UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

L	ΙN	ID	Α	N	Uľ	۷N,	et.	al
_				- 1				

Plaintiff,

٧.

Case No. 96-CV-71416-DT Honorable John Corbett O'Meara

MICHIGAN DEPARTMENT OF CORRECTIONS, et. al.,

Defendants.		
		1

STIPULATION FOR ENTRY OF FULL UNCONDITIONAL DISMISSAL

The parties, through their attorneys, stipulate and agree to the following:

- This Court entered an Order to place this case on inactive status on February 19,
 2003, pursuant to the parties Stipulation for Partial Unconditional Dismissal.
- 2. The parties' Stipulation for Partial Unconditional Dismissal (attached) provided that compliance monitoring would continue for a period not to exceed twelve months on the Defendants' efforts to staff housing units with female officers pursuant to part IX(A) of the Settlement Agreement.
- 3. Oral argument in Everson v Michigan Dept. of Correction, s et. al., Sixth Circuit Court of Appeals Nos. 02-2028; 02-2033; 02-2084, took place on February 4, 2003, and the parties are awaiting the Court's decision. The essential issue before the Sixth Circuit is whether the District Court erroneously determined that there was no justification for a blanket ban on employment of male corrections officers in the female prisons in Michigan.

4. Twelve months have passed since the parties signed the Stipulation for Partial Unconditional Dismissal. Thus, this case should be dismissed completely and unconditionally as set forth in the attached Order of Dismissal.

Deborah LaBelle (P31595) Molly H. Reno (P28997) Attorney for Plaintiffs 221 North Main Street, Suite 300 Ann Arbor, MI 48104 (734) 996-5620

D.	ate:	•

Frank J. Monticello (P36693) Assistant Attorney General Corrections Division P.O. Box 30217 Lansing, MI 48909 (517) 335-7021

Matus\1996052002A Nunn\Pidgs\Stip Full Dismissal 100804