

1 Daniel C. Barr (#010149)  
Janet M. Howe (#034615)  
2 **PERKINS COIE LLP**  
2901 North Central Avenue, Suite 2000  
3 Phoenix, Arizona 85012-2788  
Telephone: 602.351.8000  
4 Facsimile: 602.648.7000  
DBarr@perkinscoie.com  
5 JHowe@perkinscoie.com  
DocketPHX@perkinscoie.com

6  
7 Brent P. Ray (*admitted pro hac vice*)  
Andrew J. Chinsky (*admitted pro hac vice*)  
8 **KING & SPALDING LLP**  
110 North Wacker Drive, Suite 3800  
Chicago, Illinois 60606  
9 Telephone: 312 995 6333  
Facsimile: 312 995 6330  
10 bray@kslaw.com  
achinsky@kslaw.com

11 *Attorneys for Plaintiffs and the Class*  
12 (Additional Counsel on Signature Page)

13 UNITED STATES DISTRICT COURT  
14 DISTRICT OF ARIZONA

15 D.H., by and through his mother, Janice  
Hennessy-Waller, and John Doe, by his  
16 guardian and next friend, Susan Doe, on  
behalf of themselves and all others  
17 similarly situated,

18 Plaintiffs,

19 v.

20 Jami Snyder, Director of the Arizona  
Health Care Cost Containment System, in  
21 her official capacity,

22 Defendant.

No. CV-20-00335-TUC-SHR

**NOTICE OF ERRATA  
REGARDING NOTICE OF INTENT  
TO SERVE SUBPOENAS**

23  
24 Plaintiffs submit this Notice of Errata regarding its Notice of Intent to Serve  
25 Subpoenas (DK 083) to correct Exhibit 2. Attached to this Notice of Errata is a corrected  
26 Exhibit 2 (Subpoena to Dr. Levine). It has come to Plaintiffs' attention that the original

1 Exhibit 2 was a duplicate of Exhibit 1 (Subpoena to Dr. Laidlaw). Plaintiffs respectfully  
2 request the Court reference this Exhibit 2 in place of Exhibit 2 as originally filed on  
3 June 8, 2021.

4  
5 Dated: June 9, 2021

**PERKINS COIE LLP**

6  
7 By: */s/ Janet M. Howe*

Daniel C. Barr (#010149)  
Janet M. Howe (#034615)  
2901 North Central Avenue, Suite 2000  
Phoenix, Arizona 85012-2788  
DBarr@perkinscoie.com  
JHowe@perkinscoie.com

8  
9  
10  
11 Brent P. Ray (*admitted pro hac vice*)  
Andrew J. Chinsky (*admitted pro hac vice*)

**KING & SPALDING LLP**

12 110 N. Wacker Drive, Suite 3800  
Chicago, Illinois 60606  
Telephone: 312 995 6333  
Facsimile: 312 995 6330  
bray@kslaw.com  
achinsky@kslaw.com

13  
14  
15 Asaf Orr (*admitted pro hac vice*)

**NATIONAL CENTER FOR LESBIAN  
RIGHTS**

16 870 Market Street, Suite 370  
San Francisco, CA 94102  
Telephone: 415 392 6257  
Facsimile: 415 392 8442  
aorr@nclrights.org

17  
18  
19 Abigail K. Coursolle (*admitted pro hac vice*)  
Catherine McKee (*admitted pro hac vice*)

**NATIONAL HEALTH LAW PROGRAM**

20 3701 Wilshire Boulevard, Suite 750  
Los Angeles, CA 90010  
Telephone: 310 204 6010  
coursolle@healthlaw.org  
mckee@healthlaw.org

21  
22  
23  
24  
25  
26 *Attorneys for Plaintiffs and the Class*

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26

**CERTIFICATE OF SERVICE**

I hereby certify that on June 9, 2021, I electronically transmitted the attached documents to the Clerk’s Office using the CM/ECF System for filing and transmittal of a Notice of Electronic Filing to the following CM/ECF registrants:

Logan T. Johnston  
JOHNSTON LAW OFFICES, P.L.C.  
14040 N. Cave Creek Rd., Suite 309  
Phoenix, Arizona 85022  
ltjohnston@live.com

David Barton  
Kathryn Hackett King  
BURNSBARTON PLC  
2201 E. Camelback Road, Suite 360  
Phoenix, AZ 85016  
david@burnsbarton.com  
kate@burnsbarton.com

*Attorneys for Defendant*

*s/ Marie C. van Olffen*  
\_\_\_\_\_

# Exhibit 2

UNITED STATES DISTRICT COURT

for the

\_\_\_\_\_ District of \_\_\_\_\_

\_\_\_\_\_)
Plaintiff )
v. ) Civil Action No.
\_\_\_\_\_)
Defendant )

SUBPOENA TO PRODUCE DOCUMENTS, INFORMATION, OR OBJECTS OR TO PERMIT INSPECTION OF PREMISES IN A CIVIL ACTION

To:

\_\_\_\_\_
(Name of person to whom this subpoena is directed)

Production: YOU ARE COMMANDED to produce at the time, date, and place set forth below the following documents, electronically stored information, or objects, and to permit inspection, copying, testing, or sampling of the material:

Place: Date and Time:

Inspection of Premises: YOU ARE COMMANDED to permit entry onto the designated premises, land, or other property possessed or controlled by you at the time, date, and location set forth below, so that the requesting party may inspect, measure, survey, photograph, test, or sample the property or any designated object or operation on it.

Place: Date and Time:

The following provisions of Fed. R. Civ. P. 45 are attached – Rule 45(c), relating to the place of compliance; Rule 45(d), relating to your protection as a person subject to a subpoena; and Rule 45(e) and (g), relating to your duty to respond to this subpoena and the potential consequences of not doing so.

Date: \_\_\_\_\_

CLERK OF COURT

OR

Signature of Clerk or Deputy Clerk

Attorney's signature

The name, address, e-mail address, and telephone number of the attorney representing (name of party) \_\_\_\_\_, who issues or requests this subpoena, are:

602-351-8187

Notice to the person who issues or requests this subpoena

If this subpoena commands the production of documents, electronically stored information, or tangible things or the inspection of premises before trial, a notice and a copy of the subpoena must be served on each party in this case before it is served on the person to whom it is directed. Fed. R. Civ. P. 45(a)(4).

Civil Action No. \_\_\_\_\_

**PROOF OF SERVICE**

*(This section should not be filed with the court unless required by Fed. R. Civ. P. 45.)*

I received this subpoena for *(name of individual and title, if any)* \_\_\_\_\_

on *(date)* \_\_\_\_\_ .

I served the subpoena by delivering a copy to the named person as follows: \_\_\_\_\_

\_\_\_\_\_ on *(date)* \_\_\_\_\_ ; or

I returned the subpoena unexecuted because: \_\_\_\_\_

Unless the subpoena was issued on behalf of the United States, or one of its officers or agents, I have also tendered to the witness the fees for one day's attendance, and the mileage allowed by law, in the amount of \$ \_\_\_\_\_ .

My fees are \$ \_\_\_\_\_ for travel and \$ \_\_\_\_\_ for services, for a total of \$ \_\_\_\_\_ .

I declare under penalty of perjury that this information is true.

Date: \_\_\_\_\_

\_\_\_\_\_  
*Server's signature*

\_\_\_\_\_  
*Printed name and title*

\_\_\_\_\_  
*Server's address*

Additional information regarding attempted service, etc.:

**Federal Rule of Civil Procedure 45 (c), (d), (e), and (g) (Effective 12/1/13)****(c) Place of Compliance.**

**(1) For a Trial, Hearing, or Deposition.** A subpoena may command a person to attend a trial, hearing, or deposition only as follows:

- (A) within 100 miles of where the person resides, is employed, or regularly transacts business in person; or
- (B) within the state where the person resides, is employed, or regularly transacts business in person, if the person
  - (i) is a party or a party's officer; or
  - (ii) is commanded to attend a trial and would not incur substantial expense.

**(2) For Other Discovery.** A subpoena may command:

- (A) production of documents, electronically stored information, or tangible things at a place within 100 miles of where the person resides, is employed, or regularly transacts business in person; and
- (B) inspection of premises at the premises to be inspected.

**(d) Protecting a Person Subject to a Subpoena; Enforcement.**

**(1) Avoiding Undue Burden or Expense; Sanctions.** A party or attorney responsible for issuing and serving a subpoena must take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The court for the district where compliance is required must enforce this duty and impose an appropriate sanction—which may include lost earnings and reasonable attorney's fees—on a party or attorney who fails to comply.

**(2) Command to Produce Materials or Permit Inspection.**

(A) *Appearance Not Required.* A person commanded to produce documents, electronically stored information, or tangible things, or to permit the inspection of premises, need not appear in person at the place of production or inspection unless also commanded to appear for a deposition, hearing, or trial.

(B) *Objections.* A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoena a written objection to inspecting, copying, testing, or sampling any or all of the materials or to inspecting the premises—or to producing electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoena is served. If an objection is made, the following rules apply:

- (i) At any time, on notice to the commanded person, the serving party may move the court for the district where compliance is required for an order compelling production or inspection.
- (ii) These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance.

**(3) Quashing or Modifying a Subpoena.**

(A) *When Required.* On timely motion, the court for the district where compliance is required must quash or modify a subpoena that:

- (i) fails to allow a reasonable time to comply;
- (ii) requires a person to comply beyond the geographical limits specified in Rule 45(c);
- (iii) requires disclosure of privileged or other protected matter, if no exception or waiver applies; or
- (iv) subjects a person to undue burden.

(B) *When Permitted.* To protect a person subject to or affected by a subpoena, the court for the district where compliance is required may, on motion, quash or modify the subpoena if it requires:

- (i) disclosing a trade secret or other confidential research, development, or commercial information; or

(ii) disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party.

(C) *Specifying Conditions as an Alternative.* In the circumstances described in Rule 45(d)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified conditions if the serving party:

- (i) shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship; and
- (ii) ensures that the subpoenaed person will be reasonably compensated.

**(e) Duties in Responding to a Subpoena.**

**(1) Producing Documents or Electronically Stored Information.** These procedures apply to producing documents or electronically stored information:

(A) *Documents.* A person responding to a subpoena to produce documents must produce them as they are kept in the ordinary course of business or must organize and label them to correspond to the categories in the demand.

(B) *Form for Producing Electronically Stored Information Not Specified.* If a subpoena does not specify a form for producing electronically stored information, the person responding must produce it in a form or forms in which it is ordinarily maintained or in a reasonably usable form or forms.

(C) *Electronically Stored Information Produced in Only One Form.* The person responding need not produce the same electronically stored information in more than one form.

(D) *Inaccessible Electronically Stored Information.* The person responding need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery.

**(2) Claiming Privilege or Protection.**

(A) *Information Withheld.* A person withholding subpoenaed information under a claim that it is privileged or subject to protection as trial-preparation material must:

- (i) expressly make the claim; and
- (ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to assess the claim.

(B) *Information Produced.* If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information under seal to the court for the district where compliance is required for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

**(g) Contempt.**

The court for the district where compliance is required—and also, after a motion is transferred, the issuing court—may hold in contempt a person who, having been served, fails without adequate excuse to obey the subpoena or an order related to it.

**Subpoena to Stephen B. Levine, M.D.**

**EXHIBIT A – Things to be Produced**

**Definitions and Instructions**

1. “Document” is defined to be synonymous in meaning and equal in scope to the usage of this term in Fed. R. Civ. P. 34(a)(1)(A). A draft or non-identical copy is a separate document within the meaning of this term.

2. “Communication” means the transmittal of information (in the form of facts, ideas, inquiries, or otherwise) by any means.

3. “Arizona Medicaid” collectively refers to the State of Arizona’s Medicaid program and its constituent programs governed by Ariz. Rev. Stat. §§ 36-2901 – 36-2999.08, 36-3401 – 36-3436.01 and the associated implementing regulations in Chapters 21, 22, 28, 29, 30, 31, and 34 of Title 9 of the Arizona Administrative Code and administered by AHCCCS and/or by one of several participating managed care organizations.

4. “AHCCCS” refers to the State Medicaid agency that administers the Arizona Medicaid program, known as the Arizona Health Care Cost Containment System, and includes any officials, employees, agents, representatives, contractors, attorneys, and any other persons acting or purporting to act for or on behalf of AHCCCS and/or its Secretary.

5. “Proposed Class” refers to all transgender individuals under the age of 21 who are or will be enrolled in AHCCCS, have or will have a diagnosis of gender dysphoria, and are seeking or will seek coverage for male chest reconstruction surgery following a determination by their respective health care providers that the procedure is necessary to treat gender dysphoria.

6. “Plaintiffs” refers to the Named Plaintiffs and the Proposed Class.

7. “Action” refers to the above-titled action, *D.H., et al. v. Snyder*, U.S. District Court for the District of Arizona, Case No. 4:20-cv-00335-SHR.

8. “Complaint” means Plaintiffs’ operative complaint in this Action.

9. “Challenged Exclusion” means the exclusion of “gender reassignment surgeries” from “AHCCCS coverage” under subsection B.4(a) of Arizona Administrative Code R9-22-205, adopted effective May 20, 1982.

10. “Gender Reassignment Surgeries” means any and all of the services and procedures excluded from AHCCCS coverage under the Challenged Exclusion referred to with the term “gender reassignment surgeries.”

11. “Gender Dysphoria” refers to the condition currently referred to as Gender Dysphoria in Adolescents and Adults in the Diagnostic and Statistical Manual of Psychiatric Disorders, Fifth Edition (“DSM-5”), and related diagnoses in current or previous editions of the DSM and/or the International Classification of Diseases (“ICD”), including gender identity disorder and transsexualism.

12. “You” or “Your” means deponent, Stephen B. Levine, M.D.

13. “Declaration” means the Expert Declaration of Dr. Stephen B. Levine, M.D. that You executed and submitted in support of Defendant’s Opposition to Plaintiffs’ Motion for Preliminary Injunction filed in this Action on September 28, 2020 as Document 18-2.

14. If a date range for responsive documents is not provided for in the request or is not apparent from the context of the request itself, the request seeks documents created, received or read by You from January 1, 2007 to the present.

15. One legible copy of each document requested is to be produced. Any copy of a document that varies in any way whatsoever from the original or from any other copy of the document, whether by reason of handwritten or other notation or any addition or omission, shall constitute a separate document and must be produced. Plaintiffs reserve the right to inspect the original of any document produced upon reasonable request.

16. All documents that are physically attached to each other shall be considered one document and left so attached. Documents that are segregated or separated from other documents, whether by inclusion in binders, files, sub-files, or by use of dividers, tabs, or other methods, shall

be left so segregated or separated. Documents shall be retained in the order in which they are maintained in the file where they are found.

17. If an objection to a request is based upon a claim of privilege, attorney work product, or any other basis, please identify, contemporaneously with producing responses to these Requests, in writing each document so withheld by providing the following information:

- a. the date or approximate date of the document;
- b. the type of document (e.g., letter, memorandum);
- c. a description of the subject matter of the document;
- d. each and every person who prepared, signed, or participated in the preparation of the document or any copy thereof;
- e. each and every person who received the document or any copy thereof;
- f. the present custodian(s) of each document;
- g. a list of attachments or enclosures to the document; and
- h. the nature of the privilege asserted and any statutes, rules, or cases that you contend support the assertion of privilege.

18. Identify and produce all segregable portions of any responsive document to which a claim of privilege, attorney work product, or other basis for withholding the document does not apply.

**Document Requests**

1. Your Communications with AHCCCS regarding gender identity issues, Gender Dysphoria, treating Gender Dysphoria, and/or Gender Reassignment Surgeries.

2. Any Communications between You and Michael K. Laidlaw, M.D. regarding gender identity issues, Gender Dysphoria, treating Gender Dysphoria, and/or Gender Reassignment Surgeries from January 1, 2017 to the present.

3. Any Communications between You and any person, except for any attorney acting on AHCCCS's behalf, regarding the opinions expressed in Your Declaration.

4. Any Communications between You and any person, except for any attorney acting on AHCCCS's behalf, regarding Your preparation of the Declaration.

5. All Documents cited in Your Declaration.

6. All Documents that reflect facts or data considered by You in preparing Your Declaration.

7. All Communications that relate to Your compensation for preparing Your Declaration.

8. All Communications between You and any attorney employed or engaged by AHCCCS, that relate to any facts or data that You considered in preparing Your Declaration.

9. All Communications between You and any attorney employed or engaged by AHCCCS, that relate to any assumptions provided by the attorney and that You relied on in preparing Your Declaration, including but not limited to assumptions regarding the named plaintiffs in the Action.

10. All Documents and/or Communications that You generated, reviewed, reflected upon, read or used in connection with the formulation or preparation of Your Declaration, even if such information was rejected or not relied upon in formulating any opinion rendered.

11. Documents that reflect the development, foundation or basis of the opinions set forth in Your Declaration, including but not limited to notes, task lists, outlines, or letters You made in preparation of Your Declaration.

12. All Communications between You and any attorney employed or engaged by AHCCCS, that relate to any facts or data that You should consider in forming any opinion or testimony You intend to give at deposition or trial in this action.

13. All Documents and Communications regarding the development and promulgation of the Challenged Exclusion, including but not limited to documents You have received from AHCCCS reflecting reports, data, research or studies considered or reviewed by AHCCCS in connection with the development or promulgation of the Challenged Exclusion.

14. Documents sufficient to identify all actions in state or federal court or arbitration in which You have been asked to submit a declaration or affidavit, or asked to testify at deposition, trial or arbitration, regarding gender identity issues, Gender Dysphoria, the treatment of Gender Dysphoria, or Gender Reassignment Surgery.

15. All affidavits or declarations that You have prepared, or amicus briefs prepared at Your request or on Your behalf, for filing in any state or federal court or arbitration involving a transgender litigant and/or regarding gender identity issues, Gender Dysphoria, the treatment of Gender Dysphoria, or Gender Reassignment Surgery.

16. All transcripts of testimony You have given in deposition, trial or arbitration where the opinions subject to Your testimony concerned gender identity issues, Gender Dysphoria, the treatment of Gender Dysphoria, or Gender Reassignment Surgery.

17. All Documents, including statements, letters, memoranda, or other writings prepared by You, for consideration by lawmakers or regulatory agencies regarding proposed legislation or regulation or amendments thereto that impact transgender rights, including but not limited to medical coverage for treatment of Gender Dysphoria, or Gender Reassignment Surgery.

18. All transcripts, audio or video recordings, or documents reflecting testimony offered by You, for consideration by lawmakers or regulatory agencies regarding proposed legislation or regulation or amendments thereto that impact transgender rights, including but not

limited to medical coverage for treatment of Gender Dysphoria, or Gender Reassignment Surgery.

19. All Documents reflecting statements You have made on social media platforms regarding Your views, opinions, studies or research on gender identity issues, transgenderism, transgender persons, transgender rights, Gender Dysphoria, or Gender Reassignment Surgery.

20. All Documents, including statements, letters, articles, or other writings, prepared by You for publication in any internet website, internet forum, newspaper, magazine, or scientific, academic or clinical journal, regarding Your views, studies or research on gender identity issues, transgenderism, transgender persons, transgender rights, Gender Dysphoria, or Gender Reassignment Surgery.

21. Document(s) sufficient to reflect the number of persons diagnosed with gender dysphoria that You have treated in Your practice, under 14 years old, between 14-17 years old and over 17 years old, each calendar year.

22. Document(s) sufficient to reflect the number of patients You have treated for gender incongruence, gender dysphoria, or conditions, symptoms or comorbidities associated with gender incongruence or gender dysphoria, under 14 years old, between 14-17 years old and over 17 years old, each calendar year.

23. Document(s) sufficient to reflect the total number of patients You have treated under 14 years old, between 14-17 years old, and over 17 years old, each calendar year.

24. Document(s) sufficient to reflect the total number of Your patients for whom You have recommended, requested authorization, or submitted statements in support of a request for authorization for hormone therapy to treat gender dysphoria, under 14 years old, between 14-17 years old and over 17 years old, each calendar year.

25. Document(s) sufficient to reflect the total number Your patients for whom You have recommended, requested authorization, or submitted statements in support of a request for authorization for Gender Reassignment Surgeries or surgical intervention to treat gender

dysphoria, under 14 years old, between 14-17 years old and over 17 years old, each calendar year.

26. Document(s) sufficient to reflect the total number of Your patients who have undergone Gender Reassignment Surgery or a surgical procedure to treat gender dysphoria before or during the course of Your treatment of the patients, under 14 years old, between 14-17 years old and over 17 years old, each calendar year.

27. Document(s) sufficient to reflect the number of patients that have been treated at the Gender Identity Clinic (referenced in Paragraph 5 of Your Declaration) for gender incongruence, gender dysphoria, or conditions, symptoms or comorbidities associated with gender incongruence or gender dysphoria, under 14 years old, between 14-17 years old and over 17 years old, each calendar year from 2010 to the present.

28. Document(s) sufficient to reflect the total number of patients that have been treated at the Gender Identity Clinic (referenced in Paragraph 5 of Your Declaration) who have undergone hormone replacement therapy to treat Gender Dysphoria before or during their course of treatment at the Clinic, who are under 14 years old, between 14-17 years old and over 17 years old, each calendar year from 2010 to the present.

29. Document(s) sufficient to reflect the total number of patients that have been treated at the Gender Identity Clinic (referenced in Paragraph 5 of Your Declaration) who have undergone surgical intervention to treat gender dysphoria or Gender Reassignment Surgeries to treat Gender Dysphoria before or during their course of treatment at the Clinic, who are under 14 years old, between 14-17 years old and over 17 years old, each calendar year from 2010 to the present.

30. All Documents which You have reviewed that reflect clinical guidelines for the use of hormone-replacement therapy to treat gender dysphoria, including children or adolescents diagnosed with Gender Dysphoria.

31. All Documents which You have reviewed regarding the clinical benefits of the use of hormone-replacement therapy to treat Gender Dysphoria, including children or adolescents diagnosed with Gender Dysphoria.

32. All Documents which You have reviewed that reflect clinical guidelines for the use of surgical intervention to treat patients diagnosed with Gender Dysphoria, including children or adolescents diagnosed with Gender Dysphoria.

33. All Documents which You have reviewed regarding the clinical benefits of the use of surgical intervention to treat Gender Dysphoria, including children or adolescents diagnosed with Gender Dysphoria.

34. All statements You have written recommending a course of treatment or in support of a request for authorization for hormone therapy or gender affirming procedures to treat Gender Dysphoria, from January 1, 2010 to the present, with the patient names and identifying information redacted.

35. The publication “Informed Consent for Transgender Patients” identified in Exhibit A to Your Declaration, and any materials You reviewed in preparation of that publication.

36. The publication “The Psychiatrist’s Role in Managing Transgender Youth” identified in Exhibit A to Your Declaration, and any materials You reviewed in preparation of that publication.

37. The publication “Ethical Concerns About the Emerging Treatment of Gender Dysphoria” identified in Exhibit A to Your Declaration, and any materials You reviewed in preparation of that publication.

38. The publication “Reflections of an Expert on the Legal Battles Over Prisoners with Gender Dysphoria” identified in Exhibit A to Your Declaration, and any materials You reviewed in preparation of that publication.

39. The publication “Real-Life Test Experience: Recommendations for Revisions to the Standards of Care of the World Professional Association for Transgender Health” identified

in Exhibit A to Your Declaration, and any materials You reviewed in preparation of that publication.

40. The publication “The Newly Devised Standards of Care for Gender Identity Disorders” identified in Exhibit A to Your Declaration, and any materials You reviewed in preparation of that publication.

41. All Documents that reflect or support Your opinion, and/or that You relied upon when rendering your opinion, that “[a] boy or a girl who claims or expresses interest in pursuing a transgender identity often does so based on stereotypical notions of femaleness and maleness that are based on constrictive notions of what men and women can be,” as set forth in Paragraph 18 of Your Declaration, and/or Your article titled “*Ethical Concerns About Emerging Treatment Paradigms for Gender Dysphoria.*”

42. All Documents that reflect or support Your opinion, and/or that You relied upon when rendering your opinion, that “[a] young child’s – or even adolescent’s – understanding of this topic [i.e. the “array of adaptive possibilities for how to live life as a man or a woman”] is quite limited,” as set forth in Paragraph 18 of Your Declaration.

43. All Documents that reflect or support Your opinion, and/or that You relied upon when rendering your opinion, that “gender dysphoria is a psychiatric rather than a medical diagnosis,” as set forth in Paragraph 22 of Your Declaration.

44. All Documents that reflect or support Your opinion, and/or that You relied upon when rendering your opinion, that “cultural influences” have “a powerful effect” on the “incidence of child and adolescent gender dysphoria” as set forth in Paragraph 24 of Your Declaration.

45. All Documents that reflect or support Your opinion, and/or that You relied upon when rendering your opinion, that “[i]n recent years, for adolescent patients, intensive involvement with online transgender communities or ‘friends’ is the rule rather than the exception,” and that this is “a potentially significant influence on the identity development of the patient,” as set forth in Paragraph 25 of Your Declaration.

46. All Documents that reflect or support Your opinion, and/or that You relied upon when rendering your opinion, that the “sexual minority rights perspective ... paradigm has been successful in influencing public policy and the education of pediatricians, endocrinologists, public school officials, and many mental health professions,” as set forth in Paragraph 26 of Your Declaration.

47. All Documents that reflect or support the “difficulty running controlled experiments,” as set forth in Paragraph 27 of Your Declaration.

48. All Documents that reflect or support Your opinion, and/or that You relied upon when rendering your opinion, that the “large majority of children who present with gender dysphoria will desist from desiring a transgender identity by adulthood if left untreated,” as set forth in Paragraph 28 of Your Declaration.

49. All Documents that You have reviewed or authorized that reflect on the number, percentage or ratio of adolescents diagnosed with Gender Dysphoria that “desist from desiring a transgender identity by adulthood when left untreated.”

50. All Documents that reflect or support Your statement in Paragraph 31 of Your Declaration that “[You] and others have reported success in alleviating distress in this way for some patients, whether or not the patient’s sense of discomfort or incongruence with his or her natal sex entirely disappeared. Relieving accompanying psychological co-morbidities leaves the patient freer to consider the pros and cons of transition as he or she matures.”

51. All Documents that reflect or support Your opinion, and/or that You relied upon when rendering your opinion, that the “many gender-nonconforming children and adolescents in recent years derive from minority and vulnerable groups who have reasons to feel isolated and have an uncomfortable sense of self. A trans identity may be a hopeful attempt to redefine the self in a manner that increases their comfort and decreases their anxiety,” as set forth in Paragraph 33 of Your Declaration.

52. All Documents reflecting the “anecdotal reports” and “anecdotal evidence” that “psychotherapy can enable a return to male identification for genetically male boys, adolescents,

and men, or return female identification for genetically female girls, adolescents and women,” as set forth in Paragraph 35 of Your Declaration.

53. All Documents, including articles, studies, research, data and evidence that You have reviewed regarding and/or supporting the use of the “affirmation therapy” or “gender affirmation” model of therapy (as described in Paragraph 38 of Your Declaration) for children and adolescents post-puberty.

54. All Documents that reflect or support Your opinion, and/or that You relied upon when rendering your opinion, that the “in the case of young children, prompt and thorough affirmation of a transgender identity disregards the principles of child development and family dynamics, and is not supported by science,” as set forth in Paragraph 41 of Your Declaration.

55. All Documents that reflect Your opinion on affirmation of transgender identity in the case of adolescents who have been diagnosed with Gender Dysphoria.

56. All Documents that reflect or support Your opinion, upon which you base your opinion, and/or that You relied upon when rendering the opinions regarding WPATH’s Standards of Care set forth in Paragraphs 43-47 of Your Declaration.

57. All Documents and Communications from 2001-2002 regarding the reasons You resigned Your membership to the Harry Benjamin International Gender Dysphoria Association / WPATH.

58. All Documents that reflect or support Your opinion, and/or that You relied upon when rendering your opinion, that “WPATH has fully adopted some mix of the medical and civil rights paradigms” as set forth in Paragraph 48 of Your Declaration.

59. All Documents that reflect or support Your opinion, and/or that You relied upon when rendering your opinion, that “[i]t is important to WPATH that the person has gender dysphoria; the pathway to the development of this state is not,” as set forth in Paragraph 48 of Your Declaration.

60. All Documents that reflect or support Your opinion, and/or that You relied upon when rendering your opinion, that WPATH “does not welcome skepticism” as set forth in Paragraph 49 of Your Declaration.

61. All Documents that reflect or support Your opinion, and/or that You relied upon when rendering your opinion, that “most current members of WPATH have little ongoing experience with the mentally ill” as set forth in Paragraph 51 of Your Declaration.

62. All Documents that reflect or support Your assertion that “[a]s a result of the downgrading of the role of the psychiatric assessment of patients, new ‘gender affirming’ clinics have arisen in many urban settings that quickly (sometimes within an hour’s time) recommend transition,” as set forth in Paragraph 51 of Your Declaration.

63. All Documents that reflect or support Your assertion that “[a] distinctive and critical characteristic of juvenile gender dysphoria is ... that in the large majority of patients, absent a substantial intervention such as social transition and/or hormone therapy, gender dysphoria does not persist through puberty,” as set forth in Paragraph 58 of Your Declaration.

64. All Documents that reflect or support Your assertion that “there is now data that suggests that a therapy that encourages social transition dramatically changes outcomes,” as set forth in Paragraph 61 of Your Declaration.

65. All “published statements that suggest that all children who express a desire for a transgender identity should be promptly supported in that claimed identity,” including those published by “PFLAG,” as referenced in Paragraph 68 of Your Declaration.

66. All Documents that reflect or support Your opinion, and/or that You relied upon when rendering Your opinion, that “The knowledge-base concerning the causes and treatment of gender dysphoria has low scientific quality,” as set forth in Paragraph 69 of Your Declaration.

67. All Documents that reflect or support Your assertion, and/or that You relied upon when rendering your assertion, that “individuals with gender dysphoria are well known to commit suicide or otherwise suffer increased mortality before and after not only social transition, but also before and after SRS,” as set forth in Paragraph 74 of Your Declaration.

68. All Documents that reflect or support Your assertion that “The estimated suicide rate of trans adolescents is the same as teenagers who are in treatment for serious mental illness,” as set forth in Paragraph 76 of Your Declaration.

69. All Documents that reflect or support Your opinion, and/or that You relied upon when rendering your opinion, that “claims that affirmation will reduce the risk of suicide for children are not based on science,” as set forth in Paragraph 76 of Your Declaration.

70. All Documents that reflect or support Your assertion that the studies that “either claimed positive mental health outcomes or that psychotherapy interventions had negative outcomes” have “been soundly criticized,” as set forth in Paragraph 81 of Your Declaration.

71. All Documents that reflect or support Your assertion that “There is already much evidence that the long-term outcome of SRS is not favorable for many gender dysphoric individuals,” as set forth in Paragraph 81 of Your Declaration.

72. All Documents that reflect or support Your opinion, and/or that You relied upon when rendering your opinion, that adolescents who seek SRS “who appear quite certain about what they need to be happier cannot envision the unique challenges they will face, let alone master these developmental challenges,” as set forth in Paragraph 81 of Your Declaration.

73. All Documents that reflect or support Your opinion, and/or that You relied upon when rendering Your opinion, that “trans male adolescents [who] have their breast removed... still will experience gender dysphoria because of the presence of their female genitalia,” and this “anatomic source of incongruence will continue to limit intimate dimension of their life possibilities,” as set forth in Paragraph 82 of Your Declaration.

74. All Documents that reflect or support Your opinion, and/or that You relied upon when rendering Your opinion, that “Bilateral mastectomies should not be construed as a curative intervention for gender dysphoria,” but instead “only eradicates the displeasure of having female breasts,” as set forth in Paragraph 82 of Your Declaration.

75. The “multiple studies from different nations” referenced in Paragraph 83 of Your Declaration.

76. All Documents that reflect or support Your opinion, and/or that You relied upon when rendering Your opinion, that affirmation therapy “could lead to additional sources of crippling emotional and psychological pain,” which is “too often not considered by advocates of social transition and not considered at all by the trans child,” as set forth in Paragraph 84 of Your Declaration.

77. All Documents that reflect or support Your assertion that “it is well known that many effects of cross-sex hormones cannot be reversed should the patient later regret his transition,” as set forth in Paragraph 88 of Your Declaration.

78. All Documents that reflect or support Your opinion, and/or that You relied upon when rendering Your opinion, that “In adulthood, the friendships of transgender individuals tend to be confined to other transgender individuals (often ‘virtual’ friends known only online) and a generally more limited set of others,” as set forth in Paragraph 92 of Your Declaration.

79. All Documents that reflect or support Your opinion, and/or that You relied upon when rendering your opinion, that “individuals often pin excessive hope in transition, believing that transition will solve what are in fact ordinary social stresses associated with maturation, or mental health co-morbidities,” as set forth in Paragraph 97 of Your Declaration.

80. All Documents that reflect or support Your opinion, and/or that You relied upon when rendering your opinion, that “transition can result in deflection from mastering personal challenges at the appropriate time, or addressing conditions that require treatment,” as set forth in Paragraph 97 of Your Declaration.

81. All Documents regarding Your observation as referenced in Paragraph 101 of Your Declaration, of the “many instances of individuals who claimed a transgender identity for a time, but ultimately changed their minds and reclaimed the gender identity congruent with their sex,” including but not limited to Documents sufficient to identify how often this occurred for adolescent and young adult patients at “the gender clinic which [You] founded in 1974 and to this day, in a different location, continue to co-direct.”

82. All Documents regarding or expressing Your opinion on whether Gender Reassignment Surgeries can be effective in treating Gender Dysphoria for transgender people under the age of 21, from January 1, 2007 to the present.

83. All Documents regarding or expressing Your opinions or recommendations regarding health benefit coverage exclusions for treatment of Gender Dysphoria, whether in a commercial or non-commercial context, from January 1, 2007 to the present.

84. All Documents regarding or expressing Your opinions or recommendations regarding health benefit coverage exclusions for gender-affirming surgery for treating Gender Dysphoria, whether in a commercial or non-commercial context, from January 1, 2007 to the present.