

1 Daniel P. Struck, Bar No. 012377  
Rachel Love, Bar No. 019881  
2 Timothy J. Bojanowski, Bar No. 022126  
Nicholas D. Acedo, Bar No. 021644  
3 STRUCK LOVE BOJANOWSKI & ACEDO, PLC  
3100 West Ray Road, Suite 300  
4 Chandler, Arizona 85226  
Telephone: (480) 420-1600  
5 Fax: (480) 420-1695  
[dstruck@strucklove.com](mailto:dstruck@strucklove.com)  
6 [rlove@strucklove.com](mailto:rlove@strucklove.com)  
[tbojanowski@strucklove.com](mailto:tbojanowski@strucklove.com)  
7 [nacedo@strucklove.com](mailto:nacedo@strucklove.com)

8 *Attorneys for Defendants*

9  
10 **UNITED STATES DISTRICT COURT**  
11 **DISTRICT OF ARIZONA**

12 Victor Parsons, *et al.*, on behalf of themselves  
and all others similarly situated; and Arizona  
Center for Disability Law,

13 Plaintiffs,

14 v.

15 David Shinn, Director, Arizona Department of  
Corrections; and Richard Pratt, Interim  
16 Division Director, Division of Health Services,  
Arizona Department of Corrections, in their  
official capacities,

17 Defendants.

NO. 2:12-cv-00601-ROS

**DEFENDANTS' RESPONSE TO  
PLAINTIFFS' EMERGENCY  
MOTION REGARDING  
DEFENDANTS' PREVENTION,  
MANAGEMENT, AND  
TREATMENT OF COVID-19**

18  
19 The COVID-19 pandemic is rapidly evolving, and the recommendations and  
20 guidelines issued by global, national, and local health authorities and leaders change daily,  
21 if not hourly. The Arizona Department of Corrections, Rehabilitation and Reentry  
22 ("ADCRR"), in partnership with its inmate healthcare vendor, Centurion, has been  
23 monitoring the progress of the disease and adapting its prevention and response plan as  
24 necessary to protect its staff and all inmates statewide. ADCRR's prevention and response  
25 plan is guided by CDC recommendations, subject matter expert recommendations, and  
26 recommendations/orders of the State of Arizona Department of Health Services and federal  
27  
28

1 government officials. The plan also aligns with the Federal Bureau of Prisons’ response  
2 plan.

3 Plaintiffs’ Emergency Motion assumes no plan is in place, accuses ADCRR –  
4 without a single shred of evidence - of not taking this issue seriously, and requests an order  
5 requiring ADCRR to implement a plan developed by Dr. Stern. As a preliminary matter,  
6 such an order (and request) is beyond the scope of the Court’s enforcement jurisdiction.<sup>1</sup>  
7 More importantly, ADCRR already has a robust and detailed plan in place, one that  
8 coincidentally mirrors Dr. Stern’s recommendations in both Washington and Mississippi.<sup>2</sup>  
9 Plaintiffs’ Motion should be denied in its entirety because it requests the Court to order  
10 ADCRR to do what it has already done.

### 11 **I. ADCRR Is, and Has Been, Appropriately Responding to COVID-19.**

12 The World Health Organization declared COVID-19 to be a pandemic on March 11,  
13 2020, and, within days, ADCRR assessed and implemented appropriate COVID-19  
14 prevention and response action plans to mitigate the potential spread of COVID-19 within  
15 its prisons and its impact on staff and inmates, as well as to ensure the continued effective  
16

---

17  
18 <sup>1</sup> The Court only retains jurisdiction over “disputes between and among the parties  
19 arising out of this Stipulation.” (Doc. 1185, ¶ 35, emphasis added.) And even then, its  
20 enforcement authority is limited to remedying Defendants’ noncompliance with the  
21 Stipulation. If Defendants have “not complied with the Stipulation,” the Court has the  
22 authority to “enforce this Stipulation” in order to “remedy the deficiencies.” (Doc. 1185,  
23 ¶ 36.) *See Parsons v. Ryan*, 949 F.3d 443, 454-55 (9th Cir. 2020) (“*Parsons II*”) (recognizing that “the district court’s enforcement authority is limited by the terms of the  
24 Stipulation,” and that any injunction must be limited to curing noncompliance with the  
25 Stipulation); *Parsons v. Ryan*, 912 F.3d 486, 497 (9th Cir. 2018) (“*Parsons I*”) (“[T]he  
26 Stipulation is clear on the limits of the district court’s authority to enforce the Stipulation.”);  
27 *id.* at 500-01 (affirming outside-provider order in part because it was necessary to redress  
28 noncompliance with the Stipulation). Here, the Stipulation does not require the  
implementation of a pandemic response plan, nor have Plaintiffs shown that Defendants are  
not in compliance with the Stipulation because of an inadequate COVID-19 response plan.  
Plaintiffs cannot use this existing litigation as a catch-all grievance forum.

<sup>2</sup> Plaintiffs’ counsel sent their March 14 Letter to Defendants’ counsel this past  
Saturday at 12:01 p.m. MST. Then, without any follow up, Plaintiffs filed their Emergency  
Motion at 9:31 a.m. MST on Monday—less than 48 hours *and only 1.5 business hours* after  
sending their Letter. Had they simply called Defendants’ counsel on Monday morning  
before filing, they could have saved both parties and the Court valuable time and resources  
and avoided emergency briefing during a time when efforts should be focused elsewhere.

1 operation of the state correctional system in the service of public safety. (Ex. 1, Dec. of  
2 Director D. Shinn, ¶¶ 2-4.)

3 ADCRR has and is implementing the following measures to defend against the  
4 spread of the COVID-19 virus:

- 5 • Effective March 13, 2020, ADCRR suspended general and legal visitation for  
6 a period of 30 days, after which time the suspension will be re-evaluated.

7 The suspension of visitation includes non-contact visits and applies to  
8 facilities operated by the Department as well as third-party operated facilities.  
9 ADCRR's policies for phone calls and written letters remain in effect.

- 10 • Effective March 16, 2020, ADCRR's phone and internet provider  
11 (CenturyLink) began offering inmates two 15-minute phone calls per week at  
12 no charge, in addition to the existing phone call and written letter privileges.  
13 Thus far, CenturyLink has reported that on the first day 13,721 free calls  
14 totaling 174,743 minutes have been made on the system. ADCRR is exploring  
15 potential video visitation options so that inmates may remain in close contact  
16 with family members.

- 17 • Effective March 17, 2020, all inmate classes provided by local community  
18 colleges were suspended.

- 19 • Effective March 18, 2020, a \$4-copay that inmates pay for health care services  
20 is being waived for those who are experiencing flu or cold-like symptoms.

- 21 • ADCRR has restricted all routine internal movement of inmates across all  
22 Arizona prison complexes to control exposure. Specialty needs for inmate  
23 movements will be evaluated on a case-by-case basis. External medical needs  
24 will continue based on provider availability.

- 25 • Effective this week, Wardens at each Arizona prison complex are initiating a  
26 weekly deep cleaning of all facilities. Wardens are also taking part in regular  
27 ongoing meetings with ADCRR leadership to ensure robust availability of  
28

1 soap, paper towels, hygiene items, and cleaning agents for both inmates and  
2 staff.

- 3 • Until such time as the COVID-19 Emergency Declaration has expired,  
4 ADCRR is providing free hand soap to all inmates upon request. As  
5 recommended by ADHS, frequent handwashing remains the preferred  
6 method of virus prevention.
- 7 • ADCRR is requiring all employees entering Arizona prison complexes to  
8 undergo an Infectious Disease Symptoms Check that includes a series of  
9 health questions.
- 10 • In partnership with ADCRR's inmate healthcare vendor, ADCRR staff will  
11 be checked for symptoms of COVID-19 continuously as they enter each  
12 facility.
- 13 • Inmate work crews are likewise being evaluated for COVID-19 exposure risk  
14 factors and symptoms as they depart and re-enter all prison complex facilities.
- 15 • ADCRR and Centurion are communicating with staff and inmates about how  
16 they can reduce the risk of contracting COVID-19, including washing hands,  
17 sanitizing surfaces, covering coughs and sneezes and encouraging employees  
18 to stay home if they are sick. Bulletins advising of the same are posted in  
19 inmate housing units, medical departments, and high activity locations.  
20 Inmate bulletins are also broadcast on ADCRR's inmate CCTV-system.

21 (*Id.* at ¶ 5.)

22 As of this date, ADCRR currently has no known confirmed cases of the COVID-19  
23 virus. (*Id.* at ¶ 6.) ADCRR's leadership is in frequent communication with Centurion, its  
24 inmate health care vendor, to assess and respond to evolving risks, threats, and coordinated  
25 responses. (*Id.*) In the event that quarantine measures become necessary, ADCRR has  
26 identified dedicated housing locations to facilitate a quarantine. (*Id.* at ¶ 5.) As to new  
27 admissions, ADCRR has initiated discussions to develop an inmate management system for  
28

1 new inmate admissions from other jurisdictions. (*Id.* at ¶ 8.) Any new admissions are being  
2 evaluated for COVID-19 exposure risk factors and symptoms by Centurion. (*Id.*)

3 To address possible staffing deficiencies, Arizona prison complex Wardens have  
4 devised twelve-hour security staffing rosters for implementation should staffing  
5 deficiencies related to COVID-19 staff-call outs require them. (*Id.* at ¶ 9.) As of this date,  
6 implementation of twelve-hour security staffing plans has not been required. (*Id.*)

7 Until such time as the COVID-19 Emergency Declaration has expired, ADCRR will  
8 permit staff to carry personal alcohol-based hand sanitizer (alcohol-free based hand  
9 sanitizer is already permitted) as long as the employee can account for possession and  
10 control of the item at time of entry and egress into a facility. (*Id.* at ¶ 10.) Because ADCRR  
11 currently permits inmate smoking at designated prison complex locations, inmates are  
12 restricted from access to alcohol-based hand sanitizer to prevent associated misuse and fire-  
13 setting risks. (*Id.*) ADCRR is also working with its vendors to ensure that prison operations  
14 supply chains remain open. (*Id.* at ¶ 11.)

15 ADCRR will continue to assess and update COVID-19 measures being taken to  
16 protect the safety and well-being of its staff, the inmate population, and the public. (*Id.* at  
17 ¶ 12.) ADCRR's top priority is to ensure the safety and well-being of all of the agency's  
18 employees, inmates, and those that visit ADCRR's ten Arizona State Prison Complexes.  
19 (*Id.* at ¶ 13.) Indeed ADCRR is uniquely positioned to prevent and respond to health care  
20 risks associated with the spread of communicable diseases in accordance with accepted  
21 corrections industry standards where communicable disease prevention in the prison setting  
22 is always of paramount priority. (*Id.* at ¶ 14.) For decades, ADCRR has developed and  
23 implemented plans to manage incidents of infectious disease in a correctional environment  
24 involving inmates who are often medically fragile. (*Id.* at ¶ 15.) ADCRR's robust  
25 infectious disease protocols are continuously tested with new inmate admissions involving  
26 tuberculosis or symptoms associated with the common flu, scabies, chicken pox, or other  
27 droplet or airborne spread infectious disease. (*Id.* at ¶ 16.) ADCRR is one of the only non-  
28

1 hospital settings with negative pressure rooms to treat and isolate those with airborne  
2 infectious diseases. (*Id.* at ¶ 17.)

3 ADCRR also continues to coordinate closely with Arizona's public health officials  
4 as this situation evolves and communicate measures taken to protect the health of our  
5 community members. (*Id.* at ¶ 18.) ADCRR's prevention and response plan is guided by  
6 CDC recommendations, subject matter expert recommendations, and  
7 recommendations/orders of the State of Arizona Department of Health Services and federal  
8 government officials. (*Id.* at ¶ 19.) ADCRR's prevention and response plan is likewise  
9 aligned with the Federal Bureau of Prisons' response plan. (*Id.* at ¶ 20.) New and changing  
10 recommendations are continuously monitored, assessed, and implemented where applicable  
11 and advisable. (*Id.* at ¶ 21.) Finally, ADCRR's Emergency Operations Center is in  
12 operation in conjunction and cooperation with state and federal officials as well as the  
13 nation's National Incident Management System (NIMS) to manage healthcare, security,  
14 administration and finance needs associated with response to the COVID-19 virus. (*Id.* at ¶  
15 22.) NIMS provides a nationwide approach to enable communities to work together to  
16 manage threats and hazards. (*Id.*)

17 In sum, notwithstanding Plaintiffs' unsubstantiated allegations to the contrary,  
18 ADCRR and Centurion have been closely monitoring the progress of COVID-19 and have  
19 already implemented a prevention and response plan to protect all staff and inmates  
20 statewide. ADCRR and Centurion will continue to implement existing Communicable  
21 Disease and Infection Control protocols and adjust them, if necessary, as the situation  
22 evolves. (*Id.* at ¶ 23.)

## 23 **II. Centurion Is, and Has Been, Adequately Responding to COVID-19.**

24 Even prior to the identification of COVID-19 in December 2019, Centurion had a  
25 Pandemic Preparedness and Emergency Response Plan in place that was intended to be  
26 tailored to new pandemics as they arise. (Ex. 2, Dec. of John May, M.D., ¶ 4; Ex. 3, Dec.  
27 of Wendy Orm, M.D., ¶ 4.) As the current COVID-19 pandemic has developed, Centurion  
28

1 has continued to develop and refine its plans and procedures for dealing with the virus. (Ex.  
2 2, Dec. of John May, M.D., ¶ 5; Ex. 3, Dec. of Wendy Orm, M.D., ¶ 5.)

3 In January 2020, Centurion began adding information from the CDC to its Employee  
4 Portal and regularly updating it as CDC updated its information. (Ex. 3, Dec. of Wendy  
5 Orm, M.D., ¶ 6.) That same month, Centurion also developed an inmate screening tool for  
6 use at all facilities in which it provides health care services. (Ex. 2, Dec. of John May,  
7 M.D., ¶ 6; Ex. 3, Dec. of Wendy Orm, M.D., ¶ 7.) The inmate screening tool was placed  
8 on the front page of the Centurion employee portal in January 2020. (Ex. 2, Dec. of John  
9 May, M.D., ¶ 6; Ex. 3, Dec. of Wendy Orm, M.D., ¶ 7.) It was also announced during  
10 conference calls to facility medical directors beginning in January 2020. (Ex. 2, Dec. of  
11 John May, M.D., ¶ 6; Ex. 3, Dec. of Wendy Orm, M.D., ¶ 7.) During the conference calls,  
12 each statewide medical director was asked to consider the best method to implement it. (Ex.  
13 2, Dec. of John May, M.D., ¶ 6; Ex. 3, Dec. of Wendy Orm, M.D., ¶ 7.) Plaintiffs' counsel  
14 were informed on March 12, 2020 that ASPC-Florence was screening inmates as they  
15 entered the facility. (Ex. 4, Dec. of D. Spencer Segó, ¶¶ 6-12.)

16 In late February 2020, even though there was no evidence of community spread in  
17 Arizona at the time (and still is not based on current information from the CDC), Centurion  
18 began coordinating with ADCRR regarding preparations to respond to COVID-19,  
19 including methods of screening inmates and visitors, isolation of inmates suspected of  
20 having the virus, and precautions for security staff. (Ex. 3, Dec. of Wendy Orm, M.D., ¶  
21 8.) In early March 2020, Centurion began internal discussions regarding potential impacts  
22 to the pharmaceutical supply chain and ways to ensure an ongoing supply of medications  
23 for ADCRR inmates, revised the inmate screening tool, and distributed it and the Pandemic  
24 Preparedness and Emergency Response Plan to ADCRR. (Ex. 3, Dec. of Wendy Orm,  
25 M.D., ¶¶ 9-10.)

26 On or about March 4, 2020, Centurion sent a communication to all employees  
27 regarding social distancing, sick time allowance, and tactical matters related to expectations  
28 and communication during the pandemic. (Ex. 3, Dec. of Wendy Orm, M.D., ¶ 11.) On

1 March 6, 2020, Centurion staff met with ADCRR to discuss, among other topics, COVID-  
2 19. (Ex. 3, Dec. of Wendy Orm, M.D., ¶ 12.) During the meeting, Centurion provided  
3 ADCRR with a copy of Centurion's inmate screening tool to pass along to the 15 Arizona  
4 county sheriffs for use in their jails. (Ex. 3, Dec. of Wendy Orm, M.D., ¶ 12.) On March  
5 8, 2020, Centurion revised and finalized its Pandemic Preparedness and Emergency  
6 Response Plan, which is intended to be universal, and to be adapted by each state and site  
7 as necessary to accommodate specific contracts and local needs, to specifically include  
8 COVID-19. (Ex. 3, Dec. of Wendy Orm, M.D., ¶ 13.) Likewise, on March 10, 2020, the  
9 Arizona Department of Health Services recommended to Centurion that it check the  
10 temperature of inmates returning to the facilities from daily work crew assignments in the  
11 community. (Ex. 3, Dec. of Wendy Orm, M.D., ¶ 14.) On March 11, 2020, after Governor  
12 Ducey declared a state of emergency in Arizona, Centurion engaged in additional  
13 discussions with ADCRR regarding procedures to assess inmates returning from work  
14 details, intrasystem transfers, and new inmates, with the goal of implementing the new  
15 procedures by March 16, 2020. (Ex. 3, Dec. of Wendy Orm, M.D., ¶ 15.)

16 On March 15, 2020, Centurion finalized Clinical Guidelines for COVID-19. (Ex. 2,  
17 Dec. of John May, M.D., ¶ 7; Ex. 3, Dec. of Wendy Orm, M.D., ¶ 16.) On March 16, 2020,  
18 Centurion sent a memorandum titled Coronavirus Awareness: Medical Precautions to all  
19 employees. (Ex. 2, Dec. of John May, M.D., ¶ 8.) On that same date, Dr. Orm sent an  
20 email to medical staff at the various sites regarding protocols for any inmates who presented  
21 with symptoms of a febrile respiratory illness, including the following:

- 22 • mask and isolate the inmate, preferably on-site (Centurion continues to work  
23 with ADCRR to identify space for quarantine and isolation overflow);
- 24 • perform a full symptom check and vitals check and escalate the inmate to the  
25 provider for a full history and physical evaluation;
- 26 • notify me and Wendy Larson regarding any inmates who will be isolated and  
27 observed (name, location, and inmate number);
- 28 • rule out influenza if test kits are available (Wendy Larson continues to work

1 to acquire more rapid influenza test kits and distribute them to the sites);

- 2 • order CBC and CMP labs and chest x-rays depending on the severity of the  
3 symptoms and clinical suspicion;
- 4 • check vital signs every shift and document them in the chart;
- 5 • send the inmate to the emergency room only if they are immunocompromised,  
6 hypoxic, suspected of being septic, or if the exam and/or chest x-rays shows  
7 signs of pneumonia;
- 8 • notify the county public health department of the inmate's status and let them  
9 dictate (1) what information they need, and (2) what additional updates they  
10 need; and
- 11 • administer prophylactic Tamiflu as indicated to at-risk patients, including the  
12 elderly, those with emphysema, the immunosuppressed, etc. who become ill  
13 with a febrile respiratory illness.

14 (Ex. 3, Dec. of Wendy Orm, M.D., ¶ 17.) Also on March 16, 2020, Centurion identified a  
15 population of approximately 6,600 vulnerable inmates based on their age (>60), health  
16 status, and diagnoses and sent it to ADCRR for weekly welfare checks and education urging  
17 the inmates to report any symptoms that may be associated with COVID-19. (Ex. 3, Dec.  
18 of Wendy Orm, M.D., ¶ 18.)

19 On or about March 16-17, 2020, Centurion finalized a Staff Screening Tool and Staff  
20 Screening Flowsheet, as well as informational handouts for correctional health care staff,  
21 security staff, and inmates.<sup>3</sup> (Ex. 2, Dec. of John May, M.D., ¶¶ 9-10; Ex. 3, Dec. of Wendy  
22 Orm, M.D., ¶ 19.) On March 17, 2020, Centurion also finalized signage regarding COVID-  
23 19 as a suggestion for posting at facility entrances. (Ex. 2, Dec. of John May, M.D., ¶ 11.)  
24 On that same date, Centurion suspended all non-emergent dental procedures pursuant to  
25 recommendations of the American Dental Association. (Ex. 3, Dec. of Wendy Orm, M.D.,  
26 ¶ 20.) On March 18, 2020, Centurion suspended all non-essential services and traffic at all

27 \_\_\_\_\_  
28 <sup>3</sup> The informational handout for inmates is available in English and Spanish. (Ex. 2,  
Dec. of John May, M.D., ¶ 10.)

1 sites, including routine optometry and audiology services. (Ex. 3, Dec. of Wendy Orm,  
2 M.D., ¶ 22.) On that same date, Centurion received instructions from ADCRR regarding  
3 the use of the Staff Screening Tool at all points of entry at ADCRR facilities. (Ex. 3, Dec.  
4 of Wendy Orm, M.D., ¶ 21.) Centurion continues to evaluate the COVID-19 pandemic and  
5 develop and refine its procedures as necessary on a daily basis. (Ex. 3, Dec. of Wendy Orm,  
6 M.D., ¶ 23.)

7 As demonstrated, both ADCRR's and Centurion's advanced and continuing  
8 response to COVID-19 is robust, in alignment with CDC recommendations, and well within  
9 the corrections healthcare standard of care for response protocols to combat infectious  
10 diseases.<sup>4</sup>

### 11 **III. Plaintiffs Misrepresent the Events of the March 11-12, 2020 Tour at** 12 **ASPC-Florence.**

13 First, Plaintiffs misconstrue purported statements made by Richard Pratt and Dr.  
14 Gilreath during the ASPC-Florence monitoring tour in an attempt to accuse ADCRR of not  
15 having any COVID-19 prevention plan at all, and not even caring enough to develop one.  
16 (Doc. 3520 at 3-4.) Plaintiffs' tactic should be summarily rejected by the Court.

---

17 <sup>4</sup> There is no need for Dr. Stern to "collaborate with [Defendants] to immediately  
18 develop and implement a plan for the prevention and management of COVID-19 in the  
19 State's prisons." As demonstrated above, ADCRR and Centurion are already actively  
20 engaged in developing and implementing plans to prevent and manage COVID-19 in  
21 ADCRR's facilities. The measures they are implementing meet the community standard of  
22 care for dealing with COVID-19 (Ex. 5, Dec. of Owen Murray, M.D., ¶ 10) and are in line  
23 with Dr. Stern's recent recommendations to the Washington Association of Sheriffs &  
Police Chiefs (Doc. 3521-1, pp. 16-20) and the United States District Court for the Northern  
District of Mississippi (No. 4:20-cv-00007-DMB-JMV, N.D. Miss., Doc. 59-6). In fact,  
they are nearly identical to the measures Dr. Stern recommended to the Northern District of  
Mississippi and the Mississippi Department of Corrections. (Id.) There is little, if anything,  
Dr. Stern could add at this point in the process.

24 Moreover, collaborating with Defendants to develop and implement COVID-19  
25 plans goes beyond the scope of work the Court appointed Dr. Stern to perform. (Doc. 3127.)  
26 "The Court appointed Dr. Stern to conduct analysis [regarding] the irregularities and errors  
27 in the monitoring process and Defendants' substantial noncompliance with critical aspects  
28 of health care delivery." (Doc. 3127, internal quotations omitted.) Dr. Stern was not  
appointed to help develop and implement COVID-19 plans. Indeed, he could not have  
been, as the COVID-19 pandemic was unforeseen by governments and public health  
agencies worldwide at the time of his appointment. And Plaintiffs have not cited to single  
provision of the Stipulation or aspect of the monitoring process that is directly implicated  
by COVID-19.

1 As to Defendant Pratt, he was present during a meeting between the Plaintiffs’  
2 attorneys and counsel for ADCRR, counsel for Centurion, and facility healthcare staff. (Ex.  
3 6, Dec. of R. Pratt at ¶¶ 4-5.) When asked what instructions or guidance ADCRR had  
4 received from the Arizona Department of Health Services regarding COVID-19, he  
5 responded, “I haven’t seen anything yet.” (*Id.* at ¶ 5.) Any interpretation of that statement  
6 as meaning that ADCRR had made no plans to address COVID-19 in its facilities as of  
7 March 12, 2020 is false and misrepresents both Mr. Pratt’s statements and the conversation  
8 in general. (*Id.* at ¶ 6.) Likewise, during the same March 12 meeting, counsel asked several  
9 general questions about how ASPC-Florence was addressing COVID-19. In response to  
10 their questions, Mr. Pratt stated that he had not yet seen anything from ADCRR leadership,  
11 but that he was aware that meetings and discussions regarding ADCRR’s response to  
12 COVID-19 were taking place they were speaking – which means ADCRR was planning its  
13 response to COVID-19. (*Id.* at ¶ 7.) In his current position as a Bureau Administrator in  
14 Operations, Mr. Pratt is not involved in leadership meetings and discussions, and would not  
15 be aware of official plans until such plans were finalized and released to staff generally. (*Id.*  
16 at ¶ 8.) Mr. Pratt’s statements are not proof that Defendants were doing nothing as of March  
17 12, 2020, to address COVID-19.

18 Likewise, Plaintiffs’ attempt to paint Dr. Gilreath as having no background in  
19 correctional medicine and having a flippant attitude to COVID-19 is incorrect, unfair and  
20 unacceptable. At the outset, to allege that Dr. Gilreath admitted he has never worked in  
21 corrections medicine is incorrect. Dr. Gilreath has been practicing medicine for over forty  
22 years. (Ex. 7, Dec. of Dr. V. Gilreath at ¶ 2.) Before his employment with Centurion, he  
23 was previously employed as a correctional facility physician by CoreCivic, Inc. at its  
24 Saguaro Correctional Center from January 2016 to January 2018, and at its Central Arizona  
25 Florence Correctional Complex from January 2018 to August 2018. (*Id.* at ¶ 2.) Plaintiffs’  
26 Counsel did not ask about Dr. Gilreath’s prior experience in correctional medicine such that  
27 he would deny his own career history, and he certainly has never run a methadone clinic as  
28 Plaintiffs assert. (*Id.* at ¶¶ 5-7.)

1           Moreover, in discussing COVID-19 generally, Dr. Gilreath stated that it was his  
2 understanding that the first confirmed case of COVID-19 *outside* of China was in Germany.  
3 (*Id.* at ¶¶ 8-9.) He also observed that other, more widespread diseases with higher mortality  
4 rates, such as dengue fever, did not generate the kind of global concern that currently exists  
5 for COVID-19, and that globally people are not taking the kind of action being taken to stop  
6 the spread of COVID-19 to stop dengue fever. (*Id.* at ¶9.) He further expressed an opinion,  
7 based on his personal medical education, experience, and training, as well as discussions  
8 with other medical professionals and reports about COVID-19, that COVID-19 would  
9 likely run its course within a few weeks. (*Id.*) Dr. Gilreath made these statements in a  
10 general sense, and was not referring specifically to measures being developed or  
11 implemented at ASPC-Florence. (*Id.* at ¶10.) Dr. Gilreath takes the health and safety of all  
12 of his patients, including medical precautions intended to protect their health and safety,  
13 very seriously. (*Id.*) Plaintiffs’ recitation of conversation with Dr. Gilreath is incorrect  
14 and not evidence that Defendants are doing nothing to address COVID-19.

15           Second, as to facility conditions, Plaintiffs characterized ASPC-Florence to be  
16 “squalid” and “filthy” in order to accuse Defendants of failing to prepare for and respond  
17 to COVID-19.<sup>5</sup> (Doc. 3520 at 4-5.) Plaintiffs’ incorrect anecdotal observations are without  
18 merit and do not demonstrate that Defendants are ill-equipped to address COVID-19.

19           

---

<sup>5</sup> Plaintiffs also insinuate that medical supplies were taken from inmates in advance  
20 of the tour for retaliatory purposes. This is categorically false. Rather, on March 10, 2020,  
21 at approximately 7:30 p.m., Sergeant J. Peterman conducted routine quarterly searches in  
22 Housing Unit 10, which is a medical housing unit. All areas of the unit are searched  
23 quarterly. (Ex. 9, Dec. of Warden J. Van Winkle at ¶ 9.) While conducting the search, Sgt.  
24 Peterman found nuisance contraband and documented his findings in Information Report  
25 20-A58-1534. (*Id.* at ¶ 10.) The Information Report documents the nuisance contraband  
26 found in the area, which included undocumented medical supplies and two trash bags full  
27 of blankets, sheets, pillow cases, and towels. (*Id.*) After further investigation, the medical  
28 supplies included medical tape, extra bandages, extra wipes, extra catheters, and a bag full  
of bandages and alcohol wipes. (*Id.*) These items were returned to medical, and the  
following day, after confirming the possession was authorized, almost everything was  
returned to the inmates except the medical tape. (*Id.* at ¶¶ 11, 12-15.) The March 10, 2020  
search was not a pre-emptory retaliation against any inmate for potentially speaking with  
Plaintiffs’ counsel on March 11, 2020 or March 12, 2020. (*Id.* at ¶¶ 16-17.) Moreover, the

1           Appropriate sanitation levels are maintained throughout ASPC-Florence, and the  
2 areas are not filthy as Plaintiffs claim. All inmates are provided access to hand soap at no  
3 charge. (Ex. 1, Dec. of Director D. Shinn at ¶ 5.) All inmates, including indigent inmates  
4 are also provided sufficient hygiene items, including soap and shampoo on a monthly basis.  
5 (Ex. 8, Dec. of Lt. J. King at ¶¶ 11- 12, 19-20.) Where appropriate, supplemental hygiene  
6 items are available upon request, with approval by a supervisor. (*Id.* at ¶ 12.)

7           As to general housing unit sanitation, inmate pod porters clean housing unit common  
8 areas and showers daily, and inmates are provided access to cleaning supplies to clean their  
9 own cells. (*Id.* at ¶¶ 17-18.) ASPC-Florence's Kasson Unit houses a specialty population  
10 of Seriously Mentally Ill inmates. (*Id.* at ¶ 5.) Inmates at Kasson are offered showers three  
11 days a week, but have the right to refuse. (*Id.* at ¶ 9.) Security staff will not use force on  
12 an inmate to require that the inmate shower unless the inmate has, for instance, covered  
13 himself in feces. In other circumstances, if medical personnel determine that an inmate's  
14 hygiene might negatively affect his health and safety and the inmate still refuses to shower,  
15 security staff may assist in requiring the inmate to shower. (*Id.* at ¶ 10.)

16           The SMI inmate population at Kasson Unit (as is the case in any other location) may  
17 play a role in their own cell cleanliness. For example, some inmates are known to hoard  
18 items or be messier than others. (*Id.* at ¶ 13.) Security staff will not use force on an inmate  
19 to pick up trash in their cell. (*Id.* at ¶ 14.) Rather, personal responsibility for cell sanitation  
20 is addressed by the normal disciplinary process and security staff may clean an unhygienic  
21 inmate's cell when the inmate leaves his cell for showering or to participate in recreation or  
22 programs, etc., (where there is staff available to do so). (*Id.* at ¶¶ 16, 15.)

23           Finally, Plaintiffs' allegation that a cell in the Kasson Unit contained feces and blood  
24 is incorrect. (*Id.* at ¶¶ 6-8.) The brown material was ground coffee and red material was  
25 red ink (and the ground coffee and red ink were in two different cells). (*Id.* at ¶ 8.) Ground  
26 \_\_\_\_\_  
27 search was not done at the direction of Dr. Gilreath. (Ex.7, Dec. of Dr. V. Gilreath at ¶¶  
28 11-12.)

1 coffee, red ink, or paper trash on the ground present no known current risk to an inmate's  
2 health. (*Id.*). This is especially so where both cells were vacant. (*Id.*; *see also* Ex. 10,  
3 monitoring tour photos directed to be taken by Plaintiffs' counsel.)

4 In sum, Plaintiffs' complaints regarding housing or cell conditions are neither  
5 evidence of a Stipulation violation nor conditions that expose class members to COVID-19.  
6 Accordingly, Plaintiffs' allegations are irrelevant to both Stipulation enforcement and the  
7 appropriateness of Defendants' response to COVID-19.<sup>6</sup>

8 **IV. Conclusion.**

9 For the foregoing reasons, this Court should deny Plaintiffs' Emergency Motion in  
10 its entirety.

11 DATED this 18<sup>th</sup> day of March, 2020.

12 STRUCK LOVE BOJANOWSKI & ACEDO, PLC

13  
14 By /s/Rachel Love

15 Daniel P. Struck  
16 Rachel Love  
17 Timothy J. Bojanowski  
18 Nicholas D. Acedo  
19 3100 West Ray Road, Suite 300  
20 Chandler, Arizona 85226

21 *Attorneys for Defendants*

22  
23 <sup>6</sup> If Plaintiffs' counsel are concerned with the spread of COVID-19 into ADCRR  
24 facilities, they should consider immediately halting all prison monitoring tours. Flying in  
25 from San Francisco/Oakland and Washington, D.C. to conduct these tours, as they just did  
26 last week, poses the very risk they claim exists. Indeed, the ACLU National Prison Project's  
27 office has closed to reduce the risk of COVID-19 spreading. And just two days ago, "[s]ix  
28 Bay Area counties announced 'shelter in place' orders for all residents on Monday — the  
strictest measure of its kind yet in the continental United States — directing everyone to  
stay inside their homes and away from others as much as possible for the next three weeks  
in a desperate move to curb the rapid spread of coronavirus across the region." (*See*  
<https://www.sfchronicle.com/local-politics/article/Bay-Area-must-shelter-in-place-Only-15135014.php>, last accessed March 18, 2020.)

**CERTIFICATE OF SERVICE**

I hereby certify that on March 18, 2020, I electronically transmitted the attached document to the Clerk's Office using the CM/ECF System for filing and transmittal of a Notice of Electronic Filing to the following CM/ECF registrants:

- Alison Hardy: [ahardy@prisonlaw.com](mailto:ahardy@prisonlaw.com)
- Amelia M. Gerlicher: [agerlicher@perkinscoie.com](mailto:agerlicher@perkinscoie.com); [docketPHX@perkinscoie.com](mailto:docketPHX@perkinscoie.com),  
[kleach@perkinscoie.com](mailto:kleach@perkinscoie.com)
- Amy B. Fettig: [afettig@npp-aclu.org](mailto:afettig@npp-aclu.org)
- Asim Dietrich: [adietrich@azdisabilitylaw.org](mailto:adietrich@azdisabilitylaw.org); [emyers@azdisabilitylaw.org](mailto:emyers@azdisabilitylaw.org);  
[phxadmin@azdisabilitylaw.org](mailto:phxadmin@azdisabilitylaw.org)
- Corene T. Kendrick: [ckendrick@prisonlaw.com](mailto:ckendrick@prisonlaw.com); [edegraff@prisonlaw.com](mailto:edegraff@prisonlaw.com)
- Daniel Clayton Barr: [DBarr@perkinscoie.com](mailto:DBarr@perkinscoie.com); [docketphx@perkinscoie.com](mailto:docketphx@perkinscoie.com);  
[sneilson@perkinscoie.com](mailto:sneilson@perkinscoie.com)
- David Cyrus Fathi: [dfathi@npp-aclu.org](mailto:dfathi@npp-aclu.org); [astamm@aclu.org](mailto:astamm@aclu.org); [hkrase@npp-aclu.org](mailto:hkrase@npp-aclu.org)
- Donald Specter: [dspecter@prisonlaw.com](mailto:dspecter@prisonlaw.com)
- John Howard Gray: [jhgray@perkinscoie.com](mailto:jhgray@perkinscoie.com); [slawson@perkinscoie.com](mailto:slawson@perkinscoie.com)
- Jose de Jesus Rico: [jrico@azdisabilitylaw.org](mailto:jrico@azdisabilitylaw.org)
- Maya Abela [mabela@azdisabilitylaw.org](mailto:mabela@azdisabilitylaw.org)
- Rose Daly-Rooney: [rdalyrooney@azdisabilitylaw.org](mailto:rdalyrooney@azdisabilitylaw.org)
- Sara Norman: [snorman@prisonlaw.com](mailto:snorman@prisonlaw.com)
- Rita K. Lomio: [rlomio@prisonlaw.com](mailto:rlomio@prisonlaw.com)
- Eunice Cho [ECho@aclu.org](mailto:ECho@aclu.org)
- Jared G. Keenan [jkeenan@acluaz.org](mailto:jkeenan@acluaz.org)
- Casey Arellano [carellano@acluaz.org](mailto:carellano@acluaz.org)
- Maria V. Morris [mmorris@aclu.org](mailto:mmorris@aclu.org)

I hereby certify that on this same date, I served the attached document by U.S. Mail, postage prepaid, on the following, who is not a registered participant of the CM/ECF System:

N/A

/s/Rachel Love