UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

ANTHONY LAMARCA, MARTIN SAUNDERS, EDWIN JOHNSON, DAVID ALDRED, STEVE BRONSON, EDDIE COBB, RON DURRANCE, and BILLY JOE HARPER, Case No. 82-8196-Civ-Paine

Plaintiffs,

vs.

Zak

R.V. TURNER, individually in his former capacity as Superintendent of Glades Correctional Institution, and GERALD ABDUL-WASI, in his official capacity as Superintendent of Glades Correctional Institution,

FILED by _ CARLOS JUTILIE CLERK U.S. CIST. CT. S.D. OF FLA. - W.P.S.

D.C.

Defendants.

FINAL JUDGMENT

This action came on for trial before the Court, and a jury, the Honorable James C. Paine, District Judge, presiding, and the issues having been duly tried and heard and both a jury verdict and a court decision having been duly rendered, it is

ORDERED and ADJUDGED that consistent with the court's decision, final judgment is hereby entered against the Defendant and in favor of the non-jury Plaintiffs as follows: Martin Saunders shall recover from the Defendant Turner the sum of \$50,000 with interest thereon at the rate of 6.28 per cent as provided by law,; Edwin Johnson shall recover from the Defendant Turner the sum of \$40,000 with interest thereon at the rate of 6.28 per cent as provided by law; Anthony LaMarca shall recover from the Defendant Turner the sum of \$25,000 with interest thereon at the rate of 6.28 per cent as provided by law. Consistent with the jury verdict rendered, final Judgment is hereby entered in favor of the Defendant Turner and against Plaintiffs Aldred, Bronson, Cobb, Durrance, and Harper. These Plaintiffs shall take nothing from the Defendant and the action is dismissed on the merits. It is further

ORDERED and ADJUDGED that Plaintiffs' request for further injunctive relief except as previously granted and affirmed by the Eleventh Circuit, is DENIED. Final Judgment is hereby entered against the Plaintiff class and in favor of Defendant Gerald Abdul-Wasi on the injunctive relief claim. Finally, consistent with this court's order, it is

ORDERED and ADJUDGED that the prevailing parties shall submit Bills of Costs and Motions for Attorneys' Fees as appropriate, pursuant to Federal Rule of Civil Procedure 54(d)(1),(2)(B),(D) within 60 days of the issuance of a mandate from the Eleventh Circuit Court of Appeals on any appeal which may be taken from this final judgment, or within 60 days of resolution of any post-trial motions, if no notice of appeal from this judgment is filed. This briefing schedule shall control in this case and failure to file a Bill of Costs or a Motion for Attorneys' Fees as appropriate prior to any

appeal in this matter shall not constitute a waiver of any right thereto previously preserved, notwithstanding the time limits contained in the Local Rules of this Court.

Dated at West Palm Beach, Florida, this 16 day of May, 1995.

CARLOS JUENKE Clerk of Court

By: Svava Ringheim Deputy Clerk

Copies furnished to:

counsel of record