l	Case 2:12-cv-00601-ROS Document 3523 Filed	03/16/20 Page 1 of 6			
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6	Sonia Rodriguez, Christina Verduzco, Jackie Thomas, Jeremy Smith, Robert Gamez, Maryanne Chisholm,				
7	Desiree Licci, Joseph Hefner, Joshua Polson, and Charlotte Wells, on behalf of themselves and all others				
8	similarly situated [ADDITIONAL COUNSEL LISTED ON				
9	SIGNATURE PAGE]				
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13	Attorneys for Plaintiff Arizona Center for Disability L	aw			
14	[ADDITIONAL COUNSEL LISTED ON SIGNATURE PAGE]				
15					
16	UNITED STATES DISTRIC	CT COURT			
17	DISTRICT OF ARIZONA				
18	Victor Parsons; Shawn Jensen; Stephen Swartz; Dustin Brislan; Sonia Rodriguez; Christina	No. CV 12-00601-PHX-ROS			
19	Verduzco; Jackie Thomas; Jeremy Smith; Robert Gamez; Maryanne Chisholm; Desiree Licci; Joseph	DECLARATION OF			
20	Hefner; Joshua Polson; and Charlotte Wells, on behalf of themselves and all others similarly	AMY FETTIG			
21	situated; and Arizona Center for Disability Law,				
22	Plaintiffs, v.				
23	David Shinn, Director, Arizona Department of				
24	Corrections; and Richard Pratt, Division Director, Division of Health Services Contract Monitoring				
25	Bureau, Arizona Department of Corrections, in their official capacities,				
26	Defendants.				
27					
28					

I, Amy Fettig, declare:

1

I am an attorney licensed to practice before the courts of the District of
 Columbia, and admitted to this Court *pro hac vice*. I am Deputy Director of the ACLU
 National Prison Project, and an attorney of record to the plaintiff class in this litigation.

2. On March 11-12, 2020, I participated in a monitoring tour of Arizona State
Prison Complex ("ASPC")-Florence. I particularly inspected the Florence Kasson Unit
where individuals with serious mental illness (SMI) and those on mental health watch are
housed. I spent all of both days in Kasson, and I was joined by other attorneys from
ACLU-NPP, the ACLU of Arizona, and an investigator from the Prison Law Office.

3. During the tour of Kasson, we were repeatedly told that the units had been
thoroughly cleaned just days before our visit, but that they generally are filthy and
uncleaned. Indeed, it was obvious to me that the units had recently been painted and
cleaned.

14 4. Despite these efforts, however, when our team walked into the housing pods 15 we were immediately struck by the foul smells. During the course of cell-front interviews 16 it become obvious that the smells were coming from the many individuals with SMI living 17 in these units who appeared unkempt and unwashed. When we looked into the cells of 18 many of the prisoners we also noted filth and garbage on the floors and walls. One cell 19 looked like it was smeared with feces and possibly blood. An officer told us it was coffee 20 and that the prisoner who lived there frequently like to smear his cell with the substance. 21 We were told that he had been moved prior to our visit to the Phoenix complex. His cell 22 remained uncleaned.

5. During our inspection we also spoke with multiple people who told us that
they were not given adequate cleaning supplies or soap. Some who had outside funding
or jobs can buy bar soap and shampoo on the commissary and use it to clean their cells.
But indigent prisoners did not have a sufficient supply of soap to clean both their bodies
and their cells. We were repeatedly told that class members were not given access to
cleaning supplies by officers and that they were told to use what they had instead.

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1	6. During our inspection prisoners also told us that they have been given no
2	information about the COVID-19 virus or how to protect themselves. Many were very
2	anxious about their situation and several stated they were concerned about their fellow
3 4	prisoners, especially those living on their units who are so mentally ill they do not bathe
5	and appear to have little ability to function on their own
6	I declare under penalty of perjury that the foregoing is true and correct.
0 7	Executed March 16, 2020, in Washington, D.C.
, 8	Executed Watch 10, 2020, in washington, D.C.
o 9	/s/ Amy Fettig Amy Fettig
9 10	Thiry Foung
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	Case 2:12-cv-00601-ROS	Document 3523 Filed 03/16/20 Page 5 of 6
1		
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1	CERTIFICATE OF SERVICE
2	I hereby certify that on March 16, 2020, I electronically transmitted the above
3	document to the Clerk's Office using the CM/ECF System for filing and transmittal of a
4	Notice of Electronic Filing to the following CM/ECF registrants:
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