

**IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF MARYLAND**

BROCK STONE, et al.,

Plaintiffs,

v.

DONALD J. TRUMP, et al.,

Defendants.

Case No. 1:17-cv-02459-MJG

**PLAINTIFFS' MOTION TO OMIT ALL HOME ADDRESSES FROM CAPTION AND  
FOR CERTAIN ADDITIONAL PLAINTIFFS TO PROCEED UNDER PSEUDONYM**

Plaintiffs Brock Stone, Kate Cole, John Doe 1,<sup>1</sup> Seven Ero George, Teagan Gilbert, and Tommie Parker (together, the “Individual Plaintiffs”), and the American Civil Liberties Union of Maryland, Inc., by their attorneys, hereby move for permission for Individual Plaintiffs and proposed plaintiffs Teddy D’Atri, Ryan Wood, Niko Branco, John Doe 2, Jane Roe, John Doe 3, Jane Roe 2, and John Doe 4 (together, the “Proposed Plaintiffs”) to omit their home addresses from the caption in their Second Amended Complaint, notwithstanding Local Rule 102.2(a), and for John Doe 2, Jane Roe, John Doe 3, Jane Roe 2, and John Doe 4 to proceed under pseudonym subject to the terms of the parties’ Stipulated Protective Order (ECF 49-2). On April 20, 2018, Plaintiffs requested Defendants’ consent for Individual and Proposed Plaintiffs to omit their home addresses from the caption, and for John Doe 2, Jane Roe, John Doe 3, Jane Roe 2, and John Doe 4 to proceed under pseudonym. Defendants have consented

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<sup>1</sup> This Court previously permitted John Doe 1 (referred to as John Doe in earlier complaints) to proceed under pseudonym. ECF 50.

to this motion subject to the terms of the Stipulated Protective Order. The grounds for this Motion are set forth in the accompanying memorandum. A proposed order is attached.

Dated: April 23, 2018

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Respectfully submitted,

/s/ Marianne F. Kies

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*Attorneys for Plaintiffs*

**CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that on this 23rd day of April 2018, a copy of the foregoing *Motion to Omit All Home Addresses From Caption and for Certain Additional Plaintiffs to Proceed Under Pseudonym* was filed via ECF in the United States District Court for the District of Maryland.

/s/ Marianne F. Kies

**IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF MARYLAND**

BROCK STONE, et al.,

Plaintiffs,

v.

DONALD J. TRUMP, et al.,

Defendants.

Case No. 1:17-cv-02459-MJG

**PLAINTIFFS' MEMORANDUM IN SUPPORT OF MOTION TO OMIT  
ALL HOME ADDRESSES FROM CAPTION AND FOR  
CERTAIN ADDITIONAL PLAINTIFFS TO PROCEED UNDER PSEUDONYM**

Plaintiffs Brock Stone, Kate Cole, John Doe 1, Seven Ero George, Teagan Gilbert, and Tommie Parker (together, the "Individual Plaintiffs"), and the American Civil Liberties Union of Maryland, Inc., by their attorneys, seek permission for Individual Plaintiffs and proposed plaintiffs Teddy D'Atri, Ryan Wood, Niko Branco, John Doe 2, Jane Roe 1, John Doe 3, Jane Roe 2, and John Doe 4 (together, the "Proposed Plaintiffs") to omit their home addresses from the caption in their Second Amended Complaint, notwithstanding Local Rule 102.2(a), and for John Doe 2, Jane Roe 1, John Doe 3, Jane Roe 2, and John Doe 4 to proceed under pseudonym, subject to the terms of the Stipulated Protective Order regarding pseudonymous plaintiffs (ECF 49-2).

In an earlier order, this Court granted permission for Individual Plaintiffs to omit their home addresses from the caption in earlier complaints, and for Plaintiff John Doe to proceed under pseudonym. ECF 50. Due to the requested addition of new pseudonymous plaintiffs, Plaintiff John Doe is referred to as John Doe 1 in the Second Amended Complaint.

As described in further detail in the Second Amended Complaint, Teddy D’Atri, Ryan Wood, Niko Branco, John Doe 2, Jane Roe 1, and John Doe 3 are transgender individuals who wish to enlist in the United States armed forces. *See* Declarations of Proposed Plaintiffs in Support of Motion to Omit All Home Addresses from Caption and for Certain Additional Plaintiffs to Proceed Under Pseudonym (together, “Pls. Decls.”), ¶ 1. John Doe 3 is a minor. *See* Declaration of John Doe 3 in Support of Motion to Omit All Home Addresses from Caption and for Certain Additional Plaintiffs to Proceed Under Pseudonym (the “Doe 3 Decl.”), ¶ 1 (filed under seal). As a minor, John Doe 3 is represented in this action by Jane Roe 2 and John Doe 4 as his mother and father and next friends. *Id.*

Prior to the Department of Defense’s 2016 directive permitting transgender service members to enlist and serve openly in the military (the “Open Service Directive”), Teddy D’Atri, Ryan Wood, Niko Branco, John Doe 2, Jane Roe 1, and John Doe 3 would not have been able to pursue careers in the armed forces protecting and defending the United States of America. *See* Pls. Decls. ¶ 1. The Open Service Directive provided them with the opportunity to enlist while openly identifying themselves as transgender to military recruiters.

John Doe 2, Jane Roe 1, and John Doe 3 request to proceed under pseudonyms because of the risk of violence and other adverse consequences that could arise from being known publicly as transgender. For the same reasons, Jane Roe 2 and John Doe 4 request to proceed under pseudonym because the use of their real names in this litigation would have the effect of identifying their son as transgender. Research shows that transgender individuals face high rates of harassment just because they are transgender. Approximately 54% of transgender individuals experience verbal harassment, and 84% of victims reported that their gender identity was the reason for the verbal harassment. *See* ECF 8-4 at 198–99. Similarly, a comprehensive study of

over 25,000 transgender individuals showed that 13% of survey respondents had experienced physical violence at some point in their lifetime, and 66% of those individuals identified their transgender status as the cause of the violence. *Id.* at 202–03. In the same survey, 47% of respondents reported experiencing sexual assault at some point in their lives. *Id.* at 205. Indeed, an August 2017 study found a 29% increase in LGBTQ-related hate violence and homicides from 2016 to 2017, with transgender women as a particular target. *See* ECF 8-5 at 6. These crimes based on victims’ gender identity and sexual orientation continue to rise. *See id.* The risks that Individual and Proposed Plaintiffs face are compounded here by the nature of this lawsuit, which challenges a highly-publicized and politically charged action of President Donald J. Trump at a time when politically motivated violence and bias crimes are on the rise. Those risks are especially pronounced in the case of John Doe 3, who is a minor.

**I. Proposed Plaintiffs John Doe 2, Jane Roe 1, John Doe 3, Jane Roe 2, and John Doe 4 Should Be Permitted to Proceed under Pseudonym.**

While courts in the Fourth Circuit have recognized that the public has an “interest in open judicial proceedings,” “compelling concerns relating to personal privacy or confidentiality may warrant some degree of anonymity in judicial proceedings, including use of a pseudonym.” *Doe v. Public Citizen*, 749 F.3d 246, 273–74 (4th Cir. 2014). In determining whether to allow a party to proceed under a pseudonym, a court must balance “the party’s stated interest in anonymity against the public’s interest in openness and any prejudice that anonymity would pose to the opposing party.” *Id.* at 274. To assist with this inquiry, the Fourth Circuit has identified the following non-exhaustive list of relevant factors: “[1] whether the justification asserted by the requesting party is merely to avoid the annoyance and criticism that may attend any litigation or is to preserve privacy in a matter of sensitive and highly personal nature; [2] whether identification poses a risk of retaliatory physical or mental harm to the requesting party or even

more critically, to innocent non-parties; [3] the ages of the persons whose privacy interests are sought to be protected; [4] whether the action is against a governmental or private party; and, relatedly, [5] the risk of unfairness to the opposing party from allowing an action against it to proceed anonymously.” *James v. Jacobsen*, 6 F.3d 233, 238 (4th Cir. 1993).

Noting that transgender individuals face particular societal stigma, courts have considered a person’s transgender status and gender identity to be important factors in permitting plaintiffs to proceed anonymously. *See Bd. of Educ. of the Highland Local School District v. U.S. Dep’t of Educ.*, 2016 WL 4269080, at \*5 (S.D. Ohio Aug. 15, 2016) (*referencing Doe v. Frank*, 951 F.2d 320, 324 (11th Cir. 1992)); *Doe v. Blue Cross & Blue Shield of R.I.*, 794 F. Supp. 72, 72-74 (D.R.I. 1992) (“a transsexual[] plaintiff’s privacy interest is both precious and fragile, and this Court will not cavalierly permit its invasion.”). These factors weigh heavily in favor of allowing John Doe 2, Jane Roe 1, John Doe 3 to proceed under pseudonym. They also weigh in favor of allowing Jane Roe 2 and John Doe 4 to proceed under pseudonym, as using their real names in this action would publicly identify their son as transgender.

John Doe 2, Jane Roe 1, and John Doe 3 have cited concerns about the risk of retaliation, harassment, or violence arising from their involvement in these proceedings. *See* Pls. Decls. (Doe 2, Roe 1, Doe 3) ¶¶ 3–4 (filed under seal). Plaintiffs John Doe 2 and Jane Roe 1 are particularly concerned with their own safety, having experienced a history of anti-transgender harassment and violence in their communities. *See* Declaration of John Doe 2 in Support of Motion to Omit All Home Addresses from Caption and for Certain Additional Plaintiffs to Proceed Under Pseudonym (the “Doe 2 Decl.”), ¶ 5 (filed under seal); Declaration of Jane Roe 1 in Support of Motion to Omit All Home Addresses from Caption and for Certain Additional Plaintiffs to Proceed Under Pseudonym (the “Roe 1 Decl.”), ¶ 6 (filed under seal). In addition,

Jane Roe 1 lives and attends school in North Carolina. *See* Roe 1 Decl., ¶ 5. North Carolina enacted legislation in 2016 barring transgender individuals from using public restrooms corresponding with their gender identity, and it barred municipalities from enacting nondiscrimination ordinances to protect transgender individuals. *See* Mark Berman and Amber Phillips, *North Carolina Governor Signs Bill Repealing and Replacing Transgender Bathroom Law amid Criticism*, WASH. POST (March 30, 2017), [https://www.washingtonpost.com/news/post-nation/wp/2017/03/30/north-carolina-lawmakers-say-theyve-agreed-on-a-deal-to-repeal-the-bathroom-bill/?utm\\_term=.4797dc59c5d1](https://www.washingtonpost.com/news/post-nation/wp/2017/03/30/north-carolina-lawmakers-say-theyve-agreed-on-a-deal-to-repeal-the-bathroom-bill/?utm_term=.4797dc59c5d1). While the legislature repealed this law in 2017, the replacement legislation still bars local governments from extending protections to LGBT people until 2020 and continues to restrict transgender individuals from safely accessing restrooms and other single-sex spaces. *See id.* John Doe 2, Jane Roe 1, and John Doe 3 are also concerned that publication of their names will negatively affect their future careers in the armed forces. *See* Pls. Decls. (Doe 2, Roe 1, and Doe 3), ¶¶ 5–7 (filed under seal).

The threats of harassment and violence they face favor allowing John Doe 2, Jane Roe 1, and John Doe 3 to proceed with anonymity. *See Doe v. New Ritz, Inc.*, 2015 WL 4389699, at \*2 n.12 (citing *Doe v. Stegall*, 653 F.2d 180, 186 (5th Cir. 1981) (threats of harassment and violence favored anonymity)). If the identity of any of these proposed plaintiffs becomes publicly available by virtue of this litigation, their safety will be jeopardized, and they could suffer serious harm to their career and job prospects.

Additionally, permitting John Doe 2, Jane Roe 1, and John Doe 3 to proceed anonymously recognizes the right of transgender individuals to maintain medical confidentiality in light of the increased hostility they often face. *See Powell v. Schriver*, 175 F.3d 107, 111–12 (2d Cir. 1999) (“[I]ndividuals who are transsexuals are among those who possess a constitutional

right to maintain medical confidentiality” because “transsexualism is the unusual condition that is likely to provoke both an intense desire to preserve one’s medical confidentiality, as well as hostility and intolerance from others.”).

Finally, John Doe 3’s status as a minor weighs in favor of allowing him to proceed with anonymity. *See James*, 6 F.3d at 238. If his identity becomes publicly available as a result of this litigation, John Doe 3 will, by virtue of his age, have a “special vulnerability” to the threats of harassment, retaliation, and violence that transgender individuals often face. *See Stegall*, 653 F.2d at 186. This factor also weighs in favor of allowing his parents, Jane Roe 2 and John Doe 4, to proceed under pseudonym, since the use of their real names in this litigation would have the effect of identifying their son as transgender.

Conversely, there is no risk of prejudice to the opposing parties in this matter, particularly since the Defendants are federal government agencies and officials, and the identity of these five Proposed Plaintiffs has no bearing on Defendants’ ability to address the legal issues raised in this case. *E.W. v. N.Y. Blood Center*, 213 F.R.D. 108, 111 (E.D.N.Y. 2003) (“[W]here a plaintiff attacks governmental activity, for example a governmental policy or statute, the plaintiff’s interest in proceeding anonymously is considered particularly strong.”). Individual and Proposed Plaintiffs will also adhere to the terms of the Stipulated Protective Order regarding pseudonymous plaintiffs and provide Defendants with their names and home addresses (ECF 49-2). For these reasons, Plaintiffs respectfully request that the Court permit John Doe 2, Jane Roe 1, John Doe 3, Jane Roe 2, and John Doe 4 to proceed under pseudonym in this action.

**II. Individual and Proposed Plaintiffs’ Home Addresses Should Be Omitted from the Case Caption.**

Local Rule 102.2(a) provides in part that the case caption of the original complaint “shall contain the names and addresses of all parties and the county of residence of any Maryland

party.” The counties of residence of Maryland parties are included in the caption of the Second Amended Complaint. However, Individual and Proposed Plaintiffs fear that including their personal addresses on the public record, available to any person with access to PACER or other source of litigation filings, including public news sources that are likely to take interest in this action, presents particular risks in light of the widespread harassment and violence against transgender individuals and the reported rise in hate crimes and politically motivated violence taking place in the United States at this time. *See* ECF 8-4 at 202–03.

The general principles that apply to filing under a pseudonym similarly apply to the Individual and Proposed Plaintiffs’ request to omit their home addresses. *See Public Citizen*, 749 F.3d at 273 (“[I]n exceptional circumstances, compelling concerns relating to personal privacy or confidentiality may warrant some degree of anonymity in judicial proceedings.”). The factors set forth in *James* support omitting Individual and Proposed Plaintiffs’ addresses in this matter. Providing their home addresses in the caption will dramatically increase the scope of potential harassment and violence directed at Individual and Proposed Plaintiffs and their families, merely for their efforts to enforce the rights they were promised, and on which they relied, when they served or were preparing to enlist in the military. Individual and Proposed Plaintiffs fear that publicly listing their home addresses in the case caption will expose them and their families to a high risk of harassment, violence, or other injury. ECF 8-8 through 8-12; ECF 9; Pls. Decls., ¶¶ 3–4. Individual and Proposed Plaintiffs wish to omit information not to avoid criticism, but to preserve the sensitive and private nature of their home addresses, especially in light of the risk of harassment and violence to Individual and Proposed Plaintiffs and their innocent family members that this litigation presents. Courts have recognized that threats of harassment and violence especially favor anonymity. *See New Ritz, Inc.*, 2015 WL at \*2 n.12 (citing *Stegall*, 653

F.2d at 186). In light of both the history of harassment and violence experienced by transgender individuals in the United States, and the particular passions that may be inflamed in a high-profile lawsuit against President Trump, Individual and Proposed Plaintiffs' concerns are well-founded, and their request for the modest relief of omitting their home addresses from the case caption is a reasonable one.

There is also no risk of prejudice to the opposing parties in this matter. Plaintiffs, through their counsel, are willing to provide Individual and Proposed Plaintiffs' home addresses to Defendants' counsel, if they request it and provide adequate assurances against public disclosure. Plaintiffs are also prepared to file a version of the caption listing the Individual and Proposed Plaintiffs' home addresses under seal, if the Court wishes. Consistent with the process required by the Court's order of October 2, 2017, ECF 50, Individual and Proposed Plaintiffs will inform defense counsel of any changes to the allegations of residence in the Second Amended Complaint in a timely manner after becoming aware of such a change.

For these reasons, the motion should be granted.

Dated: April 23, 2018

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Respectfully submitted,

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**IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF MARYLAND**

BROCK STONE, et al.,

Plaintiffs,

v.

DONALD J. TRUMP, et al.,

Defendants.

Case No. 1:17-cv-02459-MJG

**[PROPOSED] ORDER**

**ORDER GRANTING MOTION TO OMIT ALL HOME ADDRESSES FROM CAPTION  
AND FOR CERTAIN ADDITIONAL PLAINTIFFS TO PROCEED UNDER PSEUDONYM**

Upon consideration of Plaintiffs' Motion for Permission to Omit All Home Addresses from Caption and for Certain Additional Plaintiffs to Proceed Under Pseudonym, it is on this \_\_\_\_ day of \_\_\_\_\_, 2018, hereby

**ORDERED**, that the motion is GRANTED; and it is further

**ORDERED** that Plaintiffs' motion for permission to omit all addresses of current individual and proposed plaintiffs from caption, and for John Doe 2, Jane Roe, John Doe 3, Jane Roe 2, and John Doe 4 to proceed under pseudonym is GRANTED. The parties **SHALL ADHERE** to the Stipulated Protective Order regarding pseudonym Plaintiffs (ECF 49-2), and Plaintiffs **SHALL INFORM** defense counsel of any changes to the individual and proposed plaintiffs' allegations of residence in the Second Amended Complaint in a timely manner after becoming aware of such a change.

It is **FURTHER ORDERED** that Plaintiffs' unopposed motion to file declarations of

Jane Roe, John Doe 2, and John Doe 3 under seal is GRANTED. The Clerk of the Court **SHALL PLACE** the Sealed Declarations in envelopes or other containers marked SEALED, SUBJECT TO ORDER OF COURT DATED \_\_\_\_\_, 2018. No party or their counsel shall make public or otherwise disclose the Sealed Declarations to any person or entity not directly associated with this litigation.

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HON. MARVIN J. GARBIS  
UNITED STATES DISTRICT JUDGE

**IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF MARYLAND**

Brock Stone, et al.

**Plaintiff,**

v.

Donald J. Trump, et al.

**Defendant.**

\*  
\*  
\*  
\*

Case No. 17-cv-02459

**NOTICE OF FILING OF DOCUMENT UNDER SEAL**

**Check one.**

Exhibit \_\_\_\_\_ which is an attachment to \_\_\_\_\_

\_\_\_\_\_ will be electronically filed under seal within 24 hours of the filing of this Notice.

Declaration of John Doe 2 in Support of Motion to Omit All Home Addresses From Caption and for Certain Additional Plaintiffs to Proceed Under Pseudonym \_\_\_\_\_

(title of document)

\_\_\_\_\_ will be electronically filed under seal within 24 hours of the filing of this Notice.

I certify that at the same time I am filing this Notice, I will serve copies of the document identified above by First Class Mail.

April 23, 2018

Date



Signature

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IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF MARYLAND

Brock Stone, et al.

Plaintiff,

v.

Donald J. Trump, et al.

Defendant.

\*  
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Case No. 17-cv-02459

**NOTICE OF FILING OF DOCUMENT UNDER SEAL**

Check one.

Exhibit \_\_\_\_\_ which is an attachment to \_\_\_\_\_

\_\_\_\_\_ will be electronically filed under seal within 24 hours of the filing of this Notice.

Declaration of Jane Roe 1 in Support of Motion to Omit All Home Addresses From Caption and for Certain Additional Plaintiffs to Proceed Under Pseudonym \_\_\_\_\_

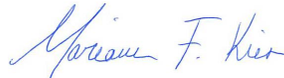
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\_\_\_\_\_ will be electronically filed under seal within 24 hours of the filing of this Notice.

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April 23, 2018

Date



Signature

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IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF MARYLAND

Brock Stone, et al.

Plaintiff,

v.

Donald J. Trump, et al.

Defendant.

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\*  
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Case No. 17-cv-02459

**NOTICE OF FILING OF DOCUMENT UNDER SEAL**

Check one.

Exhibit \_\_\_\_\_ which is an attachment to \_\_\_\_\_

\_\_\_\_\_ will be electronically filed under seal within 24 hours of the filing of this Notice.

Declaration of John Doe 3 in Support of Motion to Omit All Home Addresses From Caption and for Certain Additional Plaintiffs to Proceed Under Pseudonym

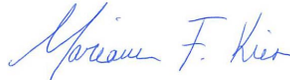
\_\_\_\_\_ (title of document)

\_\_\_\_\_ will be electronically filed under seal within 24 hours of the filing of this Notice.

I certify that at the same time I am filing this Notice, I will serve copies of the document identified above by First Class Mail.

April 23, 2018

Date



Signature

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**IN THE UNITED STATES DISTRICT COURT  
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BROCK STONE, et al.,

Plaintiffs,

v.

DONALD J. TRUMP, et al.,

Defendants.

Case No. 1:17-cv-02459-MJG

**DECLARATION OF TEDDY D'ATRI IN SUPPORT OF PLAINTIFFS' MOTION TO  
OMIT ALL HOME ADDRESSES FROM CAPTION AND FOR  
CERTAIN ADDITIONAL PLAINTIFFS TO PROCEED UNDER PSEUDONYM**

I, Teddy D'Atri, depose and say as follows:

1. I am a man who is transgender, and I intend to enlist in the United States armed forces.
2. I have been undergoing hormone therapy as part of my gender transition since August 2017. I also anticipate pursuing surgery in connection with my transition in August 2018. I am in the process of updating my civilian paperwork to reflect my gender identity.
3. I am concerned that as a result of this lawsuit, my personal safety may be at risk.
4. I fear that if my address is made public in these proceedings, my family and I will face an increased risk of retaliation, harassment, or violence.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on the 22 day of April, 2018 in Smithfield, RI.



Teddy D'Atri

**IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF MARYLAND**

BROCK STONE, et al.,

Plaintiffs,

v.

Case No.: 1:17-cv-02459-MJG

DONALD J. TRUMP, et al.,

Defendants.

**DECLARATION OF RYAN WOOD IN SUPPORT OF PLAINTIFFS' MOTION TO  
OMIT ALL HOME ADDRESSES FROM CAPTION AND FOR  
CERTAIN ADDITIONAL PLAINTIFFS TO PROCEED UNDER PSEUDONYM**

I, Ryan Wood, depose and say as follows:

1. I am a man who is transgender, and I intend to enlist in the United States armed forces.
2. I began receiving hormone therapy as part of my gender transition approximately seven years ago, and I underwent surgery in connection with my transition in 2012.
3. I am concerned that as a result of this lawsuit, my personal safety may be at risk.
4. I fear that if my address is made public in these proceedings, my family and I will face an increased risk of retaliation, harassment, or violence.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on the 23 day of April, 2018 in Ayallup, Washington.



Ryan Wood

**IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF MARYLAND**

BROCK STONE, et al.,

Plaintiffs,

v.

DONALD J. TRUMP, et al.,

Defendants.

Case No. 1:17-cv-02459-MJG

**DECLARATION OF NIKO BRANCO IN SUPPORT OF PLAINTIFFS' MOTION TO  
OMIT ALL HOME ADDRESSES FROM CAPTION AND FOR  
CERTAIN ADDITIONAL PLAINTIFFS TO PROCEED UNDER PSEUDONYM**

I, Niko Branco, depose and say as follows:

1. I am a man who is transgender, and I intend to enlist in the United States armed forces.
2. I came out to my family and friends as transgender approximately six years ago. I have been receiving hormones as a part of my gender transition since October 2014. I also underwent surgery in connection with my transition two years ago. I have changed my gender marker on my birth certificate.
3. I am concerned that as a result of this lawsuit, my personal safety may be at risk.
4. I fear that if my address is made public in these proceedings, my family and I will face an increased risk of retaliation, harassment, or violence.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on the 22 day of April, 2018 in Torrington, Connecticut.

*Nikolai Branco*

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Niko Branco