

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA

THERESA VICTORY, *et al.* : CIVIL ACTION
 :
 v. : NO. 18-5170
 :
 BERKS COUNTY, *et al.* :

ORDER

AND NOW, this 11th day of July 2019, upon carefully considering Berks County and its Warden's sworn affidavits describing its plan of compliance (ECF Doc. Nos. 178, 188) with our May 20, 2019 Order (ECF Doc. No. 135), Plaintiffs' Objections (ECF Doc. No. 181), following extensive oral argument, and after evaluating the credibility of adduced testimony, it is **ORDERED:**

1. Berks County, through its Warden, shall:
 - a. No later than **5:00 PM EST on July 16, 2019**, e-mail Plaintiffs' counsel with a specific implementation schedule for moving only female Trusty inmates to the former quarantine unit of the Jail consistent with our July 8, 2019 Memorandum (ECF Doc. No. 184) relating to freedom of movement, limited lockdowns compared to general population, space accommodations, and visitation policies with anticipated effective dates, for example but not limited to including replacing the stainless steel toilet seats, placement of tables in the common area, and confirming visitation space and security protocol in the A/B visitation room;
 - b. No later than **July 17, 2019**, provide access to Plaintiffs' counsel for review of the specific site in the Jail's present quarantine unit for at least forty-five minutes at Plaintiffs' counsel's convenience during normal business hours mindful of the Jail's proper safety and security concerns;

c. No later than **July 18, 2019**, Plaintiffs' counsel may file specific objections to Berks County and the Warden's specific implementation schedule and Berks County may respond no later than **July 19, 2019**;

d. On or before **July 23, 2019** and absent further Order, move each present and future female Trusty inmate into units in the former quarantine unit of the Jail consistent with its plan; and,

2. Plaintiffs shall, on or before **July 24, 2019**, either withdraw or file a status memorandum as to remaining issues on its pending Motion for preliminary injunction (ECF Doc. No. 189) including outstanding discovery required to allow us to schedule a hearing of the Motion for a preliminary injunction (only if necessary) in early August 2019; and,

3. Defendants may respond, if necessary, to the pending Motion for a preliminary injunction (ECF Doc. No. 189) no later than **July 30, 2019**.



KEARNEY, J.