United States District Court Southern District of Texas

ENTERED

August 08, 2017 David J. Bradley, Clerk

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

KEITH COLE, et al,	§
771 1 1100	§
Plaintiffs,	§
VS.	§ CIVIL ACTION NO. 4:14-CV-1698
	§
BRYAN COLLIER, et al,	§
	§
Defendants.	§

ORDER

Pursuant to this Court's Memorandum and Opinion (Doc. No. 737) of July 17, 2017,

Defendants were asked to redress unconstitutional practices and conditions within the Pack Unit
of the Texas Department of Criminal Justice. Before this Court is Defendants' Response to the
Court's Memorandum and Opinion Setting out Findings of Fact and Conclusions of Law (Doc.
No. 769). The parties appeared before the Court on August 8, 2017 to discuss the proposed
remedies.

Upon consideration of the parties' submissions and the applicable law, the Court orders that:

- Defendants begin transfers of all heat-sensitive people who are incarcerated in the Pack
 Unit. Transfers must begin forthwith and be concluded within three weeks of entry of this order.
- Defendants begin installation of temporary window screens, to be concluded within two weeks of entry of this order.
- Defendants begin procurement, fabrication, and installation of permanent window screens, to be concluded within twenty-six weeks of entry of this order.

Defendants post the Notice to Offenders regarding respite areas (Exhibit 1 to
 Defendants' Response to the Court's Memorandum and Opinion Setting out Findings of
 Fact and Conclusions of Law) in common areas forthwith, as a temporary measure while
 the parties confer regarding updated language for the Notice to Offenders.

- The parties confer regarding the content and delivery of respite training and the content and wording of the respite Notice to Offenders.
- The parties confer regarding the heat wave policy, including but not limited to the definitions of excessive heat and heat wave.
- The parties jointly provide the Court with an updated heat wave policy, training plan,
 and Notice to Offenders regarding respite areas within ten days of entry of this order. If
 the parties are unable to agree on a joint submission, they may file proposed plans
 separately.

IT IS SO ORDERED.

SIGNED in Houston, Texas, on this the ____ day of August, 2016.

KEITH P. ELLISON

UNITED STATES DISTRICT JUDGE