

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

TWELVE JOHN DOES, et al.,

Plaintiffs,

v.

DISTRICT OF COLUMBIA, et al.,

Defendants.

Civil Action No. 80-2136

FILED

MAR - 5 1982

JAMES F. DANLEY, Clerk

AMENDMENTS TO ORDER FOR CLASS
NOTIFICATION OF PROPOSED
SETTLEMENT AGREEMENT

This matter came before the Court on March 3, 1982 through the submission by counsel for plaintiffs and defendants of a joint motion for approval and entry of a consent decree, a proposed order directing that notice be provided to class members, a proposed notice form and a proposed final settlement agreement and consent decree. The order directing notice to the class members on the proposed form was issued on that date. The order provided for notice to class members who are presently housed in the Central Facility through posting at various conspicuous points in that institution of a copy of the notice and a copy of the proposed final settlement agreement and consent decree without exhibits. In addition to the posting required by the order, approximately fifty copies of the proposed agreement and consent decree have been distributed to the class representatives and other members of plaintiffs' class and residents of the institution who have participated in the prosecution of the action.

Notice to class members who are not presently housed in the Central Facility but who are presently incarcerated

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within the District of Columbia's correctional system was to be accomplished through delivery to each such person of a copy of the notice and the proposed agreement and consent decree, and notice to class members no longer incarcerated was to be accomplished by mailing a copy of the notice and the proposed agreement and consent decree to each such person's last known address.

The parties have jointly moved to amend the order directing that notice be provided to the class members so as not to require that a complete copy of the 59 page proposed final agreement and consent decree be provided to all class members who now reside outside the Central Facility.

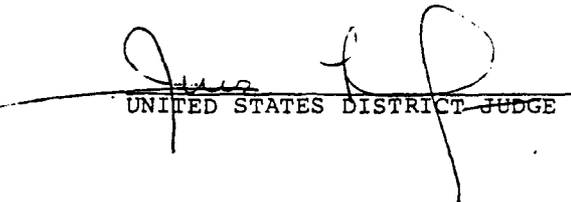
The Court agrees with the contention of counsel for plaintiffs and defendants that the provisions of Rule 23(e) do not require delivery of a copy of the proposed final settlement agreement and consent decree to said class members. The notice form attached to this Order, which includes a description of the terms of the proposed settlement agreement, satisfies all requirements of the Rule. It is therefore, this 5th day of March, 1982

ORDERED: That on or before March 15, 1982 notice of the proposed final settlement agreement and consent decree shall be provided to class members as follows:

- A) to class members presently incarcerated in the District of Columbia's correctional system but not in the Central Facility, by delivering to such persons a copy of the notice form attached hereto, and
- B) to class members no longer incarcerated in the District of Columbia's correction system, by mailing

a copy of the notice form attached hereto,
by regular mail in franked envelopes supplied
by the clerk's office, to each such person at
his last known address, and it is

FURTHERED ORDERED: That to the extent that the
Order of March 3, 1982, directing that notice be provided
to the class members is inconsistent with the provisions of
this order, it is hereby amended.


~~UNITED STATES DISTRICT JUDGE~~