

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF MICHIGAN**

KRISTY DUMONT; DANA
DUMONT; ERIN BUSK-
SUTTON; and REBECCA BUSK-
SUTTON,

Plaintiffs,

v.

NICK LYON, in his official
capacity as the Director of the
Michigan Department of Health
and Human Services; and
HERMAN MCCALL, in his official
capacity as the Executive Director
of the Michigan Children's
Services Agency,

Defendants,

&

ST. VINCENT CATHOLIC
CHARITIES; MELISSA BUCK;
CHAD BUCK; and SHAMBER
FLORE,

Intervenor-Defendants.

No. 2:17-CV-13080-PDB-EAS

HON. PAUL D. BORMAN

MAG. ELIZABETH A.
STAFFORD

**INTERVENOR-
DEFENDANTS' RESPONSE
TO PLAINTIFFS' MOTION
TO REOPEN
&
NOTICE OF
SUPPLEMENTAL
AUTHORITY**

This case ended with settlement between Plaintiffs and the State Defendants. ECF No. 83. Now, Plaintiffs seek to reopen this case, claiming the State Defendants breached the agreement by not requiring

Catholic Charities of West Michigan to certify same-sex couples. ECF No. 87. By contrast, Plaintiffs do not argue that the State must currently require Defendant-Intervenor St. Vincent Catholic Charities (“St Vincent”) to certify same-sex couples. *See id.* at PageID.1505. Indeed, a preliminary injunction precludes the State of Michigan from doing just that. *Op., Buck v. Gordon*, No. 1:19-cv-286 (W.D. Mich. Sept. 26, 2019).

Because St. Vincent is not a party to the settlement agreement, St. Vincent takes no position on Plaintiffs’ motion to reopen to enforce the settlement agreement.

Separately, St. Vincent wishes to notify the Court that—the same day Plaintiffs filed the pending motion—the United States Supreme Court granted review in *Fulton v. City of Philadelphia*, 922 F.3d 140 (3d Cir. 2019). Both this Court and Plaintiffs previously relied on *Fulton*. ECF No. 47; ECF No. 49 at PageID.1138.¹

Among other things, the Supreme Court will consider: “[w]hether a government violates the First Amendment by conditioning a religious agency’s ability to participate in the foster care system on taking actions

¹ This Court and Plaintiffs relied on the district court opinion in *Fulton*. The Third Circuit affirmed that decision in April 2019.

and making statements that directly contradict the agency’s religious beliefs[.]” Pet. for Cert., *Fulton v. City of Phila.*, No. 19-123 (U.S. filed July 22, 2019); Order, *Fulton*, No. 19-123 (U.S. filed Feb. 24, 2020).

Dated: March 5, 2020

Respectfully submitted,

/s/ Mark Rienzi

William J. R. Bloomfield
Attorney for Intervenor-Defendants
Catholic Diocese of Lansing
228 North Walnut Street

Lansing, Michigan 48933-1122
(517) 342-2522
wbloomfield@dioceseoflansing.org

Mark L. Rienzi
Lori H. Windham
Nicholas R. Reaves
Attorneys for Defendant-
Intervenors
The Becket Fund for Religious
Liberty
1200 New Hampshire Ave. NW,
Suite 700
Washington, DC 20036
(202) 955-0095
mrienzi@becketlaw.org

CERTIFICATE OF SERVICE

I hereby certify that on March 5, 2020, I electronically filed the above document(s) with the Clerk of the Court using the ECF System, which will provide electronic copies to counsel of record.

/s/ Mark L. Rienzi

Mark L. Rienzi

Counsel for Intervenor-Defendants

The Becket Fund for Religious Liberty

1200 New Hampshire Ave. NW, Suite

700 Washington, DC, 20036

Tel.: (202) 955-0095

Fax: (202) 955-0090

mrienzi@becketlaw.org