IN THE UNITED STATES DISTRICT COURT 1 FOR THE DISTRICT OF PUERTO RICO 2 3 THE COMMONWEALTH OF PUERTO RICO, Plaintiff, 4 vs. Case No: 12-CV-2039 GAG 5 PUERTO RICO POLICE DEPARTMENT, et al., : Defendants. 6 7 TRANSCRIPT OF STATUS CONFERENCE - VIDEO TELECONFERENCE HELD BEFORE THE HONORABLE CHIEF JUDGE GUSTAVO A. GELPÍ 8 JOSÉ V. TOLEDO U.S. COURTHOUSE, OLD SAN JUAN, PUERTO RICO THURSDAY, MAY 28, 2020, BEGINNING AT 10:07 A.M. 9 APPEARANCES: 10 For the United States of America: 11 Attorney Timothy D. Mygatt, U.S. Department of Justice 12 13 Attorney Luis E. Saucedo, U.S. Department of Justice 14 Attorney Jorge M. Castillo, U.S. Department of Justice 15 For the Commonwealth: 16 Attorney Arturo J. García-Sola 17 Attorney Lizzie M. Portela-Fernández ALSO PRESENT: 18 19 Sonia C. Cardona, Courtroom Deputy Clerk JCC Monitor Alfredo A. Castellanos-Bayouth 20 Retired Justice Federico Hernández-Denton 21 22 John Romero, Federal Monitor 23 Dr. Alex De Carmen, Special Master 24 Henry Escalera, Puerto Rico Police Commissioner 25 Colonel Clementina Vega, Director Police Reform Office

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	Status Conference
1	THE COURT: Good morning. Let's call the
2	case.
3	THE COURTROOM DEPUTY: Civil case
4	No. 12-2039. United States of America versus
5	Commonwealth of Puerto Rico, et al. Set for status
6	conference. Will the parties please identify
7	themselves for the record.
8	MR. SAUCEDO: Good morning, Your Honor.
9	This is Luis Saucedo for the United States.
10	MR. GARCÍA-SOLA: Good morning, Your Honor.
11	This is Arturo García for the PRPD along with Lizzie
12	Portela.
13	MR. CASTILLO: Good morning, Your Honor.
14	This is Jorge Castillo for the United States.
15	FEDERAL MONITOR ROMERO: John Romero, the
16	Federal Monitor.
17	MR. CASTELLANOS-BAYOUTH: Alfredo
18	Castellanos, senior counsel for the federal monitor.
19	Good morning.
20	RETIRED JUSTICE HERNÁNDEZ-DENTON: Good
21	morning. Federico Hernández-Denton, senior counsel
22	for the federal monitor.
23	SPECIAL MASTER DEL CARMEN: Good morning.
24	Alex Del Carmen, special master.
25	THE COURT: Well, good morning to all.

	Status Conference
1	Before we commence, I'm going to ask everybody to
2	please make sure you put your Jabber on mute while I
3	speak. Once I'm done I will call everybody and
4	obviously everybody will have an opportunity to speak
5	and address the Court so we will do that one by one.
6	So, that's the way we're going to proceed. So,
7	having said that, let's call the case for the record.
8	I think we already called it. Right?
9	THE COURTROOM DEPUTY: Yes, we did.
10	THE COURT: Okay. Now, let me first address
11	a matter that has come to my attention 20 minutes
12	before the hearing. I was informed by my courtroom
13	deputy and my judicial assistant that Secretary
14	Janer first of all, there was a request by way of
15	telephone from Secretary Janer's office that this
16	hearing be continued until 1:00 p.m. Obviously this
17	is not by way of motion and this was, you know,
18	20 minutes ago. Then there was a second follow-up
19	call or notification to the Monitor that Secretary
20	Janer right now is in a cabinet meeting and cannot
21	attend and he would try to attend later.
22	I would like to make a point on this and it
23	is as follows: Two weeks ago I first issued the
24	first order in this case and in that order the order
25	itself states that Secretary Janer will be in

### Status Conference

1 attendance at this status conference. Second, last 2 week I issued a second order and in the second order 3 I set the order of the individuals who would be 4 addressing the Court, and Secretary Janer is the 5 first one to appear.

The reason for this is the following: 6 Ιn 7 all my hearings I usually -- well, in this case, same 8 in the health case, the juvenile institution consent 9 decree case, and in many other hearings that I've 10 had, whenever there's a governor, a sitting governor 11 or cabinet member usually -- and the scope of the 12 hearing pertains to that cabinet member, he or she 13 will go first and then the cabinet member sits 14 through the meetings [inaudible] and talk about and 15 to get input from the Court and feedback and also the 16 Court will probably have questions.

17 For the past 18 years we've been over that, 18 that I have been a judge and, as I said, I've had 19 sitting governors, cabinet members appear in court. 20 And I do have to say that I am flabbergasted because 21 this is the first occasion where any government official from the Commonwealth ever flaunts two court 22 23 orders directing him to appear. And in the past if 24 there had been any issues they were notified to the 25 Court beforehand in writing way in advance. As I

# Status Conference

1 said, it's important for the top government official 2 to always be present because he or she is the one who 3 is going to set the tone for the hearing. And, as I 4 said, also he or she has to be present throughout the 5 hearing because important matters regarding the 6 agency will be addressed. The agency at work here in 7 particular is the reform.

8 Now, it is so troubling, and I will state 9 myself more, that the local executive branch on the one hand who strictly enforces these executive orders 10 at this time in the Covid pandemic -- and I have to 11 12 say that even I in my official capacity follow those 13 orders 7/24 and I order all the court staff to follow 14 those orders; but, on the other hand, the executive 15 branch is ignoring federal court orders. And this is 16 something that cannot be taken lightly by any federal 17 court or tolerated. I also think it's offensive to 18 the United States Department of Justice and to the 19 other party in this case who was expecting his 20 presence.

Now, let me say something else. The perception of this is that the government does not care about the police reform case and does not intend to follow federal court mandates. And I am holding the Commonwealth responsible rather than Secretary

	Status Conference
1	Janer personally. I have known Mr. Janer since his
2	days in the DEA office here in Puerto Rico and I can
3	swear to his integrity and I know that his support to
4	the reform is unquestionable. It would appear to the
5	Court that individuals within the Commonwealth
6	government other than Janer may not want him to
7	appear or did not diligently apprise him of the
8	setting in accordance with this hearing in a timely
9	matter.
10	More so, I am certain that if there's a
11	cabinet meeting at this time the governor herself is
12	likely unaware of this court hearing or of my orders;
13	and if she were aware, like every other governor
14	before her, she would have her secretary appear. And
15	probably even from Fortaleza he would appear by way
16	of Jabber. And I also note that the governor herself
17	is an experienced attorney. She was very
18	distinguished for her professionalism throughout her
19	career, so I'm certain also that she is not to blame
20	for this occurring.
21	Now, it is also fortunate that U.S. DOJ
22	counsel, the monitor, special master are appearing
23	via Jabber; otherwise, you know, I would order that
24	the travel cost be referred to the Commonwealth. So
25	I do want to make that statement for the record.
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	Status Conference
1	We're going to proceed first with the
2	special master then the monitor and I will then
3	continue to address any other matters in this case.
4	I cannot continue this hearing, I have another
5	hearing after this. In the afternoon I have other
6	matters. Because of the Covid pandemic and being the
7	chief judge of the court I have multiple matters
8	throughout the entire day. It is not easy to
9	reschedule a hearing like this when everybody is
10	prepared and at least the Court is informed
11	20 minutes beforehand of this matter. So we'll have
12	to proceed and Secretary Janer will have to review
13	the transcript of the hearing.
14	So, having said that, I'm going to mute
15	myself. I'd like to hear first from Dr. Del Carmen.
16	If I have to make any questions, I'll unmute myself.
17	So let's proceed this way.
18	SPECIAL MASTER DEL CARMEN: Good morning,
19	Your Honor. Essentially what I wanted to convey to
20	the Court is some of the things that I've been
21	working on and will continue to work on for the
22	coming weeks and months. And first and foremost, as
23	per the Court order that you issued a few days ago, I
24	am coordinating and meeting the efforts to bring the
25	parties together along with the monitor in order to

	Status Conference
1	agree on the sampling methodology for all of the 11
2	areas of the police reform case.
3	As Your Honor may recall, you asked me last
4	year in my capacity as a special monitor as a
5	special master rather to come in and essentially lead
6	the efforts and coordinate the efforts to agree on a
7	methodology. That has we succeed in that regard
8	but there were some areas, particularly the sampling
9	component, that needed to be expanded. And so now
10	through the benefit of time, after the methodology
11	was approved by the Court last year, we are facing
12	now the question of what the sampling strategy should
13	be for each one of the 11 components in place.
14	So the plan, Your Honor, is to simply put
15	the monitor's team, along with U.S. DOJ, along with
16	the Commonwealth and PRPB to meet and essentially
17	have a conversation on all of these 11 areas. So
18	with the direction of Dr. Levy and my oversight we
19	can provide the Court in the coming months a strategy
20	and a sampling methodology that everyone can agree
21	upon. And so it is my hope that this is going to be
22	taking place in the coming months.
23	And needless to say, Your Honor, this is
24	paramount to the success of the actual monitoring.
25	So if the sampling strategy is agreed upon and if the

	Status Conference
1	sampling strategy is scientific, if there's science
2	behind it, then all the findings that will be made by
3	the monitor and his team are going to be
4	scientifically made and to some degree indisputable.
5	But it is essential that PRPB and the Monitor's
6	office, as well as U.S. DOJ sit at the table and
7	agree upon that sampling strategy that will take
8	place in this particular case. Go ahead, Your Honor.
9	THE COURT: Let me ask you, regarding the
10	sampling, and this is a topic I'm going to discuss
11	with the parties, but I believe the information
12	technology is essential to the sampling because if we
13	don't have current sampling and it's not current then
14	nobody knows what information is there, and obviously
15	it has to get plugged in to put it in the information
16	system. That's an important endeavor. But, number
17	two, the idea is necessary because with updated IT
18	you can sample at any given point and in any given
19	place, any given zone, you can make pretty accurate
20	samples and be able to predict or to read those like
21	data. Am I correct?
22	SPECIAL MASTER DEL CARMEN: That's correct,
23	Your Honor. And this has to do with the validity and
24	reliability of the data. So in the world of research
25	we look at whether or not the data is valid and

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	Status Conference
1	reliable in order to ensure that whatever type of
2	prognosis, whatever type of general findings that the
3	Monitor's office would make are simply going to stand
4	the rigor of science. So to your point, Your Honor,
5	it is essential that the data that's being collected
6	is accurate within a three percent margin of error
7	and that the reporting mechanisms are also solid in
8	order to be able to ensure a prognosis.
9	THE COURT: Thank you.
10	SPECIAL MASTER DEL CARMEN: Yes, Your Honor,
11	the second of the three points that I wanted to make
12	to you as well and to the Court is essentially that I
13	continue to work on the role of the on the non-law
14	enforcement role of the national guard as the Court
15	ordered. And what we what I have done is sought
16	out the input of U.S. DOJ, the Monitor's office, as
17	well as PRPB and the Commonwealth in trying to get a
18	sense of what this non-law enforcement role of the
19	national guard would be in the event that the
20	governor finds it necessary to activate the national
21	guard. And of course we all know that this can take
22	place not only as a result of the Covid-19 pandemic
23	but also because of natural disasters that are not
24	strangers to the Commonwealth.
25	So at the end of the day the hope and the

### Status Conference

plan would be, Your Honor, that by June 5th, as the 1 2 Court has ordered, I will be submitting to Your Honor 3 a report that essentially shows the different sides and the different angles to this component and my 4 5 recommendation for these specific non-law enforcement roles that the national guard will simply seek. 6

7 THE COURT: And let me ask you regarding 8 This should not be a very complicated task. that. Ι 9 have seen, for example, in New Mexico it was very 10 clearly outlined. Again, not specific particular 11 duties but in general terms of the scope of the 12 particular duties, and that was done particularly in 13 some smaller Indian nations that were located in New 14 Mexico and the governor and the local mayors of 15 those -- or chiefs of those towns or municipalities 16 were able to really coordinate with the national 17 guard. So I assume something akin to that or what is 18 probably, as you probably know better than -- well, 19 definitely you know better, maybe as it's happening 20 in your own state or other jurisdictions, that that 21 is pretty clear. Correct? 22 SPECIAL MASTER DEL CARMEN: Yes, Your Honor. 23 And that is very typical in other states of the 24 United States whereas the national guard provides a 25 non-law enforcement supportive role. And so there

	Status Conference
1	are various models out there. Obviously what we are
2	all considering is the capability of PRPB, the
3	realities of the Commonwealth, and what fits the
4	Commonwealth; because we can't simply just transplant
5	another model that worked somewhere else into the
6	Commonwealth. So with that sense there's definitely
7	guidance out there, which I've done some research on
8	and I've been briefing the Court on a regular basis,
9	regarding the models that exist. Yes, Your Honor.
10	THE COURT: Okay, and before you move on,
11	let me say that I want to make it very clear that the
12	Court is again, this is really an executive
13	decision whether to call the national guard or not,
14	it is not up to the Court. The only thing the Court
15	has to make sure of is that if the national guard is
16	out there it is not performing traditional law
17	enforcement activities, and if it ever were to do so
18	that's a further analysis and those officers have to
19	not act as national guardsmen, they have to act
20	within the requirement. But anything that does not
21	entail traditional law enforcement activities and
22	there are many things historically the national guard
23	has done here in Puerto Rico, an excellent job
24	that's what we want to ensure is done in coordination
25	with the police and not to violate the reform. Okay,

	Status Conference
1	and the last item.
2	SPECIAL MASTER DEL CARMEN: Yes, Your Honor.
3	The final point is that once we finish the sampling
4	methodology, and I have submitted to the Court the
5	report on the national guard and on law enforcement
6	role, as per your orders, Your Honor, I will be
7	focusing on the use of force content analysis as it
8	relates to the instruction that PRPB officers are
9	receiving regarding that topic. So the idea would be
10	to simply review the content, of course to look at
11	the syllabi that's being utilized and the method in
12	which the police officers are being trained as it
13	relates to use of force.
14	We feel that this topic is incredibly
15	important for the Court to look into and also to
16	brief and keep everyone else on this call, the
17	parties, you know, and the monitor, informed of the
18	findings that I make. So with the help of the
19	parties, with the assistance of the monitor, my hope
20	is to provide the Court with an assessment of not
21	only the content but informing which of those use of
22	force instructions is being delivered. We lost you,
23	Your Honor.
24	THE COURT: Sorry. Let me rewind. I had my
25	mute on. But it's very important about the use of

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### Status Conference

force, the study and what you're going to be 1 2 performing is. Because of the Covid pandemic we do 3 not know exactly when the officers can start training 4 regularly. And officers, pursuant to the reform, 5 continue to receive -- well, it's like continuing 6 legal education but with the police law enforcement 7 education. And that's very, very important that that 8 be conducted.

9 Now, there have to be ways in which to have 10 these trainings virtually. There have to be 11 obviously some exercises. The academy has to be 12 flexible. Perhaps instead of training 60 officers at 13 a time maybe it's going to be 10, 15 socially 14 distanced or at offices where, you know, the specific 15 measures have been taken so they would not get the 16 Covid, but that has to be done. I know other 17 jurisdictions are also looking at it and it's very, 18 very important.

One of the things is the training at the academy. And let me note that Commissioner Henry Escalera and I believe Clementina -- Colonel Vega, is there as well wearing a mask. But they've been to the academy when I've been there, Monitor Romero has been there, as well as you, Dr. Del Carmen, and we saw, it was probably February or March of last year,

	Status Conference
1	the training, live training. And it was very
2	important because it was a use of force training and
3	it was a riot training. And it was showing
4	how not you know, in the old days you would see
5	that officers would pull out their batons and start
6	hitting everybody or restraining people or even
7	worse. That training, I think, was extremely crucial
8	and many more trainings took place. But during the
9	protests in 2019 during the summer what I saw, at
10	least on television which everybody saw, the officers
11	were in formation. The way they were using the
12	levels of use of force was consistent with those
13	trainings. And that is something that cannot be
14	forgotten otherwise we're going to run into a lot of
15	problems, the police and the Commonwealth with a lot
16	of problems, which it is not having.
17	Again, Monitor Romero will discuss that
18	matter in more detail but it is very important that
19	whatever errors may still be committed compared to
20	10, 15 years before are not being committed. There
21	is room for improvement, but we cannot take a step
22	back and that's why this is so important.
23	So thank you, Dr. Del Carmen. We will now
24	hear. I'll mute myself and we will hear from Monitor
25	John Romero.

	Status Conference
1	FEDERAL MONITOR ROMERO: Good morning, Your
2	Honor and to everyone else present in this
3	videoconference. I'd like to start by briefing you
4	bit activities of the Monitor's office. As the
5	parties and Court are aware, the Monitor's office
6	submitted its first compliance report on March 29th
7	of this year. The report provided the monitor's
8	compliance assessment of PRPB with three areas of the
9	agreement: Policies procedures, use of force, and
10	information technology.
11	PRPB has made some measurable progress
12	towards complying with the mandates of the Agreement
13	particularly with respect to: Identifying and
14	outlining how deadly use of force is to be
15	investigated, handling of mass demonstrations, and
16	creation of policy and procedures. Nevertheless,
17	these reforms still lag behind the performance
18	benchmarks outlined in multiple performance areas of
19	the Agreement, especially regarding information
20	technology and the work of the FIU when investigating
21	firearm discharges by its members.
22	In the case of FIU, in order for them to
23	accomplish being in compliance with the Agreement,
24	they must have continuous and unobstructed access to
25	critical information collected internally by other

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	Status Conference
1	units within the bureau and externally by other
2	agencies within the DSP umbrella. In the case of IT,
3	we are working with PRPB with the aspiration of
4	having the bureau progress from the capacity building
5	stage to compliance monitoring.
6	We commend PRPB for its commitment to the
7	reform effort and in working with the Monitor's
8	office. We also have to acknowledge, as you
9	indicated, Judge, the Bureau's success in recruiting
10	qualified candidates and developing a comprehensive
11	training curriculum. The Honorable Judge Gelpí and I
12	had the opportunity to witness firsthand that
13	training and to attend the graduation of the last
14	class in March of this year. And by that way and
15	by the way, the first report, CMR-1, is available on
16	the Monitor's office website which is fpmpr.org. You
17	can see the entire report there.
18	The Monitor's office has been kept duly
19	informed as to matters related to the Covid-19
20	pandemic by the Bureau. As per the Court's
21	directives, we have continued our work remotely with
22	the assistance of PRPB and the U.S. DOJ. The
23	Monitor's office has submitted data requests to PRPB
24	for the areas under review and PRPB has scanned that
25	data and provided it to the subject matter experts

	Status Conference
1	for their review and analysis. We are aware that the
2	above has created numerous challenges and those
3	challenges are properly being handled by Colonel
4	Clementina Vega and her Reform unit staff.
5	The monitor will also be working with
6	Special Master Dr. Alex Del Carmen to address these
7	matters. As directed by the Court and of significant
8	importance to the police reform, our office in
9	conjunction with the monitor and Mr. Javier González
10	have commenced conference calls with CIC personnel
11	and community leaders since the 21st of this month.
12	Going forward, the Monitor's office will be
13	utilizing a user-friendly and secure platform called
14	Go-to Meeting to conduct remote video conferences
15	with PRPB personnel and its representatives, U.S. DOJ
16	personnel, special master, and community leaders.
17	The above measures will allow the Monitor's office to
18	continue with its community outreach efforts.
19	It will also provide an effective way for
20	the monitor to work closely with the special master
21	in terms of the random samplings that are being
22	conducted in accordance with the methodology that was
23	agreed upon by the parties and by the Court.
24	Although we have implemented the above-mentioned
25	mechanisms to remotely conduct our monitoring duties

	Status Conference
1	for the present, we plan to return to our normal
2	monitoring activities when we adopt a proper protocol
3	and proper measures with the approval of the Court.
4	On another note, the Monitor's office is in
5	the process of finalizing its report on the PRPB's
6	response to the mass demonstrations that took place
7	at the Fortaleza in July of 2019. We project our
8	report to be completed and submitted to the Court by
9	next month.
10	In closing, the Monitor's office would like
11	to extend its gratitude to the parties for their
12	collaboration in the reform process. Working
13	together much has been accomplished, and going
14	forward much will be achieved, Your Honor. Thank
15	you.
16	THE COURT: Monitor Romero, I have just a
17	couple of questions. You mentioned IT and that
18	you're working on the IT and this is something
19	obviously I'm going to ask the parties as part of the
20	agenda. IT is very important but what is even more
21	important than IT is that the right and that all
22	information be inputted into the system so you,
23	counsel, the police, U.S. DOJ, myself can access it
24	readily. And, again, for purposes of statistical
25	sampling and everything if all the information is not

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	Status Conference
1	there that is important. And you were mentioning the
2	firearm discharges, there may be use of force
3	incidents, but what is your perception or what is
4	your take on that and the importance of that?
5	FEDERAL MONITOR ROMERO: Well, in terms of
6	monitoring, Your Honor, our monitoring will only be
7	as good as the data received. I mean, we had some
8	issues with the use of force data in terms of how
9	many incidents. I believe we've corrected that area.
10	We've ben working with the PRPB and U.S. DOJ, but our
11	concern is that we're getting accurate information.
12	And with the IT platform being where it is now,
13	access to data in all 11 areas are subject to IT
14	obviously and we're not sure they're in place to
15	provide the data that we need. That's the issue. We
16	want to make sure that the data we're evaluating PRPB
17	with is accurate data; otherwise, it's a flawed
18	system.
19	But that's the current issue we're working
20	with U.S. DOJ and PRPB to establish whether or not
21	the information we're receiving in these 11 areas is
22	accurate information because what we can do is only
23	as good as the data we get.
24	THE COURT: And where we are now is capacity
25	building is there but compliance monitoring cannot

	Status Conference
1	start, or if it starts it's not going to be reliable
2	because of the data. Correct?
3	FEDERAL MONITOR ROMERO: That's correct.
4	And we're working with the special master as well to
5	make sure that the data we're getting is accurate
6	data so we can make intelligent, educated assessments
7	of PRPB's compliance with the Agreement.
8	THE COURT: Okay, thank you. The other
9	matter that you did not address but I would like you
10	to address briefly which I'm going to address to the
11	parties is, I'd like to hear from you a bit regarding
12	community engagement. Obviously because of the Covid
13	the entire team has not been able to make it to
14	Puerto Rico because of all the restrictions in your
15	respective jurisdictions. And obviously there's a
16	risk that you all come here and when you go back
17	so right now we're working on a control scenario and
18	we only have two senior counsel and the executive
19	director of the office present here in Puerto Rico.
20	What are you doing specifically about
21	community engagement? because I did issue an order
22	and we're going to use all the technology and start
23	doing it by way of VTC. And I do note what you had
24	last informed me that the executive director of your
25	office, Mr. Javier González, was arranging for at

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	Status Conference
1	least one or two community meetings within the
2	next or, you know, the first part of June. So
3	what can you tell us about that?
4	FEDERAL MONITOR ROMERO: Yes, Your Honor.
5	We started that on the 21st of this month. U.S. DOJ
6	also participated as well, we appreciate your
7	participation. Before the pandemic hit, the
8	Covid-19, we had set up a meeting with CIC personnel
9	done through PRPB and U.S. DOJ participated as well,
10	and we met with all the CIC personnel throughout the
11	island then the Covid-19 pandemic hit. So now we had
12	to as per your court order, we had to remotely
13	start interactions with the community groups. And
14	through Javier González, the director of the office
15	down there, he has set up, with U.S. DOJ
16	participating as well, meetings with different CIC
17	personnel and community leaders.
18	We've had already two meetings this past
19	week and we're going to continue that through the
20	process. We hope to be getting back to Puerto Rico
21	as soon as possible. Our best work can be done when
22	we're there, but obviously having a senior counsel
23	there, as well as Javier González it works out quite
24	a bit. And with the plan of using technology
25	continue interacting with the community groups as

	Status Conference
1	well.
2	THE COURT: Okay. And when you talk about
3	community groups, obviously you're having community
4	engagements with police in different regions but also
5	with the Dominican community, for example, LGBTQ
6	community, I know there's also the Asian American
7	community, and other types of communities which we've
8	seen over the many hearings throughout the years.
9	You're reaching out to all those communities slowly
10	but surely, correct?
11	FEDERAL MONITOR ROMERO: We are. And
12	thankfully Sarah from U.S. DOJ has been very helpful
13	in providing information. And we've reached out not
14	only to the CIC but to all groups in Puerto Rico.
15	And we want to have dialog with them, establish that
16	dialog. Now, with the website going up as well and
17	establishing the office we have now, Puerto Rico I
18	think is going to go a long way in building those
19	bridges. And I have to thank U.S. DOJ who's very
20	helpful in that area with the community.
21	THE COURT: Okay. Well, thank you, Monitor
22	Romero. So I'm going to mute you and now I'm going
23	to hear from U.S. DOJ. Before I hear from
24	Mr. Saucedo, I do want to note that Attorney Timothy
25	Mygatt from U.S. DOJ, he's Attorney Saucedo's chief,

23

# Status Conference

1 he's the deputy chief of the special litigation 2 section on civil rights. And if I got that wrong, 3 Mr. Mygatt, please correct me. And before I hear 4 from Mr. Saucedo, is there is anything you wish to 5 state for the record, I invite you. And thank you 6 for be being here.

7 MR. MYGATT: Good morning, Your Honor. 8 Thank you, you've got it correct. And I wanted to 9 start by thanking you for inviting me to participate 10 in today's status conference. We know that the 11 pandemic presents a challenge for everyone. And we 12 appreciate all the efforts being made by the courts, 13 the monitor, the special master and the Commonwealth 14 to continue to move the case forward. We at the 15 civil rights division have also had to adjust to the 16 pandemic and all the changes that it entails and we 17 will continue to do so as the situation arises. I'm 18 going to turn it over to Mr. Saucedo and Mr. Castillo 19 on any specifics. I just wanted to make a few 20 preliminary remarks, Your Honor.

21 First, I wanted to say that we are saddened 22 by the passing of two PRPB officers from Covid-19. 23 One of the officers died from Covid-19 -- and these 24 deaths are a real tragedy, and I want to acknowledge 25 that fact. We recognize that the PRPB officers along

	Status Conference
1	with law enforcement officers all around the country
2	are working tirelessly to keep our communities safe,
3	trying to protect the community while also protecting
4	themselves and others from exposure to the virus.
5	And they need our support and we are standing by
6	ready to support them here at the civil rights
7	division.
8	We also appreciate the updates we're getting
9	from the reform office and PRPB on PRPB's response to
10	the Covid-19 virus including especially its efforts
11	to provide officers with personal protective
12	equipment and guidance on other safety measures that
13	they can take. And we also appreciate the
14	information on PRPB's enforcement of the governor's
15	state-at-home orders that are in effect. This
16	information-sharing that we're getting from the
17	reform office is critical during this challenging
18	time, and that the closer that we all coordinate
19	together the more successful we can be.
20	We've been working closely with other
21	jurisdictions around the country in the same way that
22	we have been working with PRPB as they confront these
23	challenges and yet continue to move the process of
24	the reform forward. And I'm pleased to say that in
25	every jurisdiction that I'm working in we've been

	Status Conference
1	able to see the reforms move forward while also
2	taking good, sound measures to protect officers from
3	the pandemic.
4	I also just wanted to say it's crucial that
5	we really continue that focus on the reforms that
6	were underway before the pandemic. The monitor
7	already spoke to this a little bit, but his first
8	report highlighted areas that need continued
9	attention during this case. We're happy to engage
10	here this morning about the PRPB's efforts on I
11	continue to agree with these investigations on
12	officer-involved shootings, it's one of the
13	highlights of that report, as well as the other topic
14	we talked quite a bit about, Your Honor, is the
15	collection of analysis and data through much needed
16	technology and information systems for the PRPB that
17	will both enable the PRPB to perform its judiciously
18	but also allow the monitor to have adequate data
19	about PRPB's performance under the consent decree.
20	So just quickly, Your Honor, we appreciate
21	the Court holding the status conference to hear
22	directly from the parties and ensure that we're
23	continuing progress under the Agreement especially
24	during the time of the pandemic. We think it's
25	critically important that we pull together at this

	Status Conference
1	time and work collaboratively, and we believe this
2	status conference also sets the stage for that
3	collaboration.
4	Now, more than ever, Your Honor, we need to
5	communicate well as a group and not surprise each
6	other. We need to keep the spirit of trust and
7	confidence in this process and we need to model our
8	officers on how to protect effective leadership
9	during a crisis, and I think that we are on the path
10	to doing that. After all, Your Honor, I think we all
11	have the same goals in this case and that is
12	effective constitutional policing in Puerto Rico
13	which reduces crime, protects democracy, and protects
14	our civil liberties.
15	So we're looking forward to working with all
16	of you in this case. I'll turn it over to
17	Mr. Saucedo or Mr. Castillo if they have additional
18	items they'd like to address.
19	THE COURT: Okay, thank you, Mr. Mygatt.
20	Before I hear from Mr. Saucedo or Mr. Castillo, let
21	me note that I do join the Court also joins
22	Mr. Mygatt and the U.S. DOJ in offering condolences
23	to the families of the two fallen police officers who
24	because of the Covid passed away. I personally have
25	written a letter to the widows and their families.

27

# Status Conference

One of them actually worked at the federal 1 2 courthouse, he was on detail and at ICE. And he was 3 at the court for a very long time working on sex 4 offender cases involving children so we are extremely 5 saddened.

6 I would also like to comment, Mr. Mygatt, I 7 think this is something I just want the parties to 8 write because you said something very important about 9 effective leadership in a crisis. And I think that 10 this is something -- again, it's not the scope of 11 this hearing, this status conference, but I think the 12 parties and the monitor should discuss that, as well 13 as the special master, because that is something that 14 the academy which must do a lot of trainings now --15 they were doing a lot of trainings originally, some 16 online, but now more than ever have to go online. 17 But that is something that probably each and every 18 officer from the latest cadets that just graduated, 19 they were not expecting this challenge, all the way 20 up to Commissioner Escalera.

21 It is very important because everybody at this time is a leader, and that is something that 22 23 perhaps speakers or some, you know, remote courses 24 from the academy on this I think are especially very 25 important. And, again, I do have to applaud the work

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2.8

	Status Conference
1	of the police during this crisis because they're I
2	don't go out. I try not to go out. I've been
3	basically here in my home except for a couple of
4	times I have to go to the office but when I do go out
5	the few times, they are there at every corner, they
6	are doing their jobs. They're wearing their
7	equipment, they're wearing their masks and being very
8	diligent. And that is what we expect, and their
9	presence has been felt. And they have been arresting
10	individuals who have not been following these
11	executive orders, and that is to the benefit of all.
12	So, thank you, Mr. Mygatt.
13	Then Mr. Saucedo, it's your turn. The
14	agenda, the topics that I wanted the parties to
15	discuss and, again, if there's any other topic
16	feel free to add that at the end or at any point.
17	And I think Mr. Mygatt has discussed some of these,
18	but it's the status of the ongoing police trainings
19	in light of Covid-19, community engagement, the IT
20	update, remote monitoring during Covid, and the Covid
21	protocol. So all these things kind of go around the
22	Covid issue.
23	Again, Mr. Mygatt, Dr. Del Carmen, and
24	Monitor Romero also talked about some of these but
25	please feel free to add any other thoughts and

	Status Conference
1	discuss anything else you may have to. And I'm going
2	to mute myself.
3	MR. SAUCEDO: Thank you, Your Honor. This
4	is Luis Saucedo for the United States. And Tim
5	Mygatt covered all of the opening remarks we had. We
6	do we are prepared to address each of the issues
7	that the Court listed on the agenda. And, Your
8	Honor, if you want to take them one by one we're
9	prepared to do that.
10	THE COURT: Yes, please go one by one and
11	then the Commonwealth will have an opportunity to
12	address them. I will give you then an opportunity if
13	you need to respond briefly to anything, but it's
14	easier than switching back and forth with this Jabber
15	system. So go ahead and everything you have to say
16	go ahead and say it. Take your time.
17	MR. SAUCEDO: Thank you, Your Honor. On the
18	first topic related to the status of police training
19	during Covid, we understand the need to restrict the
20	academy to avoid large gatherings. The Police Bureau
21	for the last two years has been implementing virtual
22	training and that should continue to the extent
23	possible. We all recognize the training is critical
24	to the reform process and, you know, the Police
25	Bureau should be looking at plans to reopen or modify

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	Status Conference
1	its training process so that can continue.
2	As Mr. Mygatt mentioned, one priority area
3	in training is officer-involved shootings and the
4	training that investigators from the Force
5	Investigation Unit receive. This is a finding in the
6	monitor's report. We believe that the training
7	should focus on administrative investigations, on
8	parallel proceedings, and on use of force.
9	Many police departments assign their most
10	seasoned and experienced investigators to homicide
11	units on the criminal side and it's important that
12	the Force Investigation Unit which is assigned to
13	SARP be equally experienced and highly trained. And
14	so we do look forward to following up with the
15	Commonwealth, with the Police Bureau, and with the
16	Monitor's office to find ways to strengthen this
17	unit. This is an area that does need focused
18	attention and we do want to work with the
19	Commonwealth on this. One of the comments we raised
20	in our response to the monitor's report is the need
21	for a corrective plan to address all of the different
22	issues that were identified by the monitor in his
23	first report.
24	And finally, Your Honor, this is something
25	that Mr. Del Carmen mentioned earlier and that is

	Status Conference
1	that it is important to review the content of
2	training. We don't want the training itself to
3	undermine the policies that are being promoted in
4	writing, and so the training is critical; and
5	reviewing the content, to the extent that it has not
6	already been reviewed, is important in this process.
7	Your Honor, the next point related to
8	community engagement. We agree with the Court on the
9	importance of community engagement during the
10	pandemic. We have been able to see the community use
11	technology to stay connected. In April we were
12	invited to attend a video conference held by about 40
13	organizations to address the ten murders or deaths of
14	transgendered individuals on the island over the past
15	year. And they were able to use a virtual platform
16	to share ideas, express concern, and think of ways to
17	solve this problem.
18	We know that the Monitor's office has also
19	started to use telephone conferences to meet with
20	leaders from the interaction committees. We believe
21	that this should extend to organizations and other
22	leaders in the community beyond the community
23	interaction committees. We're prepared to assist the
24	monitor in any way we can in the town halls and in
25	the other initiatives that were outlined in the

	Status Conference
1	monitor's May 4th technology plan.
2	Your Honor, on IT this is a very important
3	issue. We are concerned, Your Honor, with the slow
4	pace of progress in this area. In March of 2019, the
5	Commonwealth reported that its technology and
6	information systems were not in compliance with the
7	Agreement and that they did not allow for rapid,
8	efficient and appropriate data collection for the
9	various parts of the reform agreement. The Court
10	also observed that without effective and simultaneous
11	data collection and a review by everybody involved
12	the Court, the parties, and the monitor, that it's
13	wholly impossible to rapidly and effectively
14	determine compliance or noncompliance with the
15	Agreement. And we agree wholeheartedly with that.
16	So as part of our discussion of the sampling
17	methodology, the sampling strategy by the Monitor's
18	office, we believe it's important to address the
19	quality of the data that's being collected and the
20	integrity of the data. We were very concerned to
21	hear that the Commonwealth originally reported less
22	than 200 uses of force during the evaluation period
23	and upon further review found that there were
24	actually more than 400 uses of force. And so, Your
25	Honor, this is an issue raised as part of the
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	Status Conference
1	sampling strategy.
2	We know that we will be holding conference
3	calls led by the special master to discuss sampling,
4	but the data collection and analysis is an important
5	piece to that. We think there are three questions we
6	should be asking ourselves in each of these areas:
7	Number one, is the information system in place that
8	is needed to gather data? We know that there are
9	various systems being developed and implemented. At
10	the same time we should look at each one and figure
11	out where they are along the development process.
12	Number two, and the Court mentioned this in
13	its opening remarks, and that's the quality
14	control ensuring that the data going into the
15	system is good quality and that can be used to make
16	decisions. And then, number three, it's also
17	important to see how this data is used in the
18	day-to-day operations of the Police Bureau. It
19	doesn't help anything and it doesn't help certainly
20	for sustainability purposes that monitoring be
21	collected simply for monitoring, and that it be
22	provided to the monitor for compliance but then not
23	used internally to guide the operations of the police
24	department or Police Bureau. So that's an important
25	part that we also wanted to work with the special

	Status Conference
1	master with all of the other parties.
2	Your Honor, you mentioned also remote
3	monitoring during the pandemic. You know, we did
4	make comments in our response to the monitor's first
5	report lining the monitoring with the monitoring
6	methodology. And we know that the methodology calls
7	for a number of different methods. Site visits which
8	are obviously off the table right now, but we
9	encourage the monitor to continue doing interviews of
10	both PRPB personnel and the community to the extent
11	that he needs to be able to reach solid conclusions
12	about where we are in implementation.
13	And finally, Your Honor, on the Covid-19
14	protocol for PRPB, we are encouraged by the numbers
15	that are being shared by the Police Bureau. We're
16	seeing decreasing numbers of officers in quarantine.
17	At one point they had reached about 1,000 officers in
18	quarantine. The latest number we received from PRPB
19	indicate that less than 300 officers are now under
20	quarantine. We do lament the tragic loss of the two
21	officers, and we expect that the Police Bureau will
22	continue to provide support and address safety issues
23	for the police.
24	In this regard, Your Honor, we stand ready
25	to assist the Commonwealth in the implementation of

	Status Conference
1	it's Covid-19 protocol. The civil rights division is
2	not responsible for any federal funding or how that's
3	disbursed but we have made that information available
4	to the Commonwealth. There is special pots of moneys
5	that have been set aside for law enforcement during
6	the pandemic. We've seen other jurisdictions apply
7	and get that money and we look forward to assisting
8	the Commonwealth in what we can in this regard.
9	THE COURT: Thank you, Mr. Saucedo. What I
10	would like to highlight about what you said is
11	obviously the site visits are not being conducted at
12	this time either by U.S. DOJ personnel or you or
13	anybody else from your team. To come down here
14	it's you know, you'd probably have to go back and
15	quarantine yourself. You may have to come here and
16	it's not practical at this moment. So that is going
17	to have to wait.
18	The federal court is closed at least until
19	July 6th. My fellow judges and I, along with the
20	clerk of court, reconvene later in June to determine
21	when we can partially or somewhat open under strict
22	measures, and that is something all the courts are
23	struggling with. But we, first of all, to us the
24	most important thing as the court and within that
25	unit is the health and safety of all our personnel,

	Status Conference
1	of all our employees, all the attorneys who practice
2	before the court, and obviously I consider the
3	monitor and his staff as part of my court staff, but
4	that's very important.
5	I do want to note that Mr. Romero is
6	extremely anxious and is saying he wants to come next
7	month wait and I've been saying, Wait, until I let
8	you come because it is not simple. We don't want
9	anybody having to come here and getting ill. The
10	Covid has different and fortunately in Puerto
11	Rico again, every death counts but compared to
12	other jurisdictions and compared to Mississippi
13	average and similar in size, the number of deaths
14	here has been extremely low.
15	Even if the statistics and, again, some
16	people criticize, other people say they're accurate,
17	but notwithstanding, based on the number of death
18	which are Covid-related, we are doing very well here
19	thanks to the governor's early curfew issues I
20	mean, not issues, executive orders, and everything
21	that went. So we're keeping it that way for the time
22	being. I think working virtually will really help
23	and it's a way to stay connected and make sure all
24	the stakeholders in the community as well as the
25	police officers are safe.

	Status Conference
1	But Monitor Romero did want to come and he
2	was ready, willing, and able to come. Unfortunately,
3	he went jogging over the weekend and he tripped and,
4	as you can see, he's got a bandage, he has nose
5	stitched, a broken finger. So that will keep him
6	he's still working around the clock but he'll have to
7	do it remotely a little bit more. And I also know
8	that when he couldn't come here because of flight
9	stoppage, Attorney Castellanos himself got, I will
10	call it, a decontamination suit and equipment he got
11	on his own, probably from Amazon, and he was ready,
12	willing, and able, and he was about to go out to some
13	areas and meet with some police officers in different
14	areas.
15	I, myself, do not go. Right now is not the
16	time. We need to be safe as with Monitor Romero, and
17	I think that counsel and for all of us in this time
18	period it's more important that we stay in our homes
19	or in our offices rather than start going into the
20	community. Eventually we will have the measures in
21	place to start doing so slowly but surely, so that's
22	very important. So, having said that, let me then
23	hear from the Commonwealth. Let me mute myself.
24	MR. GARCÍA-SOLA: Good morning to all. This
25	is Arturo García appearing for the Commonwealth of

38

	Status Conference
1	Puerto Rico. I'm here with Lizzie Portela. The
2	commissioner is also here, as well as Colonel
3	Clementina Vega.
4	I first would like to express my greetings
5	to Monitor Romero. When I tried to reach out to you
6	yesterday I couldn't and then I reached out to the
7	special master and he informed me that you had an
8	accident. I see that you still have some issues
9	about the accident. Sorry that you went through that
10	especially at this time and I hope that you recover
11	as quickly as possible. So best wishes for you,
12	John.
13	Second, I would like to address the Court in
14	his statements about Secretary Janer and explain the
15	situation. When the Court issued its orders
16	concerning the status conference, rest assured that
17	we communicated those orders not only to the
18	secretary but also to the commissioner. As of
19	yesterday afternoon both of them were available to
20	participate. I had kept checking with them to ensure
21	that there would be no problem.
22	Yesterday afternoon at 2:00 p.m. I received
23	a notice from the secretary actually at 1:50 in
24	the afternoon yesterday telling me through the text
25	that he had had a very difficult week, that he

## Status Conference

1 unfortunately, that he unfortunately had a conflict 2 for today, that he would have to be attending 3 meetings at the La Fortaleza dealing with security 4 issues, and asking me to see if I could try to do 5 something about either getting a postponement or some other alternative. 6

7 I unfortunately did not see this message 8 until approximately 7:00 p.m. because the firm is now 9 back to onsite operations. We have onsite operations 10 on Tuesday with a very strict COVID-19 protocol that 11 includes separating all of the staff and the 12 attorneys in the office into two groups -- Group A 13 and Group B. Group A returned to the office on 14 Tuesday the 26th. Group B returned to the office 15 yesterday, Wednesday the 27th. And so we will 16 alternate every day, Group A and Group B so that our 17 propensity is lowered to less than 50 percent because 18 some people have been allowed to be working remotely. 19 Because we returned to the office on Tuesday 20 morning I had back-to-back orientations as required 21 by the regulations of the Department of Labor at our 22 own Covid-19 meeting protocol. Because of the social 23 distancing requirements of the protocol and 24 regulations and the executive orders those meetings

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were conducted in the biggest conference room which

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40

## Status Conference

Your Honor has seen and has been not more than 20 1 2 people were allowed to come into the conference room 3 for those orientations, and that's why we had to 4 conduct as many orientations.

5 As the managing director of the office so as to make sure that there was only one voice in 6 7 directing all those orientations, I was responsible 8 for each and every one of those orientations. The 9 orientations began at 9:30 in the morning and 10 concluded around 5:30 yesterday which for some reason 11 were longer because there were many questions by the 12 employees around 6:00 p.m. And, as the parties on 13 the call understand, there is still a curfew order 14 and we had to let people go. And according to our --15 we also instituted a system of turns, so people could 16 leave the offices at 5:00, 5:30, and 6:00 p.m., at 17 the latest 6:30 so that they could reach their homes 18 on time to comply with the curfew. So I did not see 19 the e-mail, the text that I received from the 20 secretary because I was conducting this orientation. 21 Upon receipt of the -- upon realizing that I 22 had this request from the secretary who, by the way, 23 I have to say was very set in appearing, as well as 24 the commissioner because both of them had indicated 25 that they would make themselves available for the

	Status Conference
1	meeting and they wanted to be present. When I saw
2	the secretary's text I reached out to the monitor and
3	I left a message again saying that I was not aware
4	saying that he had had an accident. I waited a
5	reasonable time and when I did not get a response, I
6	now understand why, from the monitor, I reached out
7	to the special master. I explained the situation to
8	the special master. This happened yesterday evening
9	at this was at 9:00, 9:00 p.m. yesterday.
10	When I realized that I probably would not be
11	hearing from the monitor again, I now know about
12	your accident I reached out to the special master.
13	I explained the situation to him at that time. I was
14	already at home and simply we frankly tried to do the
15	most expedited process to reach out to the Court. At
16	the same time I communicated to the commissioner that
17	he had to be available for the meeting and made
18	everything possible so that he would be able to
19	participate. The special master and I exchanged not
20	only a long phone call on which Lizzie Portela
21	participated, but also a number of texts during the
22	night and this morning.
23	And so, Your Honor, very respectfully, we
24	tried to do the best thing possible to reach out to
25	the Court, to inform the Court that the secretary had

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	Status Conference
1	an issue and that he would not be able to attend. My
2	first request to the special master was to try to
3	reconvene for a later date, obviously that didn't
4	happen. And so my second request was then let's have
5	the commissioner participate and he was actually
6	prepared to give opening statements. And that's
7	exactly what happened. There was no intent to flaunt
8	the Court. There was absolutely no interest in being
9	disrespectful to the Court. In the many years that
10	I've been practicing with clients I have never seen a
11	situation with any of us being disrespectful to the
12	Court, and I can assure the Court, and when
13	appropriate the secretary will do the same thing,
14	that no disrespect and no flaunting was in process.
15	On the contrary, we tried as quickly as possible to
16	take alternate measures.
17	Nobody, no one gave any instructions to
18	anybody in the Commonwealth not to participate in the
19	conference, and I can continue to assure the Court
20	that the Commonwealth at every level, including from
21	the governor down, are especially committed with the
22	reform efforts and the reform process. The best
23	evidence of that is that the parties continue to
24	collaborate through difficult times.
25	The PRPB has complied with every request.

	Status Conference
1	The PRPB within the difficult circumstances has
2	produced all the documentation, which happens to be
3	massive, that the monitor and his team has requested
4	be produced with respect to the monitor and his
5	officers. But in addition to that, the PRPB has been
6	providing updates, regular and periodic updates, with
7	the situation involving the Covid-19 emergency.
8	Everybody's seen those and a lot of people have said
9	they have not receive those and I'll address those in
10	a minute. But the PRPB has respectfully complied
11	with every request that it has received. And we have
12	actually gone so far as to produce more information
13	than is required under the monitoring process to
14	comply with the information requests in light of the
15	Covid-19 and also so the national guard matter which
16	I will address briefly later.
17	So on behalf of the Commonwealth, on behalf
18	of Secretary Janer and on behalf of Commissioner
19	Escalera I apologize for the fact that the secretary
20	is not here today. We will submit whatever document
21	or motion is necessary to be submitted to explain
22	this situation to the Court in writing but, again, I
23	assure that no disrespect was intended. I will
24	inform Secretary Janer about your statements, Your
25	Honor, so that if he wishes to put something

	Status Conference
1	particularly in writing he can do so with our
2	assistance.
3	Let me now turn to the issues on the agenda.
4	I'd like to speak about where the PRPB is today on
5	the Covid-19 situation so that I can update and
6	further update which is timely as of yesterday. As
7	of yesterday, only 119 police agents were
8	quarantined. So the numbers at least have gone down
9	drastically, and they have gone down drastically
10	obviously because of the implementation Covid-19
11	protocol and the safety precautions that the PRPB has
12	been taking with respect to their agents. Only 76
13	positive cases have been reported. And, as all of
14	you, we also sincerely feel the death of the two
15	agents. Any death is unfortunate in particular with
16	respect to first responders like these two police
17	officers. So I join my voice and Lizzie's voice and
18	the entire team to our offer condolences to the
19	families of those officers which are linked to
20	Commissioner Escalera and to Colonel Vega.
21	With respect to the Covid-19 situation the
22	reform office continues to work both at the
23	headquarters and remotely virtually and so the work
24	of the reform office has never stopped, it has
25	continued. As of today, PRPB has provided equipment
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	Status Conference
1	to all of the agents including hand sanitizers,
2	masks, disinfectant, and they are following the
3	strict Covid-19 protocol that was adopted with the
4	help of the parties in the case and the monitor.
5	As of today, I'm happy to report, that no
6	headquarter, no cuartel, no precinct is closed due to
7	the Covid-19 quarantine efforts that we have had in
8	the past. So all the precincts are open. Hello?
9	Hello?
10	THE COURTROOM DEPUTY: I think he's gone.
11	THE COURT: Let's wait. He'll reconnect.
12	Let's just wait here.
13	(Proceedings paused.)
14	MR. GARCÍA-SOLA: Good to see you again. So
15	continuing with the opening statement, with respect
16	to the national guard, the national guardsmen
17	continue to provide the same services that they were
18	providing all along. Mostly, they're working on the
19	administration of Covid-19 tests. Now that the
20	funding has been withdrawn, we do not expect that the
21	national guard will be engaged in any further
22	activities other than those that they are already
23	working with which are the testing.
24	The governor recently announced that they
25	will also be providing six regional warehouses that

	Status Conference
1	are there to store and provide the food distribution
2	system during the emergency. The national guard has
3	also been working with municipalities in response to
4	the emergency on the different scenarios but has not
5	involved any kind of law enforcement activities. And
6	to date we continue to understand that based on the
7	order issued by the Court no law enforcement
8	activities will be performed or have been performed
9	by the national guard.
10	The other thing I need to say in opening is
11	that we provided a plan, an operational plan, on the
12	potential use of national guard, if they would ever
13	be called back, but that plan does not constitute
14	because of the order any law enforcement activities
15	or duties to be provided or given to the national
16	guardsmen. So we think that they will continue to
17	provide the same services that they have provided
18	throughout the emergency.
19	And I neglected to say that that plan was
20	provided to the special master upon his request
21	detailing the particular operational duties non-law
22	enforcement that the national guardsmen may be
23	involved with should they be deployed during an
24	emergency. And that was provided within the deadline
25	to the special master and the parties, as well as the

	Status Conference
1	monitor.
2	Let me now address the issues on the agenda
3	quickly. With respect to the academy and the
4	training, because of the Covid-19 emergency obviously
5	the academy is now closed. And the academy, just as
6	every other educational center, the academy is in
7	Phase 4 of the reopening process. So they are not
8	open and will not open any time soon because the
9	academy, the way that they give the training, give
10	the courses, is in a classroom style and the social
11	distancing requirements do not allow for those
12	conditions to be met.
13	Nevertheless, I should say that the academy
14	is involved has started a process, an RSD process,
15	of obtaining the technology necessary to provide
16	instruction in light of the closure of the academy.
17	That process has started. There was a presentation
18	to us recently on the effort. The idea is ripe, more
19	robust than the usual training in the academy. So
20	I'm happy to say that that is a process that has just
21	begun.
22	Yeah. As long as with respect to the
23	opening of the office, as soon as Phase 4 of the
24	reopening process, I believe we are now in Phase 2,
25	as soon as Phase 4

	Status Conference
1	THE COURTROOM DEPUTY: Excuse me, Counsel.
2	I think the judge is gone.
3	THE COURT: I am here. I am listening.
4	THE COURTROOM DEPUTY: Oh, okay. We just
5	can't see you anymore but if you're here, you're
6	okay.
7	MR. GARCÍA-SOLA: Okay. Should I continue?
8	So the academy has also prepared, put together, a
9	very robust plan to reopen which also again a
10	presentation was given, was provided to us or given
11	to us just yesterday or the day before yesterday. I
12	think yesterday. Right? Yeah, yesterday.
13	I am also happy to report that the efforts
14	to continue to recruit for the class 230 has
15	continued. Yesterday there were 74 candidates sworn
16	in to the 230 class and efforts continue. We are
17	also coordinating PRPB is also coordinating with
18	the national guard so that Covid-19 tests be given to
19	all of them so that, provided that the test comes
20	back negative, they can rejoin the class 230 as soon
21	as class 230 commences at the academy.
22	With respect to class 229, Covid-19 started
23	when during the second week of the second cycle of
24	the class, at least the second cycle of four cycles.
25	So that means that since that second week of the

49

	Status Conference
1	second cycle the training at the academy has stopped,
2	has ceased. But, as I said, the academy has put
3	together a plan to reinitiate the training, and the
4	retraining by the way, as quickly as possible
5	following strict Covid-19 reopening protocols as soon
6	as Phase 4 commences. So we are conscious that this
7	is a very important effort and that's why the PRPB
8	has prepared this very strong and very robust
9	protocol.
10	With respect to community engagement, I
11	learned today of the efforts that the monitor and the
12	U.S. DOJ has talked about, which is very good. I
13	understand from the monitor that there will be two
14	meetings next week. That's good, it means that
15	efforts continue notwithstanding the closure orders.
16	The PRPB has also continued to conduct community
17	efforts during the pandemic. I'm not going to tell
18	you all of those, but I have here a summary of all
19	the activities that have been going on. They include
20	things such as on May 9th there was a visit to
21	residenciales, projects, on occasion of the Mother's
22	Day to provide gifts and continue to provide
23	orientations on Covid-19 pensions. This was is in
24	Aguadilla.
25	There was also a monthly meeting that

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	Status Conference
1	happened on May 12, 2020. In other regions the
2	police they have also had meetings, I'll just mention
3	some of those. For instance, in Guayama there was a
4	meeting on May 18th, a virtual meeting on May 18th.
5	In Mayagüez, there was a virtual meeting on May 19th.
6	In the Bayamón region they had conducted surveys on
7	the Covid-19 protocol. They have also visited
8	hospitals and homes. In Carolina, they have also
9	conducted visits to hospitals in particular to
10	recognize the work of the first responders, putting
11	obviously the nurses and the physicians. In Ponce,
12	on May 15th, there was a virtual meeting to inform
13	everybody about different matters, community matters.
14	There was also a meeting on the 26th to
15	distribute to the communities donations of food and
16	other articles. On May 14th and on May 12th messages
17	to the communities in support of a collection at
18	other agencies were distributed. So the community
19	efforts have been continuing in the best way possible
20	notwithstanding the Covid-19 emergency.
21	With respect to the IT update, Your Honor
22	and the parties, the biggest effort on the IT was our
23	efforts to recruit AH Datalytics, Ben Horwitz's firm.
24	Those efforts have continued dispute the pandemic.
25	We have been in the constant communications with him.

## Status Conference

The contract has been approved. We are now in a 1 2 phase of searching for all the certifications, and as 3 many of the agencies are closed we are still in that 4 process. Our firm is helping Ben and AH Datalytics 5 to try to finalize that effort, but the contract has 6 been approved including an amendment to the contract 7 to provide for reimbursement of funds.

8 And we also submitted that contract to the 9 fiscal board for approval, and I'll talk about the 10 fiscal board in a few moments, but the PRPB needs to 11 have this contract finalized. And the objective is 12 to get it finalized as quickly as possible because 13 Mr. Horwitz and his team will be conducting a PRPB 14 analysis or GAAP analysis that will then feed all of 15 the efforts on the IT front.

16 We recognize that there are challenges. The 17 PRPB is answering those challenges and working to 18 improve the situation as quickly as possible. 19 However, I need to stress that all of the data that 20 has been requested, all of the challenges with the 21 data that has been brought to our attention have been 22 discussed and resolved including the one that Luis 23 mentioned with respect to the use of force. Very 24 quick action was taken. 25

We came to be aware that there was a gap in

	Status Conference
1	the reporting. We met with the different sides of
2	the agencies, resolved the situation as quickly as
3	possible, and then provided updates to the use of
4	force data that had been provided so that there would
5	be no further gaps. There were meetings that took
6	place at the very high levels of the agencies. The
7	data issues were resolved and I think, I believe
8	Mr. Monitor, John, you can tell me whether that's not
9	the case but I believe that they were quickly
10	resolved. And the data, the new data, was supplied
11	as soon as it became available within, I would say,
12	weeks but I don't remember exactly the time.
13	So we continue to work on update to the IT.
14	The important IT contracts have already been approved
15	and, as I indicated to the parties in earlier
16	conversations, I don't believe that I had indicated
17	this to the Court, the PRPB has requested the fiscal
18	board to approve a substantial increase in the budget
19	to specifically address IT issues. We are requesting
20	an increase of \$11 million per year for at least five
21	years, so that means that the budget will go up to
22	\$31 million. And the information that we have
23	received we have meetings and I've had continued
24	communications with the fiscal board.
25	While I still do not have an approval from

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	Status Conference
1	problems with the data collection, the quality and
2	the integrity, and that's why we had the meeting last
3	week regarding where the data collection efforts and
4	quality of the data was discussed. I thought that it
5	was a very good collaborative efforts with the
6	monitor and Dr. Levy, the special master, the U.S.
7	DOJ and the PRPB, and I think that positive efforts
8	will come out of the those discussions.
9	On the remote monitoring while we realize
10	that IT efforts or challenges impact the monitoring
11	efforts remotely, the fact is that, as some of us
12	have indicated throughout the meeting, the monitoring
13	has continued to the extent that the data has been
14	produced. The requests for data have been answered
15	and the data is available. Of course it is massive,
16	particularly to some areas, and that makes it more
17	difficult for the process of monitoring, but the data
18	that is available it is accessible and it can be
19	reviewed by the monitoring team as I understand
20	they're actually reviewing.
21	On the Covid protocol for PRPB, as you know,
22	it was adopted based on the collaborative efforts
23	between the parties. The protocol was posted in
24	Policía Informa. A two-sheet version of the protocol
25	which is much more extensive than the two-sided

	Status Conference
1	protocol that was prepared is available and has also
2	been posted. So the more important thing about the
3	Covid-19 protocol is that I think that the numbers
4	show that the robust protocol that was adopted is not
5	only being implemented but has given us positive
6	results.
7	(Transmission interrupted.)
8	SPECIAL MASTER DEL CARMEN: We lost your
9	voice, Arturo.
10	MR. GARCÍA-SOLA: Sorry. I was just saying
11	that the numbers are the best evidence that the
12	COVID-19 protocol is not only being implemented but
13	it's also given positive results. From 1,000
14	officers in quarantine to 189 yesterday only 76
15	cases, positive cases, were reported. I don't want
16	to diminish because, as I said before, any death is
17	significant and important, but they have been
18	limited, and I believe to a very large extent that
19	the robust protocol is responsible for that. And the
20	commitment by the PRPB to continue to take all the
21	measures necessary, the reporting process, all of
22	that has helped in bringing those numbers down.
23	Let's remember that the police have been out
24	there at the beginning of the crisis and there were
25	shortfalls of PPE and so it was not widely available,

	Status Conference
1	but the police took rapid action through the efforts
2	personally by the commissioner in making sure that
3	the PPE was available to all and has been available
4	to all. Honorable Judge Gelpí indicated that he saw
5	in his few outings by the way, Judge Gelpí, I have
6	also had very few outings out of my house. I'd
7	rather stay home. But I too have seen the police
8	officers out on the line taking care of folks and
9	doing their job and doing their job in the right way,
10	taking the precautions necessary. Just this morning
11	as I was coming into the office I saw a police
12	officer, wearing his mask and also wearing gloves,
13	stopping a person who in his car had run red light
14	ran the light, the red light.
15	So, with that, I am encouraged by the
16	numbers. I believe that the police has done an
17	amazing effort in working through the emergency and
18	being out there trying to protect the citizenry. I
19	also feel that what happened on May 1st is also a
20	testament to the efforts. Obviously there wasn't as
21	much activity as was contemplated, but whatever
22	activity there was in protesting whatever people
23	wanted to protest were allowed to happen, were
24	allowed to happen within the confines of the security
25	efforts. There were, to my knowledge, no use of

	Status Conference
1	force incidents that I know about. And, as I'm sure
2	you know, the protesters did not comport themselves
3	as they should have. And I believe you probably know
4	about the incident at La Fortaleza with the big
5	heads. Everybody was allowed to do their protesting
6	and also some even went inside the perimeter of Old
7	San Juan which the police had determined has to be
8	closed off. And the protesting was allowed to
9	continue just not inside of Old San Juan for security
10	reasons not only for the police but also for the
11	residents of Old San Juan. However, a group of the
12	protesters were able to go in. They were not
13	expelled; they were allowed to have their protests as
14	close to La Fortaleza as the gates at La Fortaleza
15	and that's where they had the souvenirs.
16	So that's all I have to say. I don't know
17	if the judge has any questions or anybody. Thank you
18	for allowing us the opportunity to speak and to
19	continue the process of moving forward with the
20	reform.
21	THE COURT: Okay, thank you to all. Let me
22	ask Mr. Saucedo or Mr. Castillo I know you're also
23	there. I think that Mr. Mygatt probably covered
24	probably all that you were going to say, but if
25	there's anything you want to respond briefly to

	Status Conference
1	anything, please do so.
2	MR. SAUCEDO: Yes, Your Honor. This is Luis
3	Saucedo. We do want to address the data and
4	collection and production issues that Mr. García
5	raised. Last week we held a conference call with
6	Dr. Levy from the Monitor's office to go over the
7	sampling proposal that he put forward and we know a
8	lot of work went into that, but we were very
9	concerned that all of this work and effort would go
10	into trying to draw a scientific sample, a valid
11	representative sample from PRPB's data, and that we
12	were doing so knowing some very important red flags
13	about PRPB's data.
14	First of all, we know that all of the
15	many, if not all, of the data systems are still being
16	developed and implemented. So we've fallen behind on
17	the implementation of those data systems. We know
18	that there are efforts underway to move them forward
19	but they have not been implemented fully and that
20	work is still underway.
21	Number two, we know that there's no
22	consistent quality control of the data going in the
23	system. There's a dearth of data analysts at the
24	PRPB and we hope that that's part of the
25	implementation plans for the Commonwealth to have

	Status Conference
1	those data analysts on board. Number two or,
2	excuse me, number three, the Commonwealth are still
3	bringing onboard their data expert to help them
4	internalize this compliance data so that they can
5	rely on it for their own daily operations.
6	And then fourth, Your Honor, the use of
7	force data discrepancies were only discovered after
8	the monitoring meticulously went through all the data
9	productions from the Commonwealth. And so they had
10	gone through all the various levels of review by the
11	police and were still reported to the monitor and
12	we're now seeing more than double uses of force.
13	So they're very we actually think, Your
14	Honor, that it would be irresponsible to go forward
15	with sampling of data and to pretend that it's going
16	to be representative when there's still these huge
17	gaps in the quality of the data.
18	In fact, Your Honor, during our conference
19	call last week the Commonwealth told us that because
20	of the discrepancies on use of force data that they
21	were going to go back and check other data production
22	like arrests and other information that's been
23	provided. And because there are still these
24	questions about what data is being requested and
25	produced and what that data is we've agreed to have

## Status Conference

the conference calls on each of the different 11 1 2 areas of the agreement with the special master to 3 find out whether these data systems are in place and 4 whether the data is ready to be relied upon for 5 monitoring.

Okay, thank you. And let me 6 THE COURT: 7 share with everybody this is a concern, and I'm aware The special master and the monitor have 8 of this. 9 mentioned this before. And this is not a two-prong, 10 this has been ongoing throughout the reform, the 11 accuracy of the data. So it's very important again 12 that everybody continue to work with the special 13 master.

14 Again, IT, once the new budget clicks in I 15 think that's going to be the first step because if 16 not we're going back to 1950 where everything was 17 kept by hand. And, again, that's -- there's no way 18 to end this reform. Every day that that does not 19 occur is one more day that we cannot move forward. 20 And, again, I am retiring in ten years, I've said it, 21 and this has to be over way before that. Nobody is going to inherit this from me. 22 23 Okay, so if Mr. García has anything to 24 respond or reply to Mr. Saucedo, please do so and

then I'll give some concluding thoughts.

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	Status Conference
1	MR. GARCÍA-SOLA: Yes, just very briefly,
2	Your Honor. We are concerned about the data gaps,
3	very concerned. Actions are being taken. Actions
4	were taken. The discovery of the gaps through the
5	monitoring process, well that's what the monitoring
6	process is supposed to be. Because of the monitoring
7	process we became aware of the gaps. And the PRPB
8	I recognize that the PRPB does not have the best IT
9	resources that it needs to have. And, as I said
10	before, \$11 million are going to be going into that
11	effort every year. So I think that the PRPB is
12	taking the steps necessary to ensure that the gaps
13	and other problems related to IT get resolved.
14	But this is part of the implementation of
15	the monitoring process; we are starting with the
16	monitoring process and the compliance period. It's
17	best that it happens now when we are just in CMR-2
18	data collection process and compliance with the
19	monitoring process then if it were to happen later on
20	in the process. The important thing is that the PRPB
21	is committed to take the actions necessary to improve
22	the IT's efforts. That is something that is very
23	close to the secretary and in particular to the
24	commissioner that this be handled as quickly as
25	possible. They are following up on the efforts to

	Status Conference
1	bring Ben Horwitz and his partner AH Datalytics as
2	quickly as possible to Puerto Rico. And that is part
3	of the biggest effort because the idea is that Ben
4	not only participate in the gap analysis but that he
5	continue on a second phase of updating the IT
6	processes. So that's my response to Counsel Saucedo.
7	THE COURT: Thank you. And, again,
8	everybody will continue to work on this, again, it is
9	a problem. The monitor, as you acknowledged,
10	Mr. García, detected this and that's why it's very
11	important to have the monitor doing what he does.
12	Now, let me just mention something else about the
13	monitoring. You had mentioned the project. I do
14	want to mention that the budget for the monitor for
15	the next fiscal year, beginning July 1st, will be
16	exactly the same budget as in the 2019-2020 fiscal
17	year, so it has not increased. And also that for the
18	special master will remain constant, and there's an
19	order to that effect. And, again, I just gave the
20	parties some additional time if they thought an
21	additional budget was necessary but nobody requested
22	it. So we will go on with that.
23	I do want to note also that Monitor Romero
24	has done an extremely good job of utilizing his
25	budget and we are in the process now of obviously for

	Status Conference
1	the monitoring of strengthening the Monitor's office.
2	I am, obviously along with him in the active process
3	of recruiting personnel and resources to continue
4	monitoring and working on all the different matters
5	the monitor needs. I recently informed and obviously
6	since you don't have time so you don't have to
7	address it, of the person he has selected as special
8	counsel so that you both, U.S. DOJ and the
9	Commonwealth, can determine to make sure there is no
10	conflict of interest; and, number two, that obviously
11	the Court and monitors interview and qualifications
12	are corresponding. And that's the due diligence
13	pursuant to the agreement. We will continue within
14	the next couple of months. I would expect that
15	perhaps July, by August the latest, the monitor will
16	have additional staff and this will enable the team
17	to work best.
18	And something I think that U.S. DOJ has
19	noted which is important, we do have now with the
20	Covid we have to look for additional individuals here
21	in Puerto Rico who can continue also to support the
22	monitor. Again, some will have to be from the
23	mainland but again we're also including locally, and
24	that's something that will be worked out.
25	The last matter I just want to mention is,

	Status Conference
1	and again we're going to move on forward, but again I
2	note what Mr. García has stated about Secretary Janer
3	not being present. I think, and I will be extremely
4	blunt about it, contacting the monitor or the special
5	master rather than filing a motion at whatever time
6	which the Court could have reviewed early this
7	morning is not effective. More so, U.S. DOJ was not
8	contacted, to the best of my knowledge. And
9	Mr. Janer obviously he will have to be here at the
10	next hearing, but he's a very important person here.
11	In the same way Mr. Mygatt appeared, that's the sort
12	of input that is essential from Mr. Janer.
13	So, again, the special master informed me
14	earlier when I woke up and was ready and preparing
15	for this and then I get the phone calls trying to
16	suspend or cancel everything. Again, that's not the
17	way to proceed. Next time I expect all this will
18	happen. And I'm sure if the governor knew that
19	Mr. Janer had to be here, I'm sure he would be here.
20	I think this is and I'm not saying it's
21	you necessarily, Mr. García, because again you're
22	doing other things also but there has to be a chain
23	of command or there has to be accountability. And
24	something as important as the police reform, the
25	governor should know, and I'm not saying it's you who

	Status Conference
1	has to notify her, but somebody had to notify her
2	that Secretary Janer had to be here.
3	So, again, I will not as Judge Selya
4	would say, I will not wax longiloquent on this
5	matter. This hearing is adjourned until the next
6	status conference. Continue to work collaboratively
7	and move on, and I commend all on the work with the
8	protocol. And, again, we have seen the importance of
9	that here.
10	We're going to take a short recess and then
11	we have the second case. Mr. García you're in that
12	case. That's the other case involving the other
13	consent decree of the police. So the monitor,
14	special master, and counsel will remain in case I
15	need their help in anything for that case. And I'll
16	unmute myself and come back once everybody's ready.
17	MR. GARCÍA-SOLA: Thank you, Your Honor.
18	MR. SAUCEDO: Thank you, Your Honor.
19	(Status conference concluded at 11:50 a.m.)
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Status Conference 1 UNITED STATES DISTRICT COURT ) 2 ΟF )ss. 3 PUERTO RICO ) 4 5 6 7 CERTIFICATE 8 9 I, EVILYS E. CARRIÓN-ESQUILÍN, hereby 10 11 certify that the proceedings are contained fully and 12 accurately, to the best of my ability, in the notes 13 recorded stenographically by me, at the status conference in the above matter; and that the 14 15 foregoing is a true and accurate transcript of the 16 same. 17 18 /s/ Evilys E. Carrión-Esquilín 19 EVILYS E. CARRIÓN-ESQUILÍN, RPR Official Court Reporter 20 United States District Court Federal Building, Room 200 San Juan, Puerto Rico 00918 21 787-772-3377 22 23 24 25

67