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FOR THE DISTRICT OF IDAHO

UNITED STATES DISTRICT COURT

ADREE EDMO (a/k/a MASON EDMO),

Plaintiff,

v.

IDAHO DEPARTMENT OF CORRECTION; HENRY ATENCIO, in his official capacity; JEFF ZMUDA, in his official capacity; HOWARD KEITH YORDY, in his official and individual capacities; CORIZON, INC.; SCOTT ELIASON; MURRAY YOUNG; RICHARD CRAIG; RONA SIEGERT; CATHERINE WHINNERY; and DOES 1-15;

Defendants.

Case No.: 1:17-cv-00151-BLW

PLAINTIFF'S REQUEST FOR STATUS CONFERENCE RE COMPLIANCE WITH ORDER TO PROVIDE SURGERY

Complaint Filed: April 6, 2017
Discovery Cut-Off: None Set
Motion Cut-Off: None Set
Trial Date: None Set

On May 21, 2020, the United States Supreme Court denied Defendants' application for a stay of this Court's order requiring Defendants to provide gender confirmation surgery to Plaintiff Adree Edmo as soon as possible. Dkt. No. 279. Defendants have represented multiple times to Plaintiff and this Court, and, most recently, in their stay application in the United States Supreme Court on May 6, 2020, that Ms. Edmo's "presurgical preparations are set to begin around the middle of June and surgery is scheduled for early July 2020." On May 21, 2020, Defendants stated in another filing with the Supreme Court that Ms. Edmo's "surgery is currently still scheduled for July 2020; however, due to complications arising from the COVID-19 pandemic with the completion of pre-surgical hair removal, it is possible that Respondent's surgery date may be moved."

Ms. Edmo has completed four of the six scheduled pre-surgical hair removal treatments. At her most recent treatment, which took place last week, she was informed by the staff performing that treatment that she likely needs only one more treatment to be ready for surgery. Plaintiff is aware of no medical reason that her surgery cannot proceed as scheduled in July 2020, and understands that medical procedures are now generally proceeding in both Idaho and Washington, where Defendants' selected surgeon is now located.

In order to ensure that Ms. Edmo will receive surgery in July 2020 in accordance with this Court's order, and all related preparations are timely made, Plaintiff requests that this Court convene a status conference as soon as possible.

Dated: May 26, 2020 Respectfully Submitted,

FERGUSON DURHAM HADSELL STORMER RENICK & DAI LLP NATIONAL CENTER FOR LESBIAN RIGHTS RIFKIN LAW OFFICE

By: /s/ - Lori Rifkin

Attorneys for Plaintiffs

PLTF'S REQUEST FOR STATUS CONF

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the 26th day of May 2020, I filed the foregoing electronically through the CM/ECF system, which caused the following parties or counsel to be served by electronic means, as more fully reflected on the Notice of Electronic Filing:

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