



PC-RI-001-014

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF RHODE ISLAND

NICHOLAS A. PALMIGIANO, et al	:	
	:	
v.	:	CA No. 74-0172P
	:	
EDWARD DiPRETE, et al	:	
	:	
THOMAS R. ROSS, et al	:	
	:	
v.	:	CA No. 75-0032P
	:	
EDWARD DiPRETE, et al	:	

ERRATA

The Order of this Court dated August 3, 1990 is hereby amended as follows:

1. The execution of that portion of Paragraph "4" reading:

ORDERED that defendants shall not accept, until November 15, 1990 (the anticipated date of the opening of the new ISC), for incarceration those convicted offenders who are free on personal recognizance or on bail in the community prior to both their conviction or plea and the imposition of sentence, provided, however, that new bail in the same amount and form as previously set by the state court is obtained. Any delay in the beginning of the service of sentence shall have no impact on the length, or any other term, of the sentence to be served.

is hereby suspended pending further order of this Court.

That portion of Paragraph "4" reading:

If the delays in the execution of sentences, described herein, do not keep the sentenced population at the ISC and the Annex (i.e., those sentenced prisoners involved in the admissions and orientation (A&O) process) at

ACI shall immediately be awarded 30 days of expedited good time, which shall be applied against the sentence of each affected prisoner. This award of good time shall, contrary to the terms of R.I.G.L. 42-56-24, be deemed to advance each affected prisoner's eligibility for consideration for parole.

is hereby amended to read:

Whenever the sentenced population at the ISC and the Annex exceeds 150 prisoners for three consecutive days, all sentenced prisoners in the ACI shall immediately be awarded 30 days of expedited good time, which shall be applied against the sentence of each affected prisoner. This award of good time shall, contrary to the terms of R.I.G.L. 42-56-24, be deemed to advance each affected prisoner's eligibility for consideration for parole.

2. Paragraph "5" which reads:

ORDERED that all persons committed by family court to the ACI for contempt shall not commence their sentences to purge themselves of contempt until November 15, 1990

is hereby amended to read as follows:

Ordered that defendants shall not accept all persons committed by family court to the ACI to purge themselves of contempt until November 15, 1990.

BY ORDER:

Paulette J. Duke
Deputy Clerk

ENTER:

Raymond J. Pettine
Raymond J. Pettine
Senior Judge
August 21, 1990