: (Attachment 06)

I conducted a review of Inmate Appeal log #LAC-C-19-060049 authored by Inmate The appeal was assigned to Lt. for response. In this appeal, makes allegations of unnecessary force against Sgt. In the appeal, alleges he was assaulted by Sgt. \$ appeal response documents interviews with multiple staff and as well. Lt. concludes the following in his review of the allegation.

The interviews, the CDCR Form 602 Log# LAC-C-19-06049, Strategic Offender Management System (SOMS) - disciplinary history, medical records and thoroughly reviewed the CDCR-837 Packet were in regards to the Appellant's allegation. The result of this inquiry finds insufficient evidence to support the Appellant's allegation. It appears this matter does not warrant any further investigation as there is no evidence to support the Appellant's allegation of staff misconduct.

Contact with Mental Health Staff at LAC

On May 5, 2020, I contacted LAC Chief Psychologist, Dr. A. Topchyan, and inquired claim that he reported he was suicidal on November 20, 2019. According to the PLO report, was not referred to a crisis bed unit. According to Dr. Topchyan, was evaluated on November 20, 2019, and he did not meet the criteria for a higher level of care. Dr. Topchyan mentioned was evaluated again. on November 21, 2019, and he did not meet the criteria for reterral to a higher level of care.



Investigator's Note: The information provided via the PLO report insinuates suicidal claim was ignored. However, information provided by mental health staff at LAC indicates was evaluated on the date of the incident and the day after. Both evaluations completed on deemed he did not meet the criteria for a higher level of care. It is evident concerns were not ignored.

inmate Interviews:

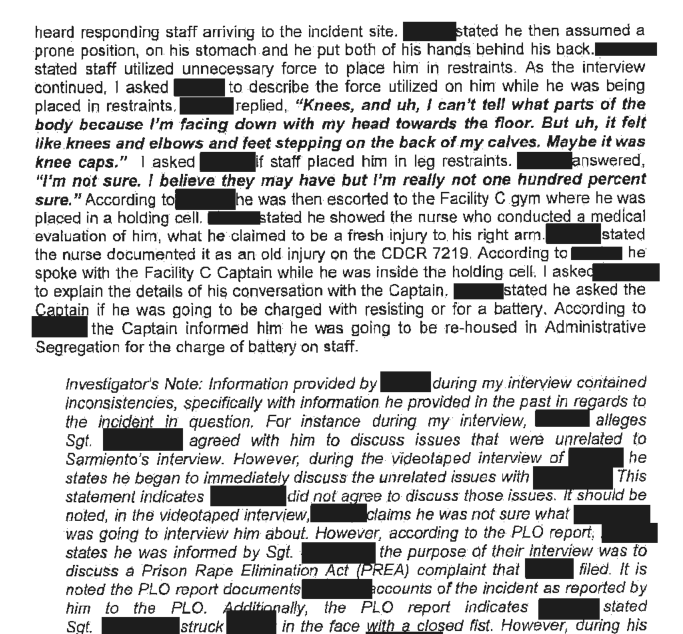
interview with inmate

On May 6, 2020, I conducted an interview with I conducted an inter
his allegations. For a complete detailed account of the interview you may review the
audio recording (Attachment 07 Audio CD titled Inmate Interview). As the interview
commenced, I asked to describe the events of November 20, 2019, which led
to his allegations. According to on the date of the incident, he was performing
his duties as a Housing Unit porter in Housing Unit C2. According to his
building officers informed him that he had a meeting in the Facility C Program Office
with a Sergeant. stated he proceeded to the Facility C Program Officer.
stated as he observed approximately ten to seventeen officers sitting in line outside of
the program office area. According to the program office area. According to the program of the p
he entered the program office and he discovered Sgt. was there to
interview him in regards to allegations of staff misconduct. mentioned he asked
Sgt. if they could discuss issues on Facility C involving the use on
unnecessary force. According to Sgt. agreed to discuss
concerns. The then stated he began to report an incident which occurred the day
prior involving the use of excessive force by staff on Facility C. According to
Sgt. started getting upset. stated, "At some point during my
allegations, he said, "You might want to be careful. Those are some personal
friends of mine that you're talking about." stated he asked Sgt.
his responsibility was to investigate staff misconduct or to build friendships with staff.
noted his comments angered Sgt. and he ordered to leave
the office, stated, "At that point, he became visibly upset. He said, "Hey
this interview is over, Get the fuck out of here." stated he then asked
Sgt. they could continue with the interview and discuss the purpose for
Sgt. inquiry. According to Sgt. Frefused and again
Sgt. inquiry. According to Sgt. refused and again ordered to leave the office. stated Sgt. then stood up from
his chair. stated, "I could see he was visibly upset, so I stood up and um,
took one step backwards. The doorway was right here. As I put my left foot
backwards, I'm looking at him because I could see how mad he is. When I
stepped back, he stepped forward and swung his right arm and hit me with an
arm bar; kind of like uh, his forearm inner elbow area. He took one step forward
and swung and hit me right here in the neck." pointed to his left neck area.
continued detailing the incident by stating, "I fell back in to the wall and I put
both hands out in a defensive posture. I pushed forward against his chest area.
He had is vest on with all of his ISU gear. I pushed forward to get him off me. I
landed against the wall and pushed forward. We both fell backwards over and
landed on the ground between the desk and the locker." According to the

May 11, 2020 Inquiry into allegations of staff misconduct against Sergeant Page 7 of 9

videotaped interview,

does not allege Sgt.



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claims Sgt.

staff reports indicate was extremely violent during the incident.

interview, describes his actions as compliant and passive. It is all his he was following all of staff's orders without any resistance. However, multiple

placed him in a head lock.

struck him with a closed fist. During my

May 11, 2020 Inquiry into allegations of staff misconduct against Sergeant Page 8 of 9

CONCLUSION

Based on the information obtained during this inquiry and multiple inconsistencies with accounts of the incident in question, it is evident allegations to the PLO are over embellished and fabricated. Based on the information obtained during this inquiry, the lack of corroborating evidence, it is evident statement allegations of excessive force have no ment and are being driven by him not wanting to be held accountable for his actions, specifically, committing the act of Battery on a Peace Officer. A review of all documents relative to the incident in question indicate staff's actions prior, during, and following the use of force were in compliance with the current Department use of force policy, procedures, and training. The relationship between the need for force and the amount of force used was commensurate with what the use of force policy deems as appropriate and reasonable. It should be noted has exhibited an extensive pattern of violence against staff while confined within CDCR. Information reviewed during this inquiry ascertains committed the act of Battery on a Peace Officer. Moreover, was the aggressor and not the victim he claims to be. It is noted multiple staff received injuries due to violent actions.

Based on totality of the circumstances, the preponderance of evidence and the information reviewed during this inquiry I find that the allegations and incident described herein lacks cause for further investigation.

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May 11, 2020 Inquiry into allegations of staff misconduct against Sergeant Page 9 of 9



RECOMMENDATION:

I recommend closure at this level of review based on my conclusion that the allegations and incident described herein lacks cause for further investigation and are deemed to be **Not Sustained**.

This concludes the Investigative Services Unit interest in this matter; however, if additional information creates new probable cause, additional inquiries may be initiated.

This report is being submitted for your information and disposition. Should you have any questions or concerns please contact me at extension 5141.



California State Prison – Los Angeles County

Please	Chac	·k	Ray
CIEdNE	variet.	. п	DUX

Concur with ISU Recommendation	Disagree with ISU Recommendation
Request Additional Information	Prepare CDCR 989
Comments:	

R.C. JOHNSON

Warden

California State Prison – Los Angeles County

5/13/2020

EXHIBIT XXFiled Under Seal

EXHIBIT YY

Filed Under Seal

EXHIBIT ZZ

1	DONALD SPECTER – 083925	
2	RITA K. LOMIO – 254501 MARGOT MENDELSON – 268583	
3	PRISON LAW OFFICE 1917 Fifth Street	
4	Berkeley, California 94710-1916 Telephone: (510) 280-2621	
5	Facsimile: (510) 280-2704	
6	MICHAEL W. BIEN – 096891 GAY C. GRUNFELD – 121944	
7	THOMAS NOLAN – 169692 PENNY GODBOLD – 226925	
8	MICHAEL FREEDMAN – 262850 ROSEN BIEN	
9	GALVAN & GRUNFELD LLP 101 Mission Street, Sixth Floor	
10	San Francisco, California 94105-1738 Telephone: (415) 433-6830	
11	Facsimile: (415) 433-7104	
12	LINDA D. KILB – 136101 DISABILITY RIGHTS EDUCATION &	
13	DEFENSE FUND, INC. 3075 Adeline Street, Suite 201	
14	Berkeley, California 94703	
15	Telephone: (510) 644-2555 Facsimile: (510) 841-8645	
16	Attorneys for Plaintiffs	
17	UNITED STATES	DISTRICT COURT
18	NORTHERN DISTRI	CT OF CALIFORNIA
19	OAKLAND	DIVISION
20	JOHN ARMSTRONG, et al.,	Case No. C94 2307 CW
21	Plaintiffs,	EXHIBITS D, M, N, UU, ZZ AND AAA TO THE REPLY DECLARATION OF
22	V.	ELDON VAIL IN SUPPORT OF PLAINTIFFS' MOTION TO STOP
23	GAVIN NEWSOM, et al.,	DEFENDANTS FROM ASSAULTING, ABUSING AND RETALIATING
24	Defendants.	AGAINST PEOPLE WITH DISABILITIES
25		Judge: Hon. Claudia Wilken
26		Date: October 6, 2020 Time: 2:30 p.m.
27		Crtrm.: Remote
28		Case No. C94 2307 CW

NOTICE OF MANUAL FILING OF EXHIBITS D, M, N, UU, ZZ & AAA TO THE REPLY DECLARATION OF ELDON VAIL

1 Manual Filing Notification 2 Regarding: Exhibit D, M, N, UU, ZZ, AAA to the Reply Declaration of Eldon Vail 3 This filing is in paper or physical form only, and is being maintained in the case file in the 4 Clerk's office. If you are a participant in this case, this filing will be served in hard-copy 5 shortly. For information on retrieving this filing directly from the court, please see the court's main web site at http://www.cand.uscourts.gov under Frequently Asked Questions 6 (FAQ). 7 8 This filing was not e-filed for the following reason(s): 9 Unable to Scan Documents 10 Physical Object (please describe): 11 Non-Graphic/Text Computer File (audio, video, etc.) on CD or other media 12 Item Under Seal in Criminal Case 13 Conformance with the Judicial Conference Privacy Policy (General Order 53) 14 Other (please describe): Exhibits D, M, N, UU, ZZ, and AAA are also being filed under seal 15 16 DATED: September 25, 2020 17 Respectfully submitted, 18 ROSEN BIEN GALVAN & GRUNFELD LLP 19 20 By: /s/ Gay Crosthwait Grunfeld Gay Crosthwait Grunfeld 21 22 Attorneys for Plaintiffs 23 24 25 26 27 28 Case No. C94 2307 CW

EXHIBIT AAA

1	DONALD SPECTER – 083925	
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14	3075 Adeline Street, Suite 201 Berkeley, California 94703	
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EXHIBIT BBB

Filed Under Seal

EXHIBIT CCCFiled Under Seal

EXHIBIT DDD

STATE OF CAUFORNIA INMATE/PAROLEE APPEAL DEPARTMENT OF CORRECTIONS AND REHABILITATION

CR 602 (REV. 03/12)			Side
JAE	SUSE ONLY Institution/Parole R	egion Log # $17 = 0.330$ FOR STAFF USE ONLY	Category B 17
a may appeal any California Department of Corrections and Riverse effect upon your welfare and for which there is no othe gulations (CCR). Title 15, Section 3084.1. You must send this as of the event that led to the filing of this appeal. If additional spadance with the appeal process. No reprisals will be taken for using	or prescribed method of departm appeal and any supporting docur ace is needed, only one CDCR Fo	ction, condition, policy or re- pental review/remedy available nents to the Appeals Coordina	 See California Code ator (AC) within 30 calend
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Yes, I have attached supporting documents. st supporting documents attached (e.g., CDC 1083, Inmate Prop	edy inventory: CDC 128-G. Class	skication Chronn)	3
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No, I have not attached any supporting documents. Reason:			ш
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Cancelled (See attached letter) Date:	MA	AA	
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st Level Responder: Complete a First Level response Include Date of Interview:	Interviewers harne, tille interview	\$57.3 State	the section below.
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(Print Malere)			
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ate received by AC:			

CONFIDENTIAL - SUBJECT TO PROTECTIVE ORDER - ARMSTRONG V NEWSON (C 94-2307 CW) DOJ-LAC00017738

Confidential - Subject to Profide O8/52/60 being 29/50 CW Document 3110-5 Electron Doj-Laconormal Doj-Lac

STATE OF CALIFORNIA INMATE/PAROLEE APPEAL CDCR 602 (REV. 03/12) DEPARTMENT OF CORRECTIONS AND REHABILITATION

Side 2

Second Level Responder: Complete interview date and location, and comp	plete the section below.	iterview at the Second I	evel is necessary, include	interviewer's name and title	0
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Your appeal issue is: Granted See attached	Granted in Part Li De	:nica Omer: Level response/Copple	te Section F below.	_ <i>I I</i>	
Interviewer: K. CVAVES	Title:	Signature:	te Section F below.	Date completed : 9/2-1/	7
Reviewer: Debbie As	uncion _{ae} Warden	Signature:			
(Print Name)	grip.	·			
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Date received by AC: OCT 18 20	and the second second second		Date mailed/delivered	to appellant しんりんか	M
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STATE OF CALIFORNIA INMATE/PAROLEE APPEAL FORM ATTACHMENT CDCR 602-A (REV. 03/12) DEPARTMENT OF CORRECTIONS AND REHABILITATION

DOJ-LAC00017739

Side 1

IAB USE ONLY Institution/Parole Region: Log# Category:

LAC-D 17-03308 7

FOR STAFF USE ONLY Attach this form to the CDCR 602, only if more space is needed. Only one CDCR 602-A may be used. Appeal is subject to rejection if one row of text per line is exceeded. WRITE, PRINT, or TYPE CLEARLY in black or blue ink. Continuation of CDCR 602, Section A only (Explain your issue) : Office C _ JUL 06 2017 2 Ш B. Continuation of CDCR 602, Section B only (Action requested): Inmate/Parolee Sig Date Submitted:

CONFIDENTIAL - SUBJECT TO PROTECTIVE ORDER - ARMSTRONG V. NEWSOM (C 94-2307 CW)



DEPARTMENT OF CORRECTIONS AND REHABILITATION

STATE OF CALIFORNIA
INMATE/PAROLEE APPEAL FORM ATTACHMENT
CDCR 602-A (REV. 03/12)

D. Continuation of CDCR 602, Section D only (Dissatisfied with	First Level response):
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EXHIBIT EEEFiled Under Seal

EXHIBIT FFF

Filed Under Seal

EXHIBIT GGG

State of California

Department of Corrections and Rehabilitation

Memorandum

Date: June 17, 2020

To: R.C. JOHNSON

Warden

California State Prison - Los Angeles County



Subject:

On April 2, 2020, the California State Prison — Los Angeles County (LAC), Investigative Services Unit (ISU), received a copy of a report authored by attorneys representing the Coleman class members. The report contained fourteen individual advocacy letters on behalf of inmates housed at LAC. Specifically the Coleman class members are represented by the law firm of Rosen Bien Galvan & Grunfeld LLP (RBGG). For the purpose of this report the RBGG will be referred to as the Prison Law Office (PLO). The report contained multiple allegations of staff misconduct. Specifically, the report notes: "These letters describe fourteen horrifying incidents of officer brutality and abuse directed at incarcerated people with physical and mental disabilities at LAC. Most of these incidents were witnessed by other class members at LAC who—despite clear risk of retaliation—agreed to come forward and share their accounts to support efforts to end the pervasive culture of staff misconduct at LAC."

Based on these allegations the PLO, has requested that all the allegations of staff misconduct are fully investigated regardless of any informal fact-finding determinations that already may have been made by the institution. Additionally the PLO has requested that the investigations include reviews of any disciplinary actions taken against prisoners alleging staff misconduct, especially those who received Rules Violation Reports (RVRs) following physical confrontations with staff.

This memorandum is being submitted to request closure to the inquiry regarding the following subject(s) / allegation(s) 193-195:

Allegation #193. Inmate	n
August 7, 2019, at the California State Prison-Los Angeles County (LAC)),
Facility 'D', Housing Unit D-3, he went over to first watch D-Yard, Building	3
Officer who was near the podium on the dayroom floor, and aske	d
for a showeralso told Officerthat multiple supervisory sta	fĬ
had approved his previous requests for extra showers. Officer replied	d
"This is my house. I don't give a fuck what the Lieutenant or Sergeant say.	1
run this shit over here. You'll be lucky to get a shower over here when I let yo	и
out." reasserted his need for a shower and extra sheets due to hi	s
incontinence, but Officer still refused still results accommodation	n
requests and told him to go back to his cell.	

° CDC 1617 (3/89)

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Inquiry into allegations of staff misconduct by Inmate
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- Allegation #195. Inmate _______ reported that on August 7, 2019, at the California State Prison-Los Angeles County (LAC), Facility 'D', Housing Unit D-3, The nursing staff member who evaluated him only marked down that he had no injuries to his face or head and refused to note the scrapes on his legs and knees from being dumped out of his wheelchair.

Notification of Allegation:

The initial notification dated March 27, 2020, of staff misconduct allegation of unnecessary/excessive force was submitted by to the PLO who subsequently assigned an inquiry to the LAC Investigative Services Unit (ISU).

Response to Allegation (s) #193-195:

Inmate Interviews:

Interview with Inmate	(KVSP
On June 10, 2020, while assigned as Ca (LAC) Special Assignment Sergeant, I (Sinterview with Inmate the PLO that excessive force was used agon August 7, 2019. At the time that the alleged was housed on LAC Facility 'D', Interviewed telephonically as he is currer (KVSP) Facility 'D'. Interviewed telephonically as he is currer (KVSP) Facility 'D'. Interviewed but a stated to have his attorney present as he have then agreed to be interviewed but an attorney present. In stated that or catheter on himself and his cell floor and retained that he did receive a shower however, we supplies to clean his cell. In stated the cleaning supplies and stated to stated that he is supposed to get extra show incontinence. It stated that Officer what the Sergeant said, I run this Building	diffornia State Prison-Los Angeles County (gt. a) conducted a telephonic in regards to the allegations he made to gainst him by Facility 'D' Correctional staff (gation occurred on August 7, 2019, Inmate Housing Unit D-3, a was notly housed at Kern Valley State Prison (sed to be interviewed and stated that he has filed a lawsuit in regards to this inquiry, and (did not want the interview recorded without in August 7, 2019, he spilled urine from his equested to take a shower. I stated when he finished, he requested cleaning that Officer are refused to give him this is your mess, you made it you clean it." That the Facility 'D' Sergeant stated wers and cleaning supplies due to his then stated, "I don't give a fuck
I'm here."	

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Inquiry into allegations of staff misconduct by Inmate

Page 3 of 9 stated that Officer then approached him from behind and lifted the handles of his wheelchair forcing him to fall to the ground injuring his back. Once on stated that Officer put his knee on the middle of his back causing him pain as he was put into handcuffs. placed back into his wheelchair as he was screaming in pain and escorted to Facility 'D' Medical. stated that the force used by Officer unnecessary and excessive and that he still suffers from back pain as a result of the incident. The incident occurred at the cell front of had nothing further to add to the interview. Investigators Note: Although alleges that he was assaulted by Officer causing injuries to his knees and back, the injuries noted on the 7219 dated August 7, 2019, are inconsistent with his claims. There are no noted injuries by Medical staff to the knees or back to support this allegation. Additionally, did not admit or even mention throwing the bag of soiled diapers that struck Officer which is what initiated the incident. Interview with Inmate Attachment 1) On June 11, 2020, while assigned as California State Prison-Los Angeles County (LAC) Special Assignment Sergeant, I (Sqt.) conducted an interview with , in regards to the allegations made by Inmate Inmate | to the PLO that excessive force was used against him by LAC Facility 'D' Correctional staff on August 7, 2019. At the time that the allegation occurred on August 7, 2019, Inmate was housed on LAC Facility 'D', was interviewed in the LAC Facility 'C' Housing Unit D-3, Program Office Inmate stated that he remembered the incident and that he remembers inmate as the two were friends while housed at LAC. stated that he viewed the incident from the Inmate Porter Janitorial station next to the Lower B-Section shower. stated that prior to the incident, he had volunteered to wash the bed sheets of Inmate in the Porters station. stated that he would sheets if they were soiled as he was physically unable to wash his own sheets. stated that as he was washing the sheets, he heard Inmate yelling to be "let go". stated that he then looked out from the Porter station as his view was blocked by the wall, at which time he was ordered by staff to go sit on the B-Section stairwell nearest to the C-Section cells. stated that as he sat on the stairwell, he observed Officer wheelchair from the back forcing him to fall to the ground. Istated that he then observed Officer place his knee on the back and place him into handcuffs. stated that responding staff then placed into a wheelchair while applying a spit mask as he was screaming in pain and subsequently wheeled him out of the Housing Unit. had nothing further to add to the interview.

June 17, 2020

Inquiry into allegations of staff misconduct by Inmate

Page 4 of 9 alleges that he witnessed the Investigators Note: Although incident, his view was partially blocked by the B-Section stainwell. It is my opinion based on his own admission, did not have a clear and constant view of the incident and that his account of the incident is partially inaccurate to the facts of the incident report. also failed to mention that stood up from his wheelchair and struck Officer with a bag of soiled diapers causing physical force to be utilized. Additionally, stated that he is friends with which can lead to a biased interpretation of the facts of the incident in order to benefit against Officer Attempted Interview with Inmate (PAROLE): On June 8, 2020, while assigned as California State Prison-Los Angeles County (LAC) Special Assignment Sergeant, I (Sgt.) attempted to conduct an in regards to the allegations interview with Inmate made by Inmate to the PLO that excessive force was used against him by LAC Facility 'D' Correctional staff on August 7, 2019. At the time that the allegation occurred on August 7, 2019, Inmate was housed on LAC Facility 'D', Housing Unit D-3, The PLO identified witness to the allegation and recommended he be interviewed as part of this inquiry. During a review of the Strategic Offenders Management System (SOMS), I paroled from LAC Facility 'C' on November 24, 2019 to discovered that Sacramento Metro Parole Unit 2. Investigators Note: Although, is on active Parole, I attempted to conduct a telephonic interview through his assigned Parole Agent. I then discovered that absconded his parole on November 25, 2019, and is a Parolee at Large (PAL) at this time. As a result, I was unable to facilitate an as requested by the PLO. interview of

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June 17, 2020 Inquiry into allegations of staff misconduct by Inmate Page 5 of 9

Document Review:

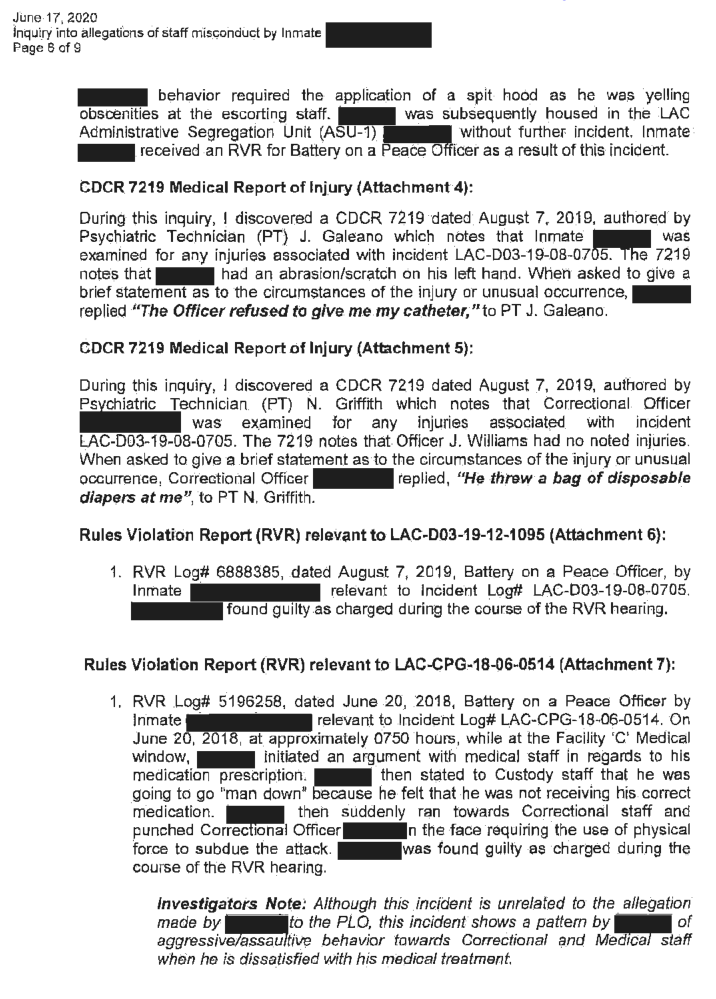
Electronic Records Management System (ERMS) review:

On May 20, 2020, I conducted an Electronic Records Management System (ERMS) file review of Inmate case factors. Specifically, I discovered that Inmate did file an Inmate Appeal (602) on February 25, 2020, alleging that excessive force occurred against him by Correctional Officers on Facility 'D' on August 7, 2019. The appeal is identified by Log# LAC-X-20-01070. (Attachment 2)

Investigators Note: Additionally, on May 20, 2020, I contacted the California State Prison-Los Angeles County (LAC) Inmate Appeals Office to inquire about any appeals submitted by During this contact, LAC Appeals Coordinator M, Fordham confirmed that submitted a staff complaint appeal in regards to this allegation. During the review, I discovered that the appeal submitted by was cancelled pursuant to the California Code of Regulations (CCR) Title 15 Section 3084.6 (c) (4). Specifically, exceeded time constraints as the incident occurred on August 7, 2019 and the appeal was received by Kern Valley State Prison (KVSP) Appeals Office on February 18, 2020.

Incident Log# LAC-D03-19-08-0705, Battery on a Peace Officer (Attachment 3):

On August 7, 2019, at approximately 1138 hours, at the California State Prison-Los Angeles County (LAC) Facility 'D' Enhanced Outpatient Program (EOP), Housing Unit D-3, Inmate program (EOP), Housing Unit D
approached graph grabbed a plastic bag from inside of the cell which contained soiled adult disposable diapers and then threw that bag at Officer striking him in the face.
Officer activated his Personal Alarm Device (PAD) and ordered get down on the ground in order to be placed into handcuffs. The refused to comply and took a fighting stance requiring Officer to utilize physical force in an attempt to subdue the attack. Once of the ground, Officer placed in handcuffs. Officer who responded to the incident, reported that stated to Correctional staff, "Fuck you motherfuckers, I know people that live in Lancaster, you better be careful." Once in handcuffs, was escorted to the Facility 'D' Program Services where Medical staff performed a 7219 Medical evaluation on the course of the escort, Officer reported that was rocking his body in an attempt to get out of the wheelchair.



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Inquiry into allegations of staff misconduct by Inmate
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Rules Violation Report (RVR) 3005 (b) (1) Disobeying an Order (Attachment 8):

1.	RVR Log# 4932629, dated April 27, 2018, for Disobeying an Order by Inmate
	On April 27, 2018, at approximately 0650 hours, while at
	Wasco State Prison (WSP) Facility 'B' Medical window, initiated an
	argument with a Licensed Vocational Nurse (LVN) regarding his medication
	prescription being incorrect. then stated to the LVN,
	"Fuck You, this is not the first time they do this." After this statement,
	laid down on the ground in front of the Medical window and yelled
	"man down" multiple times. subsequently refused his medication four
	(4) times causing a fifteen (15) minute delay in the institutional pill pass. The
	charge on was reduced to counseling during the RVR hearing.
	Investigators Note: Although this incident is unrelated to the allegation
	made by to the PLO, this incident again shows a pattern by
	of aggressive/assaultive behavior towards Correctional and
	Medical staff when he is dissatisfied with his medical treatment. This
	initial verbal behavior by Inmate eventually escalated to
	assaultive behavior once housed at LAC.
	jassaultive netlaviut olide tidused at EMO.

Institutional Executive Review Committee (IERC) Use of Force review relevant to LAC-D03-19-08-0705 (Attachment 9):

On June 3, 2020, I conducted a review on the LAC Institutional Executive Review Committee (IERC) Use of Force review relevant to LAC-D03-19-08-0705.

- During the review of CDCR 3010 dated August 7, 2019, it was determined that staff's actions were appropriate and were in compliance with Departmental Use of Force policy. Additionally, it was determined that force was reasonable and necessary to stop the threat, effect custody, subdue an attacker and stop ongoing physical harm to Officer
- During the review of CDCR 3011 dated August 12, 2019, it was determined that staff's actions prior, during and after the incident were in compliance with Departmental Use of Force policy.
- During the review of CDCR 3012 dated August 13, 2019, it was determined that staff's actions prior, during and after the incident were in compliance with Departmental Use of Force policy.
- During the review of CDCR 3035 dated August 21, 2019, it was determined that staff's actions prior, during and after the incident were in compliance with Departmental Use of Force policy.

June 17, 2020 Inquiry into allegations of staff misconduct by Inmate Page 8 of 9

CONCLUSION:

Inmate a review of the PLO interview of Inmate a review of the PLO interview of Inmate a review of the PLO interview of Inmate a review of the PLO interview of Inmate a review of the Institutional Executive Review Committee (IERC) Use of Force review as well as all associated case factors, I have concluded that the allegations of excessive force and staff misconduct relevant to allegations #193, #194 and #195 have no merit and should be closed as Not-Sustained. This conclusion is based on the lack of corroborating witnesses and supporting evidence which contradict allegations. On August 7, 2019, Inmate became agitated and began yelling obscenities at Correctional Officer from outside of his cell door after taking a shower. Officer instructed the Control Booth Officer to open the cell door of and then ordered to enter his cell to which he refused. Officer approached approached at which time grabbed a bag of soiled adult diapers and subsequently threw the bag at Officer approached approached approached approached at which time grabbed a bag of soiled adult diapers and subsequently threw the bag at Officer approached a
Inmates appear to have partially corroborated their allegations amongst themselves in order to submit the allegation to the PLO that Officer initiated the incident by lifting up the back of the wheelchair of and dumping him on the ground. Inmates wersions of the incident drastically vary from the reported use of force during the incident. Inmate stated that was refused a shower and their assaulted by Officer who lifted the back of his wheelchair forcing stated that he was afforded a shower but denied cleaning products to clean his cell which lead to Officer lifting the back of his wheelchair causing his to fall to the ground. Inmate stated that Officer once he fell to the ground. Neither stated that Officer stated that Officer rubbed a bag of soiled diapers in the face of once he fell to the ground. Neither stated that Officer stated that Officer rubbed a bag of soiled diapers in the face of once he fell to the ground. Neither stated that Officer rubbed a bag of soiled diapers in the face of once he fell to the ground. Neither stated that Officer rubbed a bag of soiled diapers in the face of once he fell to the ground. Neither stated that Officer rubbed a bag of soiled diapers in the face of once he fell to the ground. Neither stated that Officer rubbed a bag of soiled diapers in the face of once he fell to the ground. Neither stated that Officer rubbed a bag of soiled diapers in the face of once he fell to the ground. Neither stated that Officer rubbed a bag of soiled diapers in the face of once he fell to the ground. Neither stated that Officer rubbed a bag of soiled diapers in the face of once he fell to the ground. Neither stated that Officer rubbed a bag of soiled diapers in the face of once he fell to the ground.
A review of the 7219 dated August 7, 2019, indicated that had only a scratch on his left hand as a result of the incident. This injury is inconsistent with the claims of that he was lifted up from his wheelchair and slammed to the ground leaving him physically unable to walk. During a thorough review by the California State Prison-Los Angeles County (LAC) Institutional Executive Review Committee (IERC) Use of Force Committee, the force utilized by staff to subdue an attacker and effect custody was deemed appropriate and in compliance with departmental policy. No evidence was obtained during this inquiry to support the claims of Excessive/Unnecessary force made by Based on totality of the circumstances, the preponderance of evidence and the information reviewed during this inquiry, I find that the allegations and incident described herein lacks cause for further investigation.

June 17, 2020 Inquiry into allegations of staff misconduct by Inmate Page 9 of 9



RECOMMENDATION:

I recommend closure at this level of review based on my conclusion that the allegations and incident described herein lacks cause for further investigation and is **Not Sustained** at this time.

This concludes the Investigative Services Unit (ISU) interest in this matter; however, if additional information creates new probable cause, additional inquiries may be initiated.

This report is being submitted for your information and disposition. Should you have any questions or concerns please contact extension 5141.



Please Check Roy

California State Prison – Los Angeles County

Concur with ISU Recommendation	☐ Disagree with ISU Recommendation
Request Additional Information	☐ Prepare CDCR 989
Comments:	

R.C. JOHNSON

Warden

California State Prison - Los Angeles County

DATE