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8	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON	
9	AT SEATTLE	
10	CASSIE CORDELL TRUEBLOOD, et	CASE NO. C14-1178 MJP
11	al., Plaintiffs,	ORDER ON DEFENDANTS' MOTION FOR CLARIFICATION
12	V.	AND RECONSIDERATION
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14	WASHINGTON STATE DEPARTMENT OF SOCIAL AND HEALTH SERVICES, et al.,	
15	Defendants.	
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17	THIS MATTER comes before the Court of	n Defendants' Motion for Clarification and
18	Reconsideration. (Dkt. No. 140.) Having reviewed Defendants' Motion, Plaintiffs' Response,	
19	and all related papers, the Court GRANTS in part and DENIES in part the motion.	
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21	First, Defendants argue that the psychiatric and medical good cause exception to the	
22	seven-day timeframe, applicable only to in-jail evaluations, should also apply to class members	
23	awaiting transport to a state hospital. (Dkt. No. 140 at 2.) The Court agrees with Plaintiffs that	
24	failure to obtain medical clearance is the only good	d cause applicable to class members waiting

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for transport to state hospitals. (Dkt. No. 145 at 2-3.) Therefore, the Court modifies the
permanent injunction to allow for a good cause exception for class members waiting for transport
to a state hospital in the limited circumstance where (1) a class member cannot be medically
cleared for transport within seven days of the signing of a court order because of the class
member's health, and (2) Defendants have a documented history of attempting to timely secure
medical clearance.

Second, Defendants argue that the seven-day timeframe should begin when DSHS
receives a court order, rather than when the court order is signed. (Dkt. No. 140 at 3-4.)
Defendants' request is DENIED. The Court is aware that some local courts can take several
days to transmit an order to DSHS, and is also aware that the vast majority of orders are
transmitted to DSHS within one day of the order being signed. In focusing on the system as it
exists now, however, Defendants miss the point.

13 In order to comply with the Court's injunction, Defendants must take on a more active 14 role in educating and collaborating with other actors in the forensic mental health system. 15 Compliance will require Defendants to think creatively and make efforts above and beyond the 16 efforts they were already making. Rather than seeking to extend the amount of time that class 17 members can be incarcerated awaiting services, Defendants should seek to facilitate the 18 development of a system where DSHS receives court orders promptly. In other words, flaws in 19 the system as it currently exists are not persuasive reasons why a better system cannot be 20developed.

Third, Defendants seek clarification about their obligations where DSHS has requested an
extension for good cause, but the local court has not yet ruled on the motion by the seventh day.
(Dkt. No. 140 at 4-5.) In these circumstances, Defendants should admit the class member to a

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state hospital. Again, Defendants must work to improve the efficiency of the system and
safeguard the constitutional rights of class members. Substantial compliance can only be
achieved through working with local courts and developing systems and methods through which
motions for extensions can be brought and ruled on quickly. Until Defendants have attempted to
improve the functioning of the system through collaboration with local courts and other actors,
requests for modification are premature. The Court declines to allow class members to be
incarcerated for additional time based on now-existing barriers to timely services.

Lastly, Defendants argue that they should not have to transport class members who are
ordered to receive in-jail evaluations to state hospitals when invocation of the right to have
defense counsel present at the evaluation blocks compliance with the seven-day timeframe.
(Dkt. No. 140 at 5-6.) Once more, Defendants point to flaws in the current system instead of
attempting to develop a better one. If DSHS is unable to accommodate a defense attorney's
schedule and still comply with the seven-day timeframe, it should seek more resources and
expand services, not seek to incarcerate class members for longer periods of time.

If Defendants are still unable to provide in-jail evaluations within seven days after
attempting to overcome current barriers to timely services, then the Court will consider
modifying the injunction. Until Defendants have made efforts to comply with the injunction—
for example by hiring more evaluators, offering evaluations at regular, pre-set times in jails, and
offering evaluations outside of court hours and on weekends—Defendants' request is premature
and is DENIED.

Conclusion

The Court modifies the permanent injunction to allow for a good cause exception to the
 seven-day timeframe for class members ordered to receive competency services at state hospitals
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where a class member's health prevents them from being medically cleared to be transported, despite Defendants' good faith efforts. Defendants' other requests for modification are DENIED. The clerk is ordered to provide copies of this order to all counsel. Dated this 6th day of May, 2015. Malshuf. Helens Marsha J. Pechman Chief United States District Judge