	Case 3:20-cv-06145-RJB Documen	t 108	Filed 10/31/22	Page 1 of 4				
1			The Hor	orable Robert J. Bryan				
2								
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6								
7	UNITED STATES I	DISTR	ICT COURT					
8		WESTERN DISTRICT OF WASHINGTON AT TACOMA						
9	C.P., by and through his parents, Patricia		3:20-cv-06145-R.	B				
10	Pritchard and Nolle Pritchard; and PATRICIA PRITCHARD,	DEC	LARATION OF I	FLEANOR				
11		HAN	/IBURGER IN SU	PPORT OF				
12	Plaintiffs, v.			DLIDATED MOTION RT TESTIMONY OF				
13	BLUE CROSS BLUE SHIELD OF			/, M.D., LAWTON R. SCOTT CARR, PH.D.				
14	ILLINOIS,							
15	Defendant.		e on Motion Caler ovember 18, 2022					
16	I, Eleanor Hamburger, declare under pen	alty of	f perjury and in ac	cordance with the laws				
17	of the State of Washington and the United States	that:						
18	1. I am a partner at Sirianni Youtz Spoonemore Hamburger and am one of the							
19	attorneys for Plaintiffs in this action.							
20	2. On June 24, 2022, Defendant se	rved u	pon Plaintiffs exp	pert witness disclosures				
21	only for Michael Laidlaw, M.D. and R. Lawton Burns, Ph.D. The original expert disclosure							
22	deadline had been June 17, 2022, but Plaintiffs agreed to extend that deadline by a week for							
23	Defendant, due to defense counsel's illness. Dr.	Laidla	aw's report was no	ot provided to Plaintiffs				
24	until August 5, 2022.							
25								
26	DECLARATION OF ELEANOR HAMBURGER RE: PL CONSOLIDATED MOTION TO EXCLUDE EXPERT T		C T C C T C	SIRIANNI YOUTZ EMORE HAMBURGER PLLC				

OF LAIDLAW,. BURNS AND CARR – 1 [Case No. 3:20-cv-06145-RJB] SIRIANNI YOUTZ SPOONEMORE HAMBURGER PLLC 3101 WESTERN AVENUE, SUITE 350 SEATTLE, WASHINGTON 98121 TEL. (206) 223-0303 FAX (206) 223-0246

1 3. On October 21, 2022, Defendant disclosed to Plaintiffs for the first time their 2 intention to call Scott Carr, Ph.D. as an expert witness in this matter and simultaneously provided З a copy of an expert report authored by Dr. Carr.

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Exhibits. Attached are true and correct copies of the following documents, with 4. underlining where appropriate for the Court's convenience:

Exhibit	Description	Date	
1.	Email from S. Bedard transmitting BCBSIL disclosure of M. Laidlaw, M.D., and Lawton R. Burns, Ph.D. as expert witnesses	06/24/2022	
2.	Excerpts of the Transcript of Deposition of Michael Laidlaw, M.D., taken in this matter	09/02/2022	
3.	Excerpts of Transcript of Deposition of Lawton R. Burns, Ph.D., taken in this matter	09/09/2022	
4.	Timesheet submitted by Lawton R. Burns for his work on this case for BCBSIL produced by Defendant with Bates Stamp	10/24/2022	
5.	Excerpts of the transcript of a hearing in <i>Dekker v. Marstiller</i> , Case No. 4:22-cv-00325, in the U.S. District Court for the Northern District of Florida in which Michael Laidlaw, M.D. testified on October 12, 2022.	10/12/2022	
6.	The American Psychiatric Association Ethics Committee Opinion pertaining to the "Goldwater Rule" issued on March 15, 2017, which was entered as Exhibit 18 to Michael Laidlaw's deposition in this matter on September 2, 2022. A copy of the Ethics Opinion is publicly available in the American Psychiatric Association's website at: https://psychiatry.org/File%20Library/Psychiatrists/Practice/Ethics /APA-Ethics-Committee-Goldwater-Opinion.pdf.	03/15/2017	
7.	BlueCross BlueShield of Illinois Medical Policy No. SUR717.001, effective December 1, 2021, titled "Gender Assignment Surgery and Gender Reassignment Surgery with Related Services" at: <u>http://www.medicalpolicy.hcsc.net/medicalpolicy/activePolicyPag</u> <u>e?lid=kvf4onh7&corpEntCd=IL1</u> (last visited 10/31/2022)	12/01/2021	

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DECLARATION OF ELEANOR HAMBURGER RE: PLAINTIFFS' CONSOLIDATED MOTION TO EXCLUDE EXPERT TESTIMONY OF LAIDLAW, BURNS AND CARR - 2 [Case No. 3:20-cv-06145-RJB]

SIRIANNI YOUTZ SPOONEMORE HAMBURGER PLLC 3101 WESTERN AVENUE, SUITE 350 SEATTLE, WASHINGTON 98121 TEL. (206) 223-0303 FAX (206) 223-0246

Exhibit	Description	Date	
8.	The <i>amicus</i> brief filed by Stonewall UK; the Swedish Federation for Lesbian, Gay, Bisexual, Transgender, Queer and Intersex Rights; the Australian Professional Association for Trans Health; the Professional Association for Transgender Health Aotearoa New Zealand; LGBT+ Denmark; Bundesverband Trans* e.V.; Federación Estatal de Lesbianas, Gais, Trans, Bisexuales, Intersexuales y más; Fundación Colectivo Hombres XX, AC; and the Norwegian Organization for Sexual and Gender Diversity on January 19, 2022 in <i>Brandt v. Rutledge</i> , Case No. 21-2875, in the U.S. Court of Appeals for the Eighth Circuit.	01/19/2022	
9.	Email exchange between G. Payton and E. Hamburger re extension of Expert Disclosure Deadline	06/15/2022	
10.	Excerpt of <i>Gender Dysphoria and Children: An Endocrinologist's Evaluation of I am Jazz</i> , Michael K. Laidlaw, The Public Discourse, April 5, 2018, produced in discovery by Defendant	04/05/2018	
11.	Societal Implications of Health Insurance Coverage for Medically Necessary Services in the U.S. Transgender Population: A Cost- Effectiveness Analysis, William V. Padula, et al., J. Gen. Intern. Med., Apr. 2016, pp. 394-401 (2016)	April, 2016	
12.	Excerpts of Fifth Supplemental Responses and Objections to Plaintiffs' Second Discovery Requests to Defendant Blue Cross and Blue Shield of Illinois	07/29/2022	
13.	13. Excerpts from Assessing the Implications of Allowing Transgender Personnel to Serve Openly, Agnes Shaefer, Radha Iyengar, Srikanth Kadiyala, Jennifer Kavanagh, Charles Engel, Kayla Williams, Amii Kress, RAND Corporation, 2016, <u>https://www.rand.org/pubs/research_reports/RR1530.html</u> . Also available in Print Form.		
14.	Excerpts of the transcript of the deposition of Frank G. Fox, Ph.D. on September 12, 2022 taken in this matter	09/12/2022	
15.	Excerpts of Deposition of Kim Reed taken in this matter – CONFIDENTIAL	06/02/2022	

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DECLARATION OF ELEANOR HAMBURGER RE: PLAINTIFFS' CONSOLIDATED MOTION TO EXCLUDE EXPERT TESTIMONY OF LAIDLAW,. BURNS AND CARR – 3 [Case No. 3:20-cv-06145-RJB] SIRIANNI YOUTZ SPOONEMORE HAMBURGER PLLC 3101 WESTERN AVENUE, SUITE 350 SEATTLE, WASHINGTON 98121 TEL. (206) 223-0303 FAX (206) 223-0246

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Exhibit	Description	Date
16.	Email from Omar Gonzalez-Pagan to Stephanie Bed Gwendolyn Payton, John Neeleman, Ian Rountree, Z titled <i>C.P. v. BCBSIL</i> (No. 3:20-cv-06145-RJB) – Re consent to file consolidated Daubert Motion	Loe Phelps,
DA	TED this 31 st day of October, 2022, at Seattle, Washin	ngton.
	/s/ Eleanor Han Eleanor Hamburger (SIRIANNI YOUTZ SPO 3101 Western Avenu Seattle, WA 98121 Tel. (206) 223-0303;	WSBA #26478) ONEMORE HAMBURGER PLL Ie, Suite 350
	Email: ehamburger@	
	Attorneys for Plaintij	ffs
CONSOLIDA	ION OF ELEANOR HAMBURGER RE: PLAINTIFFS' ATED MOTION TO EXCLUDE EXPERT TESTIMONY W,. BURNS AND CARR – 4	SIRIANNI YOUTZ Spoonemore Hamburger 1 3101 Western Avenue, Suite 3 Seattle, Washington 98121