IN THE DISTRICT COURT OF THE UNITED STATES FOR THE MIDDLE DISTRICT OF ALABAMA, NORTHERN DIVISION

YASHICA ROBINSON, M.D., et al., on behalf of themselves, their patients, physicians, clinic administrators, and staff, Plaintiffs, CIVIL ACTION NO. 2:19cv365-MHT v. STEVEN MARSHALL, in his official capacity as Alabama Attorney General,) et al.,)) Defendants.

It is ORDERED that:

(1) By 8:00 a.m. (central time) on April 6, 2020, each party shall file and share with opposing counsel a list of exhibits they plan to use or may use at the 10:00 a.m. hearing. The lists should be divided into exhibits they intend to or may have admitted, and those which are demonstrative only. Each exhibit shall be numbered and briefly described on the list (e.g.,

ORDER

"defense exhibit 1: March 27 order") and demonstrative exhibits shall be labelled as such (e.g., "plaintiff's demonstrative exhibit A: chart of XYZ").

- (2) By 8:00 a.m. (central time) on April 6, 2020, each party shall email to courtroom deputy Anthony Green at Anthony_Green@almd.uscourts.gov, and to propord_Thompson@almd.uscourts.gov, each listed exhibit in printable PDF format, labelled in accordance with the list.
- (3) Before beginning to discuss an exhibit with a witness or with the court, counsel shall state on the record that they plan to refer to a particular exhibit, and shall wait until the courtroom deputy confirms that all necessary court participants have the exhibit ready. Opposing counsel shall state on the record when they have the exhibit ready before them. At this point, questioning about or discussion of the exhibit may begin.

- (4) To the extent possible, the hearing will proceed as if it were taking place in a courtroom. Accordingly, all parties should dress in regular courtroom attire and avoid consuming food or beverages other than water during the hearing. Additionally, all parties should attempt to keep distractions such as pets, music, etc., out of their immediate environment during the hearing.
- (5) Each participant in the videoconference shall sit alone in proximity to the camera, so that their faces can be easily viewed while they are speaking. Each videoconference participant shall have ready during the hearing a piece of paper with the words "AUDIO OUT" printed in large letters, so that they can display this page in front of the camera in case of a disruption in audio.
- (6) If any party is disconnected from the hearing or needs to leave the hearing, they shall send a text to Anthony Green to let him know immediately, or in

advance if possible, so that he can stop the proceedings if necessary until they can rejoin. Mr. Green will provide his cell phone number to counsel separately.

(7) The court assumes that one or both parties may wish to invoke the rule on exclusion of witnesses under Rule 615 of the Federal Rules of Evidence. Accordingly, each party shall ensure that their witnesses do not view or listen to the proceedings prior to their testimony, unless the witness is specifically authorized to do so by the court.

DONE, this the 5th day of April, 2020.

/s/ Myron H. Thompson
UNITED STATES DISTRICT JUDGE