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13 **UNITED STATES DISTRICT COURT**
14 **FOR THE DISTRICT OF ARIZONA**

15 D.T., a minor, by and through his parent
16 and next friend Lizette Trujillo; Jane Doe, a
17 minor, by and through her parent and next
18 friend Susan Doe; and Helen Roe, a minor,
by and through her parent and next friend
Megan Roe,

19 Plaintiffs,

20 v.

21 Dr. Cara M. Christ, in her official capacity
as State Registrar of Vital Records and
22 Director of the State of Arizona’s
Department of Health Services; Thomas
23 Salow, in his official capacity as Branch
Chief of the State of Arizona’s Division of
24 Public Health Licensing Services at the
Department of Health Services; and Krystal
25 Colburn, in her official capacity as Bureau
Chief and Assistant State Registrar of the
26 State of Arizona’s Bureau of Vital Records,

27 Defendants.
28

Case No. 4:20-cv-484-JAS

**JOINT REPORT ON EVIDENTIARY
HEARING FOR PLAINTIFF JANE DOE’S
MOTION FOR PRELIMINARY
INJUNCTION**

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1 Plaintiff Jane Doe and Defendants Dr. Cara Christ, Thomas Salow, and Krystal
2 Colburn, by and through their respective counsel, hereby state as follows:

3 1. Counsel for the parties met via videoconference on November 6, 2020, to
4 discuss the evidentiary hearing on Jane Doe’s motion for preliminary injunction in accord
5 with this Court’s November 5, 2020 Order (Doc. 13).

6 2. Plaintiff Jane Doe intends to call the following witnesses (along with the
7 topic of their anticipated testimony):

8 a. **Jane Doe**

9 Jane Doe is expected to testify regarding the harms she experiences because of her
10 inability to obtain a corrected birth certificate through the State of Arizona’s administrative
11 process.

12 b. **Susan Doe**

13 Susan Doe is expected to testify regarding the harms Jane Doe experiences because
14 of her inability to obtain a corrected birth certificate for Jane through the State of Arizona’s
15 administrative process, and her efforts to address those harms.

16 c. **Lizette Trujillo**

17 Lizette Trujillo is expected to testify regarding the challenges of correcting the sex
18 listed on a transgender minor’s birth certificate in Arizona.

19 d. **Patrick Goodman, LPC**

20 Patrick Goodman is a therapist at Phoenix Children’s Hospital and Jane Doe’s
21 mental health provider. He is expected to testify regarding his mental health treatment of
22 Jane Doe’s gender dysphoria and opinion regarding Jane’s health and well-being absent
23 injunctive relief.

24 e. **Dr. Linda Hawkins, PhD, MEd, LPC**

25 Dr. Linda Hawkins is expected to testify regarding the standards of care for the
26 mental health treatment of gender dysphoria, the importance of accurate identity
27 documents in promoting the health and well-being of transgender young people, and any
28 topics in response to Defendants’ purported justifications for A.R.S. § 36-337(A)(3).

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