



PC-DC-008-010

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

FILED

AUG 13 1986

JAMES F. DAVEY, Clerk

_____)
TWELVE JOHN DOES, <u>et al.</u> ,)
)
Plaintiffs,)
)
v.)
)
DISTRICT OF COLUMBIA, <u>et al.</u> ,)
)
Defendants.)
_____)

Civil Action

No. ~~79-1726~~ 80-2136

_____)
JOHN DOE, , <u>et al.</u> ,)
)
Plaintiffs,)
)
v.)
)
DISTRICT OF COLUMBIA, <u>et al.</u> ,)
)
Defendants.)
_____)

Civil Action

No. 79-1726

ORDER

Upon consideration of plaintiffs' motion for an order establishing maximum population levels at Occoquan I, II, and III, the memorandum in support thereof, the arguments of counsel, evidence presented at the hearing of August 13, 1986, and the entire record in this case, it is, by the Court, this 13th day of August, 1986

I. ORDERED that no later than October 6, 1986, the populations of Occoquan I, II, and III, and of each dormitory therein shall not exceed the following:

<u>OCCOQUAN I</u>		<u>OCCOQUAN II</u>	
<u>Housing Unit</u>	<u>Capacity</u>	<u>Housing Unit</u>	<u>Capacity</u>
Dorm C	68	Dorm A	61
Dorm D	68	Dorm R-1	71
Dorm F	Closed	Dorm R-2	71
Dorm G	68	Dorm L	68
Dorm I	40	Dorm M	68
Dorm J-1	52	Dorm N	68
Dorm J-2	60	Dorm O	Closed
Q Block	18	Q Block	18
	<u>370</u>		<u>425</u>

<u>OCCOQUAN III</u>	
<u>Housing Unit</u>	<u>Capacity</u>
Dorm 1	82
Dorm 2	82
Dorm 3	82
Dorm 4	82
Dorm 5	35
	<u>363</u>

and it is further;

ORDERED that, if the District exceeds the population lid set forth above for any housing unit or for any facility, the District shall immediately notify the court and counsel for the plaintiffs of the violation and of the steps to be taken, in good faith to ensure that, no later than 30 days from the date of the violation, the population of the

housing unit or facility returns to the levels prescribed above; and it is further

ORDERED that if, after 30 days, the District has not achieved compliance with the population lids prescribed above, a conference with the court shall be scheduled as soon as practicable to determine how best to achieve these levels.

II. The population of Occoquan I, II, and III and of each dormitory therein, computed at 85 square feet per resident shall be;

<u>OCCOQUAN I</u>		<u>OCCOQUAN II</u>	
<u>Housing Unit</u>	<u>Capacity</u>	<u>Housing Unit</u>	<u>Capacity</u>
Dorm C	76	Dorm A	68
Dorm D	76	Dorm R-1	79
Dorm F	Closed	Dorm R-2	79
Dorm G	76	Dorm L	76
Dorm I	40	Dorm M	76
Dorm J-1	58	Dorm N	76
Dorm J-2	67	Dorm O	Closed
Q Block	18	Q Block	18
	<u>411</u>		<u>472</u>

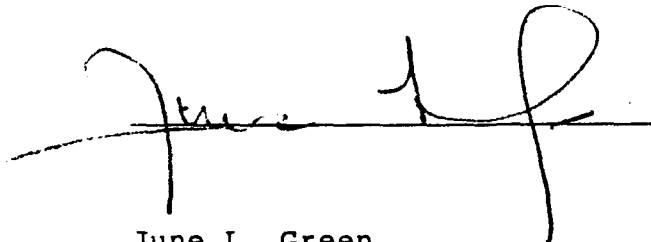
<u>OCCOQUAN III</u>	
<u>Housing Unit</u>	<u>Capacity</u>
Dorm 1	92
Dorm 2	92
Dorm 3	92
Dorm 4	92
Dorm 5	39
	<u>407</u>

and it is;

ORDERED that if after October 6, 1986, the population of any housing unit or any facility exceeds the limit prescribed above, the District shall immediately notify the court and counsel for the plaintiffs of the violation;

and it is further;

ORDERED that the District shall develop a release program consistent with sound penological practice and the public interest, designed to reduce the population of each housing unit and of each facility to the levels set above. If the population levels described above are not met no later than ten days after the violation occurred, the District shall order the release of inmates until those limits are met.

A handwritten signature in black ink, appearing to read "June L. Green", written over a horizontal line.

June L. Green
United States District Judge

Dated:

Aug 13, 1986