

Nos. 23-5600, 23-5609

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**UNITED STATES COURT OF APPEALS  
FOR THE SIXTH CIRCUIT**

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L.W., et al., *Plaintiffs-Appellees*,  
*and*

UNITED STATES OF AMERICA, *Intervenor-Appellee*,

*v.*

JONATHAN THOMAS SKRMETTI, et al., *Defendants-Appellants*.

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On Appeal from the U.S. District Court (M.D. Tenn.), No. 3:23-cv-00376

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JANE DOE 1, et al., *Plaintiffs-Appellees*,

*v.*

WILLIAM C. THORNBURY, JR., et al., *Defendants*,

*and*

COMMONWEALTH OF KENTUCKY, *Intervenor-Appellant*.

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On Appeal from the U.S. District Court (W.D. Ky.), No. 3:23-cv-00230

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**BRIEF OF FOREIGN NON-PROFIT ORGANIZATIONS ADVOCATING  
FOR THE RIGHTS OF TRANSGENDER PEOPLE AS AMICI CURIAE  
IN SUPPORT OF PLAINTIFFS-APPELLEES AND AFFIRMANCE**

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UNITED STATES COURT OF APPEALS  
FOR THE SIXTH CIRCUIT

# Disclosure of Corporate Affiliations and Financial Interest

Sixth Circuit

Case Number: 23-5600; 23-5609

Case Name: L.W., et al. v. Skrmetti, et al.

Name of counsel: Andrew Rhys Davies

Pursuant to 6th Cir. R. 26.1, Amici Curiae Foreign Non-Profit Organizations (see next page)  
*Name of Party*

makes the following disclosure:

1. Is said party a subsidiary or affiliate of a publicly owned corporation? If Yes, list below the identity of the parent corporation or affiliate and the relationship between it and the named party:

No.

2. Is there a publicly owned corporation, not a party to the appeal, that has a financial interest in the outcome? If yes, list the identity of such corporation and the nature of the financial interest:

No.

### CERTIFICATE OF SERVICE

I certify that on August 10, 2023 the foregoing document was served on all parties or their counsel of record through the CM/ECF system if they are registered users or, if they are not, by placing a true and correct copy in the United States mail, postage prepaid, to their address of record.

s/ Andrew Rhys Davies

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This statement is filed twice: when the appeal is initially opened and later, in the principal briefs, immediately preceding the table of contents. See 6th Cir. R. 26.1 on page 2 of this form.

**LIST OF AMICI CURIAE  
FOREIGN NON-PROFIT ORGANIZATIONS**

*L.W., et al. v. Skrametti, et al., No. 23-5600*  
*Jane Doe 1, et al. v. Thornbury, et al., No. 23-5609*

- (1) Stonewall Equality Limited
- (2) Swedish Federation for Lesbian, Gay, Bisexual, Transgender, Queer and Intersex Rights (“RFSL”)
- (3) RFSL Ungdom
- (4) Transammans
- (5) Seta ry / Seta rf / Seta Lgbtiq Rights in Finland
- (6) Norwegian Organization for Sexual and Gender Diversity
- (7) Australian Professional Association for Trans Health
- (8) LGBT+ Denmark
- (9) Bundesverband Trans\* e.V.
- (10) Fundación Colectivo Hombres XX, AC
- (11) Professional Association for Transgender Health Aotearoa New Zealand
- (12) Federación Estatal de Lesbianas, Gais, Trans, Bisexuales, Intersexuales y más

## TABLE OF CONTENTS

	Page
DISCLOSURE OF CORPORATE AFFILIATIONS AND FINANCIAL INTEREST .....	i
TABLE OF AUTHORITIES .....	v
INTEREST OF AMICI CURIAE .....	1
SUMMARY OF ARGUMENT .....	2
ARGUMENT .....	4
I. ADOLESCENTS HAVE ACCESS TO APPROPRIATE GENDER-AFFIRMING HEALTHCARE IN SWEDEN, THE UNITED KINGDOM, FINLAND, AND NORWAY .....	4
A. Sweden .....	4
B. United Kingdom.....	7
C. Finland.....	11
D. Norway .....	13
II. GENDER-AFFIRMING HEALTHCARE IS AVAILABLE TO ADOLESCENTS IN OTHER DEVELOPED COUNTRIES AS WELL .....	15
A. Australia .....	15
B. Denmark .....	17
C. Germany .....	18
D. Mexico.....	19
E. New Zealand.....	20
F. Spain.....	22
CONCLUSION.....	23

CERTIFICATE OF COMPLIANCE

APPENDIX

CERTIFICATE OF SERVICE

## TABLE OF AUTHORITIES

### CASES

	Page(s)
<i>Bell v. Tavistock &amp; Portman NHS Foudation Trust</i> , [2021] EWCA 1363 (Civ) .....	10, 11
<i>Gillick v. West Norfolk &amp; Wisbech Health Authority</i> , [1986] 1 AC 112 (HL) .....	10
<i>Re Imogen</i> (No. 6), [2020] FamCA 761 (Austl.).....	17
<i>Re J (An Infant): B &amp; B v. Director-General of Social Welfare</i> , [1996] 2 NZLR 134 (N.Z.) .....	20
<i>Secretary, Department of Health &amp; Community Services v. JWB &amp; SMB</i> , (1992) 175 CLR 218 (Austl.).....	15, 16

### STATUTES

Ky. Rev. Stat. § 311.372 .....	2
Tenn. Code Ann. § 68-33-101 .....	2

### FOREIGN LEGISLATIVE MATERIALS

Care of Children Act 2004, Public Act 2004 No. 90, <a href="https://legislation.govt.nz/act/public/2004/0090/latest/DLM317233.html">https://legislation.govt.nz/act/public/2004/0090/latest/DLM317233.html</a> .....	20
Spain Law 2/2016 (July 1, 2016).....	22
Spain Law 8/2016 (May 27, 2016) .....	22
Spain Law 4/2023, B.O.E. No. 51, art. 16 (Mar. 1, 2023), <a href="https://www.boe.es/buscar/act.php?id=BOE-A-2023-5366&amp;p=20230301&amp;tn=1#a1-8">https://www.boe.es/buscar/act.php?id=BOE-A-2023-5366&amp;p=20230301&amp;tn=1#a1-8</a> .....	23
Sveriges Riksdag, Health and Medical Services Act (2017), SFS No. 2017:30 (Swed.), <a href="https://www.riksdagen.se/sv/dokument-lagar/dokument/svensk-forfattningssamling/halso--och-sjukvardslag-201730_sfs-2017-30">https://www.riksdagen.se/sv/dokument-lagar/dokument/svensk-forfattningssamling/halso--och-sjukvardslag-201730_sfs-2017-30</a> .....	5

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 Development Service for Children and Adolescents  
 (Oct. 6, 2021), <http://qna.files.parliament.uk/qna-attachments/1258355/original/HL11064-Amendment-to-Gender-Identity-Development-Service-Specification-for-Children-and-Adolescents.pdf> .....8

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FRA European Union Agency for Fundamental Rights,  
[https://fra.europa.eu/en/publications-and-resources/data-and-maps/minag?dataSource=MINAG\\_en\\_76078&media=png&width=740&topic=group16&question=MINAG\\_LGB04&plot=MAP&subset=NONE&subsetValue=NONE&answer=MINAG\\_LGB04&year=2017](https://fra.europa.eu/en/publications-and-resources/data-and-maps/minag?dataSource=MINAG_en_76078&media=png&width=740&topic=group16&question=MINAG_LGB04&plot=MAP&subset=NONE&subsetValue=NONE&answer=MINAG_LGB04&year=2017) (last visited Aug. 8, 2023) .....22

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*Access to Sex Reassignment Surgery*,  
<https://fra.europa.eu/en/publication/2017/mapping-minimum-age-requirements-concerning-rights-child-eu/access-sex-reassignment-surgery> (last visited Aug. 8, 2023).....22

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## INTEREST OF AMICI CURIAE<sup>1</sup>

Amici curiae (1) Stonewall Equality Limited; (2) the Swedish Federation for Lesbian, Gay, Bisexual, Transgender, Queer and Intersex Rights (“RFSL”); (3) RFSL Ungdom; (4) Transammans; (5) Seta ry / Seta rf / Seta Lgbtiq Rights in Finland; (6) the Norwegian Organization for Sexual and Gender Diversity; (7) the Australian Professional Association for Trans Health; (8) LGBT+ Denmark; (9) Bundesverband Trans\* e.V.; (10) the Fundación Colectivo Hombres XX, AC; (11) the Professional Association for Transgender Health Aotearoa New Zealand; and (12) the Federación Estatal de Lesbianas, Gais, Trans, Bisexuales, Intersexuales y más (collectively, the “Amici Organizations”) are non-profit organizations dedicated in whole or in part to securing and protecting the rights of transgender people. The Amici Organizations respectfully submit this brief to assist the Court in understanding the availability of gender-affirming healthcare for adolescents in each of the Amici Organizations’ respective home countries.

A more detailed statement of interest for each of the Amici Organizations is included in Appendix A.

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<sup>1</sup> All parties have consented to the filing of this amicus brief. No counsel for a party authored any part of this brief, and no person other than amici curiae, their members, and their counsel made a monetary contribution to the preparation or submission of the brief.

## SUMMARY OF ARGUMENT

Earlier this year, state legislators in Kentucky and Tennessee enacted statutes prohibiting gender-affirming healthcare for adolescents (the “State Healthcare Bans”). *See* Ky. Rev. Stat. § 311.372; Tenn. Code Ann. § 68-33-101. On June 28, 2023, federal district courts in both States preliminarily enjoined portions of each State Healthcare Ban from taking effect. This Court should affirm the district courts’ orders, which correctly held that these damaging and intrusive acts of legislative overreach are likely unconstitutional.

In defense of the State Healthcare Bans, Tennessee claims that the new legislation is consistent with and supported by “growing concerns” purportedly expressed by “the unbiased medical community in Western Europe,” Tennessee Br. 6 (No. 23-5600, Doc. 64), including “the national health services of Sweden, the United Kingdom, Finland, and Norway,” which Tennessee claims “have abandoned” gender-affirming healthcare for adolescent patients, *id.* at 3. Kentucky makes similar claims, as do the Amici States. *See* Kentucky Br. 5-6 (No. 23-5609, Doc. 38); Brief of Alabama, Arkansas, and 19 Other States as Amici Curiae Supporting Appellants and Reversal (“Amici States Br.”) at 20-24 (No. 23-5600, Doc. 63).<sup>2</sup>

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<sup>2</sup> The “Amici States” are Alabama, Arkansas, Florida, Georgia, Idaho, Indiana, Iowa, Kansas, Louisiana, Mississippi, Missouri, Montana, Nebraska,

Appellants’ assertions about the approach that other developed countries are taking to the provision of gender-affirming healthcare to adolescents are not correct—or, at a minimum, are exaggerated and presented without vitally important context. In truth, the State Healthcare Bans are outliers when viewed against a global backdrop.

The Amici Organizations submit this brief to correct the record, and to ensure that the Court has the benefit of accurate information about the gender-affirming healthcare that is available to adolescents in the foreign countries that Kentucky, Tennessee, and their Amici States have referenced. This brief also provides information about the availability of gender-affirming healthcare to adolescents in several other developed countries: Australia, Denmark, Germany, Mexico, New Zealand, and Spain.

In all the countries surveyed below, adolescent patients—together with their physicians and parents and/or legal guardians—make decisions about what gender-affirming healthcare is appropriate. And in all those countries, when medically appropriate, adolescent patients have access to treatment that is prohibited by the State Healthcare Bans. These foreign sovereigns leave these important decisions principally to patients, their families, and the medical community—not to

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North Dakota, Ohio, Oklahoma, South Carolina, South Dakota, Texas, Utah, and West Virginia. Amici States Br. 1.

lawmakers enacting blanket prohibitions on entire categories of medical treatments. Kentucky and Tennessee ought to do the same. The Court should affirm the preliminary injunction orders entered by the district courts.

## **ARGUMENT**

### **I. ADOLESCENTS HAVE ACCESS TO APPROPRIATE GENDER-AFFIRMING HEALTHCARE IN SWEDEN, THE UNITED KINGDOM, FINLAND, AND NORWAY**

Kentucky, Tennessee, and the Amici States cite materials referencing Sweden, the United Kingdom, Finland, and Norway in support of the claim that there is an international controversy as to whether adolescents should be permitted to access critical gender-affirming healthcare. *See* Kentucky Br. 5-6; Tennessee Br. 3-4, 15; Amici States Br. 20-24. However, whatever debates may exist over how best to care for transgender adolescents, the governments in those countries—unlike Kentucky and Tennessee—have not sought to prohibit clinicians from treating their patients. As a result, in all four of those countries, adolescents have access to appropriate gender-affirming healthcare, including forms of care that the State Healthcare Bans prohibit.

#### **A. Sweden**

Appellants and the Amici States do not accurately describe the state of Swedish healthcare for transgender adolescents. For example, Tennessee cites a literature review released by the Swedish Agency for Health Technology Assessment and Assessment of Social Services (“SBU”) and policy guidance from

the Swedish National Board of Health and Welfare as purported evidence that Sweden no longer permits gender-affirming healthcare. Tennessee Br. 3-4. But gender-affirming healthcare is available to adolescents on an individual basis in Sweden, and the Swedish government has not inserted itself into its citizens' medical decision-making, as Kentucky and Tennessee have done by imposing prohibitions on care through the State Healthcare Bans.<sup>3</sup> Far from imposing a “ban” on gender-affirming healthcare for adolescents, Tennessee Br. 4, Sweden and its national health agency have simply updated the agency's non-binding medical recommendations. Sweden continues to permit individual patients to receive appropriate gender-affirming healthcare when that course of treatment is deemed appropriate by a physician.

In Sweden, access to healthcare is governed by the Health and Medical Services Act.<sup>4</sup> Under the framework of that law, medical treatment is valid so long as it comprises treatment that can relieve or alleviate pain or illness. Gender-affirming healthcare, like all medical practice in Sweden, needs to be performed

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<sup>3</sup> See Socialstyrelsen, *Care of Children and Adolescents with Gender Dysphoria* 4-5 (Dec. 2022), <https://www.socialstyrelsen.se/globalassets/sharepoint-dokument/artikelkatalog/kunskapsstod/2023-1-8330.pdf>.

<sup>4</sup> Sveriges Riksdag, Health and Medical Services Act (2017), SFS No. 2017:30 (Swed.), [https://www.riksdagen.se/sv/dokument-lagar/dokument/svensk-forfattningssamling/halso--och-sjukvardslag-201730\\_sfs-2017-30](https://www.riksdagen.se/sv/dokument-lagar/dokument/svensk-forfattningssamling/halso--och-sjukvardslag-201730_sfs-2017-30) (select “English” translation).

within the framework of the law, based on medical evidence and well-known practice. Sweden also adheres to the United Nations Convention of the Rights of the Child, which recognizes a child’s right to have a say in their medical treatment, and that this right increases with age.<sup>5</sup>

For over twenty years, adolescent patients in Sweden have had access to gender-affirming healthcare. The Swedish National Board of Health and Welfare promulgates national guidelines to support clinicians in making decisions concerning the healthcare needs of their patients.<sup>6</sup> Since 2015, the guidelines have addressed hormone treatment for gender dysphoria. And although those guidelines were updated in 2022—to advise that hormone treatment should be “administered in exceptional cases” rather than at “a group level”—the guidelines still permit the use of puberty blockers and gender-affirming hormones on a case-by-case basis, and they emphasize the importance of young people with gender dysphoria continuing to receive care within the healthcare system.<sup>7</sup>

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<sup>5</sup> Government Offices of Sweden, Ministry of Health & Social Affairs, *Every Child in Sweden Has the Right to a Safe, Secure and Bright Future* (July 25, 2023), <https://government.se/articles/2023/07/every-child-in-sweden-has-the-right-to-a-safe-secure-and-bright-future>.

<sup>6</sup> Socialstyrelsen, *God vård av barn och ungdomar med könsdysfori (Good care of children with gender dysphoria)* (Apr. 2015), <https://www.socialstyrelsen.se/globalassets/sharepoint-dokument/artikelkatalog/kunskapsstod/konsdysfori-vuxna-metodbilaga.pdf>.

<sup>7</sup> Socialstyrelsen, *Care of Children and Adolescents with Gender Dysphoria*, *supra* note 3.



## **B. United Kingdom**

Appellants and the Amici States also present an incorrect and incomplete picture of adolescents' access to gender-affirming healthcare in the United Kingdom, asserting that the United Kingdom has “banned these treatments outside controlled research settings.” Tennessee Br. 15; *see also* Amici States Br. 21.

First, Appellants ignore the fact that the policies they cite apply only to the United Kingdom's publicly funded National Health Service (the “NHS”).<sup>8</sup> There is no ban on gender-affirming healthcare for adolescents in the United Kingdom; in fact, the very policies cited by Appellants contemplate adolescents coming into the NHS's care after having already received puberty blockers and/or hormone therapy from a private physician.<sup>9</sup> The NHS's webpage of information on Treatment of Gender Dysphoria includes information on hormone therapy for adolescents.<sup>10</sup>

Second, Appellants and the Amici States portray gender-affirming care as “experimental,” *e.g.*, Tennessee Br. 44, going so far as to accuse European nations as treating their “children as guinea pigs,” Amici States Br. 24. But the fact that adolescents, to access free hormone therapy from the NHS, will be enrolled in

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<sup>8</sup> NHS England, *Interim Service Specification* (June 9, 2023), <https://www.england.nhs.uk/wp-content/uploads/2023/06/Interim-service-specification-for-Specialist-Gender-Incongruence-Services-for-Children-and-Young-People.pdf>.

<sup>9</sup> *Id.* at 16-18.

<sup>10</sup> NHS England, *Gender Dysphoria – Treatment*, <https://www.nhs.uk/conditions/gender-dysphoria/treatment> (last visited Aug. 8, 2023).

“formal research protocol[s]” does not indicate that the treatment is “experimental,” nor does it render the treatment’s benefits any less meritorious. Amici States Br. 22, 24. It shows only that the United Kingdom is doing precisely what the Appellants purport to believe should occur: developing data to drive evidence-based policies.<sup>11</sup>

The Amici States also misconstrue the review by the U.K. National Institute for Health and Care Excellence (“NICE”), from which they quote selectively. Amici States Br. 21-22. Although NICE concluded that the evidence of the effectiveness of treatment with puberty blockers was of “very low certainty” under the GRADE rating system,<sup>12</sup> the report recommended that gender dysphoria should be treated with “management plans [that] are tailored to the needs of the individual.”<sup>13</sup> According to NICE, such treatment plans may include “psychological support and exploration and, for some individuals, the use of GnRH

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<sup>11</sup> See generally NHS Standard Contract for Gender Identity Service for Children and Adolescents (Dec. 30, 2019), <https://www.england.nhs.uk/wp-content/uploads/2017/04/gender-development-service-children-adolescents.pdf>, as amended, Amendments to Service Specification for Gender Identity Development Service for Children and Adolescents (Oct. 6, 2021), <http://qna.files.parliament.uk/qna-attachments/1258355/original/HL11064-Amendment-to-Gender-Identity-Development-Service-Specification-for-Children-and-Adolescents.pdf>.

<sup>12</sup> NICE, *Evidence Review: Gonadotrophin Releasing Hormone Analogues for Children and Adolescents with Gender Dysphoria* 4-6 (Mar. 11, 2021), [https://segm.org/sites/default/files/20210323\\_Evidence%2Breview\\_GnRH%2Banalogues\\_For%2Bupload\\_Final\\_download.pdf](https://segm.org/sites/default/files/20210323_Evidence%2Breview_GnRH%2Banalogues_For%2Bupload_Final_download.pdf).

<sup>13</sup> *Id.* at 3.

analogues [*i.e.*, puberty blockers] in adolescence to suppress puberty; this may be followed later with gender-affirming hormones of the desired sex.”<sup>14</sup>

Moreover, the NHS’s recent Interim Report makes clear that gender-affirming healthcare should be available to adolescents in the United Kingdom when appropriate. To be sure, the Interim Report urges caution, and states that “clinical services must be run as safely and effectively as possible, within the constraints of current knowledge,” and that “treatment options must be weighed carefully.”<sup>15</sup> Unlike Kentucky and Tennessee, however, the NHS’s Interim Report acknowledges that “treatment decisions must be made in partnership between the clinicians and the children, young people and their families and carers, based on our current understanding about outcomes.”<sup>16</sup>

The Interim Report does not advocate for a ban on gender-affirming healthcare services for adolescents. To the contrary, it calls for the immediate expansion and regionalization of services, so that patients under eighteen have access to a better quality of care closer to home, and with reduced waiting time.<sup>17</sup>

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<sup>14</sup> *Id.*

<sup>15</sup> The Cass Review, *The Independent Review of Gender Identity Services for Young People: Interim Report* 68, NHS (Feb. 2022), <https://cass.independent-review.uk/publications/interim-report> (select “Download the Interim report”).

<sup>16</sup> *Id.*

<sup>17</sup> *Id.* at 69-72.

As to puberty blockers in particular, the Interim Report again does not recommend a ban, but instead observes that it is especially important for an adolescent patient’s treating clinician to be able to demonstrate informed consent.<sup>18</sup>

This point about informed consent—which Kentucky, Tennessee, and the Amici States do not meaningfully address—is critical. In the United Kingdom, unlike in certain U.S. jurisdictions, minors can validly consent to a medical procedure, provided that they have so-called *Gillick* competence. *See Gillick v. West Norfolk & Wisbech Health Auth.*, [1986] 1 AC 112 (HL). Under *Gillick*, a minor’s “capacity to make his or her own decision depends upon the minor having sufficient understanding and intelligence to make the decision,” without regard to any “judicially fixed age limit.” *Id.* ¶ 188B. It is not the role of the court to intercede into a clinician’s authority in determining whether to recommend treatment—or the decision of a competent minor in determining whether to undergo such treatment. *See id.*

Applying these principles, the Court of Appeal for England and Wales has established that an adolescent’s ability to consent to gender-affirming healthcare—like other healthcare—is a matter for adolescents and their clinicians and parents or legal guardians, not for the government. *Bell v. Tavistock & Portman NHS Found.*

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<sup>18</sup> *Id.* at 72.

*Tr.*, [2021] EWCA 1363 (Civ), ¶¶ 86-87. In so holding, the Court of Appeal roundly rejected a trial court’s conclusion that adolescents under the age of sixteen were generally incapable of providing such consent and that judicial involvement in the medical decision-making process was therefore needed. *See id.* ¶¶ 91-94. The Court of Appeal acknowledged that the provision of gender-affirming healthcare is a complex topic, noting that clinicians should take “great care” before recommending gender-affirming treatment to an adolescent, *id.* ¶ 92, but concluded that, as far as a minor’s *Gillick* competence to consent to such care is concerned, “[n]othing about the nature or implications of the treatment with puberty blockers allows for a real distinction to be made” between that and any other medical treatment, *id.* ¶ 76. In the Court of Appeal’s judgment, “the [trial] court was not in a position to generalise about the capability of persons of different ages to understand what is necessary for them to be competent to consent to the administration of puberty blockers.” *Id.* ¶ 85. Likewise, Kentucky, Tennessee, and the Amici States are in no such position.

### **C. Finland**

Tennessee and the Amici States cite to recommendations promulgated by the Council for Choices in Health Care in Finland (“COHERE Finland”) in support of their position that uncertainty regarding treatment outcomes justifies Tennessee’s actions here. *See* Tennessee Br. 3, 15; Amici States Br. 23. However, Tennessee

seeks to do something Finland has never done—ban treatment—and Tennessee and its Amici States misconstrue the contours of the COHERE Finland recommendations they cite.

COHERE Finland is a permanent body, appointed by the Government of Finland, that works in conjunction with Finland’s Ministry of Social Affairs and Health.<sup>19</sup> In 2011, Finland created an avenue for adolescents to seek treatment for trauma caused by gender dysphoria. Although adolescents cannot access surgical treatment for gender dysphoria until age eighteen, they can begin the diagnostic process at age thirteen.<sup>20</sup> COHERE Finland’s recommendations recognize a treatment protocol for transgender adolescents as part of the Finnish healthcare system. Patients whose puberty has not started and who experience long term or severe gender dysphoria-related anxiety can be sent for consultation at the university hospitals in Helsinki or Tampere.<sup>21</sup> There, after conducting diagnostics to confirm medical necessity with no contraindications, clinicians can treat a

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<sup>19</sup> See COHERE Finland, *Background Memorandum and Recommendations*, [https://palveluvalikoima.fi/documents/1237350/22895008/Valmistelumuistio\\_sukupuoli-identiteetin+variaatiot.pdf/991c7413-3bd5-3e9d-52c4-24c4e2a7a9e5/Valmistelumuistio\\_sukupuoli-identiteetin+variaatiot.pdf](https://palveluvalikoima.fi/documents/1237350/22895008/Valmistelumuistio_sukupuoli-identiteetin+variaatiot.pdf/991c7413-3bd5-3e9d-52c4-24c4e2a7a9e5/Valmistelumuistio_sukupuoli-identiteetin+variaatiot.pdf) (last visited Aug. 3, 2023).

<sup>20</sup> See *id.* at 16.

<sup>21</sup> *Id.* at 7.

patient with puberty blockers upon the onset of puberty.<sup>22</sup> It is also possible to access medication to block menstruation.<sup>23</sup>

COHERE Finland's recommendations also state that an adolescent who has already begun puberty can be referred to a university hospital for gender-affirming treatment if the patient's gender identity variation and related dysphoria appear stable over the long term.<sup>24</sup> Gender-affirming hormonal interventions can be prescribed for patients commencing at age sixteen, absent contraindications, if the patient's gender dysphoria is considered permanent and severe and the patient has the capacity to understand the impact of the non-reversible aspects of the treatment and the pros and cons of hormonal treatment.<sup>25</sup>

#### **D. Norway**

In Norway, both puberty blockers and hormone therapy are available to adolescent patients, although surgical treatment is generally not available before the age of majority. Access to gender-affirming healthcare, including hormone therapy and mental health support, for adolescent patients is defined in the

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<sup>22</sup> *Id.* at 14, 17.

<sup>23</sup> *Id.* at 16.

<sup>24</sup> *Id.* at 15.

<sup>25</sup> See COHERE Finland, *Recommendations* 9, [https://palveluvalikoima.fi/documents/1237350/22895008/Alaik%C3%A4isetsuositus.pdf/c987a74c-dfac-d82f-2142-684f8ddead64/Alaik%C3%A4iset\\_suositus.pdf?t=1592317701000](https://palveluvalikoima.fi/documents/1237350/22895008/Alaik%C3%A4isetsuositus.pdf/c987a74c-dfac-d82f-2142-684f8ddead64/Alaik%C3%A4iset_suositus.pdf?t=1592317701000) (last visited Aug. 3, 2023).

National Guidelines on the Treatment of Gender Incongruence, promulgated by the Norwegian Directorate of Health.<sup>26</sup> Puberty blockers are administered to patients based on their pubertal development stage. Any patient over the age of sixteen may access puberty blockers and hormone therapy upon prescription by a clinician; parental consent is not required.

For adolescents under sixteen, puberty blockers are available with parental consent on a case-by-case basis after an evaluation by medical experts, either through the clinician specialist team at Oslo University Hospital or via a health service organized under the Municipality of Oslo which specializes in services for gender non-confirming and LGBTQI youth.<sup>27</sup>

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<sup>26</sup> Helsedirektoratet, *Gender Incongruence*, <https://www.helsedirektoratet.no/retningslinjer/kjonnsinkongruens> (select “English” translation) (last visited Aug. 8, 2023).

<sup>27</sup> Oslo universitetssykehus, *Gender Incongruence*, <https://oslo-universitetssykehus.no/behandlinger/kjonnsinkongruens-utredning-og-behandling-av-barn-og-unge-under-18-ar> (select “English” translation) (last visited Aug. 8, 2023); Oslo kommune, *Health Center for Gender and Sexuality*, <https://www.oslo.kommune.no/helse-og-omsorg/helsetjenester/helsestasjon-og-vaksine/helsestasjon-for-ungdom-hfu/helsestasjon-for-kjonn-og-seksualitet-hks/#gref> (select “English” translation) (last visited Aug. 8, 2023).



## II. GENDER-AFFIRMING HEALTHCARE IS AVAILABLE TO ADOLESCENTS IN OTHER DEVELOPED COUNTRIES AS WELL

A review of the status of gender-affirming healthcare access in other countries reveals a common thread.<sup>28</sup> With appropriate consultation and diagnoses, adolescents can access various forms of gender-affirming care, including treatment that the State Healthcare Bans prohibit.

### A. Australia

In Australia, a parent generally has power to consent to medical treatment, but the parental power to consent diminishes as the patient's capacities and maturities grow. *See Secretary, Dep't of Health & Cmty. Servs. v. JWB & SMB* (“*Marion's case*”), (1992) 175 CLR 218 (Austl.). The Australian High Court has adopted the *Gillick* competence framework, *see supra* at 10-11, holding that a minor is capable of giving informed consent, and a parent is no longer capable of consenting on the minor's behalf when the minor achieves *Gillick* competence—that is, a sufficient understanding and intelligence to enable them to understand

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<sup>28</sup> Absent a French amicus organization, this brief does not address the situation in France. Appellants' own expert, however, acknowledges that “medical authorities in France have not issued any actual restriction” prohibiting clinicians from providing gender-affirming healthcare. Cantor Decl. ¶ 29, R.113-3, PageID#1108. On the contrary, France's Académie Nationale de Médecine contemplates that clinicians may provide such treatment, provided that they exercise “great medical caution” and explore alternative therapies as well. *Id.*

fully what treatment is proposed. *See Marion's case*, 175 CLR at 237 (Mason CJ, Dawson, Toohey and Gaudron JJ) (citing *Gillick*).

The Australian Standards of Care and Treatment Guidelines for Trans and Gender Diverse Children and Adolescents (the “ASOCT Guidelines”), developed with available evidence and supported by AusPATH, recommend that, following a DSM-V diagnosis of gender dysphoria and comprehensive, developmentally appropriate medical and psychosocial assessment, clinicians prescribe puberty blockers, hormone treatment, and psychological support as appropriate where the patient agrees that hormone therapy or puberty blockers is in their best interest.<sup>29</sup> The ASOCT Guidelines rely on empirical evidence and clinical consensus and were developed in consultation with professionals working with transgender and gender diverse communities across Australia and New Zealand.<sup>30</sup>

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<sup>29</sup> *See* AusPATH, *Australian Standards of Care and Treatment Guidelines for Trans and Gender Diverse Children and Adolescents* 23-24, <https://www.rch.org.au/uploadedFiles/Main/Content/adolescent-medicine/australian-standards-of-care-and-treatment-guidelines-for-trans-and-gender-diverse-children-and-adolescents.pdf> (last visited Aug. 8, 2023).

<sup>30</sup> *See id.* at 2. Australia is also home to clinical research affirming the medical benefit of puberty blockers for transgender youth. For example, one published Australian study found that the available evidence, although limited, points to the safety of puberty blockers and the psychological benefits of suppressing puberty before the possible future commencement of hormone therapy. *See* Mahfouda et al., *Puberty Suppression in Transgender Children and Adolescents*, 5 *Lancet Diabetes & Endocrinology* 816, 819-820 (2017), <https://www.sciencedirect.com/science/article/pii/S2213858717300992?via%3Dihub#!>.

Legal access to gender-affirming healthcare for patients under eighteen was addressed in *Re Imogen* (No. 6), [2020] FamCA 761 (Austl.), in which the Australian Family Court held that adolescent patients can legally receive hormone treatment if there is no dispute between parents (or those with parental responsibility), the medical practitioner, and the patient with regard to *Gillick* competence, the diagnosis of gender dysphoria, or the proposed treatment for alleviating the suffering caused by the gender dysphoria. *See id.* ¶ 35. Any such dispute requires an application to the Family Court. *Id.* ¶¶ 35, 38. But where the adolescent, their parents, and their clinician are all in agreement, care is available, and there are no governmental barriers.

## **B. Denmark**

In Denmark, hormone therapy for adolescents is available through the Danish public healthcare system, after consultation with a multidisciplinary team of doctors including pediatric, psychiatric, and endocrinology specialists.<sup>31</sup> For patients under the age of fifteen, parental consent is required for treatment in the Danish healthcare system.

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<sup>31</sup> *See* Retsinformation, *Guidelines on Healthcare Help for Gender Identity Issues* § 9 (Aug. 16, 2018), <https://www.retsinformation.dk/eli/retsinfo/2019/9060> (select “English” translation).

### C. Germany

Gender-affirming healthcare for patients under the age of eighteen is available in various forms throughout Germany. German medical associations are developing guidelines for gender-affirming healthcare relating to teenage patients.

In February 2020, the German Ethics Council addressed healthcare for transgender teenagers.<sup>32</sup> The Council acknowledged the tension created by the potentially irreversible consequences of either administering treatment or withholding treatment, but its statement declared that it is not an option to limit access to gender-affirming healthcare for adolescents who understand the consequences of their decision to undergo treatment.<sup>33</sup> The Council noted that where “the child is sufficiently capable of insight and judgement to understand the scope and significance of the planned treatment, to form his own judgement and to decide accordingly, his will must be decisively taken into account.”<sup>34</sup>

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<sup>32</sup> Press Release, *German Ethics Council Publishes Ad Hoc Recommendation on Trans Identity in Children and Adolescents* (Feb. 20, 2020), <https://www.ethikrat.org/mitteilungen/mitteilungen/2020/deutscher-ethikrat-veroeffentlicht-ad-hoc-empfehlung-zu-trans-identitaet-bei-kindern-und-jugendlichen> (select “English” translation).

<sup>33</sup> *Id.*

<sup>34</sup> *Id.*

#### D. Mexico

Transgender healthcare in Mexico is guided by the Protocol for Access without Discrimination to Health Care Services for Lesbian, Gay, Bisexual, Transsexual, Transvestite, Transgender, and Intersex Persons and Specific Care Guidelines.<sup>35</sup> The Protocol is observed in healthcare facilities administered by the Mexican federal government. The Protocol acknowledges that the process of defining one's sexual orientation, gender identity and/or expression may occur at early stages.<sup>36</sup> The Protocol therefore advises that medical facilities start from a presumption of providing medical care, and it recommends that clinicians consider the use of puberty blockers and hormone treatment when appropriate.<sup>37</sup> In addition to the Protocol, various Mexican states have reformed their civil codes to recognize the right to gender-affirming healthcare for patients under eighteen.

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<sup>35</sup> Government of Mexico, Secretary of Health, *Protocolo para el Acceso sin Discriminación a la Prestación de Servicios de Atención Médica de las Personas Lésbico, Gay, Bisexual, Transexual, Travesti, Transgénero e Intersexual y Guías de Atención Específicas* (2020), [https://www.gob.mx/cms/uploads/attachment/file/558167/Versi\\_n\\_15\\_DE\\_JUNIO\\_2020\\_Protocolo\\_Comunidad\\_LGBTTI\\_DT\\_Versi\\_n\\_V\\_20.pdf](https://www.gob.mx/cms/uploads/attachment/file/558167/Versi_n_15_DE_JUNIO_2020_Protocolo_Comunidad_LGBTTI_DT_Versi_n_V_20.pdf).

<sup>36</sup> *Id.* at 35.

<sup>37</sup> *Id.* at 36.

## E. New Zealand

In New Zealand, the Care of Children Act 2004 empowers adolescents aged sixteen and older to consent to medical care.<sup>38</sup> With respect to medical care generally, including gender-affirming care, adolescents under sixteen may consent to treatment if they meet the *Gillick* standard, *see supra* at 10-11, which the New Zealand Court of Appeal has cited with approval, *see Re J (An Infant): B & B v. Director-General of Social Welfare*, [1996] 2 NZLR 134 (N.Z.). Family support is, however, considered an important aspect of gender-affirming care for all adolescents in New Zealand, with families involved in care wherever possible.

New Zealand has provided gender-affirming healthcare to adolescents for over sixteen years. Clinicians in New Zealand also consider the ASOCT Guidelines—developed, as noted above, with the help of New Zealand adolescent-health clinicians. *See supra* at 16. New Zealand’s current national guidelines for gender-affirming healthcare for gender diverse and transgender patients were published in 2018; they allow for puberty blockers to be prescribed depending on the stage of puberty, and also allow for hormone treatment.<sup>39</sup>

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<sup>38</sup> Care of Children Act 2004, Public Act 2004 No. 90, <https://legislation.govt.nz/act/public/2004/0090/latest/DLM317233.html>.

<sup>39</sup> Oliphant et al., *Guidelines for Gender Affirming Healthcare for Gender Diverse and Transgender Children, Young People and Adults in Aotearoa New Zealand* 29-31, Transgender Health Research Lab, University of Waikato (Oct.

In September 2022, New Zealand’s Ministry of Health altered certain language on its website relating to puberty blockers.<sup>40</sup> The update “recognised that overseas jurisdictions, including [the United Kingdom], Norway and Sweden, were reviewing the use of puberty blockers in their health systems particularly in younger people,” and that “any medical intervention carries a balance of benefit and risk that needs to be considered in context by the person in partnership with their health professional.”<sup>41</sup> But the Ministry of Health has since reaffirmed that “[i]t is important that health services meet the needs of all New Zealanders, with inclusiveness and dignity for all”<sup>42</sup>—and that the Ministry “has not advised any change to access to services for young people” in New Zealand.<sup>43</sup>

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2018), <https://researchcommons.waikato.ac.nz/bitstream/handle/10289/12160/Guidelines%20for%20Gender%20Affirming%20Health%20low%20res.pdf>.

<sup>40</sup> See New Zealand Ministry of Health, *Response to Your Request for Official Information* (Apr. 27, 2023), [https://www.health.govt.nz/system/files/documents/information-release/h2023022566\\_response\\_letter.pdf](https://www.health.govt.nz/system/files/documents/information-release/h2023022566_response_letter.pdf).

<sup>41</sup> See *id.*

<sup>42</sup> *Id.*

<sup>43</sup> New Zealand Ministry of Health, *Response to Your Request for Official Information* (June 1, 2023), [https://www.health.govt.nz/system/files/documents/information-release/h2023024782\\_response\\_-\\_proactive\\_release.pdf](https://www.health.govt.nz/system/files/documents/information-release/h2023024782_response_-_proactive_release.pdf).

## F. Spain

In Spain, patients over the age of sixteen can validly consent to medical care, including gender-affirming healthcare.<sup>44</sup> Access to gender-affirming healthcare is generally available throughout the country for patients under the age of sixteen, and specific laws governing availability vary among the seventeen autonomous regions in the country. For example, in the Community of Madrid, adolescent patients have the right to treatment by pediatric physicians and to receive puberty blockers and hormone therapy upon the onset of puberty.<sup>45</sup> In the Region of Murcia, patients over twelve can access gender-affirming healthcare with consent of the minor's legal representative.<sup>46</sup> Throughout Spain, gender-reassignment surgery is prohibited before the age of majority.<sup>47</sup> Moreover, new national

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<sup>44</sup> See FRA European Union Agency for Fundamental Rights (Access to Transgender Hormone Therapy), [https://fra.europa.eu/en/publications-and-resources/data-and-maps/minag?dataSource=MINAG\\_en\\_76078&media=png&width=740&topic=group16&question=MINAG\\_LGB04&plot=MAP&subset=NONE&subsetValue=NONE&answer=MINAG\\_LGB04&year=2017](https://fra.europa.eu/en/publications-and-resources/data-and-maps/minag?dataSource=MINAG_en_76078&media=png&width=740&topic=group16&question=MINAG_LGB04&plot=MAP&subset=NONE&subsetValue=NONE&answer=MINAG_LGB04&year=2017) (last visited Aug. 8, 2023).

<sup>45</sup> Spain Law 2/2016 (July 1, 2016) (Community of Madrid, Spain)

<sup>46</sup> Spain Law 8/2016 (May 27, 2016) (Region of Murcia, Spain).

<sup>47</sup> FRA European Union Agency for Fundamental Rights, *Access to Sex Reassignment Surgery*, <https://fra.europa.eu/en/publication/2017/mapping-minimum-age-requirements-concerning-rights-child-eu/access-sex-reassignment-surgery> (last visited Aug. 8, 2023).



legislation also requires the government to develop trainings for healthcare providers on LGBTQ issues.<sup>48</sup>

## CONCLUSION

The Court should affirm the preliminary injunction orders entered by the district courts.

Respectfully submitted.

/s/ Andrew Rhys Davies

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<sup>48</sup> Spain Law 4/2023, B.O.E. No. 51, art. 16 (Mar. 1, 2023) (Protection and Promotion of the Health of LGBTI People), <https://www.boe.es/buscar/act.php?id=BOE-A-2023-5366&p=20230301&tn=1#a1-8> (select “English” translation).

## CERTIFICATE OF COMPLIANCE

Pursuant to Fed. R. App. P. 29(a)(4)(G) and 32(g)(1) and 6 Cir. R. 32, the undersigned hereby certifies that this brief complies with the type-volume limitation of Fed. R. App. P. 29(a)(5) and 32(a)(7)(B).

1. Exclusive of the exempted portions of the brief, as provided in Fed. R. App. P. 32(f) and 6 Cir. R. 32(b)(1), the brief contains 4,314 words.

2. The brief has been prepared in proportionally spaced typeface using Microsoft Word for Office 365 in 14-point Times New Roman font. As permitted by Fed. R. App. P. 32(g)(1), the undersigned has relied upon the word count feature of this word processing system in preparing this certificate.

/s/ Andrew Rhys Davies

ANDREW RHYS DAVIES

August 10, 2023

## APPENDIX A

**Stonewall Equality Limited** (“Stonewall”) has fought since 1989 to create transformative change in the lives of LGBTQ+ people across communities in the United Kingdom and around the world. Stonewall seeks to drive positive change in public attitudes and public policy, and to ensure that LGBTQ+ people can thrive throughout their lives by building deep, sustained change programs with the institutions that have the biggest impact on them. Stonewall’s work includes supporting legal efforts to ensure that trans young people have access to gender-affirming medical treatment.

**The Swedish Federation for Lesbian, Gay, Bisexual, Transgender, Queer and Intersex Rights** (“RFSL”) is a non-profit community organization that has been advocating for the rights of LGBTQIA persons in Sweden and internationally since its founding in 1950. RFSL engages support and educational services, political advocacy, lobbying initiatives, and community space in furtherance of its mission supporting LGBTQIA persons. Since 2001, RFSL has formally included transgender people within the communities it serves. RFSL’s key initiatives today include transgender rights advocacy, asylum rights, and family law.

**RFSL Ungdom** is a children’s and youth organization affiliated with RFSL. The organization works to ensure that all young people in Sweden, regardless of

sexual orientation, gender identity, gender expression or gender characteristics, have their human rights, as described in the U.N. Declaration of Human Rights and in the European Convention on Human Rights, fulfilled.

**Transammans**, a Swedish non-profit organization for trans people and relatives, works across all of Sweden to influence, support and educate.

Transammans is a strong voice in the public debate and an important driving force for creating better living conditions for trans people of all ages and people with thoughts about their gender identity.

**Seta ry / Seta rf / Seta Lgbtiq Rights in Finland** is a non-profit organization that has been advocating for the rights of LGBTI persons in Finland since its founding in 1974. Seta ry / Seta rf / Seta Lgbtiq Rights in Finland aims for an equal society and individual welfare that includes everyone, regardless of sexual orientation, gender identity and gender expression.

**The Norwegian Organization for Sexual and Gender Diversity (“FRI”)** is a membership-based nongovernmental organization with local chapters throughout Norway. FRI’s vision is a society free from harassment and discrimination based on sexual orientation, gender identity, and/or gender expression. FRI’s key activities include national-level advocacy for the rights of LGBTI people, building competency of government institutions and employees within different sectors (education, health, social welfare, justice) to include

LGBTI people in a non-discriminatory way, and engaging in international solidarity by partnering with LGBTI organizations in Europe, Asia and Africa. As a membership and community-based organization, FRI has firsthand experience of the impact that gender-affirming healthcare—or the lack thereof—has on transgender people, and has deep concern that the State Healthcare Bans, by restricting access to gender-affirming care, will be detrimental to the lives of transgender people in Kentucky and Tennessee.

### **The Australian Professional Association for Trans Health**

(“**AusPATH**”) is Australia’s principal body representing, supporting, and connecting those working to strengthen the health, rights, and wellbeing of all transgender people—binary and non-binary. The AusPATH membership comprises over 350 experienced professionals working across Australia. AusPATH firmly believes that all young people who desire puberty suppression should be able to access such care in a timely manner under appropriate supervision and assessment by a multidisciplinary team. AusPATH advocates for access to timely, culturally safe, and person-centered gender-affirming healthcare as critical to protect transgender children, adolescents, and adults from negative health and well-being implications.

**LGBT+ Denmark** is Denmark’s largest and oldest political organization for LGBT+ people in Denmark. LGBT+ Denmark fights for everyone to be able to

live their life in full compliance with their own identity through rights, safe communities, and social change—locally, nationally and globally.

**Bundesverband Trans\* e.V.** (“BVT\*”) is the largest transgender association in Germany. The association’s common endeavor is the commitment to gender diversity and self-determination. BVT\* is committed to human rights and to the respect, recognition, equality, social participation and health of transgender and non- binary people.

**Fundación Colectivo Hombres XX, AC** (the “Fundación”) is a non-profit community LGBTI organization with a particular focus on men in Mexico who were assigned a female gender at birth. The Fundación has operated since 2012 as a collective and since 2018 as a Civil Association and has extensive lobbying experience. The Fundación participated in the drafting of the Protocol for Access without Discrimination to Health Care Services for Lesbian, Gay, Bisexual, Transsexual, Transvestite, Transgender and Intersex Persons and Specific Care Guidelines, which provides guidance for the administration of healthcare to transgender individuals in Mexico.

**The Professional Association for Transgender Health Aotearoa New Zealand** (“PATHA NZ”) is an incorporated society established in May 2019 to be an interdisciplinary professional organization working to promote the health, well-being, and rights of transgender people. PATHA NZ comprises over 200 members

who work professionally for transgender health in clinical, academic, community, legal, and other settings. As a society committed to supporting gender-affirming care, PATHA NZ's role includes advocacy both within New Zealand and internationally. PATHA NZ views gender-affirming care for children and adolescents as an essential part of healthcare and views the denial of access to care until the age of eighteen in any country or state as a violation of human rights.

**The Federación Estatal de Lesbianas, Gais, Trans, Bisexuales, Intersexuales y más** (“FELGTBI+”) is the largest LGTBI+ organization in Spain and one of the largest in Europe, with fifty-seven nongovernmental organizations and associations collaborating as member entities. It is one of only eight LGBTI+ organizations in the world that has consultative status with the United Nations. With thirty years of history, FELGTBI+ is one of the reference organizations in the promotion and defense of rights for LGBTI+ people. FELGTBI+'s mission is to defend and promote human rights and equality for lesbian, gay, transgender, bisexual, and intersex people and their families in all areas of life (social, health, work, educational, cultural, etc.). In addition, FELGTBI+ works to strengthen and unify the LGBTI associative movement in the Spanish territory from a networking approach and a secular, feminist, nonpartisan, and non-unionist perspective.

### **CERTIFICATE OF SERVICE**

I hereby certify that on this 10th day of August, 2023, I electronically filed the foregoing with the Clerk of the Court for the United States Court of Appeals for the Sixth Circuit using the appellate CM/ECF system. Counsel for all parties to the case are registered CM/ECF users and will be served by the appellate CM/ECF system.

*/s/ Andrew Rhys Davies*

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ANDREW RHYS DAVIES