

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION

EVERETT HADIX, *et al.*,

Plaintiffs,

v.

PERRY M. JOHNSON, *et al.*,

Defendants.

Case No. 4:92-CV-110

Hon. Richard Alan Enslen

ORDER

Upon review of the parties' two Stipulations of May 3, 2005, it appears that the Stipulations should be approved and adopted as the Orders of this Court. The Stipulation pertaining to Wayne Carson's testimony as to the May fire safety hearing is proper and facilitates relevant testimony. The Stipulation to Terminate Jurisdiction over Certain Areas regarding Fire Safety Issues is also proper in that it affects a termination of Consent Decree jurisdiction as to fire safety concerning facilities not in dispute. Therefore,

IT IS HEREBY ORDERED that the Stipulation regarding testimony of Wayne Carson (Dkt. No. 1875) is **APPROVED** and **ADOPTED** as the Order of the Court.

IT IS FURTHER ORDERED that the Stipulation to Terminate Jurisdiction over Certain Areas Regarding Fire Safety Issues (Dkt. No. 1876) is **APPROVED** and **ADOPTED** as the Order of the Court.

IT IS FURTHER ORDERED that Consent Decree jurisdiction as to fire safety is **TERMINATED** regarding the following areas only:

1. Parnall creamery;

2. Parnall meat processing plant;
3. Jackson prison complex power plant;
4. Parnall chow hall;
5. Egeler chow hall; and
6. MSI shoe factory/box and carton factory in Parnall.

DATED in Kalamazoo, MI:
May 4, 2005

/s/ Richard Alan Enslen
RICHARD ALAN ENSLEN
UNITED STATES DISTRICT JUDGE