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Exhibit B

1 IN THE UNITED STATES DISTRICT COURT 2 FOR THE WESTERN DISTRICT OF WEST VIRGINIA 3 CHARLESTON DIVISION 4 5 B.P.J. by her next friend and) 6 mother, HEATHER JACKSON,)) 7 Plaintiff,)) 8) No. 2:21-cv-00316 vs. 9 WEST VIRGINIA STATE BOARD OF) EDUCATION, HARRISON COUNTY) BOARD OF EDUCATION, WEST 10) VIRGINIA SECONDARY SCHOOL) 11 ACTIVITIES COMMISSION, W.) CLAYTON BURCH in his official) capacity as State 12) Superintendent, DORA STUTLER,) 13 in her official capacity as) Harrison County) 14 Superintendent, and THE STATE) OF WEST VIRGINIA,) 15) Defendants,) 16) LAINEY ARMISTEAD, 17 Defendant-Intervenor.) 18 _____) 19 VIDEOTAPED DEPOSITION OF STEPHEN LEVINE 20 Wednesday, March 30, 2022 Volume I 21 22 23 Reported by: ALEXIS KAGAY CSR No. 13795 24 Job No. 5122884 25 PAGES 1 - 289 Page 1

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1 2 3 4	IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WEST VIRGINIA CHARLESTON DIVISION
5	、
6) B.P.J. by her next friend and) mother, HEATHER JACKSON,)
7)
	Plaintiff,)
8) No. 2:21-cv-00316
	vs.)
9)
10	WEST VIRGINIA STATE BOARD OF) EDUCATION, HARRISON COUNTY)
10	BOARD OF EDUCATION, WEST)
11	VIRGINIA SECONDARY SCHOOL)
	ACTIVITIES COMMISSION, W.)
12	CLAYTON BURCH in his official)
	capacity as State)
13	Superintendent, DORA STUTLER,)
	in her official capacity as)
14	Harrison County)
	Superintendent, and THE STATE)
15	OF WEST VIRGINIA,)
)
16	Defendants,)
)
17	LAINEY ARMISTEAD,)
)
18	Defendant-Intervenor.)
)
19	
20	Remote videotaped deposition of
21	STEPHEN LEVINE, Volume I, taken on behalf of Plaintiff,
22	with all participants appearing remotely, beginning at
23	9:09 a.m. and ending at 5:46 p.m. on Wednesday,
24	March 30, 2022, before ALEXIS KAGAY, Certified
25	Shorthand Reporter No. 13795.
	Page 2

1 APPEARANCES (via Zoom Videoconference): 2 For The Plaintiff B.P.J.: 3 COOLEY 4 5 BY: KATELYN KANG 6 BY: VALERIA M. PELET DEL TORO 7 BY: ANDREW BARR 8 BY: KATHLEEN HARTNETT 9 BY: JULIE VEROFF 10 BY: ELIZABETH REINHARDT 11 BY: ZOE HELSTROM 12 Attorneys at Law 13 500 Boylston Street 14 14th Floor 15 Boston, Massachusetts 02116-3740 16 617.937.2305 17 KKang@Cooley.com 18 VPeletDelToro@Cooley.com 19 ABarr@Cooley.com 20 KHartnett@cooley.com 21 JVeroff@Cooley.com 22 ZHolstrom@Cooley.com 23 24 25 Page 3

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1
    APPEARANCES (Continued):
2
3
    For Plaintiff:
       LAMBDA LEGAL
4
5
       BY: SRUTI SWAMINATHAN
6
       BY: MAIA ZELKIND
7
       Attorneys at Law
8
       120 Wall Street
       Floor 19
9
       New York, New York 10005-3919
10
11
       SSwaminathan@lambdalegal.org
12
       MZelkind@lambdalegal.org
13
14
15
    For the Intervenor:
16
       ALLIANCE DEFENDING FREEDOM
17
       BY: ROGER BROOKS
18
       BY: LAWRENCE WILKINSON
19
       Attorneys at Law
20
       1000 Hurricane Shoals Road, NE 30043
21
       RBrooks@adflegal.org
22
       LWilkinson@adflegal.org
23
24
25
                                             Page 4
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1
     APPEARANCES (Continued):
 2
 3
     For the State of West Virginia:
 4
 5
        WEST VIRGINIA ATTORNEY GENERAL
             DAVID TRYON
 6
        BY:
 7
        Attorney at Law
        112 California Avenue
 8
9
        Charleston West Virginia 25305-0220
        681.313.4570
10
11
        David.C.Tryon@wvago.gov
12
13
     For West Virginia Board of Education and Superintendent
14
15
     Burch, Heather Hutchens as general counsel for the
16
     State Department of Education:
17
        BAILEY & WYANT, PLLC
18
        BY: KELLY MORGAN
19
        Attorney at Law
20
        500 Virginia Street
21
        Suite 600
22
        Charleston, West Virginia 25301
23
        KMorgan@Baileywyant.com
24
25
                                                     Page 5
```

```
1
     APPEARANCES (Continued):
 2
 3
     For defendants Harrison County Board of Education and
     Superintendent Dora Stutler:
 4
 5
        STEPTOE & JOHNSON PLLC
             SUSAN L. DENIKER
6
        BY:
 7
        Attorney at Law
8
        400 White Oaks Boulevard
9
        Bridgeport, West Virginia 26330
        304.933.8154
10
11
        Susan.Deniker@Steptoe-Johnson.com
12
13
14
     For West Virginia Secondary School Activities
15
     Commission:
16
        SHUMAN MCCUSKEY SLICER
17
        BY:
             SHANNON ROGERS
18
        Attorney at Law
19
        1411 Virginia Street E
20
        Suite 200
21
        Charleston, West Virginia 25301-3088
22
        SRogers@Shumanlaw.com
23
24
25
                                                     Page 6
```

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1
    APPEARANCES (Continued):
 2
 3
    For West Virginia Secondary School Activities
    Commission:
 4
 5
        SHUMAN MCCUSKEY SLICER
       BY: ROBERTA GREEN
6
7
       Attorney at Law
8
        1411 Virginia Street E
       Suite 200
9
       Charleston, West Virginia 25301-3088
10
11
       RGreen@Shumanlaw.com
12
13
14
15
    Also Present:
16
       MITCH REISBORD - VERITEXT CONCIERGE
17
18
    Videographer:
19
       KIMBERLEE DECKER
20
21
22
23
24
25
                                              Page 7
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1 INDEX 2 WITNESS EXAMINATION 3 STEPHEN LEVINE Volume I 4 5 6 BY MS. HARTNETT 14 7 8 9 EXHIBITS 10 NUMBER DESCRIPTION PAGE 11 Exhibit 86 Expert Declaration of Dr. Stephen 51 12 B. Levine in Support of 13 Plaintiff's Motion for 14 Preliminary Injunction 15 16 Exhibit 87 Declaration of Stephen B. Levine, 69 17 M.D. 18 Exhibit 88 Presentation of Healthcare Models 19 217 20 for Transgender Adolescents 21 22 Exhibit 89 Video Clip 256 23 24 Exhibit 90 Video Clip 258 25 Page 8

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2					
3	Exhibit	92	Video	Clip	261
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5	Exhibit	93	Video	Clip	263
б					
7	Exhibit	94	Video	Clip	265
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9	Exhibit	95	Video	Clip	267
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15	Exhibit	98	Video	Clip	269
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19	Exhibit	100	Video	Clip	271
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23	Exhibit	102	Video	Clip	275
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1	Wednesday, March 30, 2022	
2	9:09 a.m. A.M.	
3	THE VIDEOGRAPHER: We are on the record at	
4	9:09 a.m. on March the 30th of 2022.	
5	All participants are attending remotely.	06:09:27
6	Audio and video recording will continue to	
7	take place unless all parties agree to go off the	
8	record.	
9	This is media unit 1 of the recorded	
10	deposition of Dr. Stephen Levine, taken by counsel for	06:09:39
11	the plaintiff, in the matter of B.P.J., by her be	
12	by her next friend and mother, Heather Jackson, versus	
13	West Virginia State Board of Education, filed in the	
14	U.S. District Court, for the Southern District of	
15	West Virginia, Charleston Division, Case	06:09:59
16	Number 2:21-cv-00316.	
17	My name is Kimberlee Decker from Veritext	
18	Legal Solutions, and I am the videographer. The court	
19	reporter is Alexis Kagay.	
20	I am not related to any party in this action,	06:10:16
21	nor am I financially interested in the outcome.	
22	Counsel and all present will now state your	
23	appearances and affiliations for the record. If there	
24	are any objections to proceeding, please state them at	
25	the time of your appearance, beginning with the	06:10:31
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1 noticing attorney. 2 MS. HARTNETT: Good morning. I am Kathleen Hartnett from Cooley, LLP, and I represent the 3 4 plaintiff B.P.J. I will let my co-counsel introduce themselves, 06:10:40 5 б starting with my colleagues at Cooley. 7 MR. BARR: Good morning. Andrew Barr from Cooley, LLP, for the plaintiff. 8 MS. VEROFF: Good morning. This is Julie 9 Veroff from Cooley, LLP, for Plaintiff. 06:10:53 10 MS. KANG: Good morning. This is Katelyn Kang 11 from Cooley, LLP, for Plaintiff. 12 13 MS. PELET DEL TORO: Good morning. This is 14 Valeria Pelet del Toro of Cooley, for Plaintiff. MS. REINHARDT: Good morning. This is 06:11:00 15 Elizabeth Reinhardt at Cooley, for Plaintiff. 16 MS. HELSTROM: Hello. This is Zoe Helstrom 17 from Cooley, LLP, for Plaintiff. 18 COUNSEL SWAMINATHAN: Good morning. This is 19 Sruti Swaminathan from Lambda Legal, for Plaintiff. 06:11:26 20 And I have a paralegal at Lambda, Maia Zelkind, with me 21 22 as well. 23 MR. BLOCK: Good morning. This is Josh Block from the ACLU, for Plaintiff. 24 MS. DENIKER: Good morning. Susan Deniker 06:11:44 25 Page 12

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1	from Steptoe & Johnson, PLLC, representing Harrison	
2	County Board of Education and Superintendent Dora	
3	Stutler.	
4	MS. MORGAN: This is Kelly Morgan on behalf of	
5	the West Virginia Board of Education and	06:11:58
б	Superintendent Burch.	
7	MS. ROGERS: This is Shannon Rogers on behalf	
8	of the West Virginia Secondary School Activities	
9	Commission.	
10	MR. TRYON: This is David Tryon. I'm with the	06:12:12
11	West Virginia attorney general's office, representing	
12	the State of West Virginia.	
13	MR. BROOKS: This is Roger Brooks with	
14	Alliance Defending Freedom, representing the intervenor	
15	Lainey Armistead and defending Dr. Levine today in this	06:12:28
16	deposition. With me is my colleague and law clerk,	
17	Lawrence Wilkinson.	
18	THE VIDEOGRAPHER: Thank you.	
19	Will the court reporter please swear in the	
20	witness.	06:12:41
21		
22	STEPHEN LEVINE,	
23	having been administered an oath, was examined and	
24	testified as follows:	
25		
		Page 13

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1	EXAMINATION	
2	BY MS. HARTNETT:	
3	Q Good morning, Dr. Levine.	
4	A Good morning.	
5	MS. HARTNETT: Before we start, I'm just going	06:13:01
6	to put a housekeeping matter on the record that the	
7	attorneys discussed before we went on the record and	
8	that is that objection to form preserves all objections	
9	other than privilege and that the parties will make an	
10	effort to use "form," "scope" and "terminology" as the	06:13:13
11	shorthand objections. In addition, an objection by one	
12	defendant is an objection for all defendants.	
13	Could any counsel for the defense let me know	
14	if they have any disagreement with that?	
15	MR. BROOKS: We have agreed, in fact.	06:13:30
16	MS. HARTNETT: Thank you very much.	
17	BY MS. HARTNETT:	
18	Q So again, my name is Kathleen Hartnett, and	
19	I'm with the law firm called Cooley, LLP.	
20	Can you hear me okay?	06:13:41
21	A I do. At this point, yes.	
22	Q Okay. Please let me know if that changes.	
23	I use she/her pronouns.	
24	Would you please state and spell your name for	
25	the record.	06:13:53
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A Stephen Barrett Levine, S-T-E-P-H-E-N B-A-R-R-E-T-T L-E-V-I-N-E. Q And what pronouns do you use?	
Q And what pronouns do you use?	
A He/nim.	
Q Thank you. Dr. Levine, you've been deposed	06:14:07
many times before; correct?	
A Yes.	
Q Was the most recent deposition that you gave	
in September of last year, 2021?	
A No.	06:14:21
Q What was the most recent deposition that you	
gave?	
A In within the last month, I was deposed in	
a Connectica a Connecticut case involving a	
transgender prisoner.	06:14:41
Q Do you know the name of that case?	
A Probably Clark versus the department of	
corrections in Connecticut. Connecticut Department of	
Corrections (sic).	
Q Okay. And what was your the nature of your	06:15:01
testimony in that Connecticut case, this recent	
deposition that you gave?	
A Well, I provided a psychiatric evaluation of	
the patient and made recommendations. It it was	
I'm hesitating because I provided a thorough	06:15:28
	Page 15
	<pre>many times before; correct? A Yes. Q Was the most recent deposition that you gave in September of last year, 2021? A No. Q What was the most recent deposition that you gave? A In within the last month, I was deposed in a Connectica a Connecticut case involving a transgender prisoner. Q Do you know the name of that case? A Probably Clark versus the department of corrections in Connecticut. Connecticut Department of corrections (sic). Q Okay. And what was your the nature of your testimony in that Connecticut case, this recent deposition that you gave? A Well, I provided a psychiatric evaluation of the patient and made recommendations. It it was</pre>

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1 psychiatric evaluation of the developmental history and the in prison history of the patient and the -- the 2 psychology of his new transgender identity. 3 4 Q And you say "new transgender identity." Was the new identity of -- male or female? 06:16:02 5 The -- the new identity as a transgender 6 А 7 woman. MR. BROOKS: And -- and, Counsel, I will 8 caution that obviously any detail about a psychiatric 9 evaluation of an individual prisoner is a matter 06:16:18 10 covered by confidentiality that Dr. Levine is not free 11 12 to get into detail about. 13 MS. HARTNETT: I hear you. I -- this is not a 14 disclosed matter on his CV and is a recent deposition, 15 so we'll have to just determine whether we need more 09:16:23 information, but thank you. 16 BY MS. HARTNETT: 17 Could you let me know what -- without giving 18 0 any personal identifying -- or, I guess, any more 19 detail than you believe appropriate, could you tell me 09:16:33 20 21 what the nature of any recommendations you made were in 22 that matter? 23 А My recommendations were to provide a pathway towards further evaluation so that eventually a 24 decision could be made about whether sex reassignment 09:16:56 25 Page 16 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 18 of 352 PageID #: 23348

1 surgery would be appropriate. 2 The -- the reason I'm hesitating is that that 3 really did not come to be the subject of the 4 deposition. The subject of the deposition really was the contents of my evaluation, which was done two years 09:17:24 5 6 before, and -- so lots of things had happened in the 7 two years since I saw the patient or interviewed the 8 patient and -- so I was not able to make 9 recommendations based on current knowledge of the patient, and so I did not. 09:17:43 10 And was the -- prior to this recent deposition 11 0 in Clark, was the most recent deposition before that 12 13 the deposition in September of last year? 14 А Yes. Thank you. And I'm asking that by way of 09:18:03 15 0 introduction just because I want to make sure we're on 16 17 the same page about the ground rules for the deposition, and it sounds like you've been through this 18 before, but I'll just let you know my basic ground 19 rules and make sure we're on the same page. 09:18:18 20 21 So I will ask questions, and you must answer 22 the questions unless your counsel instructs you not to 23 answer. 24 Do you understand that? 09:18:26 25 А I do. Page 17 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 19 of 352 PageID #: 23349

1 0 And if your counsel objects, you'll still need 2 to answer my question unless you've been instructed not 3 to answer. 4 Do you understand that? I do. 09:18:35 5 Α б If you don't answer (sic) my question, could 0 7 you please let me know, and I'll be happy to try to rephrase it or make it clear for you? 8 Does that make sense? 9 I'll try to remember. 09:18:48 10 А And if you answer, I will assume you 11 0 understood the question. 12 13 Do you understand that? 14 Yes. Α I'm going to ty -- try to take a break every 09:19:00 15 0 hour or so. If you need a break at a different time, 16 17 please let me know. 18 Do you understand that? I understand. 19 Α And if I've asked a question, you'll need to 09:19:11 20 Q provide an answer before we take a break. 21 22 Do you also understand that? 23 Α I do. I will do my best not to speak over you -- and 24 Q 25 please use verbal answers so the court reporter can 09:19:25 Page 18 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 20 of 352 PageID #: 23350

1	transcribe your answers. Nodding or shaking your head	
2	can't be captured on the transcript.	
3	Do you understand that?	
4	A I do, but I can guarantee you you'll have to	
5	remind me of that.	09:19:36
б	Q Well, you may have to do the same for me, but	
7	we'll try.	
8	I also just want to explain what I'm going to	
9	mean when I use a couple of terms today.	
10	For purposes of this deposition, when I say	09:19:51
11	"cisgender," I will mean someone who's gender identity	
12	matches the sex that was recorded for that person at	
13	birth.	
14	Do you understand that?	
15	A Yes.	09:20:02
16	Q And then when I say the word "transgender," I	
17	will mean someone whose gender identity does not match	
18	the sex for which was recorded at birth.	
19	Do you understand that?	
20	A Yes.	09:20:13
21	Q And when I say "B.P.J.," I'm referring to the	
22	plaintiff in this case.	
23	Do you understand that?	
24	A Yes.	
25	Q Do you understand that you are testifying	09:20:21
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1	under oath today just as if you were testifying in	
2	court?	
3	A Yes.	
4	Q Is there anything that would prevent you from	
5	testifying truthfully today?	09:20:32
6	A No.	
7	Q Are you taking any medication that would	
8	affect your ability to give truthful testimony?	
9	A Well, I took a sleeping pill last night, but I	
10	feel reasonably alert today.	09:20:48
11	Q Okay. So you don't you don't have a belief	
12	that that medication you took last night will affect	
13	your ability to give truthful testimony today?	
14	A I I don't think it will.	
15	Q Do you know what case you're being deposed in	09:21:06
16	today?	
17	A Well, I yes.	
18	Q What case is that?	
19	A B.P.J. versus Department of Education.	
20	Q And do you know what jurisdiction this case is	09:21:19
21	from?	
22	A West Virginia.	
23	Q And do you have sorry.	
24	Do you have an understanding of the issue	
25	presented by this case?	09:21:35
		Page 20

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1	A I have an understanding. I'm not sure it is	
2	the correct understanding, but I do have an	
3	understanding.	
4	Q Understood. What is your understanding of	
5	this case?	09:21:47
6	A The plaintiff and next friend and mother wish	
7	the young person to be able to compete in athletics	
8	according to their current gender identity and	
9	apparently the State Board of Education is	
10	disagrees.	09:22:13
11	Q Okay. Thank you.	
12	So we already touched on that you had been	
13	deposed previously. I just want to ask you about a	
14	couple of specific depositions you gave to see if you	
15	recall those?	09:22:29
16	There was a matter in North Carolina called	
17	Kadel that you gave a deposition in September of 2021	
18	regarding state employee healthcare.	
19	Do you recall giving that deposition?	
20	A Would you repeat regarding what? I didn't	09:22:41
21	hear that last phrase.	
22	Q I'll try to speak more slowly.	
23	That was regarding so let me just start	
24	that one again.	
25	So do you recall giving a deposition in a	09:22:51
		Page 21

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1	North Carolina matter called Kadel in September of 2021	
2	regarding state employee healthcare?	
3	A Yes.	
4	Q Do you recall giving a deposition in a Florida	
5	case in December of 2020 called "Claire"? That was	09:23:07
6	also about state employee healthcare.	
7	A Yes.	
8	Q There also was a case called Keohane in	
9	Florida where you gave a deposition in 2017 and that	
10	was a prisoner case.	09:23:21
11	Do you recall that?	
12	A Yes.	
13	Q Did you give true and correct testimony in	
14	those depositions?	
15	A Yes.	09:23:31
16	Q Have you always given true and correct	
17	testimony in your depositions?	
18	A To the best of my knowledge, yes.	
19	Q Thank you. And you've had depositions in	
20	cases involving prisoners who were seeking care for	09:23:45
21	gender dysphoria; is that correct?	
22	A Yes.	
23	Q Have you ever testified in favor of a prisoner	
24	who was seeking medical care for gender dysphoria?	
25	A Yes.	09:23:59
		Page 22

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1	Q Can you describe those instances where you've	
2	testified in favor of a prisoner seeking medical care	
3	for gender dysphoria?	
4	A In the last case involving a prisoner by the	
5	name of Soneeya, S-O-N-E-E-Y-A, I recommended transfer	09:24:14
6	to a female prisoner and sorry transfer to a	
7	female prison and the opportunity to have sex	
8	reassignment surgery if, after a year of adaptation	
9	there, there were no significant decompensations or	
10	problems.	09:24:44
11	Q And do you remember what year you made that	
12	recommendation?	
13	A I think it was 2019.	
14	Q Okay. And can you are you aware of any	
15	other examples of you having testified in favor of a	09:25:05
16	prisoner seeking medical care for gender dysphoria?	
17	A I'm hesitating because medical care includes	
18	many things. And so the answer is yes. It involves	
19	accommodations to their current gender identity in	
20	terms of canteen items, for example, and it includes	09:25:35
21	the prescription of cross gender cross-sex hormones.	
22	So I've been involved in the provision of those kind of	
23	things repeatedly over the years for prisoners.	
24	Q Have you ever, other than in the Soneeya	
25	matter, recommended that a prisoner sorry	09:26:04
		Page 23

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1	testified that a prisoner should receive gender	
2	confirmation surgery?	
3	A I'm hesitating to answer the question because	
4	it's about testimony. In my work as consultant, I have	
5	repeatedly recommended both surgery and, more more	09:26:25
6	commonly, hormone treatment, electrolysis treatment,	
7	canteen item treatment. Most of the vast majority	
8	of these cases never come to trial.	
9	Q When is the last time that you recommended	
10	that a pres a prisoner should have hormone	09:26:46
11	treatment?	
12	A It would have been the third Thursday in	
13	March, this year.	
14	Q And where is that prisoner located?	
15	A Massachusetts.	09:27:06
16	Q Can you estimate how many prisoners you've	
17	given a recommendation about through the course of your	
18	career?	
19	A That would be very difficult. I've been the	
20	consultant to the department of corrections gender	09:27:30
21	identity committee since, I think, 2008 and every month	
22	since that time, with less than one handful of	
23	exceptions, I've been present at discussions, and we've	
24	recommended accommodations in prison to people who	
25	declare identity as a trans woman. And I would say	09:27:58
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1	probably, and I ask you not to hold me to this number,	
2	40 times.	
3	Q Sorry, 40 times describes what?	
4	A That that I've joined a group of people who	
5	decided to provide electrolysis, canteen item	09:28:25
6	special privileges for canteen items, that is, female	
7	canteen items, the ability to shower alone, the ability	
8	to be tapped down or searched by a female attendant,	
9	not a male attendant, a correction officer, hormone	
10	the beginning of hormone treatment and and, of	09:28:52
11	course, bilateral mastectomies and and on several	
12	occasions, male gender confirming surgery for biologic	
13	males who are living as trans women. In other words,	
14	the whole gamete of services.	
15	Q So 40 times you've recommended something or	09:29:19
16	joined in a recommendation for something for a	
17	prisoner to receive medical care, as you've broadly	
18	described that term?	
19	A Yes.	
20	Q And then how many times can you estimate where	09:29:34
21	you had made a recommendation that the prisoner should	
22	not receive medal care, as you've broadly defined it?	
23	A I don't think I've ever recommended that no	
24	treatment be offered to this person. The the	
25	because the treatment involves that entire array of	09:30:07
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1	matters that I just delineated.	
2	And so prisons or at least Massachusetts,	
3	where I work as a consultant, has been very	
4	eventually, by 2008, has been have been very	
5	interested in providing individual services to to	09:30:26
6	help these people diminish their pain about their	
7	incongruence, and I have been one of the people who	
8	devised the program.	
9	Q The prisoner that you reco you	
10	recommended sorry that you were referring earlier	09:30:49
11	to, the one in the Clark matter, do you recall us	
12	discussing that?	
13	A I do.	
14	Q And that person identifies as female; correct?	
15	A Yes.	09:31:00
16	Q Do you view that person as a female?	
17	A I view that person as a trans woman.	
18	Q You have just testified that you've never	
19	recommended that a no treatment be offered to a	
20	prisoner for gender dysphoria; is that correct?	09:31:22
21	A I'm hesitating because "no treatment"	
22	includes would include all of the above, of the	
23	array I previously listed, and at this moment, I don't	
24	recall ever saying no treatment should be given to this	
25	individual, no accommodation should be given to this	09:31:47
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1	individual.	
2	Q Do you recall if you've ever recommended that	
3	no surgery be permitted for an individual in prison?	
4	A Oh, yes, I have. I have said that I didn't	
5	think sex reassignment surgery in those days, that's	09:32:06
6	what we called it, but it's now called gender	
7	confirming surgery I have said I did not think	
8	sex that kind of surgery was indicated or	
9	necessary medically necessary.	
10	Q And so how many times did you say that surgery	09:32:26
11	was medically necessary?	
12	A Would you repeat that, please.	
13	Q How many times did you say that surgery was	
14	medically necessary for a prisoner?	
15	MR. BROOKS: Objection; ambiguous.	09:32:45
16	THE WITNESS: You may or may not know that I	
17	do not like the term "medically necessary." I prefer	
18	to use the term "would be psychologically beneficial to	
19	this person." So that's the reason I'm hesitating	
20	answering your question.	09:33:12
21	I generally avoid using the term "medical	
22	necessity." Instead, I try to make a determination	
23	whether I think, in the in the long run, this	
24	particular intervention that we're talking about would	
25	be psychologically beneficial to the patient.	09:33:29
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1	BY MS. HARTNETT:	
2	Q My question is whether you've ever recommended	
3	any gender confirming surgery as medically necessary	
4	for a prisoner.	
5	A Yes, I I have signed my name to such	09:33:47
6	documents, such recommendations, because where I work,	
7	in Massachusetts, this is the way that the most of	
8	the staff and and that that is the common term	
9	used to to justify that kind of intervention.	
10	Q How many times have you signed your name to	09:34:10
11	that kind of intervention for a prisoner?	
12	A Perhaps five times.	
13	Q And you referenced the Soneeya matter;	
14	correct?	
14 15	correct? A Correct.	09:34:38
		09:34:38
15	A Correct.	09:34:38
15 16	A Correct. Q And years earlier than the 2019 recommendation	09:34:38
15 16 17	A Correct. Q And years earlier than the 2019 recommendation that you just described, you testified against surgery	09:34:38
15 16 17 18	<pre>A Correct. Q And years earlier than the 2019 recommendation that you just described, you testified against surgery for that prisoner; correct?</pre>	09:34:38
15 16 17 18 19	<pre>A Correct. Q And years earlier than the 2019 recommendation that you just described, you testified against surgery for that prisoner; correct? A That is not correct.</pre>	
15 16 17 18 19 20	<pre>A Correct. Q And years earlier than the 2019 recommendation that you just described, you testified against surgery for that prisoner; correct? A That is not correct. Q What's not correct about that?</pre>	
15 16 17 18 19 20 21	<pre>A Correct. Q And years earlier than the 2019 recommendation that you just described, you testified against surgery for that prisoner; correct? A That is not correct. Q What's not correct about that? A That I did not testify I did not testify</pre>	
15 16 17 18 19 20 21 22	<pre>A Correct. Q And years earlier than the 2019 recommendation that you just described, you testified against surgery for that prisoner; correct? A That is not correct. Q What's not correct about that? A That I did not testify I did not testify against sex reassignment surgery.</pre>	
15 16 17 18 19 20 21 22 23	<pre>A Correct. Q And years earlier than the 2019 recommendation that you just described, you testified against surgery for that prisoner; correct? A That is not correct. Q What's not correct about that? A That I did not testify I did not testify against sex reassignment surgery. Q Did you testify against something earlier in</pre>	

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1	what the judge called a soft landing, like first	
2	transferring the person to a female facility, and then,	
3	based upon her adaptation there, to have sex	
4	reassignment surgery.	
5	In fact, that was really the issue was not	09:35:29
6	whether the person should eventually have sex	
7	reassignment surgery, but but whether it should be	
8	done before transfer to the female facility or after	
9	transfer.	
10	Q Did that prisoner seek sex reassignment	09:35:46
11	surgery before transfer?	
12	A Please repeat that.	
13	Q Did that prisoner seek sex reassignment	
14	surgery before transfer?	
15	A She did until we presented this idea to her,	09:36:04
16	and she jumped at the idea. She thought it was a very	
17	good idea when we interviewed her. And by the time	
18	this case got to court, her attorneys were arguing for	
19	immediate sex reassignment surgery. But	
20	Q So she by the time you were oh, pardon	09:36:27
21	me. Please complete your answer.	
22	A So we were aware that, because we were in the	
23	room when we I discussed this with her, she was very	
24	happy with the idea of transfer with the because she	
25	was very positive that she would have a fine adaptation	09:36:41
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1	among women prisoners, and she was delighted.	
2	And then months later, when this came to	
3	trial, the her attorney arg was arguing against	
4	that.	
5	Q So you testified against her wishes as	09:37:05
6	expressed by her attorney at trial; correct?	
7	A I never conceived that I was testifying	
8	against Soneeya. You may do that, but I that's not	
9	my concept.	
10	Q In the cases where you've given testimony	09:37:24
11	about employee healthcare coverage, you were testifying	
12	against the employee healthcare coverage for gender	
13	dysphoria; correct?	
14	A Incorrect.	
15	Q What's incorrect about that?	09:37:38
16	A What I was testifying to is my understanding	
17	of the state of science. I was not taking a stand that	
18	people should not have healthcare coverage. I was	
19	trying to inform the Court about what we knew about	
20	this subject and what we don't know about this subject.	09:37:58
21	I didn't take a position that that I knew	
22	what should be done. I was just here as a to offer	
23	what I understood about the state of science, about	
24	various aspects of surgical and medical and	
25	psychological care for the trans population.	09:38:18
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1 2 3	Q Are you aware in the Kadel and the Claire matters those are the North Carolina and Florida	
3		
	employee healthcare coverage matters your testimony	
4	was submitted by the defendants in that case against	
5	the relief being sought? Are you aware of that?	09:38:37
6	A I was aware that who employed me and what	
7	their purposes were, but but I was not enjoining	
8	psychologically with the idea that I was doing anything	
9	but offering the Court what I hope to be an objective	
10	appraisal of the state of knowledge based upon	09:39:01
11	literature and, you know, participation in trans care	
12	over the years.	
13	Q So were you, in those two matters, agnostic as	
14	to whether the employees received the healthcare	
15	coverage or not?	09:39:21
16	A Agnostic?	
17	Q That you didn't have a view.	
18	A Would you would you mind explaining that	
19	term? I'm I usually understand that in terms of	
20	religious notions.	09:39:34
21	Q That you did not have a view in those	
22	cases, Kadel and Claire, is it fair to say you did not	
23	have a view as to whether the healthcare coverage	
24	should be extended or not?	
25	A I felt insufficient to make a societal	09:39:47
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1	decision. I'm not an expert in the insurance industry	
2	at all. I I am certainly not an expert in the	
3	political processes in any particular state. The	
4	only the only knowledge base that I feel I have	
5	comes from the study of the literature and the	09:40:05
б	participation in trans care, both in the community and	
7	in prison systems.	
8	And so the fact that the State used my	
9	testimony does not really equate, in my mind, with my	
10	position on whether or not people should have	09:40:31
11	healthcare insurance.	
12	I again, to repeat, my understanding is I	
13	am somewhat knowledgeable about the state of science in	
14	this area and that the various people on law on the	
15	side of in in in judicial issues judicial	09:40:48
16	matter want somebody who can articulate the state of	
17	of knowledge. And that's what I do.	
18	The state of knowledge should be applied, in	
19	my view, to both sides of the issue, not just, you	
20	know, the State or the Board of Education. It should	09:41:09
21	be it should be established it should be relevant	
22	to the plaintiff's side.	
23	Q Were you paid by the State in the	
24	North Carolina and the Florida matters for your	
25	testimony?	09:41:27
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1	A Ultimately, I think I was paid by the State,	
2	but the check did not come from the State. The check	
3	came from the lawyer who employed me.	
4	Q Understood. Have you ever provided testimony	
5	with your what you've described as your expertise in	09:41:46
6	favor of on the side of extending the healthcare	
7	coverage to tran to people seeking care for gender	
8	dysphoria?	
9	A No attorney representing that side of the	
10	issue has ever hired me, but if they would, I would be	09:42:03
11	happy to present my knowledge or to, and they can do	
12	what they want with that testimony.	
13	Q You were deposed in at least one child custody	
14	matter in Texas where a child wanted to transition; is	
15	that correct?	09:42:26
16	A I was.	
17	Q And you testified in trial at that matter,	
18	too?	
19	A I did.	
20	Q And was your testimony in that case in	09:42:37
21	opposition to the desired transition?	
22	A The testimony in that case was to present the	
23	state of knowledge about this matter. I did not take a	
24	position that a child should or should not have a	
25	particular treatment. I was just informing the Court,	09:42:56
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1 as I previously described to you. I thought I was a witness about the nature of knowledge about trans 2 children. 3 4 THE WITNESS: Could you get me some water, 09:43:16 5 please. 6 BY MS. HARTNETT: 7 Q Sorry, is your testimony that you, in that case, in the -- this is the Younger matter; is that 8 correct? 9 A Yes. That's what I understand you to be 09:43:23 10 11 referring to. Q And your testi- -- your testimony today is 12 13 that you were not testifying in opposition to the 14 transition that the child -- of the child in the 15 Younger matter? 09:43:36 A I was hired by the lawyer who was representing 16 the father who did not want his son to be transitioned 17 to a little girl, socially. But I was not testifying 18 that the child should not be transitioned. I was 19 testifying -- I had no knowledge of that -- I wasn't 09:44:02 20 21 asked for that question. That -- that was never asked 22 of me, Ms. Hartnett. What was asked of me was what we 23 knew about this subject. And, therefore, I felt comfortable sharing the state of knowledge and -- and 24 25 what is missing from our knowledge. 09:44:23 Page 34 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 36 of 352 PageID #: 23366

1	Again, it it has the appearance that I was	
2	testifying against the socialization of the child, but	
3	I think if you look closely at that, what I was doing	
4	was telling the Court what was known and what was not	
5	known and what the consequences were, the implications	09:44:45
6	of treating the child one way versus another.	
7	Q So you did not testify in that matter that	
8	desistance was preferable to affirmation?	
9	A I actually don't recall if I made that	
10	statement. It's I just don't recall.	09:45:09
11	Q Okay. Has your testimony oh, sorry.	
12	Have you testified in any other matters of	
13	similar to the Younger matter, in which parents were	
14	disputing the proper care of their child who sought	
15	care for gender dysphoria?	09:45:37
16	A Yes. There was a case that I believe is	
17	sealed in the Tucson court. I don't know if I'm	
18	allowed to give the name. I presume I can give the	
19	name. I don't know.	
20	MR. BROOKS: If if it's sealed, I would not	09:45:56
21	give any identifying information.	
22	THE WITNESS: But the answer to your question	
23	is yes.	
24	BY MS. HARTNETT:	
25	Q And in that matter, did your was your	09:46:05
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1	testimony used by the party who was opposing the	
2	treatment for gender dysphoria for the child?	
3	A In that particular matter, it was the parents,	
4	who hired me, who objected to losing custody of their	
5	child when the child was hospitalized for a suicide	09:46:38
б	gesture and told the people in the hospital that her	
7	evil parents were preventing her, at age 13, from	
8	transitioning to being a boy. And her parents	
9	MR. BROOKS: I'm just going to interrupt and	
10	caution the witness. I'm not part of that case, but	09:47:03
11	I nor do I want Dr. Levine to violate any	
12	confidentiality obligations.	
13	So as you answer, whatever level of generality	
14	you think is appropriate, just be very careful not to	
15	disclose information that you believe you received in	09:47:18
16	confidence and that remains confidential given the	
17	conduct of that case.	
18	So I I don't want us in our proceedings to	
19	violate any obligations of that proceeding.	
20	THE WITNESS: Well, given that, I actually	09:47:35
21	think anything I would say about this would violate the	
22	confidentiality rule here, and I think I've told you	
23	enough about the case.	
24	MS. HARTNETT: Well, I don't want to waste our	
25	time on the record discussing this, but we have a right	09:47:51
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1 to discovery into your testimony, so we will follow up 2 with counsel to figure how to get it. BY MS. HARTNETT: 3 4 Q When was this testimony given? A In the spring of 2021. And if I'm wrong, it 09:48:13 5 6 was in the spring of 2020. 7 Q Thank you. And, sorry, what -- was the testimony given in deposition or trial or some other 8 fashion? 9 A In juvenile court. 09:48:32 10 In what form did the testimony take? 11 Q MR. BROOKS: Objection; vague. 12 13 BY MS. HARTNETT: 14 Just, sorry, meaning written or oral. 0 15 А Oh, in person? I was in -- I was in person by 09:48:50 video, and I was cross-examined, you know. 16 17 I also submitted a report of the psychiatric evaluation. 18 Any other testimony that you've given in a 19 0 case involving parents and the potential care of a 09:49:13 20 21 child with gender dysphoria? 22 А I submitted a rebuttal to a report in a case 23 in Cincinnati I think the first week of January of this year. The case is called Siefert, S-I-E-F-O-R-D (sic), 24 or E-R-T, something like that. Siefert versus Hamilton 09:49:49 25 Page 37 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 39 of 352 PageID #: 23369

1	County, which is the Cincinnati county.	
2	So that would be the answer to your question.	
3	Q And what's the nature of that matter, the	
4	Siefert matter?	
5	A The the child, who was identifying as a	09:50:08
6	trans male, were treated the parents were treated	
7	during the hospitalization as persona non grata and the	
8	hospital refused to discharge the patient even though	
9	the patient did not meet criteria for continued	
10	hospitalization and so the the parents were	09:50:46
11	objecting to the loss of parental rights.	
12	Subsequently, the child reidentified as a	
13	female and so I don't know what the outcome has been	
14	legally. It's in process.	
15	And I just commented on the limitations of	09:51:07
16	the another expert who felt that it was justified to	
17	keep the child in the hospital against the parents'	
18	wishes, for two and a half months.	
19	Q In the Tucson matter that you discussed,	
20	which, again, we will follow up on, but can you just	09:51:34
21	tell me if that's been resolved? Do you know if that's	
22	reached a conclusion?	
23	A Yes, that the the particular judicial	
24	issue was was resolved. Whether or not the parents	
25	are going to continue to sue the the child welfare	09:51:56
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1	organization, I I don't know. I haven't heard I	
2	haven't had any follow-up on the case since it was	
3	adjudi since it was resolved.	
4	Q Thank you. Has your testimony ever been	
5	excluded by a court?	09:52:18
б	A Yes.	
7	Q When?	
8	A 2015.	
9	Q What matter was that?	
10	A It was in the matter of a prisoner named	09:52:33
11	Noseworthy (sic) in California.	
12	Q And what is your understanding of how your	
13	testimony was excluded?	
14	A Well, I didn't actually have testimony. I	
15	submitted a psychiatric evaluation and a	09:52:50
16	recommendation, and I was never invited to a a	
17	courtroom for that.	
18	The judge I presented, in my written	
19	deposition, an account of a female prisoner who had a	
20	very extremely negative outcome from genital surgery,	09:53:12
21	and the judge the judge thought I was lying about	
22	this case, and he also did not think that that I	
23	followed the Harry the WPATH standards of care, and	
24	he dismissed my without asking me one question,	
25	without asking me do I have any evidence to show that I	09:53:39
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1 wasn't lying about this case, he -- he dismissed my 2 recommendation. So I'm aware that judges have their -- judges 3 4 can make mistakes. Because I, in fact, have in my 5 possession the case history, I saved the case history 09:54:01 that was presented to me by the California Department 6 7 of Corrections, and that -- no one seems to know that. 8 Or at least the judge did not inquire about that. I never had a chance to defend myself and -- so that's --9 that's when my testimony was dismissed. 09:54:24 10 Thank you. Is there any other time where your 11 0 testimony has been excluded by a court? 12 13 MR. BROOKS: Objection; vague. 14 THE WITNESS: Well, I believe that the impact 15 of that judge in the Noseworthy -- Norsworthy case has 09:54:48 influenced two other cases to discredit my position, at 16 least whatever I said on those other cases -- on one 17 other case. 18 One of the cases that -- that my name gets 19 brought up about, I actually never submitted any 09:55:10 20 21 testimony to, but someone quoted what I had taught in a 22 workshop; and, therefore, the judge dismissed that 23 testimony. You should understand that since that time and 24 25 even before that time, my testimonies have been 09:55:29 Page 40 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 42 of 352 PageID #: 23372

1	accepted by various courts, and for example, in the		
2	district court of Arizona, in a case involving		
3	insurance coverage, the judge quoted my testimony.		
4	That that was appealed to the Ninth Circuit Court,		
5	and the Ninth Circuit Court made made a reference	09:55:49	
б	to, but did not name my testimony.		
7	And so it seems to me that since before		
8	2015, in that particular case, and subsequent to 2015,		
9	my testimony has been accepted by various courts, in		
10	various matters involving, you know, trans issues that	09:56:10	
11	I am asked to opine about.		
12	Q Thank you. Is there any other example you can		
13	think of where your testimony has been excluded by a		
14	court?		
15	MR. BROOKS: Objection, vague.	09:56:37	
16	THE WITNESS: Well, I'm aware of the		
17	Noseworthy case, the the Edmo case, and there's a		
18	Hecox case.		
19	But again, all these exclusions were		
20	objections to my expertise derived from the judge in	09:56:58	
21	the Norsworthy case.		
22	And the answer to your specific question, I am		
23	not aware of any other situation where my testimony was		
24	excluded.		
25	Q Thank you. For the Noseworthy case, you did	09:57:13	
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			-

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1	submit an expert report; correct?	
2	A I I yes.	
3	Q So you understand this case involves sports;	
4	correct?	
5	A Yes.	09:57:42
6	Q What, if any, prior testimony have you given,	
7	whether by declaration or report or oral testimony,	
8	about transgender participation in sports?	
9	A I believe that both in the Connecticut case	
10	and in the Hecox case the expert opinion report that I	09:58:09
11	gave about the state of knowledge in this field has	
12	been submitted for the Court's consideration.	
13	I am not an expert, as you probably know, in	
14	matters of athletics and physiology. I am only	
15	providing information that I feel I know about, which	09:58:41
16	is the knowledge and the lack thereof about certain	
17	issues related to trans care.	
18	So I I've never really, as far as I know,	
19	as far as I remember, made an opinion about this should	
20	happen or this should not happen. I'm just providing	09:59:06
21	information to the courts about what I know and what is	
22	not known by society or by science.	
23	Q Thank you. So in this case, for example,	
24	B.P.J., is it fair to say you do not have an opinion as	
25	to whether she should be permitted to play sports?	09:59:25
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1	A I do not have an opinion.	
2	Q Have you setting aside the context of	
3	transgender participation in sports, have you ever	
4	given any testimony of any kind in a matter related to	
5	sports?	09:59:51
6	A I can't think of any.	
7	Q Have you given any prior testimony, whether by	
8	declaration, report or oral testimony, about	
9	prepubertal trans transgender children?	
10	MR. BROOKS: Let let me ask you to restate	10:00:16
11	that question. Not to rephrase it, necessarily. I	
12	just want to hear it back.	
13	MS. HARTNETT: Sure.	
14	BY MS. HARTNETT:	
15	Q Have you given any prior testimony by	10:00:22
16	declaration, report or oral testimony involving	
17	prepubertal transgender children?	
18	A I'm hesitating because I have written about	
19	informed consent and and that my writings about	
20	informed consent have covered all trans, beginning with	10:01:02
21	prebu prepubertal children. But your question is	
22	about giving testimony about that. I would imagine	
23	that in the Younger I may have raised the issue of	
24	of what we know I mean, I did raise tissue of what	
25	was known and what is not known.	10:01:38
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1	So I would imagine the answer to your question		
2	must be yes.		
3	And the Arizona case that is sealed is not		
4	about a preber prepubertal child. But, of course,		
5	in taking a history of any child in adolescence, we	10:01:55	
6	certainly take histories of their prepubertal period		
7	and the behaviors evidenced during that time.		
8	So I just find the answer to your I'm not		
9	actually sure what the answer to your question should		
10	be.	10:02:13	
11	Q Did the Younger case involve a prepubertal		
12	child?		
13	A It did.		
14	Q And the Arizona case did not involve a		
15	preber prepubertal child; is that correct?	10:02:26	
16	A That's that's correct.		
17	Q And how about the Cincinnati case you		
18	mentioned, was that a prepubertal child?		
19	A No.		
20	Q Can you think of any other and I'm setting	10:02:34	
21	aside your nonjudicial work, but any any		
22	testimony and I that was my question. Thank you		
23	for focusing on that but any testimony you've given		
24	other than these examples that you consider to be		
25	related to prepubertal transgender children?	10:02:57	
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1	A The key word to your question is "testimony."	
2	And so I have played I have I have offered	
3	opinions to lawyers that never rose to the point of	
4	testimony. So the	
5	Q And let me be clear.	10:03:25
6	A The answer to your question must be no.	
7	Q And for this question, I was just trying to be	
8	clear when I said "testimony," whether by written	
9	declaration, written report or oral testimony.	
10	And so I want to just using that	10:03:41
11	understanding of "testimony" for this question, other	
12	than the Younger case, have you given any prior	
13	testimony regarding a prepubertal in a case	
14	involving a prepubertal transgender child?	
15	A I'm trying to be helpful and and	10:03:55
16	informative to your question.	
17	I think the I think the the to the	
18	best of my knowledge, the answer is no, but people use	
19	my knowledge, in my previous publications, and call me	
20	sometimes and ask me opinions about matters the	10:04:24
21	lawyers, I mean, or guardian ad litem persons and	
22	but it's not testimony per se. I guess it would be	
23	consultation.	
24	Q Thank you. And then just again sticking with	
25	testimony, which for this question I'm meaning to be	10:04:52
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1	written or oral testimony in a judicial proceeding,	
2	have you given any testimony about a case involving a	
3	transgender adolescent, other than the Arizona case and	
4	the Cincinnati case?	
5	A At the moment, I can't think of any.	10:05:21
6	Q And have you and this is, again, for the	
7	purposes of this questions meaning "testimony" to	
8	mean written or oral testimony in a judicial	
9	proceeding. Have you ever given testimony in support	
10	of a transgender party?	10:05:40
11	A In support of a transgender what?	
12	Q Party.	
13	A Party. Please repeat that question.	
14	MS. HARTNETT: Could the reporter read that	
15	back. I'm not sure I could do it.	10:05:50
16	(Record read.)	
17	THE WITNESS: I guess the key word in your	
18	question is "support." And I want you to know that	
19	when I testify about the state of knowledge, I actually	
20	think that because my perspective is a long-term life	10:06:48
21	cycle perspective, I think of that my knowledge base	
22	sometimes suggests that I'm actually being quite	
23	supportive in in trying to have people understand	
24	what the consequences of of, quote, affirmative or	
25	supportive care actually may mean, what the risks are.	10:07:11
		Page 46

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1	So I believe your understanding of the word	
2	"support" is different than my understanding of the	
3	word "support."	
4	But once again, I want to repeat, I	
5	conceptualize what I'm doing is accurately stating the	10:07:32
6	state of science, of what is known, what is not known	
7	and what we need to do in order to get the answers to	
8	the unknown questions. That's what I'm doing.	
9	I'm not supporting this or supporting that.	
10	I'm not against this. I'm not against that. I'm	10:07:52
11	trying to give an appraisal of what we know, in a	
12	scientific sense. Because of the one principles of	
13	medical ethics is that science should lead our	
14	therapeutics.	
15	BY MS. HARTNETT:	10:08:07
16	Q Dr. Levine, you understand that your testimony	
17	in this matter has been provided by the State, the	
18	defendants, in support of their position; is that	
19	correct?	
20	A Yes.	10:08:15
21	Q And so when I use the word "in support of," in	
22	the context of a judicial proceeding, you understand	
23	that your testimony, what has been submitted in these	
24	proceedings, is submitted in support of one party or in	
25	support of another party; correct?	10:08:36
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1	A Yes. But that has to do with legal processes.	
2	What what I am supporting is to inform the court of	
3	what is known and what is not known. If you were to	
4	hire me to tell what the Court what is known and not	
5	known, I think I would be giving the same testimony.	10:08:58
6	Q Let me ask you again, then. Which of have	
7	you ever previously given written or oral testimony	
8	that was submitted in support of the transgender party	
9	in a judicial proceeding?	
10	MR. BROOKS: Objection.	10:09:16
11	THE WITNESS: You asked that question before,	
12	so I'm going to answer it in the same way I answered it	
13	before. It depends on your notion or my notion of	
14	"support."	
15	BY MS. HARTNETT:	10:09:36
16	Q I'm using the notion of "support" that we just	
17	discussed, which is like, for example, your	
18	testimony in this matter is being submitted in support	
19	of the defendants. You understand that?	
20	A I do.	10:09:44
21	MS. DENIKER: This is Susan Deniker. I just	
22	want to place on the record an objection to the form.	
23	BY MS. HARTNETT:	
24	Q And using that understanding of "support," do	
25	you agree with me that you have not previously had your	10:10:00
		Page 48

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1	testimony submitted in a judicial proceeding in support	
2	of the transgender party; correct?	
3	MR. BROOKS: Objection.	
4	THE WITNESS: Incorrect. I already told you	
5	that I have recommended transfer to a female prison and	10:10:10
6	ultimate sex reassignment surgery and that for	
7	for the Soneeya case, and there were there was	
8	another case another prisoner at the same time that	
9	we made the same recommendation for.	
10	And I've already told you that I have I	10:10:33
11	I I have participated in the support of of	
12	bilateral mastectomies for female prisoners, but	
13	that none of those cases have gone to court. So	
14	I I guess that's not relevant to your question.	
15	BY MS. HARTNETT:	10:10:51
16	Q Right. I was asking about whether you've	
17	submitted, in a judicial proceeding, an opinion on the	
18	side of the transgender party. Have you?	
19	MR. BROOKS: Objection.	
20	THE WITNESS: I already answered that question	10:11:10
21	three times about Soneeya.	
22	BY MS. HARTNETT:	
23	Q Can you please answer my question?	
24	Have you ever submitted an expert opinion on	
25	the side of the transgender party?	10:11:20
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1 MR. BROOKS: Objection. 2 THE WITNESS: In your narrative --BY MS. HARTNETT: 3 4 Q In a --5 In your --10:11:32 А Sorry, I'm just trying to be really clear 6 0 7 since I understand you're disputing the term "support," 8 which I thought was clear, but I -- I -- I'm listening 9 to you, and now I'm asking you whether, in a judicial proceeding, you've ever submitted testimony on the side 10:11:43 10 of the transgender person, the formal side of the case. 11 MR. BROOKS: Objection. Experts don't 12 themselves submit anything in court. 13 14 You may answer, if you recall. 15 THE WITNESS: I may answer? 10:12:09 MR. BROOKS: If you recall. 16 17 THE WITNESS: I -- I find myself unable to answer that question. 18 MS. HARTNETT: Okay. I'm going to introduce 19 an exhibit now, so we'll see how this Exhibit Share 10:12:22 20 21 works for you. Just a moment here. 22 MR. BROOKS: Tell me when you've placed it in 23 the folder, and I will then refresh the folder --MS. HARTNETT: Will do. 24 We're starting with 86. Okay. Just one 10:12:49 25 Page 50 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 52 of 352 PageID #: 23382

1	moment, please.	
2	(Exhibit 86 was marked for identification	
3	by the court reporter and is attached hereto.)	
4	MR. BROOKS: Are you doing all right, or do	
5	you want to take a break?	10:13:02
6	THE WITNESS: Well, she said we would have a	
7	break in an hour. It's a little over an hour.	
8	MR. BROOKS: If you're you're about to	
9	introduce a document and you're taking a little time to	
10	get that straight, let's take a short break.	10:13:07
11	MS. HARTNETT: That works for me. Thank you.	
12	MR. BROOKS: All right.	
13	THE VIDEOGRAPHER: We're off the record at	
14	10:13 a.m.	
15	(Recess.)	10:22:57
16	THE VIDEOGRAPHER: We are on the record at	
17	10:23 a.m.	
18	BY MS. HARTNETT:	
19	Q Now, Dr. Levine, you've been retained as an	
20	expert witness in this case, B.P.J.; correct?	10:23:20
21	A Correct.	
22	Q Who retained you?	
23	A Initially, David Tryon.	
24	Q And was there someone who retained you after	
25	that?	10:23:37
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1	A I I think David Tryon, in the matter and	
2	means that I don't understand, created a liaison with	
3	Alliance for Defending Freedom, Mr. Brooks, and then	
4	they became so then I am I've been recruited by	
5	both Mr. Tryon and Mr. Brooks, their their	10:24:10
6	particular institutions.	
7	Q And with respect to Mr. Brooks, he's	
8	affiliated with the Alliance for Defending Freedom, is	
9	that your understanding?	
10	A Yes.	10:24:29
11	Q Have you previously worked with the Alliance	
12	for Defending Freedom on any matter?	
13	A Yes. I I think of it as working with	
14	Mr. Brooks.	
15	Q And I don't want to	10:24:45
16	A Mr. Brooks is associated with the Alliance for	
17	Defending Freedom, so I guess the answer to your	
18	question is yes.	
19	Q When did you first work with Mr. Brooks?	
20	A In the Young Young in the Younger case.	10:24:57
21	Q And that was the Texas matter we discussed?	
22	A Yes.	
23	Q And I think you testified in your deposition	
24	in the Claire matter, that's the Florida case, that you	
25	worked with a lawyer from the Alliance Defending	10:25:17
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1	Turchen be with some ware in Weinerer, is that wishes	
1	Freedom to write your report in Younger; is that right?	
2	A In the question is a little confusing to me	
3	because you brought up the Florida case, and I don't	
4	could you repeat the question and ask me just one	
5	question?	10:25:36
6	Q Sure. I was trying to orient you that I	
7	understand that you gave a deposition in that Florida	
8	matter of Claire; correct?	
9	A I did.	
10	Q And in that case, you were asked some	10:25:44
11	questions about your report. Do you remember that?	
12	A You mean my report in the Younger case?	
13	Q Correct.	
14	A I don't remember that. I'm not denying it,	
15	but I just don't remember that.	10:26:00
16	Q Yeah, was just curious about the kind of	
17	genesis of your report in this case, and so what I	
18	guess what I'll ask you is, is it is it fair to say	
19	that you worked with a lawyer from the Alliance for	
20	Defending Freedom to prepare your report in the Younger	10:26:14
21	matter? Correct?	
22	A Yes.	
23	Q And then your report in the Claire matter in	
24	Florida was derivative of the Younger report; correct?	
25	A I don't think that's correct.	10:26:27
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1	Q What's not correct about it?	
2	A I think the Florida case was about three	
3	the plaintiffs, I think, were three adults. The	
4	Younger case was about, as we established before, a	
5	very young child.	10:26:53
6	Q Okay. So your testimony is that the report	
7	you submitted in the Claire case was not a derivative	
8	of the report that was submitted in Younger; is that	
9	right?	
10	MR. BROOKS: Object to the form.	10:27:06
11	THE WITNESS: It's it's very difficult for	
12	a person like me to know how my clinical activities and	
13	my consulting activities interplay and influence one	
14	another.	
15	I am a very busy person, doing a lot of	10:27:28
16	different things, and I often think about, in a very	
17	pleasing way, how my various activities cross-fertilize	
18	my and stimulate my views, and what I read in one	
19	case for one particular matter may stay with me and	
20	help me understand yet another matter.	10:27:48
21	So this cross-fertilization is a very	
22	intellectually stimulating process, but it makes me	
23	very unable to answer the question about what	
24	influenced what. You know, sometimes I read a novel	
25	and it influences, I think.	10:28:08
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1 But it's hard -- I -- I can't really track, 2 with any degree of certainty, what influences what. 3 Perhaps if you had specific -- more specific 4 questions, I may be able to give you an opinion. But based on what you just said, I -- I -- I'm at a loss to 10:28:29 5 6 answer it definitively. 7 BY MS. HARTNETT: 8 Q So I think my -- just to be clear for the 9 record, then, you cannot answer definitively whether the report you submitted in the Claire case was a 10:28:44 10 derivative of the report that was done in the Younger 11 case; is that fair? 12 13 MR. BROOKS: Objection; vague. 14 THE WITNESS: Based on how I currently think 15 at the moment, I think it's correct. 10:28:59 BY MS. HARTNETT: 16 17 Sorry, correct that you -- you can't take a 0 view on that? 18 It is correct that I don't know whether the 19 А Younger case influenced my -- a specific -- I mean, 10:29:18 20 21 I -- I probably wrote many, many pages for the Florida 22 case, and so, you know, maybe there's a sentence or a 23 paragraph or two that, in my mind, was conceptualized in part because of -- of my experience in the Younger 24 10:29:38 25 case. Page 55 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 57 of 352 PageID #: 23387

1 But at this moment, I cannot tell you 2 definitively this influenced me or this did not 3 influence me. 4 Number one, that was a couple of years ago. Lots of things have happened in my brain in the last 10:29:51 5 6 couple of years. 7 Q Did any novels affect your expert opinion in this case? 8 A Not that I can think of. 9 You mentioned that you first encountered 10:30:03 10 0 Mr. Brooks on behalf of ADF in the Younger case. 11 12 Can you tell me how you got connected with him in that matter? 13 14 He called me. He had read two papers, I А 15 believe, that I had published, and he wanted to talk to 10:30:22 16 me. 17 So for this case, B.P.J., what were you asked Q to do in terms of presenting an expert opinion? 18 A He wanted me to present the state of 19 knowledge, what is known and what is not known, about 10:30:47 20 21 trans care as a background for this particular case. 22 But he was aware, and -- and I told him very clearly --23 that he was quite aware. I didn't have to tell him. I just reminded him that I am not an expert in the 24 25 physiology of estrogen and testosterone blockages for 10:31:11 Page 56 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 58 of 352 PageID #: 23388

1 athletic capacities, I'm not an expert in lung volumes 2 and cardiac capacities. And -- and I asked him why --3 why he would --4 MR. BROOKS: I'm going to instruct you not to disclose the substance of conversations with your 10:31:28 5 6 attorneys. 7 THE WITNESS: All right. Thank you. BY MS. HARTNETT: 8 9 Was that a conversation you had before you 0 were retained in this matter, Dr. Levine? 10:31:36 10 Was that a conversation? 11 А MR. BROOKS: Counsel, the -- the witness can 12 13 answer that question, but any conversations surrounding 14 the retention, I will instruct the witness not to 15 answer. 10:31:53 THE WITNESS: I wondered why he needed my 16 testimony in this case. He provided an answer for me. 17 BY MS. HARTNETT: 18 Q Do you view your testimony as relevant to this 19 10:32:07 20 case? 21 MR. BROOKS: Objection. 22 THE WITNESS: Insofar as you make claims --23 you -- that your side may make claims that is not -that are not scientifically correct or established, it 24 may very well be relevant. 10:32:29 25 Page 57 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 59 of 352 PageID #: 23389

1 But that is not a question for me to decide. 2 That's a question for lawyers on both sides and for the 3 judge. 4 Again, I'm just -- I'm just -- I just have a certain limited understanding and knowledge which I 10:32:44 5 6 believe the Court might benefit from having. 7 BY MS. HARTNETT: Did you prepare for the deposition today? 8 Q Yes. 9 А What did you do to prepare? 10:33:03 10 0 And please don't disclose your 11 12 communications that you had -- the substance of the 13 communications that you had with counsel. 14 I reread my report Sunday evening. I met with А 15 counsel yesterday afternoon. 10:33:17 How long did you meet for yesterday afternoon? 16 0 17 I'm sorry, how long, did you say? А Yes, how long did you meet with counsel 18 Q yesterday afternoon? 19 20 Between 1:30 and quarter to 7:00. 10:33:30 А 21 Did you review any documents to prepare for 0 22 this deposition other than your expert report? 23 MR. BROOKS: And you -- you can answer that 24 question yes or no without identifying specific documents. 10:33:44 25 Page 58 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 60 of 352 PageID #: 23390

1	THE WITNESS: Yes.	
2	BY MS. HARTNETT:	
3	Q Did you review the rebuttal report of	
4	Dr. Safer?	
5	MR. BROOKS: I'm going to instruct the witness	10:33:52
6	not to answer questions about what specifically he	
7	reviewed with counsel yesterday.	
8	MS. HARTNETT: I believe I have a right to	
9	know what, if any, additional documents he's reviewed	
10	before the deposition other than his report.	10:34:08
11	MR. BROOKS: On the contrary. I believe that	
12	selection is my work product. And I stand by my	
13	instruction.	
14	BY MS. HARTNETT:	
15	Q Outside the presence of your counsel, is there	10:34:15
16	anything other than the expert report that you reviewed	
17	to before your deposition?	
18	MR. BROOKS: On your own, outside our session	
19	yesterday, did you review anything else in preparation	
20	for your deposition?	10:34:32
21	THE WITNESS: No.	
22	BY MS. HARTNETT:	
23	Q Do any materials other than those cited in	
24	your expert report inform your opinion in this matter?	
25	MR. BROOKS: Objection.	10:34:49
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1	THE WITNESS: As was if you have read my	
2	curriculum vitae, I have recently published two papers	
3	about issues. One is titled the Reflections of a	
4	Clinician about the trans the care of trans youth	
5	that was published in November, in the Archives of	10:35:19
6	Sexual Behavior. And about 16 days ago, a new article	
7	appeared online about informed consent, Reconsidering	
8	Informed Consent in the Treatment of Trans Children,	
9	Adolescents, and Young Adults.	
10	And so I can't really separate the processes	10:35:46
11	of writing these papers from, you know, the submission	
12	of documents in this particular case.	
13	But in a literal answer to your question, did	
14	I did I review any particular documents in in	
15	in preparation for this testimony today, this	10:36:07
16	deposition today? The answer is no. But the process	
17	of writing articles is a deep, you know, dive into all	
18	kinds of issues and so I'm busy with this these	
19	sub these topic areas.	
20	But I guess the answer to your question is no.	10:36:31
21	BY MS. HARTNETT:	
22	Q Thank you. And what I need to understand	
23	and and find a way to get that information from you,	
24	notwithstanding your counsel's objection, but he should	
25	make any direction he sees fit to make, in in your	10:36:46
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1 expert report, you refer to certain materials in this 2 case that you had reviewed as a basis for your opinion. 3 Do you recall that? 4 MR. BROOKS: Do you want to direct the witness's attention to what you're referring to? 10:37:03 5 б MS. HARTNETT: Yeah, I can do that, I guess. 7 BY MS. HARTNETT: You reviewed Dr. Adkins' and Dr. Safer's 8 0 9 declarations before you -- as part of your materials that you rely on in your expert report; correct? 10:37:13 10 A Yes. 11 And what I'm trying to understand is whether 12 Q or not you are going to rely on Dr. Adkins' or 13 14 Dr. Safer's supplemental declarations as part of your 15 expert opinion in this matter. 10:37:29 MR. BROOKS: Counsel, let me -- I'll object 16 17 and, I think, make a suggestion. 18 The -- is your question whether he has considered those rebuttal reports submitted by 19 Dr. Adkins and Safer? Or did you mean something else? 10:37:47 20 MS. HARTNETT: I would like to know if he has 21 22 reviewed the expert -- supplemental expert report of 23 Dr. Adkins. 24 Will you allow him to answer that question? MR. BROOKS: I will. 10:38:02 25 Page 61 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 63 of 352 PageID #: 23393

1 THE WITNESS: I think at one point I did. 2 BY MS. HARTNETT: 3 0 Do you understand that Dr. Adkins wrote an initial report and then a rebuttal, including to your 4 report? 10:38:13 5 б А Yes. 7 Q Have you reviewed Dr. Adkins' rebuttal, including to your report? 8 Not -- not in preparation for this deposition, 9 А 10 no. 10:38:23 And did you review Dr. Safer's rebuttal 11 0 declaration in this case, ever? 12 13 A I think I have. Yes, I --14 0 And have you --I --15 A 10:38:36 16 Okay. Q I have, yeah. 17 A 18 And have you reviewed the declaration of 0 Aron Janssen in this matter? 19 A Of Aron who? 10:38:43 20 21 0 Janssen. 22 A I can't recall that. I may have. 23 Q He's a physician at Chicago Children's Hospital. Is that ringing a bell? 24 25 А No. 10:39:02 Page 62 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 64 of 352 PageID #: 23394

1	Q Okay.	
2	A It's ringing a faint bell.	
3	Q All right. If you could go into your "Marked	
4	Exhibits," there should now be a marked Exhibit 86.	
5	MR. BROOKS: I have that on the screen.	10:39:23
6	MS. HARTNETT: Thank you, Roger.	
7	And this is a document that starts with the	
8	page that says "Exhibit A," and then it goes on to	
9	it's an attached expert declaration.	
10	BY MS. HARTNETT:	10:39:38
11	Q Do you see this document, Dr. Levine?	
12	A We're scrolling through it here.	
13	Expert declaration of Dr. Levine. Robert	
14	Ferguson Tingley, yeah, okay.	
15	Q And so what what is this document, if you	10:39:54
16	know?	
17	A This is something I submitted several years	
18	ago of I think it was about an attempt to censor a	
19	psychologist who wanted to provide a certain	
20	exploration with a patient, and and so I was	10:40:19
21	offering an opinion about, I guess, the	
22	psychotherapeutic evalua the evaluation of	
23	pyscho the psychotherapeutic processes involving	
24	patients.	
25	Q And just turning to page 2 of this document,	10:40:38
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do you see it says are are you on page 2 of the	
	10:40:54
that says, Expert Declaration of Dr. Stephen Levine.	
Q And, Dr. Levine, the caption of this page says	
"Expert Declaration of Dr. Stephen B. Levine in Support	
of Plaintiff's Motion for Preliminary Injunction";	
correct?	10:41:14
A Correct.	
Q And I know we had some discussion before the	
break about what the word "support" means. In this	
case, did you understand that your declaration was	
being submitted in support of the plaintiff challenging	10:41:25
the practice that you were referring to?	
A I guess I now understand that, yes.	
Q Okay. And just flashing back to the end of	
this is a declaration that was submitted in a matter in	
court in Washington State.	10:41:46
Do you see that?	
A Yes.	
Q And then at the it's you can page	
through, but it appears that you signed this	
declaration on May 10th, 2021; is that correct?	10:41:57
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	<pre>"Expert Declaration of Dr. Stephen B. Levine in Support of Plaintiff's Motion for Preliminary Injunction"; correct? A Correct. Q And I know we had some discussion before the break about what the word "support" means. In this case, did you understand that your declaration was being submitted in support of the plaintiff challenging the practice that you were referring to? A I guess I now understand that, yes. Q Okay. And just flashing back to the end of this is a declaration that was submitted in a matter in court in Washington State. Do you see that? A Yes. Q And then at the it's you can page through, but it appears that you signed this</pre>

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1	MR. BROOKS: Well, we'll go to the end and see	
2	what we see.	
3	THE WITNESS: Let's see. May 2021.	
4	BY MS. HARTNETT:	
5	Q Okay. And what what, if any, additional	10:42:17
6	involvement have you had with the Tingley matter other	
7	than submitting this declaration?	
8	A I think none.	
9	Q Okay. Now, just turning back to the first	
10	page or any page, frankly, in this document, you can	10:42:41
11	see there's a caption on the top of the page there.	
12	Do you see "Case 2:21-cv-00316"? Do you see	
13	that?	
14	A Yes.	
14 15	A Yes. Q And that, I would represent, is the caption	10:42:51
		10:42:51
15	Q And that, I would represent, is the caption	10:42:51
15 16	Q And that, I would represent, is the caption for the current case, B.P.J.	10:42:51
15 16 17	Q And that, I would represent, is the caption for the current case, B.P.J. And this was Exhi this this	10:42:51
15 16 17 18	Q And that, I would represent, is the caption for the current case, B.P.J. And this was Exhi this this declaration, the version that I put before you, is	10:42:51 10:43:11
15 16 17 18 19	Q And that, I would represent, is the caption for the current case, B.P.J. And this was Exhi this this declaration, the version that I put before you, is actually the version that was attached in opposition to	
15 16 17 18 19 20	Q And that, I would represent, is the caption for the current case, B.P.J. And this was Exhi this this declaration, the version that I put before you, is actually the version that was attached in opposition to plaintiff's motion for preliminary injunction in this	
15 16 17 18 19 20 21	Q And that, I would represent, is the caption for the current case, B.P.J. And this was Exhi this this declaration, the version that I put before you, is actually the version that was attached in opposition to plaintiff's motion for preliminary injunction in this case.	
15 16 17 18 19 20 21 22	Q And that, I would represent, is the caption for the current case, B.P.J. And this was Exhi this this declaration, the version that I put before you, is actually the version that was attached in opposition to plaintiff's motion for preliminary injunction in this case. Did you have an understanding that your	
15 16 17 18 19 20 21 22 23	Q And that, I would represent, is the caption for the current case, B.P.J. And this was Exhi this this declaration, the version that I put before you, is actually the version that was attached in opposition to plaintiff's motion for preliminary injunction in this case. Did you have an understanding that your declaration from the Washington case was going to be	

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1	MR. BROOKS: Objection.	
2	THE WITNESS: No.	
3	BY MS. HARTNETT:	
4	Q Were you asked to for permission before the	
5	defendants in this case attached your Washington	10:43:44
6	declaration to the opposition to the preliminary	
7	injunction motion in this case?	
8	A No.	
9	Q Do you recall whether you were asked to submit	
10	an expert declaration at the preliminary injunction	10:43:58
11	phase of this case?	
12	A Would you clarify that question? I'm not	
13	exactly sure what you're asking.	
14	MS. HARTNETT: Could the reporter read back my	
15	question.	10:44:29
16	(Record read.)	
17	MR. BROOKS: Objection.	
18	THE WITNESS: I don't know what the	
19	preliminary injunction phase was. I don't know the	
20	who the implied person who might have asked me. $$ I	10:44:38
21	I I'm I'm a psychiatrist. I am not a I'm not	
22	very knowledgeable about your about the law and the	
23	legal processes.	
24	So I I just can't answer the question	
25	because I don't I understand the terms.	10:44:56
		Page 66

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1	Perhaps you can simplify the question for me.	
2	BY MS. HARTNETT:	
3	Q What I'm trying to understand and thank you	
4	for for that.	
5	I'm trying to understand whether you are aware	10:45:09
6	that your declaration from the Tingley matter was	
7	submitted in opposition to the plaintiff's motion for	
8	preliminary injunction in this case.	
9	MR. BROOKS: Objection; asked and answered.	
10	THE WITNESS: I thought I already answered	10:45:23
11	that question.	
12	By MS. HARTNETT:	
13	Q Okay. Right. And you said, I think, that you	
14	were not aware. And then what I'm asking you is, were	
15	you asked to prepare a declaration specifically for	10:45:30
16	this case at the preliminary injunction phase?	
17	MR. BROOKS: Objection; asked and answered.	
18	THE WITNESS: Again, I don't know the phases	
19	of this case. And the preliminary injunction phase	
20	is I don't understand specifically what that means	10:45:49
21	in terms of the long process of adjudication in this	
22	case.	
23	I was asked to submit a report for this case,	
24	but I was not told it was for a preliminary injunction	
25	or what an injunction that's not preliminary.	10:46:05
		Page 67

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1	I simply don't know the answer to your	
2	question.	
3	BY MS. HARTNETT:	
4	Q Thank you. When were you retained in this	
5	case, B.P.J.?	10:46:15
6	MR. BROOKS: Objection.	
7	If you recall.	
8	THE WITNESS: I presume it was sometime in	
9	2021, but I don't recall the specific date. I you	
10	know, I could find out, but right now, I I I	10:46:33
11	can't tell you a specific date. I would presume in the	
12	last half of 2021.	
13	BY MS. HARTNETT:	
14	Q Do you have any objection to your declaration	
15	from one case being submitted in another case without	10:46:51
16	your approval?	
17	MR. BROOKS: Objection.	
18	THE WITNESS: Personally do I have an	
19	objection for people using my previous testimony? Yes.	
20	I don't I don't think that's fair to me because	10:47:06
21	every case is somewhat different. And it feels like	
22	it's my work product and that but the truth is that	
23	I'm naive about the about the legal processes, and I	
24	think when the first time I submitted an expert	
25	opinion report, I was shocked that people had read it	10:47:30
		Page 68

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1	who weren't involved in the case.	
2	So there was this problem with Dr. Levine not	
3	being a forensic psychiatrist, just did not understand	
4	about what is public and what is not public when it	
5	comes to legal documentations.	10:47:51
6	I think I subsequently learned that that	
7	lots of people read my reports who have nothing to do	
8	with the matter at hand because lawyers are looking for	
9	experts and precedents and so and arguments and so	
10	forth.	10:48:12
11	So in a in a personal sense, I have some	
12	kind of objection to that. It doesn't feel fair to me,	
13	but it's also a reflection of my naivety about this	
14	my past naivety about this matter about legal	
15	matters.	10:48:28
16	BY MS. HARTNETT:	
17	Q Thank you. I have added a different	
18	another exhibit that I would like to introduce into the	
19	folder, if you could refresh.	
20	MR. BROOKS: 87?	10:48:44
21	MS. HARTNETT: That's correct.	
22	MR. BROOKS: Shall I open that now?	
23	MS. HARTNETT: Yes, if you would.	
24	(Exhibit 87 was marked for identification	
25	by the court reporter and is attached hereto.)	10:48:48
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1	BY MS. HARTNETT:	
2	Q And, Dr. Levine, I've marked as Exhibit 87	
3	your expert report and declaration in this matter dated	
4	February 23rd, '22.	
5	Could you please just take a moment to look	10:49:04
6	through the document.	
7	MR. BROOKS: Well, Counsel, the document, I	
8	think we'll all agree, is perhaps, what, 70-some pages	
9	long, plus bibliography.	
10	Would you what do you mean by asking the	10:49:17
11	witness to look through the document?	
12	MS. HARTNETT: I was just giving him the	
13	courtesy of making sure he agrees it's his expert	
14	report.	
15	THE WITNESS: Well, my my signature is on	10:49:28
16	the first page.	
17	BY MS. HARTNETT:	
18	Q Excellent. So what is this document,	
19	Dr. Levine?	
20	A Well, I believe it is the report that I	10:49:34
21	submitted at the end of February about in this	
22	matter.	
23	Q Okay. And did you prepare this report?	
24	A Yes.	
25	Q And do you notice that this one has the	10:49:50
		Page 70

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1 caption for this case on it, on the first page; 2 correct? It does, yeah. 3 А 4 Q How much time did you spend preparing this 10:50:06 5 report? б I could -- I would say approximately 20 to А 7 25 hours. I would say closer to 25 hours. 8 0 And were you -- as a basis for this report, did you use a kind of prior report that you had 9 submitted in a different case? 10:50:35 10 11 А Yes. What was the basis -- like, the prior report 12 0 13 that you used as a basis for this report? 14 Well, as I've told you already, I have А 15 provided reports about the nature of what is known and 10:50:51 what is not known in a scientific sense about this 16 whole matter and -- so that's just part of my thinking. 17 18 And one report is a sort of modern refinement of a previous report that -- that is selected, added to or 19 deleted from based upon the relevance to the case in 10:51:22 20 21 point. 22 So every -- every submission that I have made, 23 in a sense, has contributed to the -- to this current 24 report with the understanding that things have been added and things have been deleted every time that I --25 10:51:44 Page 71 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 73 of 352 PageID #: 23403

1	I submit a report for a case.	
2	I hope that's an answer to your question.	
3	Q Thank you, yes. I guess what I'm trying to	
4	get at is was there a particular past report that you	
5	used as a template to work from as you made your	10:52:03
6	refinements and edits for this report?	
7	A No. That's that's I think the answer is	
8	my my my knowledge my I think the answer is	
9	to all, all my reports. I guess the answer to your	
10	question is no, there's not a particular one, but there	10:52:38
11	are a series of reports, and I sometimes will select	
12	from various reports.	
13	Well, for example, this the the simplest	
14	thing is if in the beginning of the report, when I	
15	provide my credentials, for much of that, there is a	10:52:58
16	cut and paste phenomenon and and it doesn't much	
17	matter which report I cut and paste from, but I only	
18	added to it or subtract to it depending on, I think,	
19	the relevance.	
20	So, for example, if you looked at my report on	10:53:20
21	the North Carolina matter, probably there's much	
22	similarity in the beginning of the report.	
23	Q Thank you. So this document indicates that	
24	the at least by my reading of it the only	
25	documents specific to this case, B.P.J., that you	10:53:39
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1	reviewed in preparing your report were the Adkins	
2	declaration and the Safer declaration; is that correct?	
3	A I think so.	
4	Q Are you familiar with the concept of a	
5	reasonable degree of scientific certainty?	10:53:57
6	A I hear it as "medical certainty." Is this a	
7	reasonable degree can you offer this with a	
8	reasonable degree of medical certainty, Doctor? And	
9	when I've asked what that what that meant, I've been	
10	told 51 percent certainty.	10:54:17
11	Q Okay. What is your understanding of so	
12	your understanding of a reasonable degree of medical	
13	certainty means 51 percent certainty?	
14	A No. I think that's my understanding of the	
15	legal definition of medical certainty. My clinical	10:54:35
16	idea and my scientific idea would be very different.	
17	I I often smile when I think that if I'm	
18	correct that in the legal world, medical certainty	
19	refers to 51 percent.	
20	Q And what is, in contrast, your clinical	10:54:58
21	standard that you were referring to?	
22	A Repeat that, please. What is what?	
23	Q The I think you were contrasting it with a	
24	clinical standard; is that correct?	
25	A Right. Oh, clinical or scientific.	10:55:14
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1	You know, in in science, we have in	
2	clinician, we have the idea of what is the risk of a	
3	false positive and what is the risk of a false	
4	negative, and it's a complicated statistical balance	
5	between the ability to get it right or to get it wrong.	10:55:31
6	And I am I am one who is very humbly	
7	impressed by the inability to be certain about things,	
8	and I distrust certainty because facts change in	
9	medicine.	
10	And and if I could just tell you a an	10:55:52
11	experience that I've had. As a young person, I was	
12	interested in becoming a physician, and I went to a	
13	premed program at the University of Pittsburgh, and	
14	somebody in that program held up Harrison's textbook of	
15	medicine, which requires considerable arm strength to	10:56:13
16	lift over your head because it's probably, you know,	
17	900 to a thousand pages. And he said, This is what you	
18	have to learn when you're in medical school, by the	
19	time you graduate medical school. I want to tell you,	
20	ladies and gentlemen, that 90 percent of the things in	10:56:33
21	this book are probably not true. They probably will	
22	not prove to be true in time. The trouble is I and	
23	other people in medicine can't tell which of the	
24	10 percent which of the facts are correct and which	
25	of the facts are not. This is the nature of medical	10:56:48
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1	science as it and clinical science as it moves	
2	forward. We have, at any given time, a set of facts, a	
3	set of principles and and controversy occurs, people	
4	disagree and studies are done, and the facts disappear	
5	and new facts take their place.	10:57:12
6	That was my introduction to medical science.	
7	And as I've spent most of my the majority	
8	of my years in this field, I still believe that that	
9	little example remains to be remains salient and	
10	something that all of us need to remember.	10:57:32
11	And so I say to you, 51 percent medical	
12	certainty is a joke to me. It it I always smile.	
13	Q Thank you. That that's helpful.	
14	If we could just go through your CV attached	
15	to your report, we can I have a few questions on	10:57:52
16	that, and then I'll turn to your report.	
17	You'll have to page down a bit. It starts	
18	repaginating about page after page 81.	
19	MR. BROOKS: We are at the beginning of where	
20	it says "Brief Introduction," "Curriculum Vita."	10:58:20
21	MS. HARTNETT: Okay. Thank you.	
22	BY MS. HARTNETT:	
23	Q Dr. Levine, is this your CV?	
24	A It is.	
25	Q Are you aware of anything, sitting here today,	10:58:27
		Page 75

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1 that needs to be updated or corrected? 2 Probably if you scroll to the end of the А articles, article 151 -- publication 151. 3 MR. BROOKS: We're scrolling. We're 4 5 scrolling. 10:58:51 б MS. HARTNETT: I think it might be 147. 7 MR. BROOKS: There's a lot. Pardon me. 86. 8 Here we are at -- just before --THE WITNESS: Oh --9 MR. BROOKS: -- where it says "Book Chapters." 10:59:00 10 THE WITNESS: I'm sorry, 147. 147 is -- I 11 can -- you know, today -- if I were to give you my CV 12 13 today, I would give you the exact citation of that 14 article. 15 And if we scroll down to the end of the CV, I 10:59:34 will show you something else. 16 17 MR. BROOKS: I'm not sure there's a further question --18 19 THE WITNESS: Oh. MR. BROOKS: -- pending. 10:59:46 20 21 Or is there a question pending? 22 MS. HARTNETT: Well, yeah, I can -- I can ask 23 one. BY MS. HARTNETT: 24 25 Q So I take it that 147 has now been published. 10:59:51 Page 76 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 78 of 352 PageID #: 23408

1 Is that the difference? 2 Yes. А Did you -- is there a -- a more updated 3 Q 4 version of your CV that goes up to 151? A I think last week, I -- I rearranged the 11:00:03 5 6 numbers and somehow -- I may be -- I may -- I may not 7 be accurate at 151. Q Okay. And then 146 there is what you were 8 talking about earlier, the November piece about the 9 reflections on a clinician's role? 11:00:26 10 A Yes. 11 Thank you. And is there anything further on 12 Q 13 here you'd like to draw my attention to is in need of 14 updating? A I don't know if -- if this -- this thing has 11:00:40 15 a -- this CV has a -- my -- a podcast I participated 16 17 in. I never -- unlike many of my colleagues, I never put in my CV the talks I give and the -- you know, and 18 now there's this whole thing about podcasts. I -- I 19 gave a -- I didn't -- I was invited to give a podcast 11:01:04 20 21 recently and -- so I think it's on my CV, but I'm not 22 sure. 23 0 That was in January of this year? Was it in January? It was -- it was within 24 А 11:01:20 25 several months ago, yeah. Page 77 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 79 of 352 PageID #: 23409

1	Q Have you given any podcasts other than the one	
2	you gave in January of this year?	
3	A The the answer to that question is I don't	
4	know. I mean, sometimes people come and talk to me	
5	and and film me on camera and I never know what	11:01:46
6	happens to what hap what what that	
7	happens. I never know what happens to it.	
8	Q Are you aware of any other sorry.	
9	A The answer to your question is I'm not aware	
10	that I have been in any other podcast, but, you know,	11:02:04
11	you may dig up some other conversation that is that	
12	I've had somewhere along the line.	
13	Q Thank you. If we could just turn back to the	
14	first page of your CV, I would appreciate it.	
15	Let me know when you're there.	11:02:26
16	MR. BROOKS: Yeah. We're there.	
17	MS. HARTNETT: Okay.	
18	BY MS. HARTNETT:	
19	Q So on page 1, it notes that you are board	
20	certified in in June of 1976; correct?	11:02:39
21	A Yes.	
22	Q In neurology and psychiatry; is that correct?	
23	A That's the name of the board that	
24	psychiatrists get certified in. It's a little bit of a	
25	joke that I'm that any psychiatrist is certified as	11:02:59
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1	a neurologist.	
2	Q Have you been recertified with that	
3	certification?	
4	A No. I don't need to be. I'm grandfathered	
5	in, as they say.	11:03:13
б	Q Thank you. Do you have any other board	
7	certifications?	
8	A No.	
9	Q So you are not board certified in child and	
10	adolescent psychiatry; correct?	11:03:27
11	A No, I'm not board certified.	
12	Q Do you have any specialized training in child	
13	development?	
14	A Yes.	
15	Q Can you describe that?	11:03:36
16	A I'm a psychiatrist. All psychiatrists are	
17	trained in child development. I, in particular, have	
18	been interested in the whole process of adult of	
19	of development throughout the life cycle and have I	
20	think I quoted in my expert opinion report that	11:03:57
21	Tom Insel, who was the head of the NIH, NIMH, said that	
22	75 percent of adult psychopathology, that is, suffering	
23	as a result of mental disorders, have their origins in	
24	childhood.	
25	So it's hard for me to conceive that any	11:04:16
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1 any any psychiatrist is not knowledgeable about the 2 processes of growing from birth to death. And I, in 3 particular, am interested in that process. I often say 4 to my to other people that I development is my 5 field. In fact, when when people talk about 11:04 6 psychoanalysis and psychodynamic psychiatry, I like to 11:04 7 rephrase those terms as developmental psychology. 8 8 Q Thank you. I just my my question, 9 9 though, was whether you have any specialized training 11:04 10 in child development. 11:04 11 Do you have any specialized training? 12 12 A Well, of course, I rotated through child 13 13 psychology when I was a resident. For the purpose 14 14 Q Anything else? 11:05 15 A For the purposes of questioning my expertise, 11:05 11:05 16 I have no specialized credentialed, certificated 17 17 training in child psychi in in child 18 18 However, what I'm saying to you is that my <t< th=""><th></th></t<>	
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<pre>17 training in child psychi in in child 18 development. 19 However, what I'm saying to you is that my</pre>	12
18 development. 19 However, what I'm saying to you is that my	
19 However, what I'm saying to you is that my	
20 understanding of being a psychiatrist and listening to 11:05	
	27
21 people's stories about their development all day long,	
22 I don't need a special certificate to testify that I am	
23 trained in in in child, adolescent, young adult,	
24 middle-aged and older-aged development.	
Q And would the answer be the same if I asked 11:05	49
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1	you whether you had any specialized training in in	
2	children or adolescents with gender dysphoria?	
3	A Specialized training? I was in on the ground	
4	floor of these things when there was no specialized	
5	training. I was part of the I was part of the	11:06:12
6	process that was trying to figure out what this all was	
7	about, you see. And	
8	THE WITNESS: Sorry.	
9	I very much object to that term	
10	"specialized training" because I have an understanding	11:06:30
11	of what that really the connotation of that term is,	
12	and I don't accept that the legitimacy of	
13	specialized training.	
14	I feel what you may mean is indoctrination	
15	training. I'm I like to distinguish between	11:06:50
16	indoctrination and education.	
17	BY MS. HARTNETT:	
18	Q Are you an endocrinologist?	
19	Are you an endocrinologist?	
20	A No.	11:07:17
21	Q And you would not hold yourself out as an	
22	expert in endocrinology; correct?	
23	A I'm not an expert in endocrinology.	
24	Q And are you an expert in sports medicine?	
25	A No, I'm not an expert in sports medicine.	11:07:33
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Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 83 of 352 PageID #: 23413 1 Q Are you an expert in athletic performances?

2	A I've already testified to that. The answer is	
3	no.	
4	Q Yeah, I'm asking because I think your attorney	
5	at some point indicated that might be part of your	11:07:44
6	privileged conversation. That's why I'm asking you	
7	again.	
8	Do you have any have you ever had any	
9	complaints made against you related to your medical	
10	practice?	11:07:56
11	A Yes.	
12	Q Could you tell me about those?	
13	A Yes. We had a trans adult who wanted	
14	hormones, and I was supervising a psychology intern,	
15	and the we decided the person was mentally unstable	11:08:17
16	and was not in a position to be given hormones just	
17	yet, and the patient threatened to murder the	
18	psychology intern who told her that who told the	
19	patient that answer.	
20	And I when she told me that, I went in and	11:08:36
21	I saw the patient, and I told the and I discharged	
22	the patient. And I said that patients have obligations	
23	and doctors have obligations and you have justified the	
24	rule, you have crossed over the line, and I cannot	
25	allow you to continue to get care here.	11:08:59

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1	The patient then left and then reported me to	
2	the State Medical Board, and the State Medical Board	
3	investigated and and found and found that I was	
4	perfectly justified in what I did.	
5	That is the only awareness that I have of	11:09:21
б	of complaints to the State Medical Board about my work.	
7	Q Thank you. Just back to the point, we we	
8	were discussing the notion of specialized training a	
9	minute ago.	
10	Do you recall that?	11:09:40
11	A I recall.	
12	Q So do you do you accept the legitimacy of	
13	the notion of specialized training in child and	
14	adolescent psychiatry?	
15	A For people who are interested in having a more	11:09:58
16	extensive experience and plan to spend their lives with	
17	young young people only or primarily, I think it's a	
18	fine thing to to to it's just one of the many	
19	houses in the big in the mansion of medicine and one	
20	of the one of the subspecialties in psychiatry. I	11:10:20
21	have no objection to people becoming child and	
22	adolescent psychiatrists.	
23	Q And just to be clear, that's not a specialty	
24	of yours; correct?	
25	MR. BROOKS: Objection.	11:10:40
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1	THE WITNESS: It's not formally. I I don't	
2	define myself as a board-certified child and adolescent	
3	psychiatrist, but I do define myself as a psychiatrist.	
4	And as as I've already stated, I believe	
5	that psychiatrists, over the during the course of	11:10:51
б	their training and that is, their initial education	
7	and their subsequent life education, practicing	
8	psychiatry, comes to understand or should come to	
9	understand the influence of childhood positive and	
10	negative experiences on their subsequent mental life	11:11:09
11	and behavioral life.	
12	BY MS. HARTNETT:	
13	Q In your mind, are the concepts of having an	
14	understanding of child psychology and actually working	
15	with child patients distinct notions?	11:11:25
16	A Well, I think they're they are to be	
17	separated. One's one's theoretical understanding of	
18	the processes of development, the stages of development	
19	and understanding childhood adversities that that we	
20	hear about all the time from adolescents and from	11:11:49
21	adults, that's different than actually, you know,	
22	seeing five-year-old children or six-year-old children.	
23	So I make a distinction between that, sure.	
24	Q And how much of your practice throughout your	
25	career has involved actually seeing children or	11:12:12
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1	adolescent patients?	
2	A Well, I I spend a lot of time with	
3	adolescent patients, and I spend much less time with	
4	with children per se. I spend an enormous amount of	
5	time talking about children to their parents. I mean,	11:12:30
6	conversations about childhood are about the my my	
7	older patients, about their childhood, and the parents	
8	that I see about their children's processes, that's	
9	a I would say a daily occurrence in my practice.	
10	Q How many child patients have you had in your	11:12:56
11	career?	
12	MR. BROOKS: Objection; vague.	
13	THE WITNESS: I I would have a very hard	
14	time answering that question. I've had you know,	
15	when when parents talk to me about their children,	11:13:26
16	for insurance purposes, the patient is the mother or	
17	father or both; right? But the subject of our	
18	conversation is the child.	
19	So I don't know you see, and one of the	
20	therapeutic activities that I do, I call "parent	11:13:47
21	guidance." And so parent guidance involves the focus	
22	on the child's environment and how to improve the	
23	child's anxiety problems or whatever, you see.	
24	So I don't know if I if that constitutes	
25	how many children. Can I answer that question in terms	11:14:08
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1	of parent guidance?	
2	I have a pediatrician, for example, as an	
3	adult patient now, and he and I have spent a lot of	
4	time talking about his daughter and and some of the	
5	things I've said to him have really helped his daughter 11:14:25	
6	overcome a problem. But he's my patient, you see.	
7	I don't so I can't answer your question	
8	with numerical terms and	
9	BY MS. HARTNETT:	
10	Q Children can be patients; correct? 11:14:39	
11	A Children can be patients, certainly.	
12	Q And so I'm just asking you how many actual	
13	children patients you've had over your career, if you	
14	could estimate that.	
15	MR. BROOKS: Objection; vague as to the term 11:14:51	
16	"children."	
17	THE WITNESS: Can you clarify whether what	
18	a child is versus what a teenager is?	
19	BY MS. HARTNETT:	
20	Q Yeah, I'll ask you for two categories. 11:15:04	
21	I'll ask you for prepubertal children.	
22	How many prepubertal children have you had as	
23	a patient in your career, approximately?	
24	A And if I saw that prepubertal child one time,	
25	would that would that constitute a patient? 11:15:20	
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approximately six did you see more than one time? A I can't recall one. Q And then I'll ask the same question about adolescents, which I'll mean minors from puberty through being a minor. 11 How many adolescent patients have you had in your career, approximately? 13 A 50. 14 Q And how many of those have you seen more than 15 once? 11:16:10 16 A Most. 17 Q And were most of those, of the adolescent 18 patients you've seen, late adolescence? 19 A No. 20 Q Turning back to your CV, you list yourself 21 you're listed as a clinical professor at Case Western 22 A Yes. 23 A Yes. 24 Q Do you work at Case Western Reserve University 25 School of Medicine full-time?			
and then we can ask more questions. 4 A I would say a handful. Six. 5 Q And how many of those of those 11:15:33 6 approximately six did you see more than one time? 11:15:33 7 A I can't recall one. 9 8 Q And then I'll ask the same question about 9 9 adolescents, which I'll mean minors from puberty 10 10 through being a minor. 11:16:00 11 How many adolescent patients have you had in 11 12 your Career, approximately? 13 13 A 50. 11 14 Q And how many of those have you seen more than 11:16:10 15 once? 11:16:14 16 A Most. 11 17 Q And were most of those, of the adolescent 11:16:14 18 patients you've seen, late adolescence? 11:16:27 19 A No. 20 Q Turning back to your CV, you list yourself 11:16:27 21 you're listed as a clinical professor at Case Western 11:16:27 22 Q Do you work at Case Western Reserve University 11:16:57	1	Q Why don't you give me your estimate of how	
4 A I would say a handful. Six. 5 Q And how many of those of those 11:15:33 6 approximately six did you see more than one time? 1 7 A I can't recall one. 8 8 Q And then I'll ask the same question about 9 9 adolescents, which I'll mean minors from puberty 1 10 through being a minor. 11:16:00 11 How many adolescent patients have you had in 1 12 your career, approximately? 1 13 A 50. 1 14 Q And how many of those have you seen more than 1 15 once? 11:16:14 16 A Most. 1 17 Q And were most of those, of the adolescent 1 18 patients you've seen, late adolescence? 1 19 A No. 2 Q Turning back to your CV, you list yourself 11:16:27 21 you're listed as a clinical professor at Case Western 2 2 23 A Yes. 2 Q Do you work at Case Western Reserve University 2 25 School of Medicine full-t	2	many prepubertal children you've ever seen as patients,	
5 Q And how many of those of those 11:15:33 6 approximately six did you see more than one time? 7 A I can't recall one. 8 Q And then I'll ask the same question about 9 adolescents, which I'll mean minors from puberty 10 through being a minor. 11:16:00 11 How many adolescent patients have you had in 11:16:00 12 your career, approximately? 13 13 A 50. 11:16:10 14 Q And how many of those have you seen more than 11:16:10 15 once? 11:16:11 16 A Most. 11 17 Q And were most of those, of the adolescent 11:16:12 18 patients you've seen, late adolescence? 11:16:12 19 A No. 20 Q Turning back to your CV, you list yourself 11:16:22 21 you're listed as a clinical professor at Case Western 11:16:22 22 Q Do you work at Case Western Reserve University 23 23 A Yes. 24 Q Do you work at Case Western Reserve University 25 School of Medicine full-time? <t< td=""><td>3</td><td>and then we can ask more questions.</td><td></td></t<>	3	and then we can ask more questions.	
 approximately six did you see more than one time? A I can't recall one. Q And then I'll ask the same question about adolescents, which I'll mean minors from puberty through being a minor. 11:16:00 How many adolescent patients have you had in your career, approximately? A 50. Q And how many of those have you seen more than once? 11:16:10 A most. Q And were most of those, of the adolescent patients you've seen, late adolescence? A No. Q Turning back to your CV, you list yourself 11:16:20 you're listed as a clinical professor at Case Western Reserve University School of Medicine; correct? A Yes. Q Do you work at Case Western Reserve University School of Medicine full-time? 11:16:55 	4	A I would say a handful. Six.	
 A I can't recall one. Q And then I'll ask the same question about adolescents, which I'll mean minors from puberty through being a minor. 11:16:00 How many adolescent patients have you had in your career, approximately? A 50. Q And how many of those have you seen more than once? 11:16:10 A Most. Q And were most of those, of the adolescent patients you've seen, late adolescence? A No. Q Turning back to your CV, you list yourself 11:16:27 you're listed as a clinical professor at Case Western Reserve University School of Medicine; correct? A Yes. Q Do you work at Case Western Reserve University School of Medicine full-time? 11:16:57 	5	Q And how many of those of those	11:15:35
8 Q And then I'll ask the same question about 9 adolescents, which I'll mean minors from puberty 10 through being a minor. 11:16:00 11 How many adolescent patients have you had in 11:16:00 12 your career, approximately? 13 13 A 50. 14 Q And how many of those have you seen more than 15 once? 11:16:14 16 A Most. 17 Q And were most of those, of the adolescent 18 patients you've seen, late adolescence? 11:16:27 19 A No. 20 Q Turning back to your CV, you list yourself 11:16:27 21 you're listed as a clinical professor at Case Western 11:16:27 22 A Yes. 1 23 A Yes. 1 24 Q Do you work at Case Western Reserve University 11:16:57 25 School of Medicine full-time? 11:16:57	6	approximately six did you see more than one time?	
9 adolescents, which I'll mean minors from puberty 10 through being a minor. 11:16:00 11 How many adolescent patients have you had in 11 12 your career, approximately? 13 13 A 50. 14 14 Q And how many of those have you seen more than 11:16:10 15 once? 11:16:11 16 A Most. 11 17 Q And were most of those, of the adolescent 11:16:12 18 patients you've seen, late adolescence? 11 19 A No. 20 Q Turning back to your CV, you list yourself 11:16:27 21 you're listed as a clinical professor at Case Western 11:16:27 22 A Yes. 23 A Yes. 23 A Yes. 24 Q Do you work at Case Western Reserve University 25 School of Medicine full-time? 11:16:57	7	A I can't recall one.	
10 through being a minor. 11:16:00 11 How many adolescent patients have you had in 12 12 your career, approximately? 13 13 A 50. 14 14 Q And how many of those have you seen more than 15 15 once? 11:16:14 16 A Most. 17 17 Q And were most of those, of the adolescent 18 18 patients you've seen, late adolescence? 11:16:17 19 A No. 20 Q Turning back to your CV, you list yourself 11:16:27 21 you're listed as a clinical professor at Case Western 11:16:27 22 Reserve University School of Medicine; correct? 23 23 A Yes. 24 Q Do you work at Case Western Reserve University 25 School of Medicine full-time? 11:16:57	8	Q And then I'll ask the same question about	
11 How many adolescent patients have you had in 12 your career, approximately? 13 A 50. 14 Q And how many of those have you seen more than 15 once? 16 A Most. 17 Q And were most of those, of the adolescent 18 patients you've seen, late adolescence? 19 A No. 20 Q Turning back to your CV, you list yourself 21 you're listed as a clinical professor at Case Western 22 Reserve University School of Medicine; correct? 23 A Yes. 24 Q Do you work at Case Western Reserve University 25 School of Medicine full-time?	9	adolescents, which I'll mean minors from puberty	
12 your career, approximately? 13 A 50. 14 Q And how many of those have you seen more than 15 once? 16 A Most. 17 Q And were most of those, of the adolescent 18 patients you've seen, late adolescence? 19 A No. 20 Q Turning back to your CV, you list yourself 21 you're listed as a clinical professor at Case Western 22 Reserve University School of Medicine; correct? 23 A Yes. 24 Q Do you work at Case Western Reserve University 25 School of Medicine full-time?	10	through being a minor.	11:16:00
13 A 50. 14 Q And how many of those have you seen more than 15 once? 16 A Most. 17 Q And were most of those, of the adolescent 18 patients you've seen, late adolescence? 19 A No. 20 Q Turning back to your CV, you list yourself 21 you're listed as a clinical professor at Case Western 22 Reserve University School of Medicine; correct? 23 A Yes. 24 Q Do you work at Case Western Reserve University 25 School of Medicine full-time?	11	How many adolescent patients have you had in	
14QAnd how many of those have you seen more than15once?11:16:1416AMost.17QAnd were most of those, of the adolescent18patients you've seen, late adolescence?19ANo.20QTurning back to your CV, you list yourself21you're listed as a clinical professor at Case Western22Reserve University School of Medicine; correct?23AYes.24QDo you work at Case Western Reserve University25School of Medicine full-time?11:16:55	12	your career, approximately?	
15 once? 11:16:14 16 A Most. 17 Q And were most of those, of the adolescent 17 Q And were most of those, of the adolescent 18 18 patients you've seen, late adolescence? 19 19 A No. 20 Q Turning back to your CV, you list yourself 11:16:27 21 you're listed as a clinical professor at Case Western 11:16:27 22 Reserve University School of Medicine; correct? 11 23 A Yes. 2 24 Q Do you work at Case Western Reserve University 11:16:57 25 School of Medicine full-time? 11:16:57	13	A 50.	
16A Most.17Q And were most of those, of the adolescent18patients you've seen, late adolescence?19A No.20Q Turning back to your CV, you list yourself 11:16:2721you're listed as a clinical professor at Case Western22Reserve University School of Medicine; correct?23A Yes.24Q Do you work at Case Western Reserve University25School of Medicine full-time?	14	Q And how many of those have you seen more than	
 17 Q And were most of those, of the adolescent 18 patients you've seen, late adolescence? 19 A No. 20 Q Turning back to your CV, you list yourself 11:16:27 21 you're listed as a clinical professor at Case Western 22 Reserve University School of Medicine; correct? 23 A Yes. 24 Q Do you work at Case Western Reserve University 25 School of Medicine full-time? 11:16:55 	15	once?	11:16:14
 patients you've seen, late adolescence? A No. Q Turning back to your CV, you list yourself 11:16:27 you're listed as a clinical professor at Case Western Reserve University School of Medicine; correct? A Yes. Q Do you work at Case Western Reserve University School of Medicine full-time? 11:16:55 	16	A Most.	
19ANo.20QTurning back to your CV, you list yourself11:16:2721you're listed as a clinical professor at Case Western2222Reserve University School of Medicine; correct?2323AYes.24QDo you work at Case Western Reserve University25School of Medicine full-time?11:16:53	17	Q And were most of those, of the adolescent	
20QTurning back to your CV, you list yourself11:16:2721you're listed as a clinical professor at Case Western2222Reserve University School of Medicine; correct?2323AYes.24QDo you work at Case Western Reserve University25School of Medicine full-time?11:16:53	18	patients you've seen, late adolescence?	
21 you're listed as a clinical professor at Case Western 22 Reserve University School of Medicine; correct? 23 A Yes. 24 Q Do you work at Case Western Reserve University 25 School of Medicine full-time? 11:16:53	19	A No.	
22 Reserve University School of Medicine; correct? 23 A Yes. 24 Q Do you work at Case Western Reserve University 25 School of Medicine full-time? 11:16:53	20	Q Turning back to your CV, you list yourself	11:16:27
23 A Yes. 24 Q Do you work at Case Western Reserve University 25 School of Medicine full-time? 11:16:53	21	you're listed as a clinical professor at Case Western	
24QDo you work at Case Western Reserve University25School of Medicine full-time?11:16:53	22	Reserve University School of Medicine; correct?	
25 School of Medicine full-time? 11:16:52	23	A Yes.	
	24	Q Do you work at Case Western Reserve University	
Page 8	25	School of Medicine full-time?	11:16:51
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1	A No. No.	
2	Q When did you stop working full-time?	
3	A In 19 November 1992.	
4	Q Are you currently teaching any classes at	
5	Case Western?	11:17:09
6	A I've never taught classes per se. That's not	
7	how my teaching has ever been. If you think about a	
8	college course, I have never I don't teach college	
9	courses or graduate school courses. I provide seminars	
10	sometimes. I've written articles about the sex	11:17:32
11	education of doctors and so over the years, I've	
12	taught a number of seminars to our residents in	
13	psychiatry. I teach I give workshops.	
14	I recently, for example, gave a	
15	four-hour work a four-hour workshop at the Harvard	11:17:59
16	student health service for their mental health	
17	professionals where I presented, you know, ideas to	
18	them, and we had discussions.	
19	So I teach I teach sometimes by giving	
20	grand rounds. I there there is a named	11:18:20
21	lectureship in my honor at Case Western Reserve, and	
22	once a year, I invite someone to give a talk from	
23	another university about some sexual topic.	
24	So I have residents who come to spend	
25	for I can't for probably probably since	11:18:44
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1	1992, 1993, I've always had a resident with me who	
2	comes and sees my patients with me, and they usually	
3	spend six months with me, sitting in and seeing my	
4	patients together.	
5	So my teaching is not in the classic sense	11:19:03
б	that that the average layperson would think of	
7	teaching classes. It's it's much more you know,	
8	coming in and seeing how an older doctor does work,	
9	has, quote, therapy.	
10	I also, since 1977, have led two clinical case	11:19:26
11	conferences a week, and residents and medical students,	
12	depending on the year, medical students, residents and	
13	members of the community come in to those conferences	
14	and we discuss cases.	
15	So I have multiple avenues, multiple ways of	11:19:45
16	being a teacher, but none of them are through	
17	coursework per se.	
18	Q Thank you.	
19	A I forgot to tell you. I also sometimes am	
20	invited to give continuing education lectures. And,	11:20:02
21	for example, at the I've given courses, for seven	
22	years in a row, at the American Psychiatric Association	
23	on sex and love, mostly love I use as as the title,	
24	and we talk about sexual problems and the barriers to	
25	loving.	11:20:25
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1 And this year's APA meeting, I -- I am 2 presenting a symposium with three colleagues on whether 3 or not this is time to reexamine the best practices for 4 transgender youth. So all those things are -- in my review, are 11:20:39 5 6 -- are my teaching. 7 Q I was going to ask you about the May 8 presentation. 9 Who are your copresenters for that? Sasha Ayad, Lisa Marciano and Ken Zucker. 11:20:55 10 А Thank you. When is that expected to be 11 0 presented? 12 13 A May 24th. 14 And do you know if there are other panels or 0 presentations regarding the care of transgender 15 11:21:15 patients at that conference? 16 17 A There probably are, but I'm -- I haven't seen the entire program. But -- but there are usually --18 there usually are one or two presentations. 19 20 And you said it was Sasha Ayad, Ken Zucker. 11:21:29 Q 21 And who was the third person? 22 А Lisa Marciano. 23 0 Right. So I just had one -- a couple of follow-up questions about the discussion we were having 24 about seeing prepubertal and adolescent patients. 11:21:46 25 Page 90 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 92 of 352 PageID #: 23422

1 When is the last time you saw a prepubertal 2 child patient? Physically saw? 3 А Or -- or virtually. I mean, as your patient. 4 Q 11:22:20 5 Maybe two years ago. А б And how about an adolescent, meaning puberty Q 7 while -- through being a minor? 8 A Three weeks ago. 9 And what was the age of that patient? Q 17. 11:22:44 10 А Okay. Let's just turn to page 2 of your CV. 11 Q I had a couple of questions there. 12 13 MR. BROOKS: Just checking --14 MS. HARTNETT: I'm just --MR. BROOKS: Since it's been an hour, I was 11:23:00 15 just checking. The witness says he's fine and doesn't 16 17 need a break yet. 18 MS. HARTNETT: Okay. Please let me know. This is --19 MR. BROOKS: We're on --20 11:23:08 21 MS. HARTNETT: So --22 MR. BROOKS: -- the next page. If you'll 23 direct -- I can't fit the whole page on the screen at a 24 time, so you have to direct me to portions of it. MS. HARTNETT: Okay. It's -- I'm looking 11:23:16 25 Page 91 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 93 of 352 PageID #: 23423

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1
      at -- under "Professional Societies."
 2
               MR. BROOKS: All right. I have it up.
      BY MS. HARTNETT:
 3
 4
           Q Dr. Levine, on page 2 of your CV, you list
      professional societies; correct?
 5
                                                               11:23:28
 6
          А
              Yes.
 7
           0
             Is the Cochrane Collaborative a professional
8
      society?
          A Is the what?
9
              The Cochrane Collaborative.
                                                               11:23:40
10
           0
               I don't know the answer to that question. The
11
           А
      Cochrane Library, you're talking about?
12
13
          Q The Cochrane Collaborative.
14
           A Cochrane Collaborative.
               Well, I -- the word "Cochrane" is -- is what 11:23:54
15
      comes to mind. It -- the second word changes from
16
      whomever is using it.
17
18
               I don't think it's a society. It's an
      organization that does objective appraisal of -- of
19
      scientific questions or controversies. And I -- I 11:24:13
20
21
      don't -- I never thought about that as a society;
      therefore, it's not listed there.
22
23
           Q Okay. And I apologize. I believe I misstated
      the name of it. It's on paragraph 4 of your report,
24
      which you can look back to, but it then will require 11:24:31
25
                                                                 Page 92
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1	flipping forward again.	
2	You discussed being an invited member of the	
3	Cochrane Collaboration subcommittee, and so I was just	
4	trying to understand whether the Cochrane Collaboration	
5	is a professional society.	11:24:42
6	A Well, it's an organization, and it's an	
7	organization devoted to the objective appraisal of	
8	issues that are controversial in medicine, throughout	
9	medicine, every branch of medicine, every specialty of	
10	medicine. It's an older institution, and it's among	11:25:02
11	the most highly respected institutions about objective	
12	scientific appraisal of clinical work, and I I am on	
13	the one of their committee I'm on two of their	
14	committees, actually.	
15	Q Which committees are you on?	11:25:20
16	A It's the evaluation of puberty blockers and	
17	the evaluation of cross-sex hormones for transgender	
18	teens.	
19	Q Do you know how many committees the	
20	Cochrane Collaboration has?	11:25:35
21	A No. I think it's many decades old, and it	
22	that's but the answer to your question is I don't	
23	know.	
24	Q Are you a member of the Cochrane	
25	Collaboration?	11:25:53
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1	A I'm a member of those subcommittees.	
2	Q And can you describe your work on those	
3	subcommittees? What does that entail?	
4	A I'm hesitating to answer that question because	
5	you're going to ask a follow-up question, and it is my	11:26:12
6	understanding that until the publication of our work is	
7	finished is published, our work is published, that	
8	we are not to discuss the processes and the content	
9	of of that.	
10	So I I feel constrained to, you know, ask	11:26:35
11	you not to ask me more questions about that.	
12	MR. BROOKS: Well, I I'm I'm not going	
13	to instruct the witness either way. I will advise the	
14	witness that we can, I'm sure with counsel's agreement,	
15	designate a portion of the transcript as confidential	11:26:50
16	and kind of proceed question by question as you are	
17	comfort as you are as you feel able, given	
18	I I don't know the nature of your commitments to the	
19	organization.	
20	But we can designate a portion of the	11:27:04
21	transcript as confidential, which will make it	
22	available to attorneys representing parties in this	
23	case but would prevent it from being published	
24	generally.	
25	So I I I offer that. I don't I don't	11:27:18
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1	represent Dr. Levine, and I don't know that in	
2	connection with that that professional activity, and	
3	I don't know the nature of the obligations, but I'd	
4	just advise the client of that pos of that	
5	Dr. Levine of that possibility.	11:27:37
6	If you want	
7	BY MS. HARTNETT:	
8	Q Does your work with the Cochrane does your	
9	work with the Cochrane Collabor Collaboration	
10	affect your sorry.	11:27:46
11	Has your work on the Cochrane Collaboration	
12	informed your opinions in this matter?	
13	A My work with the Cochrane group, in reading	
14	about the evidence on those two on that subject of	
15	puberty blockers adds to my I should say there's	11:28:17
16	I'm hesitating because I really don't know whether I	
17	should be saying anything about this, even answering	
18	your reasonable question.	
19	Q I appreciate that, but	
20	A Pardon me?	11:28:51
21	Q we do need to know this for you views, and	
22	so I would ask if we could you could are you	
23	able to answer my questions and we can designate this	
24	portion of the transcript as confidential, meaning it	
25	would not be publicly disclosed?	11:29:03
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1	A There's nothing that I have there's nothing	
2	that I have seen in my work with Cochrane that has led	
3	me to modify what is in that report.	
4	Q Can you please generally describe what the	
5	nature of your work is with Cochrane?	11:29:20
6	A It is to read and respond to summaries of the	
7	data, various studies. It has been to help	
8	conceptualize what the issue is and what measurements	
9	we need are needed in order to answer the question	
10	in the future about a more to provide data in the	11:29:43
11	future if based on studies. It's been about trying	
12	to limit the number of issues that need to be measured	
13	to in outcome studies in order to be practical	
14	versus comprehensive.	
15	So my work has been to participate with other	11:30:06
16	people in Zoom discussions after we read documents and	
17	to given our opinions about draft documents.	
18	And you may or may not know how Cochrane	
19	works, but it's a series of like, our subcommittee	
20	goes through a number of other committees above them to	11:30:31
21	be consistent and with the traditions of Cochrane.	
22	And so I'm not, you know, privy to the	
23	committees above the subcommittee. I just sometimes	
24	hear about, learn about, their their responses to	
25	druff draft reports.	11:30:54

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11 Q And you ended your membership there in 1999? 12 A Yes, apparently so. 13 Q Why? 14 A Apparently so. I I if I hadn't looked 15 at my CV, I wouldn't have been able to answer your 11:31:1 16 guestion. 11:31:1 17 Q Okay. I'm sorry, I was asking why you stopped 18 being a member in 1999. 19 A Oh. Because I felt that the majority of the 20 membership thought very differently than me. They 11:32:3 21 weren't they were mostly Master's prepared people. 22 They included people who were sexual surrogates. It 23 was a potpourri of people interested in human sexuality 24 that did not have my academic interest in sexuality. 25 I was interested, I guess back then, in the 11:32:3			
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 A The oh, no longer. Q What is the Society for Scientific Study of 11:31:3 Sexuality? A It's a bunch of clinicians who are interested in it's a bunch of clinicians who are interested in providing services for people's sexual problems. 11:31:3 Q And you ended your membership there in 1999? A Yes, apparently so. Q Why? A Apparently so. I I if I hadn't looked at my CV, I wouldn't have been able to answer your 11:31:3 question. Q Okay. I'm sorry, I was asking why you stopped being a member in 1999. A Oh. Because I felt that the majority of the membership thought very differently than me. They 11:32:3 weren't they were mostly Master's prepared people. They included people who were sexual surrogates. It was a potpourri of people interested in human sexuality that did not have my academic interest in sexuality. I was interested, I guess back then, in the 11:32:3 	2	Q Okay. Are you a member of the Society for the	
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24 that did not have my academic interest in sexuality. 25 I was interested, I guess back then, in the 11:32:3	22	They included people who were sexual surrogates. It	
I was interested, I guess back then, in the 11:32:3	23	was a potpourri of people interested in human sexuality	
	24	that did not have my academic interest in sexuality.	
Page	25	I was interested, I guess back then, in the	11:32:39
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1	'90s, there was the there was the Society for Sex	
2	Therapy and Research, and there was this society.	
3	Quadruple S, it's called. And this was and there	
4	was another society called AASEC AASECT. And	
5	the the range of professional degrees, the people	11:32:59
6	who had the people in those societies had different	
7	ranges of professional degrees, and they had different	
8	interest in sort of an understanding of sexual	
9	disorders and in research, and I thought that the	
10	society for scientific study of sex really I thought	11:33:23
11	that the activities of the organization did not rise to	
12	the level of of the title of their organization,	
13	that it really wasn't scientific.	
14	And, you know, it is amazing to me what	
15	what people call who wrap themselves in the mantle	11:33:49
16	of science that really don't have a concept of science.	
17	So I you know, when I was younger, I wanted	
18	to be part of the scene and and when I got into part	
19	of the scene, I didn't want to be part of the scene.	
20	Q Are you aware of the Society for Evidence	11:34:06
21	Based Gender Medicine?	
22	A Yes.	
23	Q And does that go by an acronym?	
24	A Is what?	
25	Q Does that go by an acronym?	11:34:15
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1	A Yes. SEGM.	
2	Q SEGM. Are you a member of SEGM?	
3	A I contributed when I when I learned	
4	about SEGM probably a year and a half ago, two years	
5	ago, I I felt that I I wanted to support that	11:34:35
6	because they were interested in evidence, in scientific	
7	evidence, so I sent them a check for \$200.	
8	So I don't know if I'm a supporter of it or	
9	but I they consider me to be an integral and	
10	important member of their society. So I guess, based	11:35:02
11	on the fact that I gave them a one-time check of \$200	
12	and they hired me to write a to to develop a	
13	paper and they put me on a subcommittee to talk about	
14	psychotherapy of adolescents, so I guess I am a member	
15	of SEGM.	11:35:21
16	I think I'm a valued member of SEGM.	
17	Q Understood. Sorry, you said you were on the	
18	psychotherapy child psychotherapy subcommittee?	
19	A I think we should call it an adolescent it	
20	doesn't exist anymore. We met we met every two	11:35:45
21	weeks for almost a year, but I certainly was an active	
22	participant of that.	
23	Q And what what was the work of that	
24	subcommittee?	
25	A It was talking about what it was talking	11:36:01
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1 about how to develop case histories that would teach mental health professionals, in general, on how to 2 3 approach a -- an -- an approach to transgender children 4 and adolescents. As you probably know, there has been, in the 11:36:33 5 6 last ten years, a dramatic increase in the number of 7 teenage children who are declaring themselves to be 8 trans people. And so the number of, quote, experts --9 the epidemiology is such that there is enormous pressure on a -- on the few people who say they're 11:36:53 10 interested in gender, taking care of gender cases. 11 So SEGM was trying to develop concepts that 12 could be taught to people in the community who are not 13 14 experts. We are trying to interest them in providing 15 psychiatric services, psychological services to 11:37:14 families and to the -- the patients themselves. 16 17 And so we were talking about how to -- how to achieve that, whether we should publish -- whether we 18 should give a conference, whether we should -- they 19 just -- they talked about various ways of -- of 11:37:32 20 21 informing -- of getting more mental health 22 professionals to -- to stop ignoring this problem and 23 to be interested in -- in how to help these kids and their families. 24 25 Q Okay. Thank you. 11:37:56 Page 100 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 102 of 352 PageID #: 23432

1	So you said that that subcommittee is no	
2	longer meeting?	
3	A That particular committee is no longer	
4	meeting, as far as I know. But that but SEGM	
5	sponsors many things that I'm totally unaware of.	11:38:07
6	Q Was there a work product that came out of that	
7	committee?	
8	A Well, in some sense, my paper, my most recent	
9	paper, didn't come out of that committee, but it came	
10	out of the deliberations of that committee because one	11:38:24
11	of the strategies that SEGM had is that they wanted	
12	to they wanted to put things in the literature	
13	that that were based on evidence rather than based	
14	on precedent.	
15	And so I think that led to the publication of	11:38:45
16	my of 147.	
17	Q What do you mean, precedent?	
18	A Well, as you may or may not know, there's a	
19	60-year history of of trying to find treatments for	
20	transgendered individuals and so there has been a	11:39:08
21	precedent of treatment over the years that has preceded	
22	the the the scientific demonstration of the	
23	efficacy and the long-term outcomes of that treatment.	
24	So I would say that precedent is a is a	
25	very important influence in how transgender people are	11:39:30
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1	being treated today and so that's how I use the term	
2	"precedent." That is, we have patterns or fashions of	
3	treatment that have gone in far in advance of the	
4	scientific demonstration of the efficacy and were	
5	the and the long-term outcomes of those treatments.	11:39:55
6	So that's the term precedent, as I as as	
7	how I use it or how I think about it.	
8	Q And was your I think your testimony was	
9	that you were in the kind of ground floor of starting	
10	that precedent; is that correct?	11:40:10
11	A I well, if well, the ground floor really	
12	began in the '70s, and I was	
13	Q I'm sorry, did your counsel say something?	
14	MR. BROOKS: No. I looked at him. He looked	
15	at me. I didn't say anything.	11:40:28
16	THE WITNESS: Yeah.	
17	MS. HARTNETT: Just for the record, the	
18	counsel and the witness appeared to be exchanging some	
19	sort of a glance, but please continue.	
20	THE WITNESS: So the ground floor has to do	11:40:37
21	with the Harry Benjamin International Dysphoria	
22	Association, which I think I joined in 1974 or	
23	something like that, and I was in that program or in	
24	that that associ whatever you call that, a	
25	society or something. I was in that professional	11:41:02
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1	organization for many, many years. And in 19 when	
2	the fifth standard of care was being thought about, I	
3	was named to be the chairman of the writing group that	
4	made what was called the Fifth Edition.	
5	So	11:41:25
6	BY MS. HARTNETT:	
7	Q So you were part of creating the precedent;	
8	correct?	
9	A Yes. The only objection I had, what is ground	
10	floor. That's the only word I was responding to. I	11:41:34
11	didn't know what ground floor meant.	
12	Q Fair enough. So back to SEGM. Were you part	
13	of helping to develop treatment guidelines for the	
14	treatment of gender dysphoria with SEGM?	
15	A I don't know that SEGM has ever issued	11:41:52
16	treatment guidelines. In a sense, my latest	
17	publication is is probably in that ballpark.	
18	What we're trying to do is to I think what	
19	we are trying to do is is create treatment	
20	guidelines.	11:42:19
21	You know, Sweden, Finland, the UK and France	
22	have all come out and said that let's slow this	
23	down, let's be very careful. Even even in the	
24	United States, there are people who used to be on	
25	this sort of on a different they had a they	11:42:46
		Page 103

1 had a different treatment guidelines. There's been a wave of objectivity --2 I'm sorry to interrupt. I'm sorry to 3 Q 4 interrupt you, but I -- I really need to ask you to 5 answer my question. And I -- I think we're -- my -- my 11:42:57 6 question was just whether SEGM is developing treatment 7 guidelines. 8 А I think it's the aspiration of SEGM to develop 9 development treatment guidelines in keeping with what is happening scientifically and -- in terms of 11:43:13 10 objective reviews. 11 12 So I'm not so sure that SEGM has published treatment guidelines yet, but I do think they're 13 14 interested in -- in providing a different set of guidelines that may have dominating the United States 15 11:43:34 16 and European countries in the past. And Australian and 17 compani -- countries in the past --Are you part -- are you part of any effort at 18 0 SEGM to develop treatment guidelines on a going-forward 19 basis? 11:43:55 20 21 A No, not directly, but I do --22 0 Are you involved --23 А I do believe that my recent article will be 24 read by people and considered by people who are going -- if -- if they do develop treatment guidelines. 25 11:44:12 Page 104 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 106 of 352 PageID #: 23436

1	Q Is is am I understanding correctly that	
2	your article was an effort, in conjunction with SEGM,	
3	to affect the practitioner community about how you view	
4	treatment should be provided?	
5	A To the extent that treatment should be	11:44:35
6	provided based upon a thorough informed consent	
7	process, that my article describing informed consent	
8	would be affirmative answer to your question that I	
9	I'm hoping that the influence of my article will	
10	influence all treatment guidelines in the future,	11:45:01
11	regardless of who issues those guidelines.	
12	MR. BROOKS: Counsel, when	
13	BY MS. HARTNETT:	
14	Q Are you	
15	MR. BROOKS: When you come to a convenient	11:45:10
16	point, let's take one more break and have one more	
17	stint before lunch. I don't mean to disrupt the line	
18	of questioning, but when you come to a point, it would	
19	be good.	
20	MS. HARTNETT: I appreciate that. I have a	11:45:20
21	couple more questions on this, and then we can take a	
22	break.	
23	BY MS. HARTNETT:	
24	Q Are you actively involved in any SEGM work	
25	currently?	11:45:29
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1	A No.	
2	Q Do you know where SEGM receives its funding	
3	from?	
4	A I believe that that the hundred or so	
5	people that are, quote, members contribute something,	11:45:55
6	but it's something as modest, perhaps, as I gave, \$200.	
7	There must be a large donor or set of donors.	
8	And the answer to your question is I don't	
9	know the answer.	
10	Q Is there someone at SEGM that you think would	11:46:15
11	know that answer?	
12	A Yes.	
13	Q Who is that?	
14	MR. BROOKS: Objection.	
15	THE WITNESS: There are several people.	11:46:26
16	May I answer that question?	
17	MR. BROOKS: You may answer.	
18	THE WITNESS: Stephen Beck, Dr. Stephen Beck,	
19	and Ema Zane, E-M-A Z-A-N-E.	
20	MR. BROOKS: And, Counsel, we will designate	11:46:47
21	the testimony about finances of SEGM as confidential.	
22	MS. HARTNETT: We can oh, we can	
23	provisionally do that. That's fine.	
24	BY MS. HARTNETT:	
25	Q You mentioned I have just one more.	11:46:59
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1	You you mentioned you were a valued member	
2	of SEGM. Is that just your is there a special group	
3	of people that are valued, or do you just kind of view	
4	yourself as having a valued role in the organization?	
5	A Well, I was asked to develop this paper or a	11:47:12
6	series of papers on informed consent, and to me, I	
7	considered that a compliment, and it was based upon my	
8	previous publications about this matter.	
9	And in the concept and in the discussions	
10	of the committee on psychotherapy, I just got the sense	11:47:41
11	that I offered an opinion and people really they	
12	often said that was helpful or clarifying or, you know,	
13	really good or "Can I use that term?" or whatever.	
14	So whatever the subjective appraisal I was	
15	making of my role, my status, among these very	11:48:04
16	respected people, I believed that I was a valued	
17	member. You know, I could be	
18	Q Do you think you're the most	
19	A delusional about that.	
20	Q Do you think you're the most are you the	11:48:18
21	most highly credentialed professional in SEGM?	
22	A No.	
23	Q Huh?	
24	A No.	
25	MS. HARTNETT: Okay. I think this is a good	11:48:34
		Page 107

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```
1
      time for a break.
 2
               MR. BROOKS: All right.
               THE VIDEOGRAPHER: Off the record at
 3
 4
      11:49 a.m.
                                                                 12:00:19
 5
               (Recess.)
 б
               THE VIDEOGRAPHER: We are on the record at
7
      12:01 p.m.
8
               MS. HARTNETT: Thank you.
      BY MS. HARTNETT:
9
           Q Welcome back, Dr. Levine.
                                                                 12:00:40
10
               Thank you.
11
           А
12
           Q I think I want to turn from your -- we were
13
      talking through your CV a bit and now just go to your
14
      report. So if you could -- I'm going to be asking a
15
      question about paragraph 5, if you want to pull up that 12:00:53
16
      page?
17
               MR. BROOKS: We now have paragraph 5 on the
18
      screen.
               MS. HARTNETT: Great.
19
      BY MS. HARTNETT:
                                                                 12:01:14
20
21
             So you, in the first sentence of paragraph 5,
           0
22
      say you first encountered a patient suffering with
23
      what -- sorry -- "what we would now call gender
      dysphoria in July 1973."
24
                                                                 12:01:30
25
               Do you see that?
                                                                 Page 108
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1 А Yes, I do. Who was that patient? 2 0 MR. BROOKS: I will, of course, object to the 3 4 extent you're asking the doctor to disclose confidential --12:01:43 5 6 THE WITNESS: Actually --7 MR. BROOKS: -- identifying information. THE WITNESS: Actually, the patient and I 8 wrote a paper together and -- and so the patient has 9 used the name, so I feel like I can tell you the name. 12:01:52 10 BY MS. HARTNETT: 11 That's why I was asking. 12 Q 13 Yeah. So the name was Rutherford Shumaker. А 14 And did you refer to the patient as 0 15 "Rutherford" or some other name? 12:02:07 Well, the name of the -- the name of the 16 А 17 article was Increasingly Ruth: Towards an understanding 18 of sex reassignment surgery. And so Rutherford, in, I think -- became Ruth. 19 So Ruth and I published that paper, and then I wrote a 12:02:32 20 21 follow-up to that paper after Ruth committed suicide in 22 her family's home. But that was 1983. I'd have to 23 check the CV. 24 So that was my -- the man coming to me as Rutherford, who eventually became Ruth, came to me in 12:02:56 25 Page 109 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 111 of 352 PageID #: 23441

1 July of 1973. 2 And do you recall how long after you first 0 encountered that patient you encountered your next 3 4 patient that was suffering from what we would now call gender dysphoria? 12:03:11 5 6 A Oh, it probably -- it was probably a couple of 7 months. The answer to your question, I don't 8 specifically recall, but --9 Q Okay. 12:03:26 10 -- I -- I -- there was enough pressure by 11 А patient request for care that we started this -- this 12 13 clinic. 14 Q Understood. And you note here, on your paragraph 5, you also founded the Case Western Reserve 12:03:37 15 University Gender Identity Clinic; correct? 16 17 A Correct. And you note, later in that paragraph, that in 18 0 1993, the Gender Identity Clinic was renamed. 19 A In 1993, I left full-time employment at 12:03:52 20 21 Case Western Reserve, and I continued the program, but 22 we changed the name of the program, but our work 23 evaluating and providing services for trans individuals continued. 24 25 Q And what did you change the name of the 12:04:15 Page 110 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 112 of 352 PageID #: 23442

1 program to? 2 Well, I think we just called it the Gender А 3 Identity Clinic of Levine, Risen -- Althof, Levine and 4 Risen, which was the name of our clinical practice, Althof, Levine and Risen. So it --12:04:34 5 6 Okay. 0 7 А Gender Identity Clinic at ALR. 8 Q And when you -- when the university kind of discontinued -- or you discontinued the affiliation 9 with the university in 1993, did you consider that to 12:04:50 10 be a dark day in the department, in the politics of the 11 12 department? 13 MR. BROOKS: Objection; compound question. 14 THE WITNESS: Number one, I did not discontinue my affiliation. I changed my affiliation. 15 12:05:06 That is, I was salaried until 1993, and then I left the 16 university and personally, for a while, I did consider 17 it a -- a great disappointment that I left the 18 university. 19 BY MS. HARTNETT: 12:05:30 20 21 Did you consider it a dark day in the 0 22 department, in the politics of the department, at the 23 university? A That per se wasn't the source of the darkness. 24 25 That day wasn't it. In my view, it's a very 12:05:43 Page 111

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1	prejudicial view, the dark day came when a new chairman	
2	was selected, who came aboard, who then basically ran	
3	the department into a great debt, and then I and	
4	several other program my program and several other	
5	programs needed to be cut from the department in order	12:06:07
б	to get the department back into solvency.	
7	So the fact that one day I left was the	
8	by-product of things that had happened over a	
9	three-year period.	
10	So the dark days began, I think, on day one	12:06:25
11	when the chairman came.	
12	Q Thank you. Are you familiar with the	
13	University Hospitals?	
14	A The department of psychiatry was part of the	
15	University Hospitals of Cleveland.	12:06:41
16	Q And you did your psychiatric residency at the	
17	University Hospitals of Cleveland?	
18	A Yes.	
19	Q Do you have an affiliation there now?	
20	A I do. I'm a clinical professor.	12:06:52
21	Q And how often do you if at all do you go	
22	to the University Hospitals?	
23	A Not very frequently. The the resident	
24	comes to me, and I but I am probably going to be	
25	teaching a seminar at University Hospitals in the next	12:07:13
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1	three months because I'm part of a committee to plan	
2	the curriculum on sexuality and gender.	
3	Speaking of education, the university	
4	other other institutions also asked me to teach	
5	about this subject. And on August on April 7th, I'm	12:07:39
6	going to Akron to teach or virtually I'm going to	
7	teach a three a two-and-a-half-hour seminar.	
8	And I forgot to mention to you before, and I'd	
9	like you to hear this, that when you were questioning	
10	me about my credentials or not having a certificate	12:07:57
11	about in child psychiatry, you should know, I forgot	
12	to tell you that Cleveland Clinic, department of child	
13	psychiatry, and the University Hospitals, the	
14	department of child psychiatry, sends residents to be	
15	with me as part of their training in child development	12:08:18
16	and child clinical issues, child and adolescent	
17	clinical issues.	
18	So I think I just forgot to mention that.	
19	Q Are you familiar with the University	
20	Hospitals' LGBTQ and gender care program?	12:08:48
21	A I'm aware that it exists, yes.	
22	Q Have you ever talked to any clinicians in that	
23	practice?	
24	A No one has ever talked to me in that practice.	
25	The only time I have interaction with them is when	12:09:00
		Page 113

1 if I present grand rounds, some of those people ask me a question. But they've never consulted me whatsoever 2 3 in the formation of their clinic and in the ongoing work of their clinic. 4 Although, Cleveland Clinic has a very similar 12:09:20 5 б program, and they have called me up and -- for some 7 advice sometimes. But my -- my, quote, own University Hospitals' 8 9 place I don't really think has any people from child psychiatry in it, but I'm not sure because they have 12:09:38 10 11 kept me away. What do you mean they have kept you away? 12 Q 13 Just what I explained. They have never А 14 communicated with me. It is -- you know, other people 15 know me as being published in this area. You know, I 12:09:54 think I've written 20 articles on this -- you know, I 16 have 20 or so publications in this area. You would 17 think that they would invite me or consult with me or 18 ask me questions, but I think they recognized that they 19 are part of what is called affirmative care and what I 12:10:18 20 21 would say, rapidly affirmative care, and -- and they 22 sense that I'm not so interested in rapid, that -- that 23 I believe that -- that I have long believed that people who have this kind of dilemma need some patient time in 24 25 talking about this matter. 12:10:45

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1 And while I can't tell you how they feel about 2 me, I can only deduce that they're not interested in my 3 concepts because --4 Q Have you ---- they must be different than their concepts. 12:10:57 5 А Have you offered your -- your services to 6 0 7 them? 8 А No. You said your understanding is that they 9 Q provide rapid affirmative care; is that correct? 12:11:10 10 I presume so. I -- you know, I can't 11 Α 12 understand why -- why the organizers and the leaders of 13 those -- that team are not interested in anything I 14 have to say because they've never asked me. So just because someone hasn't asked you for 15 0 12:11:29 your view, do you assume that they're not interested in 16 17 what you have to say? 18 This -- I wouldn't say as a general principle, А but I would say in this case, I have long assumed that, 19 correctly or incorrectly. 12:11:44 20 21 It sounds like you don't agree with rapid 0 affirmative care; is that fair? 22 23 A Yes. I don't believe that people, after 24 meeting someone for an hour, for example, ought to be given a firm diagnosis and a prescription for hormones. 12:12:00 25 Page 115 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 117 of 352 PageID #: 23447

1	Q Is that your definition of rapid affirmative	
2	care?	
3	A That would be one definition, yes.	
4	Q Can you give me a more general definition of	
5	what rapid affirmative care is?	12:12:17
6	A It would be it would be a commitment to be	
7	affirmative in in being a cheerleader for social	
8	transition or taking hormones or having one's breasts	
9	removed after what I would consider to be an inadequate	
10	evaluation.	12:12:34
11	So it begins with an adequate evaluation.	
12	It it requires having an understanding of the	
13	elements of informed consent. And in dealing with	
14	minors, it has to do with working with not only with	
15	the patient but with the parents.	12:12:51
16	So rapid affirmative care would be care that	
17	does not meet my criteria for thorough evaluation,	
18	including a developmental history, a process of	
19	informed consent and involvement, over time, with the	
20	parents so they consider the weighty the weighty	12:13:10
21	implications of of what affirmative care represents.	
22	So anything short of deliberation in this and	
23	careful consideration I would kind of dismiss as rapid.	
24	Q If affirmative care is given with deliberation	
25	and informed consideration, do you disagree with that?	12:13:33
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1	A No. No. I think parents parents have a	
2	weighty decision to make, but they ought to be informed	
3	about the state of science. The the health tour	
4	benefits have to be understood in terms of the	
5	scientific likelihood of achieving those benefits. And	12:13:51
6	they have to understand the short-term medical but more	
7	important the long-term psychosocial risk of what	
8	they're doing.	
9	And if those competent parents, knowing the	
10	child as they know them, decide, after they're	12:14:09
11	informed, they they have my blessing to socialize	
12	their child in the opposite gender.	
13	Whether I think in that particular case it's a	
14	wise thing or not, it's not my decision to make. I	
15	don't actually believe that people like me ought to be	12:14:29
16	recommending. I think we ought to be educating,	
17	evaluating and informing and the parents and the child	
18	make the decision with my supportive help, both on the	
19	positive side and the negative side.	
20	I am to be the trustee, informer of what	12:14:45
21	science knows, and I believe that clinicians who don't	
22	know science, who actually think they can evaluate this	
23	in a in in a in an hour, I just think that's	
24	not good care.	
25	Q Is your view that the clinicians at the	12:15:06
		Page 117

1 University Hospitals LGBTQ and gender program don't 2 know science? A I don't know what they know. I don't know 3 4 what they know. I have no views about that because I have no means of knowing, only that I get to see people 12:15:22 5 б brought to me after they've gone to various affirmative 7 care programs and the parents are horrified at the recommendations that are being made. So --8 9 Q How many -- sorry. Go ahead. But in answer to your specific question, since 12:15:44 10 А I don't even know the people there and I don't know 11 what they're doing, I'm not -- I would just -- I would 12 13 just -- I pose these standards, and I don't know 14 whether they meet them or not. I have not been impressed in general that 12:16:04 15 affirmative care programs in various cities that I get 16 to hear about meet those criteria. 17 18 I'm just trying to help people, you know, realize the importance of trans care and -- and trans 19 care, to me, includes careful evaluation and -- and 12:16:19 20 21 addressing the comorbidities that are frequently 22 present in these kids. 23 And by "kids," I mean even teenagers. 24 Have you had -- sorry, so you -- but your 0 understanding is that the University Hospitals LGBTQ 25 12:16:39 Page 118 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 120 of 352 PageID #: 23450

1 and gender care program does provide the rapid type of 2 affirmative care; is that right? 3 MR. BROOKS: Objection. 4 THE WITNESS: I already --MR. BROOKS: Asked and answered. 5 12:16:48 б THE WITNESS: -- answered that question. I'm 7 not -- I'm not aware of what they do. I -- I am --BY MS. HARTNETT: 8 Q Okay. Sorry, I thought you had said you 9 thought that they provided rapid affirmative care, 12:17:01 10 which is why I was asking. 11 A I wouldn't be surprised if their definition of 12 13 inadequate evaluation is different than my evalua- --14 my -- my definition of an adequate evaluation. Q Do you know what their definition is of an 12:17:20 15 adequate evaluation? 16 A No. And because I don't know, I don't want to 17 endorse them, nor do I want to condemn them. 18 What is the basis for your understanding that 19 0 there is kind of rapid transition care being provided 12:17:32 20 21 out there? 22 MR. BROOKS: Objection; vague. 23 BY MS. HARTNETT: 24 Sorry, let me just use your term. 0 You said rapid affirmation. 25 12:17:42 Page 119 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 121 of 352 PageID #: 23451

1	A Well	
2	MR. BROOKS: I was objecting to the outlier as	
3	vague. I'm not sure what you are you referring to	
4	the clinic you've been discussing or something else?	
5	BY MS. HARTNETT:	12:17:52
б	Q What is your basis for your view that there	
7	are clinicians in the United States performing rapid	
8	affirmation care?	
9	A Thank you for asking that question.	
10	I have been in contact with that is,	12:18:03
11	parents there there are parent groups who cannot	
12	find there there are groups of parents who	
13	brought were brought together, who came together,	
14	bounded bound together in organizations who are	
15	objecting to what they call rapid affirmation and the	12:18:27
16	inability to find a therapist in their community who is	
17	willing to just do psychiatric care like they would do	
18	psychiatric care if a child presented simply with	
19	anxiety or depression or substance abuse or some other	
20	behavioral problem.	12:18:48
21	The the basis for for my the answer	
22	to your question is parents, both Cleveland parents,	
23	national parents from all over the country and	
24	parents from the UK. I am aware that parents are	
25	particularly perturbed by rapid affirmation and its	12:19:07
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1	treatment, and they they have complaints that their	
2	child is not understood; that is, their problems have	
3	not been understood.	
4	Q How many parents have you talked how many	
5	parents have you talked to about their concern with	12:19:26
6	what you call the rapid affirmation model?	
7	A Well, I gave a talk to 35 parents probably a	
8	year ago. In 2017, I think I wrote about it in the	
9	article that the last four or five cases that I was	
10	involved with, the parents all said the same thing;	12:19:53
11	that is, they were horrified that after one hour,	
12	their their child was diagnosed and and had	
13	recommend and had recommendations that horrified	
14	them.	
15	Q Sorry, how where was the talk that you gave	12:20:10
16	to the 35 parents? What what was that?	
17	A It was in it was in my easy chair in my	
18	bedroom.	
19	Q What was the convening? What was the venue	
20	for that?	12:20:23
21	A It was a group of parents who invited me to	
22	give a talk, and what I gave a talk on was the	
23	aspects of what what I knew about human identity,	
24	not just	
25	Q What was	12:20:38
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1	A not just gender identity.	
2	Q Was this group of parents affiliated with an	
3	organization, or how did they how did they present	
4	themselves? As some sort of an organization?	
5	A A woman contacted me and said that she belongs	12:20:50
6	to an organization of of concerned parents of trans	
7	teenagers or children. I'm not sure which. Mostly	
8	teenagers. She actually sent me an analysis of	
9	of of that she made, a little research that she	
10	had done that demonstrated a very high intelligence	12:21:10
11	in of their all the children in this group and	
12	very high incidents of autism and other developmental	
13	problems and so she sent me that data, and she	
14	wanted some advice to from me about how to get that	
15	published.	12:21:37
16	And and then she invited me to give a talk.	
17	When we talked, she then said she would get back to me,	
18	and she got back to me and invited me to give a talk to	
19	the parent group. And so that's what happened.	
20	Q Is the parent group called Genspect?	12:21:51
21	A No. I think it it might it this	
22	was an American group of people and	
23	Q What was the parent's name that did the	
24	research?	
25	A You know, I I would have to look that up.	12:22:15
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1	I don't remember.	
2	Q I'm just going to try to so I appreciate	
3	what you've explained.	
4	Could you tell me how many actual parents have	
5	described to you, personally, an experience where their	12:22:29
б	child was diagnosed and prescribed treatment in an	
7	hour?	
8	A Well, if some people, it would be two	
9	hours, okay?	
10	Q Let me just start with one hour.	12:22:46
11	How many parents have told you directly that	
12	their child had been prescribed diagnosed and	
13	prescribed treatment in an hour?	
14	A I would say perhaps 50 percent of the people	
15	who who have consulted me.	12:22:59
16	Q And how many people have consulted you?	
17	A I really can't answer. You know, if I told	
18	you 11, if I told you 16, if I told you four, I	
19	would I would have no conviction that I that	
20	that that answer is correct.	12:23:19
21	I'm telling you I had the impression that over	
22	and over again parents complain about this. They	
23	complain about affirmation. They're afraid of	
24	affirmation, what that will mean to their child's	
25	future. And they complain that they can't get their	12:23:35
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1	point of view to influence their thera the the	
2	person their gender expert that they took their kid	
3	to and and that they can't find anyone else who	
4	has who has the courage, they say, to just talk to	
5	their kid without saying they believe in affirmation	12:23:55
б	because that's the right thing to do.	
7	Q Thank you. I I just you've talked about	
8	the importance of scientific data; correct?	
9	A Correct.	
10	Q And you've made the representation that there	12:24:09
11	is a practice of rapid affirmation happening in the	
12	United States; correct?	
13	A As as far as I know, yes.	
14	Q And what I'm trying to understand is the basis	
15	for your understanding that there is a phenomenon of	12:24:22
16	rapid affirmation happening in the United States.	
17	And so	
18	A Well	
19	Q I guess my question is sorry.	
20	A the basis. And I've tried to answer the	12:24:33
21	basis is is that the parents who consult me all	
22	tell pretty much all tell me the same story. It is	
23	multiple patient reports.	
24	And when I when I was on that committee	
25	that we talked about before, of psychotherapy, people	12:24:52
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1	in Australia, people in Ireland, people in London, in	
2	various parts of the UK and let me think where this	
3	is a source of and the United States have all	
4	reported to me the same thing. Everyone says the same	
5	thing, that the parents complained to them about going	12:25:18
б	to specialty care which rapidly confirms the diagnosis	
7	and recommends affirmation and tends to make the	
8	parents feel like they're they're doing a terrible	
9	thing by resisting transition.	
10	Q You mentioned	12:25:39
11	A So the answer to your question is multiple	
12	sources, both directly in my clinical practice, both	
13	what I read about sometimes in these legal proceedings,	
14	legal documents and in and and from my	
15	colleagues.	12:26:01
16	I I just want you to know that if that	
17	professionals all claim to do thorough evaluations, but	
18	I I'm not sure that our definition of thorough	
19	evaluation is is correct.	
20	Q Have you talked to any gender-affirming	12:26:18
21	professional to learn what their practice actually is?	
22	A Well, I've read Dr. Adkins, for example,	
23	reassurance about the thorough evaluations done in her	
24	clinic.	
25	And have I talked to any affirmation	12:26:40
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well, I did talk to the Cleveland Clinic people and	
who are were sharing with me their angst about what	
they should do with these borderline personality kids,	
kids who aren't doing well, who don't want to focus on	
anything but their transgender state. So they consult	12:26:57
me about these these case you know, they	
consulted me about this.	
So I guess the answer is yes.	
And if you ask me the number, I would say it's	
not a large number. I don't and I don't	12:27:14
Q Sorry, other than Dr other than Dr. Adkins	
and whoever you talked to at the Cleveland Clinic, have	
you are you sorry.	
You've never talked to Dr. Adkins; correct?	
A I've never personally spoken to her, no.	12:27:25
Q So other than the people at the Cleveland	
Clinic that you referred to, have you spoken to any	
other gender-affirming professionals about their	
practices?	
A Well, in these various legal matters,	12:27:37
oftentimes I'm asked to review case material, and I	
and I I haven't visibly, virtually, talked to the	
answer to your question is no, but I I certainly	
have seen materials that indicate the the quality of	
the interactions that have been between the affirming	12:28:09
	<pre>kids who aren't doing well, who don't want to focus on anything but their transgender state. So they consult me about these these case you know, they consulted me about this. So I guess the answer is yes. And if you ask me the number, I would say it's not a large number. I don't and I don't Q Sorry, other than Dr other than Dr. Adkins and whoever you talked to at the Cleveland Clinic, have you are you sorry. You've never talked to Dr. Adkins; correct? A I've never personally spoken to her, no. Q So other than the people at the Cleveland Clinic that you referred to, have you spoken to any other gender-affirming professionals about their practices? A Well, in these various legal matters, oftentimes I'm asked to review case material, and I and I I haven't visibly, virtually, talked to the answer to your question is no, but I I certainly</pre>

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1 and the professional and the patient and sometimes the 2 parents. And you mentioned -- you mentioned multiple 3 0 4 patient reports, I think, when you were saying what the basis was for your review. 12:28:24 5 6 Do you recall that? 7 А Yes. Are you -- and there, you're talking about the 8 Q 9 patient would be the -- the parent of the child that's being cared for; right? 12:28:30 10 A Yes. I think if --11 In other words, you were -- you were not 12 Q 13 getting complaints from the -- the child or adolescent 14 that was being discussed; you were getting the complaint from the patient parent; is that right? 15 12:28:45 A Oh, I've heard -- I -- I've heard patients say 16 17 that they were a little surprised by the rapidity of things, yes. 18 Sorry, one of your child or adolescent --19 0 So it's --12:28:58 20 Α 21 -- patients --0 22 А It's not entirely parents, but it's largely 23 parents. 24 And then I've asked you how many parents 0 25 you've directly heard reports of -- let's just say 12:29:10 Page 127

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1	two-hour or less diagnosis and treatment. How many	
2	parents have you heard that from directly?	
3	MR. BROOKS: Objection; asked and answered.	
4	THE WITNESS: I would say 15 sets of parents.	
5	And if you allow me to accept the reports of the people	12:29:31
б	on the committee, probably it's over a hundred. But,	
7	you know, as I already answered, I can't really I'm	
8	just giving you numbers because you're asking for	
9	numbers.	
10	BY MS. HARTNETT:	12:29:54
11	Q Well, isn't it important to have good data?	
12	A You're right, it is important to have good	
13	information. And data varies in its nature. And	
14	parental reports that are consistent over time, to me,	
15	is good data. That represents good data. That are	12:30:10
16	good data, rather.	
17	Q Have you ever had a parent report to you a	
18	positive experience from an affirming practitioner, as	
19	you describe them?	
20	A Ever had a positive experience.	12:30:35
21	Well, last Sunday morning, I gave a talk at a	
22	church, and a grandmother told me that her very	
23	disturbed granddaughter has transitioned to a living	
24	as a boy and she's far less disturbed and much happier	
25	and she's beginning to restart her life as a student	12:30:50
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1	now, when she couldn't function as a student before.	
2	So if a grandparent I mean, it's it's	
3	today's Wednesday. So that was Sunday morning.	
4	So I think that is not the first time I've	
5	ever heard from somebody. I've also heard from	12:31:05
б	grandmothers who were deeply concerned about their	
7	grandchild.	
8	And, actually, come to think of it, I had an	
9	interview yes, I I have heard about a another	
10	trans male teenager who is doing very well now as	12:31:23
11	and much better than they were doing living as a as	
12	a distressed female.	
13	So I do have positive reports of people doing	
14	well.	
15	And in in my years of taking care of of	12:31:39
16	adults, I've seen some people, at least who have came	
17	back in follow-up after transition, who seem to be	
18	doing very well in life.	
19	I'm not saying that so I you know, I get	
20	both sides of the coin here.	12:32:01
21	Q You haven't undertaken a scientific sampling,	
22	though, to figure out what parents' experiences are	
23	with affirming practitioners; correct?	
24	A I no, I have no follow-up study on this. I	
25	am like other people who don't have follow-up studies.	12:32:18
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1 0 And it could be that parents that are having negative experiences are the ones that are seeking you 2 out; correct? 3 4 А Yes. There's always a selection by a -- in -in clinics. When -- when you have data coming from any 5 12:32:35 clinic, one of the methodologic questions is, What is 6 7 the selection bias? 8 And so I -- I represent a person who has some 9 kind of unknown or known reputation in the community, and so people come to see me because they think I have 12:32:54 10 knowledge or attitude that is consistent with their 11 12 position. 13 But, you see, in the -- in the fundamentals 14 of -- of the use of statistics and creating scientific 15 methodology, selection bias is a well-known problem, 12:33:12 and that's one of the reasons why some studies need 16 17 to -- that's one of the advantages of having multisite studies and multicultural -- studies from multiple 18 countries, is -- is what we're going to do about 19 selection bias. 12:33:31 20 21 I believe earlier you said that your view is 0 22 that the doctor's role isn't to recommend the treatment 23 for the minors who may be experiencing gender dysphoria but, rather, to provide information to the parents and 24 25 the children and the parents and the children should 12:33:47

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1 make the decision; is that fair? Yes. This is the idea that I am trying to 2 educate the world about, that, actually, doctors don't 3 4 know what the best treatment is for a particular child 5 and that they shouldn't pretend to know because there's 12:34:06 6 no follow-up data that are -- there's no compelling 7 follow-up data. There's just anecdotal reports like you and I were just discussing. Or anecdotal reports. 8 And so given the fact that -- that people 9 believe doctors and they believe that doctors know 12:34:24 10 things and that I know doctors don't know things, you 11 see, what I'm saying, what I'm trying to influence the 12 13 world to think about is that we should make a -- we --14 we recommend that you go to surgery for appendicitis 15 because we know the consequences of not having surgery. 12:34:44 You're going to die from this condition if you don't 16 17 have surgery, you see. 18 So we -- based on the consequences, we know what is indicated medically to save life or preserve 19 function. 12:34:59 20 21 But in this particular area, the long-term 22 follow-up of children or adolescents or even adults who 23 undergo transition are not known. And I -- they're 24 not -- they're simply not known. 25 And because we are -- some doctors make 12:35:15 Page 131

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1	recommendation to transition a seven-year-old or	
2	transition a 14-year-old or remove the breasts of a	
3	14-year-old, and I would say that what is the	
4	scientific basis of your recommendation to tell	
5	parents, who are often trusting of your knowledge base,	12:35:36
б	what is the scientific basis of your recommendation?	
7	And I say, given what we know about science,	
8	I'm not opposed to transitioning a child or	
9	transitioning a teenager or an adult. What I'm saying,	
10	that we should be able to educate, objectively, the	12:35:54
11	parents and the child themselves, you see, so that they	
12	know the issues here.	
13	And it's their child. They are legally	
14	responsible and they're morally and ethically	
15	responsible for the welfare of their child. And so I	12:36:11
16	think they need to be informed.	
17	And and what I'm saying is, in the past,	
18	doctors have recommended things, and I'm so I'm	
19	questioning the wisdom of making a strong	
20	recommendation because it's based on the allusion that	12:36:25
21	we know what is best for this kid or this adult. And	
22	I'm saying, please, doctors, please be humble about	
23	what your knowledge is here. Please respect the	
24	limitations of your knowledge. That's all I'm saying.	
25	So I I am objecting. I'm trying to teach	12:36:47
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1	the world. If I know that sounds rather grandiose,	
2	but I'm trying to teach the world that based on our	
3	lack of information about the long-term follow-up, we	
4	can give options for the treatment of this condition	
5	and that option includes what you would call	12:37:03
6	affirmative care.	
7	But we should understand the scientific basis	
8	of affirmative care, you see, and we should understand	
9	the limitations, and we should understand that even the	
10	advocates of of gender-conforming surgery have	12:37:17
11	published two papers recently saying that the the	
12	long-term psychosocial outcomes are not clear, that the	
13	benefit of of of genital surgery or breast	
14	surgery, in the long run, is not they're not clear.	
15	And so people have undergone undertaken two	12:37:38
16	studies in the last year or two years to prove that	
17	there are benefits. So why are we, in 2020 (sic),	
18	doing studies to prove there are benefits if if we	
19	already know the answer.	
20	We don't know the answer. And I say because	12:37:56
21	we don't know the answer, there's an ethical	
22	responsibility, a professional responsibility, to teach	
23	the parents, teach the adult what is known and what is	
24	not known.	
25	What they decide is their business. It's	12:38:12
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1	their prerog it's their prerogative. It's their	
2	child. It's their seven-year-old. It's not my	
3	seven-year-old. See? It's not your seven-year-old.	
4	It's not your 14-year-old. It's theirs. And it's a	
5	weighted decision. And the idea that it's not a	12:38:25
6	weighted decision requires you to be an ostrich and	
7	bury your head in the sand.	
8	Q Do you think that politicians should be making	
9	that decision?	
10	MR. BROOKS: Objection.	12:38:36
11	THE WITNESS: Well, I I do ask myself the	
12	question who should be making decisions about the	
13	delivery of medical care, you see. And I do realize	
14	that in some circumstances, politicians make decisions	
15	that influence medical care and medical treatment.	12:38:55
16	I don't know the answer to that question, but	
17	I don't know that doctors per se who are not informed	
18	about the about the state of science really should	
19	be making these decisions with the illusion that they	
20	know best. I am not sure politicians know what's best.	12:39:16
21	I mean, when it comes to politicians, you know, we	
22	we all have skepticism.	
23	But nowadays, what who is making decisions	
24	are are judges, you see. I don't think juries as	
25	much as judges and and state legislature and	12:39:35
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1	governors are making decisions. I don't like that	
2	either.	
3	I would prefer that an informed medical	
4	professional I would I would prefer that doctors	
5	make these decisions based upon accurate scientific	12:39:54
б	information and not political ideology and not mixing	
7	up civil rights concerns with medical decision-making.	
8	So I realize we're in a this is a morass,	
9	and I all I all my point to you today is let's	
10	look at the science and let let the doctors decide	12:40:21
11	or let the politicians decide, let the governors	
12	decide, let the judges decide, but on the basis of	
13	science.	
14	Q And are you aware of any scientific study	
15	showing that affirmative care practitioners in the	12:40:40
16	United States are providing rapid affirmation, a	
17	scientific study, not just anecdotal reports?	
18	A There was a study out of the UK about 20 years	
19	ago. I kind of think the author of the study was	
20	M-O-L-E. I'm not certain. And they did a follow-up	12:41:10
21	study of people who were given sex reassignment surgery	
22	immediately because they asked for it, with with	
23	very little screening, versus people who were treated	
24	as usual, because in that days, people had psychiatric	
25	evaluation and psychotherapy, and I think they found in	12:41:33
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1 the small numbers of patients that they operated on versus the people who weren't operated on, that there 2 seemed to be -- they seemed to be happier in the short 3 4 term after surgery than the people who didn't have 12:41:49 5 surgery. б But you know what I've been saying to you 7 in -- well, maybe I haven't quite said it yet. What 8 I'm saying is, when we come to evaluate the impact of 9 these treatments, we need to agree upon -- we have to have a consensus, and it should be an international 12:42:07 10 consensus, about what is the ideal way to evaluate the 11 effects of these treatments. 12 13 Should it be, like, at six months, at 14 twelve months, should it be at six -- two years, 15 five years, ten years. And we should agree upon the 12:42:28 mecha- -- the measurements that we're going to use 16 17 prior to actually doing the study so that we all agree upon both -- both the strengths and the limitations of 18 19 the methods. 20 So what I'm --12:42:42 21 Yeah, maybe my question --0 22 Α What I'm trying to do is to refine the 23 requirements to answer your question. 24 Thank you. And I think maybe my question may 0 have been unclear. 25 12:42:55 Page 136 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 138 of 352 PageID #: 23468

1	What I'm trying to figure out is that you've	
2	testified about a perception that there's this	
3	widespread practice of providing rapid affirmation	
4	service in the U.S.; is that fair?	
5	A Yes, I do have that perception.	12:43:05
6	Q And what I'm trying to figure out, is there	
7	any kind of scientific or other otherwise kind of an	
8	analysis of a of that healthcare market to determine	
9	whether in fact that is actually happening or in fact	
10	whether these are just anecdotal occurrences that	12:43:22
11	you've learned of?	
12	A There your question is one of a series of	
13	questions that I would have to answer as far as I know,	
14	there are not there are not respected scientific	
15	methods demonstrating my my impression.	12:43:44
16	Q Thank you. If you could turn to page	
17	paragraph 6 of your or it's probably on the same	
18	page you have there, but I'm going to just ask a	
19	question about paragraph 6 of your declaration or	
20	your report.	12:44:02
21	And you talk about you can read the whole	
22	thing. I'm not trying to misread it into the record,	
23	but I wanted to focus on the sentence that says (as	
24	read):	
25	I have at one time or another	12:44:13
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1	recommended or prescribed or supported	
2	social transition, cross-sex hormones,	
3	and surgery for particular patients,	
4	but only after extensive diagnostic	
5	and psychotherapeutic work."	12:44:26
6	Do you see that?	
7	A I do.	
8	Q Have you ever recommended cross-sex hormones	
9	for a minor patient?	
10	A No.	12:44:37
11	Q Have you ever prescribed cross-sex hormones	
12	for a minor patient?	
13	A Is that a different question than you just	
14	asked me?	
15	Q Well, you have recommended or prescribed or	12:44:53
16	supported, and so I could go into asking you what the	
17	difference is, but I just figured I'd ask you is	
18	there a differences between recommended, prescribed and	
19	supported?	
20	A Oh, yes. I feel like my view of my role is to	12:45:08
21	write a letter of recommendation describing the patient	
22	in detail, the the diagnosis, the patient's	
23	sensibilities, whether I think this would be beneficial	
24	to the patient at this time in his life.	
25	The last person that I wrote, I was doing	12:45:26
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1	psychotherapy with a young person, starting at age 16,	
2	and saw this person over the course of a year and a	
3	half. I promised that if they continued talking to me,	
4	at the end of the time, I if patient still wanted	
5	hormones, I would give hormone I I wrote a	12:45:47
6	letter of recommendation.	
7	And I did write a letter of recommendation,	
8	and the patient did take hormones. He went off to	
9	college, failed miserably at college, transferred	
10	college, and I sadly I tell you, and I I sadly tell	12:46:01
11	you, this person died of a heroin overdose in his dorm	
12	room at Ohio State University.	
13	And I know from the parents, postmortem, that	
14	he acquired a girlfriend, and he then said that it's	
15	not so bad he's rethinking this matter. It's not so	12:46:23
16	bad being being a male and having sex with someone.	
17	But I don't know whether I his heroin	
18	overdose, which was his third heroin overdose, was	
19	accidental death or suicide.	
20	So I have provided hormones. I do have that	12:46:40
21	really negative taste in my mouth from that experience.	
22	I don't I don't I don't have remorse about giving	
23	hormones to this person because I promised that if	
24	that it is his decision.	
25	His parents weren't happy with that decision,	12:47:02
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1 but they also agreed with the decision. And now 2 they're, of course, in perpetual mourning for their 3 deceased 18-year-old child. 4 So, yes, listen, I also have given hormones to someone else who is living okay, who is not made any 5 12:47:20 6 suicide attempts. But it is, as I described in that 7 paragraph, after I get to know these people. And to 8 tell you, I -- as best as I can tell, they appreciate that. 9 Thank you. I'm just -- sorry for the -- for 12:47:35 10 0 the person that you -- your -- your patient that you 11 mentioned, the -- the 18-year-old, I'm -- I'm sorry to 12 13 hear about that. 14 Sorry, when was that? What -- what time 15 period? 12:47:47 16 А That was --17 Q Datewise. -- March 17th, 2021. 18 А And did you prescribe the -- or, sorry, write 19 0 a letter for the hormones before the person was 18 or 12:47:58 20 21 only once they were 18? 22 А I think the person turned 18 in August or 23 September, and I think I wrote the letter right near the person's birthday. Whether it was before or after, 24 I'm not sure. 12:48:19 25 Page 140 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 142 of 352 PageID #: 23472

1	Q How about social transition, have you ever	
2	recommended or prescribed or supported social	
3	transition for a minor?	
4	A A minor being someone less than 18?	
5	Q Correct.	12:48:34
6	A Have I ever recommended, prescribed I have	
7	never prescribed. I have met people who already had	
8	social transition, and I had supported them even in the	
9	face of their parents' objection. But I don't think I	
10	have ever prescribed social transition to a person. I	12:49:00
11	cooperate with it. I recognize that I recognize	
12	that it is the patient's decision. And while I may not	
13	have thought it was a wise decision to transition or to	
14	surreptitiously take hormones, you know, from China or	
15	something, I I don't interfere with it. I just talk	12:49:30
16	about it.	
17	So but if you're really asking have I said,	
18	oh, Parents, you should transition your child, I think	
19	the answer is no.	
20	Q Yeah. So I'm trying to that's thank you	12:49:43
21	for clarifying that. I I'm trying to figure out if	
22	you've supported the transition of a the social	
23	transition of any minor patients.	
24	A Yes.	
25	MR. BROOKS: Objection; vague.	12:49:53
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1	BY MS. HARTNETT:	
2	Q When was the last time you supported the	
3	social transition of a minor patient?	
4	A Two years ago, I'm guessing.	
5	Q Okay. Let me do you know who B.P.J	12:50:08
6	B.P.J. is the plaintiff in this case.	
7	Do you know if B.P.J. is a girl or a boy?	
8	A I know nothing about B.P.J.	
9	Q So you've reviewed none of her medical records	
10	or anything like that?	12:50:32
11	A Yeah, I would presume that this is a trans	
12	boy a trans girl who was born a a boy, but I	
13	wouldn't I have no certainty.	
14	Q What makes you presume that?	
15	A Well, because trans trans girls	12:50:47
16	generally I mean how should I say it? Trans	
17	girls trans adolescent girls generally don't wait	
18	a I'm getting confused here. Excuse me.	
19	I presume that B.P.J. is an was born and	
20	assigned and is a natal was a natal male.	12:51:17
21	But if it's a natal female, I I've not	
22	heard anything where a natal female becomes a trans boy	
23	and wants to compete against boys. If there is a	
24	lawsuit like that, that has been raised, I am unaware	
25	of it.	12:51:43
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1	When I read these things in the newspaper,	
2	it's it's they're they're always about natal	
3	boys who live as trans women or girls and want to	
4	compete against women. So that's why I presume that	
5	B.P.J. must be a natal male.	12:52:04
6	But because my role in this case had nothing	
7	to do with the athletic side, it's just to to	
8	provide some basis of some background basis on the	
9	science of transgender knowledge and the lack of	
10	knowledge, I didn't spend time investigating that.	12:52:23
11	Q Okay. And are you familiar with the law	
12	that's being challenged in this case that's called	
13	H.B. 3293?	
14	A No.	
15	Q Could we just turn to page 20 of your	12:52:42
16	declaration, paragraph 50 or your sorry, I'm	
17	saying declaration. I mean report.	
18	MR. BROOKS: We're getting there.	
19	MS. HARTNETT: No, take your time. Page 20,	
20	paragraph 50.	12:53:00
21	MR. BROOKS: Let's see. This is under just	
22	simply since I can't fit it all on the screen at	
23	once, it's under the heading that says, "The	
24	affirmation therapy model (model #4)." And now, under	
25	that, I have paragraph 50 showing on the screen.	12:53:14
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1	MS. HARTNETT: There is a way to, I believe,	
2	make that I don't know if he needs that to be that	
3	large to read it, but there is if you hover over the	
4	document, you can zoom in or out.	
5	MR. BROOKS: Perhaps. But this is, I think,	12:53:31
6	much smaller, and it would be hard to read.	
7	THE WITNESS: I have the entire paragraph 50	
8	in front of me.	
9	BY MS. HARTNETT:	
10	Q Okay. Thank you.	12:53:41
11	So I was looking through your report, trying	
12	to see if there was a connection to the context here,	
13	which is this sport whether the plaintiff can play	
14	sports, and I'm just looking you can look at all of	
15	paragraph 50, if you need to, but I'm going to be	12:53:51
16	focused on well, feel free to take a look.	
17	But you're under this part called "the	
18	affirmation therapy model." That's the heading that's	
19	above paragraph 50.	
20	Do you see that?	12:54:04
21	A Yes.	
22	Q And you're referring to what you say	
23	that you're referring to some advocates and	
24	practitioners that go much further. That's in your	
25	second line there. And then I'm going to just read one	12:54:14
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1	sentence in the middle of the paragraph. (As read):	
2	"They argue that the child should be	
3	comprehensively resocialized in grade	
4	school to (sic) their aspired-to	
5	gender. As I understand it, this is	12:54:27
б	asserted as a reason why male students	
7	who assert a female gender identity	
8	must be permitted to compete in girls'	
9	or women's athletic events."	
10	Did I read that correctly?	12:54:37
11	A Yes, you did.	
12	MR. BROOKS: And I will well, you can ask a	
13	question. I'm going to ask the witness to read the	
14	entire paragraph so we don't lose the	
15	MS. HARTNETT: He should feel free. I'm	12:54:50
16	not this is not a trick.	
17	MR. BROOKS: Nope.	
18	BY MS. HARTNETT:	
19	Q Let me know when you're ready.	
20	A I've read the paragraph.	12:55:22
21	Q Do you know whether the law being challenged	
22	in this case applies to grade school?	
23	A I don't I don't know the law being	
24	challenged here.	
25	Q So you don't know whether the law at issue	12:55:35
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1 requires that transgender youth be comprehensively 2 resocialized; is that fair? MR. BROOKS: Objection. 3 THE WITNESS: When I talk about 4 comprehensively resocialized, it was not in 5 12:55:51 б relationship to this law; it was in relationship to the 7 American Academy of Pediatrics' recent study, I think 8 in 2018, by Rafferty, et al., where it was asserting --9 they were asserting such things that I'm summarizing 10 here. 12:56:18 And, see, for them, participation in athletics 11 just follows their fundamental assumption that they 12 13 know what's best for these children even though they 14 have no long-term -- they don't even have adolescent 15 follow-up, let alone adult follow-up. 12:56:35 And so I just think that the case of 16 athletics -- the issue of athletics is a secondary 17 derivative issue about the more fundamental matter of 18 when and how, to what extent, and before -- what 19 requirements are necessary before we socialize a child, 12:56:55 20 21 you see. 22 So if you think about the -- your issue today 23 about athletics, it's what I would call a downstream 24 issue, downstream from the fundamental thing that we were talking about before the last break about what are 25 12:57:15 Page 146

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1	the requirements to ethically enable parents to make	
2	this decision without doctors pretending like they know	
3	what's best for a seven-year-old or an eight-year-old	
4	or a 12-year-old or a 15-year-old, you see.	
5	So this is a downstream question about which I	12:57:34
6	feel I have no legitimacy to pretend expertise.	
7	So I think every question you ask me about	
8	this, I'm going to have to say, listen, this is not	
9	my this is not my wheelhouse. This is not my	
10	knowledge base. My knowledge base is about what we	12:57:54
11	were talking about, you know, about the evaluation of	
12	children and teens.	
13	BY MS. HARTNETT:	
14	Q So here, where you say, "this is asserted as a	
15	reason why male students who assert a female gender	12:58:07
16	identity must be permitted to compete in girls' or	
17	women's athletic events," when you say asserted by	
18	whom? Is it the American Academy of Pediatrics? Is	
19	that who you're referring to there?	
20	A No, I don't think it's entirely that. I think	12:58:23
21	it has to you know, this is a this is a big	
22	cultural issue in many, many states. They made the	
23	NCAA, you know, the high school athletic associations,	
24	whatever the names, the acronyms of those	
25	organizations, they have made policies based upon	12:58:48
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1	information that they've gotten from various, quote,	
2	expert groups, and and there is this in education	
3	services today, there is this enormous emphasis on	
4	diversity and support for all forms of diversity, and	
5	so I I think the answer is not it's just from the	12:59:12
6	American Academy of Pediatrics. I think the American	
7	Academy of Pediatrics is influenced by these larger	
8	social trends that have recognized how much harm we've	
9	done to various to women, for example, or to African	
10	Americans or to Asians, and we are trying, as a	12:59:34
11	society, to make things more open and to to	
12	represent more people in the public discourse in arts,	
13	in music, in the theater and so forth.	
14	So there's just a broad, broad cultural trend	
15	towards being much more inclusive, you see, and and	12:59:52
16	I just thing the trends athletic issue must be	
17	viewed in terms of the larger social questions that are	
18	being answered in a political sense in our culture.	
19	MR. BROOKS: Counsel, when you get to a	
20	breaking point, I think it is one o'clock, and it would	01:00:10
21	be a good time to take a lunch break.	
22	MS. HARTNETT: We can break now. I have a	
23	couple more questions on this paragraph, but we can	
24	pick it up after lunch. What would you prefer?	
25	MR. BROOKS: You can finish up the paragraph.	01:00:27
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1 MS. HARTNETT: Sure. 2 BY MS. HARTNETT: So -- so is it your view that allowing a 3 Q 4 transgender youth to participate on the team of their -- the sex that they present as, is that a 5 01:00:39 psychotherapeutic intervention that would dramatically 6 7 change the outcome for that child? I'm not certain. 8 А 9 What is your concern -- I'm sorry, please. Q I think if -- I think if a child, let's say a 01:01:02 10 Α 14-year-old, wants to run track or play a sport as a 11 member of a female -- the female side of the sport and 12 13 if the school or the -- the State or the -- the 14 organization that -- that organizes high school 15 athletics or junior high school athletics says, no, you 01:01:31 16 can't because you were a natal male and you -- trans is 17 not accepted as -- for athletic purposes, I think that person would be disappointed. I think that would be 18 disappointed. And disappointment may look like 19 depression. It may increase the person's anxiety for a 01:01:52 20 21 while. But like many, all of us get disappointed in 22 life, and, you know, we deal with it. And sometimes we 23 grow from our disappointment. So I would think they would be disappointed. 24 25 Whether that is to be considered harm, you see, I don't 01:02:12 Page 149 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 151 of 352 PageID #: 23481

1	think we would we should, just on the basis of	
2	disappointment, refer to that as harm. Harm is a	
3	different concept, you see.	
4	And so I guess the answer to your question	
5	is I'm not sure.	01:02:32
6	Q But do you think that permitting them to play	
7	with in that example, allowing the 14-year-old	
8	person that identifies and is a girl to play with the	
9	girl team, do you believe that that would make them	
10	more likely to continue to identify as transgender when	01:02:50
11	they otherwise would not?	
12	MR. BROOKS: Objection; ambiguous.	
13	THE WITNESS: They would otherwise continue	
14	you you mean if I understand	
15	BY MS. HARTNETT:	01:03:05
16	Q I'm sorry, I'll ask a better questions.	
17	I'm just trying to figure out if your opinion	
18	is that allowing transgender, let's just say,	
19	adolescents to play on sports teams that match their	
20	gender identity will cause them to continue to identify	01:03:15
21	as transgender when they otherwise would not.	
22	A I have no idea the answer to that question. I	
23	would imagine that they would continue to identify as a	
24	trans female, but I don't know what would happen to	
25	their identity if they didn't. That was the other side	01:03:40
		Page 150

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1	of your question, the last part of your questions.	
2	So I guess I can answer part of the question.	
3	It would be my opinion, if we allowed a child	
4	who currently identifies as a trans girl to participate	
5	in a girl's athletic organized athletics, that that	01:03:57
6	would do nothing that would that would reinforce	
7	the idea that she continues that she is a trans	
8	girl. Not that she is a girl, but that she's a trans	
9	girl. That's I think that would be my opinion.	
10	About the other aspect to your question, I	01:04:20
11	don't know the answer.	
12	Q But is your opinion that there's a is that	
13	a in your opinion, is there something wrong with	
14	reinforcing the girl being on sorry the girl's	
15	gender identity of being on the team?	01:04:33
16	Like, do you have a problem with that, or are	
17	you okay with the 14-year-old girl playing on the	
18	transgender girl playing on the girls' team if the	
19	rules allow it?	
20	MR. BROOKS: Objection; vague, compound.	01:04:42
21	THE WITNESS: If you if you look narrowly	
22	at the individual girl, we get one set of	
23	considerations.	
24	If we look at fairness, if we look at the	
25	perspective of the other girls, the natal girls who are	01:05:07
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1	participating, we get another perspective.	
2	If we look at the parents' perspective of the	
3	very talented athletes who are natal girls who may be	
4	defeated by these trans girls, we get yet a third or	
5	fourth perspective.	01:05:31
6	BY MS. HARTNETT:	
7	Q Well, that's not your area of expertise;	
8	correct?	
9	A But you you just anticipated what I was	
10	going to say. I mean, you're asking me opinions that I	01:05:39
11	have no legitimate expertise to answer. I I'm	
12	just I'm separating the perspectives for you. And I	
13	say your your question is not as simple as it	
14	sounded because there are these other perspectives to	
15	be considered which people other than me are going to	01:05:57
16	consider.	
17	There is shall I repeat?	
18	There is the child	
19	Q No, I don't think so. I don't think you	
20	should repeat. But what I do would like would be	01:06:08
21	before we have lunch, just an answer, which is do you	
22	object	
23	MS. HARTNETT: Can you can the reporter	
24	read back my last question, please.	
25	THE REPORTER: Yes.	01:06:15
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1 (Record read.) 2 MR. BROOKS: Objection; compound, form of the question, vague. 3 4 You can answer, if you are able and know what 01:07:02 5 the question is. 6 MS. HARTNETT: That's -- enough coaching. 7 THE WITNESS: Pardon me? I didn't hear what 8 you just said. BY MS. HARTNETT: 9 Q I was telling your counsel to please stop 01:07:07 10 coaching you. And I can ask a better question. 11 Oh. 12 А 13 Is it your perspective that allowing a Q 14 transgender girl to participate on a girl team, 15 consistent with her gender identity, is harmful to the 01:07:18 transgender girl? 16 No, I don't think it's harmful in the short 17 Δ run to the transgender girl. In the long run, if the 18 transgender girl detransitions, say, in five years, I 19 wonder what he will now think about what happened five 01:07:36 20 21 years before when she was competing against girls as a 22 girl. 23 But in the -- I presume your question is in 24 the short term, you see? And I guess in the short term, I don't think it would harm the child to the 01:07:58 25 Page 153

1	extent that it reinforces their current identity.	
2	But as you may or may not know, gender	
3	identity can evolve over time. And so when people	
4	detransition and return to presenting themselves as a	
5	boy and thinking of themselves as a boy, they then have	01:08:20
б	to they then have to consider what happened when	
7	they were when they were presenting themselves as a	
8	girl and believing that they were a girl. They no	
9	longer believe that they're a girl, but they did back	
10	then, you see?	01:08:39
11	So I don't know, I don't think anybody knows,	
12	what implications, what harm, might come from their	
13	what retrospective view of the harm that that they	
14	cause themselves by presenting by competing against	
15	girls. So	01:08:58
16	Q Does anybody know the implications of the	
17	disappointment that the transgender girl might	
18	experience from exclusion, or is it similarly	
19	indeterminant?	
20	MR. BROOKS: Objection.	01:09:09
21	THE WITNESS: Well, I I think I've already	
22	answered the question, that disappointment I would	
23	expect it if a if the girl the trans girl wanted	
24	to participate and was prohibited by some larger force	
25	from participating, they would be disappointed, and it	01:09:24
		Page 154

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1	may have it may have it and I couldn't predict	
2	the outcome of the disappointment, whether it would	
3	precipitate depression or whether it would precipitate	
4	giving up their trans identity, as being unrealistic,	
5	that other people are saying I am very unrealistic	01:09:47
б	and and this is unfair and I'm asking for an unfair	
7	advantage.	
8	So, you know, I can't I don't these are	
9	not areas that I that anyone has had any experience	
10	with, you see. And and I it's hard for me to	01:10:01
11	give you a simple answer.	
12	It feels to me, Ms. Hartnett, that you are	
13	trying to get me to answer a question in a certain way,	
14	and I'm just trying to say I think it's more	
15	complicated. And I think you're asking me to give an	01:10:16
16	opinion about which I don't have adequate knowledge,	
17	and I don't that's all. Period.	
18	Lunch.	
19	MS. HARTNETT: Let's go to lunch.	
20	THE VIDEOGRAPHER: We are off the record at	01:10:35
21	1:11 p.m.	
22	(Lunch recess.)	
23	THE VIDEOGRAPHER: We are on the record at	
24	2:11 p.m.	
25	MS. HARTNETT: Thank you.	02:11:22
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1 BY MS. HARTNETT: 2 Welcome back, Dr. Levine. 0 I think before the break, we had -- I'm not 3 4 sure what page you have up, but I -- I'm at paragraph 50 of the declaration. 02:11:31 5 б So are -- so am I. Α 7 Okay. Let's -- I was trying to -- and the Q reason why we were talking about that is there was a 8 mention of athletic events there, and the other mention 9 of athletic events in your declaration is at 02:11:43 10 paragraph 130. So if you could go to 130, I'll have a 11 12 question about that. 13 Let me know went you get to 130, please. 14 MR BROOKS: We are at 130, which fits on the 15 screen. 02:12:14 BY MS. HARTNETT: 16 17 Q Great. So here in this paragraph, you say, in the third sentence, the following (as read): 18 "It is evident from the scientific 19 literature that engaging in therapy 02:12:26 20 21 that encourages social transition 22 before or during puberty---which would 23 include participation on athletic 24 teams designated for the opposite sex---is a psychotherapeutic 25 02:12:37 Page 156 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 158 of 352 PageID #: 23488

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1	intervention that dramatically changes	
2	outcomes."	
3	Do you see that?	
4	A I do.	
5	Q And you don't know if H.B. 3293 applies to	02:12:46
6	prepubertal kids; right?	
7	A I'm sorry, would you repeat that question.	
8	Q You don't know if H.B. 3293 applies to	
9	prepubertal kids?	
10	A I already testified that I don't know the	02:13:03
11	content of the deal.	
12	Q So is it your opinion that allowing	
13	transgender children and adolescents to play on sports	
14	teams will continue will cause them to continue to	
15	identify as transgender?	02:13:21
16	A I think it well well, you know, my	
17	hesitance is because you used the word "cause."	
18	Q I'm just trying to	
19	A A child	
20	(Simultaneous speaking.)	02:14:10
21	BY MS. HARTNETT:	
22	Q Oh, sorry, go ahead.	
23	A That's why I have taken so long. I'm I'm	
24	thinking about the word "cause" and its implications in	
25	my mind. I I do think that various aspects of	02:14:20
		Page 157

1 social transition tend to continue the child on a life course consistent with trans life, whether or not 2 they're aware of the risk that they're entailing or 3 4 not. 5 I think that's as close to an answer I can 02:14:45 6 give you. 7 Q Are you aware of any research indicating that 8 by preventing children from playing on sports teams consistent with their gender identity that will prevent 9 them from continuing to identify as transgender going 02:14:59 10 forward? 11 I'm not aware of research literature about А 12 athletic teams and its impact, positive or negative, at 13 14 all. I'm totally unaware. 15 0 Okay. Do you think that by excluding 02:15:14 transgender girls from playing on the girls' team the 16 17 law that's being challenged in this case stigmatizes transgender girls? 18 19 MR. BROOKS: Objection. 20 THE WITNESS: I think it may disappoint 02:15:48 21 transgender girls. Stigma has another concept. You 22 know, it has to do with social things. 23 I -- I think a reasonable mental health professional could assume that if a child wanted 24 something and was prohibited from it, they would be 02:16:03 25 Page 158

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```
1
      disappointed, at least initially.
2
              Other than that, I -- I don't care to comment.
      BY MS. HARTNETT:
3
4
          Q
              Well, say a child wants a cookie and they
5
      aren't allowed to have it. That's disappointing; 02:16:23
6
     right?
7
          A Yes.
              Is the disappointment that a transgender child
8
           Q
      would have from being excluded from a sports team
9
      consistent with their gender identity essentially that, 02:16:31
10
      equivalent of the cookie denial?
11
12
              MR. BROOKS: Objection; calls for speculation.
13
              THE WITNESS: I don't know if you even put my
14
      smile into the text.
              Obviously, you know, there -- there are 02:16:57
15
      degrees of disappointment in the universe. And to
16
      equate that with a cookie, I don't know. I prefer not
17
18
      to even answer that question.
     BY MS. HARTNETT:
19
20
          Q Well, your -- your point of view is that 02:17:10
21
     people that experience being transgender also generally
22
      experience a wide range of other distressing feelings
23
      and conditions; correct?
          A My point of view is what?
24
25
              That people who are transgender also
                                                               02:17:27
          Q
                                                                Page 159
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experience a wide range of other concerns and -- and 1 issues; correct? 2 Yes, I think -- yes. 3 А 4 That they're subject to serious mental health Q issues, that's your point of view; correct? 02:17:47 5 I think they're apt to encounter a number of 6 Α 7 frustrations in their future lives that could add to their social anxiety, their sense of pervasive sadness 8 9 and it lead to solving the problem in ineffective ways, like substance abuse. 02:18:13 10 So, yes, I do think that being transgender, 11 for -- for many, many people, poses adaptive challenges 12 in the present and in the future. 13 14 How do you know that that's based on being 0 15 transgender as opposed to how the transgender people 02:18:34 are being treated, or do you not distinguish between 16 17 the two? Because -- because some of the -- in children, 18 А some of the psychiatric problems that they have are --19 occur well before there's any awareness of the society. 02:18:54 20 21 And in every cross-sectional study of adults 22 in the transgender community have shown that the --23 that they're a vulnerable population and they're 24 vulnerable to many psychiatric difficulties, and the 25 common explanation for that, among trans advocates, is 02:19:19 Page 160

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imination whereas nd the of many trans iscrimination has conflicts about 02:19:37 dicated than it's d, I guess. I'm trying to 02:19:54 at excluding a hight be subject
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ight be subject
ical problems,
what is the
be a simple 02:20:09
youth to be
their gender
harm?
on't think 02:20:22
whatever
think there's no
think there's no
think there's no , based on my
–

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1	would be a major disappointment and it might lead to	
2	harm for that person, and for another person, it might	
3	be a major disappointment that leads to no harm, and	
4	for another person, it might be, oh, well, so what, and	
5	it's not a big not a big deal.	02:20:52
6	Every study of human beings shows the variety	
7	of human beings. And we can't predict that if you	
8	exclude a child from anything on the basis of their	
9	gender identity, that it's going to cause	
10	automatically, you can guarantee it will cause harm.	02:21:12
11	There's just no reason to think that.	
12	It doesn't mean there isn't a child who might	
13	not be harmed, but it doesn't mean that all the	
14	children will be harmed, and it doesn't mean that the	
15	harm will follow in the same manifestation.	02:21:27
16	Human beings have a variety of responses to	
17	everything.	
18	BY MS. HARTNETT:	
19	Q So is your view for the trans girls that would	
20	be excluded under a policy of not allowing them to play	02:21:43
21	on the team consistent with their gender identity, that	
22	they should just toughen up and stomach the	
23	disappointment?	
24	MR. BROOKS: Objection.	
25	THE WITNESS: You're putting words in my	02:21:55
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1	mouth. That's not my view. That's not how I was	
2	that's not how I have spoken about it. You're	
3	summarizing it in a very negative way for me. I don't	
4	accept your language. It's not me.	
5	BY MS. HARTNETT:	02:22:09
6	Q Okay. You don't have to.	
7	How would you put it?	
8	A I already put it.	
9	MR. BROOKS: Objection.	
10	BY MS. HARTNETT:	02:22:15
11	Q You mentioned before the break that you also,	
12	in your view, had to look at the potential harms or the	
13	effects on the other people at issue, and I think you	
14	mentioned the other girls on the team; is did I hear	
15	you right?	02:22:26
16	A I think I did mention that.	
17	Q Are you giving an expert opinion in this case	
18	about the harm to girls on a team where they would have	
19	to include a transgender girl?	
20	A I don't know how many times, Ms. Hartnett, I	02:22:41
21	have to tell you that I don't consider myself having an	
22	expert opinion on this subject. I have stated what I	
23	stated, but I don't I don't I don't feel like I	
24	represent an expert.	
25	And so the answer to your question is, no, I	02:22:59
		Page 163

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1 don't have an expert opinion on that. 2 Thank you. I have a few questions about your 0 expert report. I'm just going to go back to the 3 4 beginning and go through sequentially, and I'll -please feel free to read the paragraphs I cite to you 02:23:16 5 6 while I'm asking you questions. 7 My first one is going to be back on 8 paragraph 5, page 2. 9 MR. BROOKS: Getting there. Paragraph 5 is on the screen. 02:23:36 10 MS. HARTNETT: Yeah, we were there before. 11 BY MS. HARTNETT: 12 13 I just had a question about -- so I was Q 14 comparing this report to the declaration that was 15 submitted at the beginning of the case. That was the 02:23:47 one from the Washington State declaration that had been 16 attached to an earlier motion in the case. And that's 17 something I introduced as Exhibit 86. So if you need 18 to refer to it, feel free. 19 20 But I will just represent to you that in the 02:24:02 version of paragraph 5 that was in your earlier 21 22 declaration, you had certain language that's no longer 23 in this report. I'll read it to you and then -- just 24 curious as to why you removed it. You -- this is the declaration that you signed 02:24:15 25 Page 164 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 166 of 352 PageID #: 23496

1	in May of 2021. (As read):	
2	"As the incidence of gender dysphoria	
3	has increased among children and youth	
4	in recent years, larger numbers of	
5	minors presenting with actual or	02:24:29
б	potential gender dysphoria have	
7	presented to our clinic.	
8	I currently am providing psychotherapy	
9	for several minors in this area. I	
10	also counsel distressed parents of	02:24:41
11	these teens."	
12	Do you know why you removed that language from	
13	your this report?	
14	MR. BROOKS: And, counsel, are asking that	
15	question, are you representing that that or similar	02:24:54
16	language doesn't appear somewhere else in the report?	
17	MS. HARTNETT: I was unable to find that	
18	language in this report. It was in paragraph 4 of the	
19	PI declaration, which is now paragraph 5 of this	
20	report, and I was not able to find that language.	02:25:09
21	THE WITNESS: I would imagine the answer to	
22	the question is I didn't think it was relevant to this	
23	particular document.	
24	Please understand, in preparing this document,	
25	I did not read the Exhibit 86.	02:25:29
		Page 165

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1		
1	BY MS. HARTNETT:	
2	Q Is it true that larger numbers of minors have	
3	been presenting with actual or potential gender	
4	dysphoria to your clinic?	
5	A No. It's true that across the world larger	02:25:46
6	numbers of minors are requesting services for gender.	
7	That's an epidemiologic phenomenon that exists on four	
8	continents.	
9	Q Is it true that you are currently providing	
10	psychotherapy for several minors in this area?	02:26:07
11	A Yes.	
12	Q How many?	
13	A It depends on what era you're what month,	
14	what week, what what year you're talking about. If	
15	you're talking about within the last year, I would say	02:26:22
16	probably four or five kids.	
17	Q Can you give me the ages of those kids?	
18	A Probably from 14 to 17.	
19	Q And how many of those have you seen more than	
20	one time?	02:26:41
21	A Each of them.	
22	You should well, okay.	
23	Oh, one of them I've seen once, I'm sorry.	
24	I let me correct that.	
25	Q For the other four, do you see them on a	02:27:01
		Page 166

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1	monthly basis?	
2	A No. I I tend to see them more often.	
3	Q Are there any of those patients that you have	
4	seen on a monthly or less basis, other than the one you	
5	only saw once?	02:27:21
б	A Well, I hear from patients I see in the past	
7	periodically, sometimes. I hear from their parents. I	
8	sometimes hear from them. But it's it's not	
9	anything regular.	
10	Q Yeah, I'm thank you. I'm just trying to	02:27:45
11	understand. There was a statement made in your	
12	May 2021 declaration that you were currently providing	
13	psychotherapy for several minors in this area, and I'm	
14	just trying to figure out, is that actually true today?	
15	A No, it's not true today to the same extent	02:27:59
16	that it was when I wrote the original the Tingley	
17	declaration.	
18	Q Thank you. Moving down in here, you have on	
19	page paragraph 7 and paragraph 8, you identify a	
20	couple of cases where you previously provided	02:28:15
21	testimony.	
22	A Yes.	
23	Q There's the the case in the Eastern	
24	District of Massachusetts, in the First Circuit, that	
25	you refer to in paragraph 7.	02:28:29
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1	Do you see that?	
2	A Yes.	
3	Q And then there's the Younger litigation in	
4	paragraph 8.	
5	Do you see that?	02:28:37
6	A Yes.	
7	Q And you do cross-reference your CV list and	
8	then the Tavistock case.	
9	Do you see that?	
10	A Yes.	02:28:47
11	Q Why did you choose to highlight the	
12	Massachusetts and the Younger case here?	
13	A Well, the Massachusetts case, under	
14	Judge Wolf, Judge Wolf asked me to be a judge's	
15	witness. That was the beginning of my legal	02:29:10
16	involvement in that whole area of transgenderism. So I	
17	think that that's noteworthy. It's also noteworthy	
18	because that became among the DOC attorneys across	
19	the nation, that's a very landmark case, and it's often	
20	quoted in various other legal matters.	02:29:29
21	So it seemed to me that you ought to know that	
22	I began in that area in 2006 with Dr with	
23	Judge Avery.	
24	And what was the second part of your question?	
25	Q Oh, the Younger case and why you included that	02:29:49
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1	here.	
2	A I included that because that was my entry case	
3	into transgender children and the when parents don't	
4	agree on the treatment of their trans child and and	
5	courts are involved and I mean, that is not just	02:30:10
6	happening in the Younger case. That's happening in	
7	other jurisdictions as well. And so I	
8	Q In the Younger oh, sorry.	
9	A That that's the kind of thing you wanted to	
10	know. That is a credential, in a sense. Or I thought	02:30:26
11	that you would like to read that case, if you could.	
12	Q Are you aware the jury rejected the father's	
13	claim in the Younger case and awarded the	
14	decision-making to the mother?	
15	MR. BROOKS: Objection; mischaracterizes the	02:30:43
16	record.	
17	THE WITNESS: One of my complaints about my	
18	participation is I I often am not informed about the	
19	outcome and the progress of the cases that I've	
20	testified in.	02:30:55
21	I did I did hear something like you	
22	what what you said, but it seems to me that it was a	
23	more complicated decision than you summarized.	
24	BY MS. HARTNETT:	
25	Q Are you aware that of the more recent	02:31:14
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1	litigation in Texas regarding a directive from the	
2	attorney general about the investigation of the	
3	sorry by the directive of state officials to	
4	investigate those providing transgender care for child	
5	abuse? Does that ring a bell?	02:31:30
6	MR. TRYON: Objection.	
7	THE WITNESS: I only know about that because I	
8	read it in the papers. I have not	
9	BY MS. HARTNETT:	
10	Q Okay. That's what I was going to ask you.	02:31:40
11	Were you involved in that? Were you asked to	
12	provide an expert opinion in that case?	
13	A Never.	
14	Q Is there a reason why you didn't include the	
15	Nosewor Norsworthy case when you were summarizing	02:31:50
16	your background here in paragraph 7 and 8?	
17	A The Noseworthy case is one of, I don't know,	
18	seven or eight cases. I if you look at my CV, I'm	
19	sure it's listed in my CV.	
20	This is a prisoner case. I didn't think it	02:32:22
21	had to do with it just didn't seem it had to do with	
22	athletics and and teenagers.	
23	Q Are you aware that your testimony was	
24	partially excluded in a case called Claire in Florida	
25	that was about the it was precluded with respect to	02:32:40
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1	the testimony about the motivations that plaintiffs had	
2	for seeking gender confirmation surgery.	
3	A I was not	
4	MR. BROOKS: Objection.	
5	THE WITNESS: I was not aware.	02:32:51
6	BY MS. HARTNETT:	
7	Q Just flashing forward to paragraph 13 here.	
8	This is a paragraph where you're discussing, in part,	
9	Dr. Adkins' declaration. And my first question is, at	
10	the end of this paragraph, you talk about a life course	02:33:15
11	perspective?	
12	A Yes.	
13	Q I'm just curious if that's a term that you	
14	coined or that's from somewhere else in the literature.	
15	A If I took credit for coining that term, I	02:33:36
16	think it would be I didn't I didn't coin the term	
17	"life perspective."	
18	I'm a I'm a psychiatrist, and I see people	
19	throughout the life cycle, and so I am constantly	
20	confronted with the consequences of early life	02:33:54
21	decisions and of behavioral patterns.	
22	I have a natural life perspective on matters.	
23	I certainly didn't I don't believe I coined the	
24	term.	
25	Q Well, I ask because it's in quotes, and so I'm	02:34:10
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1	just wondering if it's something that you refer to your	
2	method as the life course perspective or if that's a	
3	method I could look to in the literature somewhere.	
4	A I think it's in quotes I think it's in	
5	quotes because I wanted to emphasize the perspective	02:34:25
б	that this whole question about how to take care of	
7	trans youth needs to be understood, not does it make	
8	them happy in the current life, but what will it do to	
9	the whole course of their life.	
10	And so by putting it into italics (sic), I	02:34:46
11	I perhaps perhaps I shouldn't have done that, but	
12	I was just trying to bring the reader's attention to	
13	the perspective here that the decisions that are made	
14	in teenage years, for example, or in their 20s or in	
15	their 30s have implications, serious implications, for	02:35:08
16	10 years, 20 years, 30 years down the pike.	
17	And as an adult psychiatrist who deals with	
18	people, you know, from 96 down, I certainly see the	
19	impact of previous life decisions on their current	
20	suffering.	02:35:32
21	And so that's all it refers to, that and I	
22	do believe that if you spend your time in pediatrics,	
23	you probably don't have as as sharp a focus on the	
24	life perspective that an adult person adult a	
25	per specializes in adults or who has a lot of	02:35:50
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1	experience with adults have. That's all I'm trying to	
2	say.	
3	Q Is it your view that Dr. Adkins' approach is	
4	to make the young person happy as opposed to creating a	
5	happy, high-functional, mentally healthy person for the	02:36:06
б	next 50 to 70 years of life?	
7	A I believe that Dr. Adkins has hope that she is	
8	going to create a happy, functional human being for the	
9	next 70 years of life, but I do believe she's	
10	influenced, primarily, on making her child her	02:36:20
11	current patients happy.	
12	The question is does Dr. Adkins have any	
13	evidence whatsoever that the decisions that she has	
14	been making with teenagers and younger children,	
15	does does she know that creates happiness in ten	02:36:38
16	years or in five years. And certainly, I don't think	
17	she knows what happens in 30 years.	
18	But I think as a society, you and I as	
19	representatives of society, can recog recognize the	
20	relevance of the question.	02:36:56
21	We want to separate, at all times, physicians'	
22	beliefs from the evidence that supports those beliefs.	
23	Q What's the basis for your notion that	
24	Dr. Adkins lacks an understanding of how to create a	
25	happy, highly functional, mentally healthy person for	02:37:15
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1 the next 50 to 70 years of life? 2 Because she's a pediatric endocrinologist. А 3 Because she's a busy person dealing with young people. 4 Because she doesn't follow-up her patients, I'm sure, for 30 years. 02:37:31 5 б Do you follow-up your patients for 30 years? 0 7 Some of them, yes. You know I published a А 8 paper about a 30-year follow-up of a trans person. 9 Maybe you don't know. I published a paper about returning to the male gender role after 30 years. 02:37:48 10 Now, I can't say that I have, you know, 20 11 patients I've followed for 30 years, but I -- I have 12 13 certainly written about that case, and in -- in writing 14 about that case, I have raised certain issues that are 15 germane to your questioning right now. That is, a life 02:38:05 16 perspective, a life course perspective is something 17 that's reasonable and that an educa- -- a physician needs to be thinking about the long-term outcome of 18 19 what is being done today. 20 What is the basis for you -- but you're -- 02:38:24 0 21 sorry, I think you've already stated it, but I -- is 22 there any other reason you have to believe that 23 Dr. Adkins is not informing herself about the 24 consequences of her actions on her patients 30 --25 30 years from today? 02:38:39 Page 174 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 176 of 352 PageID #: 23506

1	A Only that she could not know what happens.	
2	She hasn't been practicing 30 years, I don't believe.	
3	And I don't believe she is in a position, considering	
4	the work that she does, to have systematic follow-up,	
5	even for shorter periods of times, on her patients.	02:38:54
6	If, for example, she has systematic follow-up	
7	on 80 percent of the patients she's ever given a	
8	hormone treatment for, that should be in the	
9	literature. And she knows, she should know, given	
10	the the what's absent from the literature, how	02:39:15
11	welcome such a study would be, such a report would be.	
12	But as far as I know, she hasn't published that	
13	information.	
14	Q So your testimony is that you're basing your	
15	assumption that Dr. Adkins doesn't conduct systematic	02:39:28
16	follow-up on her failure to publish a study showing her	
17	systematic follow-up?	
18	A I'm sorry, you'll have to repeat that. Too	
19	many similar phrases.	
20	MS. HARTNETT: Can the well, I'll try.	02:39:42
21	BY MS. HARTNETT:	
22	Q Is the basis for your assumption that	
23	Dr. Adkins doesn't engage in systematic follow-up of	
24	her patients her failure to publish research indicating	
25	her systematic follow-up?	02:39:52
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1	A No. I am sure Dr. Adkins follows her	
2	patients, but she's a pediatrician, basically, and	
3	usually, and I can't be certain about this, that at 18,	
4	pediatrics people turn the kids over to adult	
5	endocrinologists.	02:40:23
6	And so I think just in the nature of being a	
7	pediatric endocrinologist, although she may see some	
8	kids into their 20s, I would imagine that the usual	
9	trend in pediatrics is to hand kids off, when they're	
10	18, to other practitioners; and, therefore, she	02:40:37
11	probably has limited systematic follow-up after 18.	
12	And if you extend that by years, like five	
13	years and ten years and so forth, I would imagine that	
14	she may have a case or two that she follows or knows	
15	about, but it would not be anything like systematic.	02:40:55
16	So the answer to your question is the basis	
17	did she not publish, and that's the basis. I'm giving	
18	you an additional basis.	
19	Q Thank you. You mentioned one patient you had	
20	followed up over the course of 30 years, and I think	02:41:10
21	said something like maybe 20 or how many patients,	
22	overall, do you feel like do do you believe that	
23	you followed up with over a period of decades in your	
24	practice?	
25	A Very very few. Because I exist in America,	02:41:26
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1	and in America, we have no means of guaran of of	
2	insisting on follow-up.	
3	And on in another reason why is that	
4	when people transition, they they want to get rid of	
5	their professionals who dealt with them, and they don't	02:41:47
6	naturally come back.	
7	In fact, all attempts at follow-up, not just	
8	in my clinic, but elsewhere, we we reach we reach	
9	very few people.	
10	For example, in a 2002 study of everyone who	02:42:02
11	had sex reassignment surgery by one surgeon, only	
12	30 percent of the people who ever had surgery by this	
13	one surgeon actually were available for follow-up.	
14	And all follow-up studies very few	
15	follow-up studies can have a hundred percent of the	02:42:22
16	data of all the patients.	
17	Follow-up is a problem. It's a much better	
18	problem it's solved much better in Scandinavia than	
19	it is in the United States. The United States have 50	
20	states. They have different rules. Nobody I don't	02:42:39
21	think we we don't publish follow-up studies in the	
22	United States very often.	
23	Q What do you do to try to follow up with your	
24	patients?	
25	MR. TRYON: I think we have a connection	02:43:08
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1 problem. 2 MS. HARTNETT: Is that me? It could be me. THE VIDEOGRAPHER: We're just going to pause 3 and see if he -- there he is. He's back. 4 MR. TRYON: There -- he came back. 5 02:43:15 6 BY MS. HARTNETT: 7 Q Sorry, I think you froze. 8 Did you hear my question? MR. BROOKS: No, I think we don't -- we did 9 not hear a pending question in this room. 02:43:32 10 Can you hear us now? 11 MS. HARTNETT: Okay. Sorry. The video froze 12 13 from your end. 14 MR. BROOKS: We -- we see --BY MS. HARTNETT: 15 02:43:40 Q My question was, what do you do to follow up 16 with your patients? 17 18 A I ask them to follow up with me after their surgery, for example, or after their consultation with 19 another person, another professional, and they actually 02:43:54 20 21 rarely do. 22 Q Do you try to find them if they don't come 23 back to you --24 A Yes. Q -- afterwards? 02:44:07 25 Page 178 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 180 of 352 PageID #: 23510

1	A Yes.	
2	Q How?	
3	A I write them notes. I write them a letter.	
4	Sometimes I write them a cute little postcard reminding	
5	them of who I am. But they know what I mean.	02:44:15
6	Q If you have such limited follow-up with your	
7	own patients, how do you know your method has what	
8	the effect of your method is on people 30 years later?	
9	A I don't know. And I I am like other people	
10	in this field. I don't know the 30-year implication of	02:44:47
11	what we're doing. I don't know the 20-year implication	
12	of what we're doing. I'm just raising the question,	
13	shouldn't we be concerned about a life course	
14	perspective.	
15	I don't know and the people who are advocates	02:45:05
16	don't know, you see. I don't know how they can be so	
17	sure that they're going to create a happy life.	
18	Q So for all you know, your method could	
19	actually be harming your patients more than the other	
20	methods; is that fair?	02:45:24
21	A You mean in the long run I may be harming them	
22	by talking with them, say, for six months about their	
23	decision, what what they should go what what	
24	they want to do?	
25	I can't imagine that that my	02:45:48
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1	psychotherapeutic my relationship with them that is	
2	helping them to consider their thoughts, their feelings	
3	and their futures is is harming them and in 30 years	
4	they're going to have some terrible result of my	
5	intervention, you see.	02:46:07
б	What you're trying to contrast is talking to a	
7	person, say, for six months, every twice, three	
8	times a month for six months with socializing them in a	
9	new gender or supporting, giving them hormones and	
10	and saying yes to genital surgery or mastectomy or	02:46:24
11	sterilizing procedures, you see.	
12	You're comparing Dr. Levine or	
13	psychotherapeutic talking, conversation, extended	
14	evaluation, with major biologically sterilizing,	
15	sexually dysfunction in causing interventions.	02:46:44
16	I really think we're not talking about	
17	apples and oranges here. I think we're talking about	
18	apples and zebras.	
19	Q Your report discusses four competing models of	
20	therapy; correct?	02:47:13
21	A Correct.	
22	Q So you have the apple, the zebra and two other	
23	things in that; correct?	
24	MR. BROOKS: Objection.	
25	THE WITNESS: No.	02:47:20
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1	BY MS. HARTNETT:	
2	Q The four competing models are watchful	
3	waiting, sub 1; sub 2, psychotherapy; and the	
4	affirmation model.	
5	That's what you've set forth; correct?	02:47:30
6	A That's right.	
7	Q And I'm asking you whether, for all you know,	
8	the psychotherapy model may be creating more harm for	
9	people than the affirmation theory model. You just	
10	don't know?	02:47:46
11	A I think I've already testified that it's hard	
12	for me to even conceptualize that I'm causing harm.	
13	Sometimes I'm causing frustration because "I want	
14	hormones now" and you're 14, and I'm sorry, we have	
15	I want to talk about this.	02:48:14
16	But I don't really think that's harm in the	
17	way that when I look at the cross-sectional data on	
18	adults who have transitioned and and the	
19	comorbidities that they have, I consider those to be	
20	manifestations of harm, you see.	02:48:32
21	I don't really think that talking briefly	
22	and and honestly and examining things is is a	
23	source of harm.	
24	It is	
25	Q But your your practice isn't to talk	02:48:46
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1	briefly to someone. You're talking right?	
2	The the the model that you're setting	
3	forth is to talk with them at length and get to know	
4	them; correct?	
5	A Yes, this used to be the model before 2011,	02:48:55
б	this was the endorsed model by the World by WPATH,	
7	you see. I'm not talking I'm not inventing a new	
8	model here. This was the model we had in the '60s, the	
9	'70s, the '80s and the '90s and in the 2010s and	
10	Q And it's your view that the psychotherapy	02:49:14
11	A The view model changed.	
12	Q It's your view that the psychotherapy model	
13	cannot, by its nature, harm anyone?	
14	A I know some people think that it harms people.	
15	I don't believe that, actually.	02:49:28
16	Q Well, let me give you an example.	
17	Say you're meeting with a patient and they	
18	want to talk you about their need or their perceived	
19	need for cross-sex hormones and you don't agree or	
20	choose not to support them with a letter.	02:49:45
21	Do you is that a fair just assume that,	
22	okay?	
23	And that person then goes on to stop seeing	
24	you, has been taken off course from getting the	
25	cross-sex hormones, ends up becoming distraught at	02:49:55
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1 their condition and commits suicide. 2 Is that a situation where the psychotherapy model might be responsible for causing harm? 3 4 MR. BROOKS: Objection; calls for speculation. 02:50:08 5 MR. TRYON: Objection. б THE WITNESS: If that -- such a patient goes 7 to me -- comes to me and after -- in the first session wants a letter and I refuse to provide it, I will help 8 9 that person -- if the person doesn't know, I will refer them to clinics -- to other resources. 02:50:26 10 The idea that my refusal would cause them to 11 suicide is enormous and deep that leaves out so many 12 13 intervening factors as to make me say I can't possibly 14 agree with what you said. BY MS. HARTNETT: 15 02:50:43 But it's possible that your patients, for 16 Q example, have higher rates of suicide than other 17 patients that have gone through a different model; 18 correct? You just don't know? 19 20 MR. TRYON: Objection. 02:50:52 21 THE WITNESS: It's equally possible that the 22 patients have a lower rate of suicide that have gone 23 through Dr. Levine's care. BY MS. HARTNETT: 24 25 Q But it's also possible that they have had a 02:51:04 Page 183 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 185 of 352 PageID #: 23515

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1	higher rate of suicide going through Dr. Levine's care;	
2	correct?	
3	MR. BROOKS: Objection	
4	MR. TRYON: Objection.	
5	MR. BROOKS: calls for speculation.	02:51:13
6	BY MS. HARTNETT:	
7	Q You said it's possible that they have a lower	
8	rate. It seems that the flip side of that is it's	
9	possible that they had a higher rate; is that correct?	
10	A You're	02:51:23
11	MR. BROOKS: Same same objection.	
12	THE WITNESS: You're asking me to speculate	
13	about something you know I don't have the answer to, so	
14	why should I give you an answer that I don't have? Why	
15	are you asking	02:51:32
16	BY MS. HARTNETT:	
17	Q You testified that it's possible that	
18	MS. HARTNETT: I'm going to ask for an answer	
19	to my question without coaching, please.	
20	BY MS. HARTNETT:	02:51:37
21	Q My I asked if it's possible that the	
22	patients of Dr. Levine have a higher rate of suicide	
23	than patients going through another method, and then	
24	you responded it's possible that they have a lower	
25	lower rate. That's an answer.	02:51:49
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1	I'm asking you, is it possible that they also	
2	have a higher rate?	
3	MR. BROOKS: And I have objected to the	
4	question as calling for speculation.	
5	BY MS. HARTNETT:	02:52:01
6	Q Please answer.	
7	A In order to in order to have an answer to a	
8	rate question, one has to have a denominator and	
9	numerator. I have neither a denominator or numerator;	
10	and, therefore, I can't really ask in any expert	02:52:23
11	way, I cannot answer a question about the rate.	
12	You're asking me theoretical possibilities,	
13	and there probably are at least three theoretical	
14	possibilities, and I could probably think of more,	
15	but	02:52:40
16	Q What are the three?	
17	A There would be no difference in the rates,	
18	right? The rates could not be ascertained because the	
19	denominator the numerator and the denominator	
20	couldn't be determined. And then the fifth one would	02:52:52
21	be because the numerator can't be determined.	
22	So if you ask me a question about rate, it's a	
23	mathematical question. It's a scientific question.	
24	But you're not asking it in a scientific way at all.	
25	And I can't answer it.	02:53:07
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1 To the extent that I have any expertise, it's 2 on the science. It's not on the speculation side of things. 3 4 Q Your expert opinion is that the affirmative model is more harmful than the psychotherapy model; 02:53:18 5 6 correct? 7 А My -- my expert opinion is that the affirmative model does not have the scientific 8 justification to declaim -- to -- to declare it to be 9 the best practice. That's my expert opinion that -- 02:53:35 10 Does the psychotherapy model have any more 11 0 justification than the affirmative model? 12 13 A Only the tradition that if any other 14 psychiatric problem presented in a 14- or 15-year-old, 15 no one, no one would object to an extended evaluation, 02:53:53 16 a psychotherapeutic exploration and the use of a medication to a drug -- to address some comorbidity. 17 18 It's just that when a -- when the child declares themselves trans, we want to create a whole 19 different approach to this situation. That's my point. 02:54:12 20 21 And just to make sure that we close the loop 0 22 on the other point, because I'm not quite sure what the 23 answer was there, is it your testimony that it's 24 possible that your -- that Dr. Levine's patients could have lower rates of suicide than other methods? 25 02:54:29 Page 186 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 188 of 352 PageID #: 23518

1	MR. BROOKS: Objection; calls for speculation.	
2	THE WITNESS: I'm afraid although you don't	
3	understand my answer to the question, I feel like I've	
4	answered the question repeatedly already.	
5	BY MS. HARTNETT:	02:54:46
6	Q Well, you've said that it could be I	
7	thought you I thought I understood you to say you	
8	could have lower rates, you could have a missing	
9	numerator or denominator or equivalent, but I didn't	
10	hear whether or not you think another possibility is in	02:54:54
11	fact that the rates of suicide could be higher from	
12	your patients.	
13	A Well, perhaps you missed the implication of	
14	what I said, that it could be higher, it could be	
15	lower, it could be the same, it could be indeterminant	02:55:06
16	because of the denominator issues, and it could be	
17	indeterminant because of the numerator issues.	
18	Q I appreciate that. Thank you.	
19	We've talked about Dr. Adkins a bit here. I	
20	just wanted to ask you this is flashing back to I	02:55:22
21	think we're in paragraph 13.	
22	You then go on, in paragraph 16, to talk about	
23	Dr. Safer. Let me know when you're there.	
24	A Got it.	
25	Q Other than reviewing Dr. Safer's expert	02:55:43
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1	report, do you have any other familiarity with	
2	Dr. Safer's practices?	
3	A I believe he's the head of a New York gender	
4	team, clinic.	
5	Q Have you ever met him before?	02:55:58
6	A Not that I am aware of.	
7	Q Have you ever been to his clinic?	
8	A No.	
9	Q Have you ever spoken to any of his patients?	
10	A Not that I'm aware of.	02:56:11
11	Q How about Dr. Adkins, have you been to her	
12	clinic?	
13	A No.	
14	Q Have you spoken to any of her patients?	
15	A Not that I'm aware of.	02:56:23
16	Q So do you know whether or not Dr. Safer's	
17	approach is focused on creating a happy, healthy	
18	sorry happy, highly functional, mentally healthy	
19	person for the next 50 to 70 years?	
20	A Ms. Hartnett, I think everyone in this field	02:56:42
21	is hoping that what they're doing is creating that	
22	outcome. I would presume that Dr. Safer believes that	
23	and Dr. Adkins believes that. I just go back to the	
24	fact that we don't know the answer in what they're	
25	doing and what they're doing is a rather dramatic	02:57:04
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1	interventions in a person's biology, their physiology,	
2	their anatomy and their social roles, and it seems to	
3	me that if we're making such a very, very	
4	life-changing or cooperating with such a life	
5	change, a profound life change, that's going to effect	02:57:21
6	every aspect of their lives, or most aspect of their	
7	lives, we ought to at least acknowledge that we don't	
8	have the follow-up data to match our belief systems.	
9	And as I wrote about in the most recent	
10	publication, I do think that ethically we have a	02:57:40
11	responsibility to inform people of what science knows	
12	and what we as professionals believe, but it's not	
13	supported by science.	
14	So in answer to summarize my answer, I	
15	believe that your experts believe that they are	02:57:58
16	creating a happy, healthy, functional life, even in the	
17	face of the fact that they cross-sectional studies	
18	of adults who are transgender and those who have had	
19	complete medical surgeries have significant problems.	
20	And so what I have been saying, in summary, is	02:58:18
21	that we we should separate our beliefs from what	
22	science knows.	
23	Q You said "cross-sectional studies." You're	
24	just saying that those are lacking to to to to	
25	substantiate their approach. Is that what you're	02:58:37
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1	saying?	
2	A Please repeat that. You sort of I couldn't	
3	understand.	
4	Q Sorry. You had yeah, fair fair enough.	
5	I think you said something about	02:58:44
6	cross-sectional studies being lacking to support their	
7	approach. Is that what you were saying?	
8	A Yes. Not only cross-sectional studies failed	
9	to support the idea that everyone is living happily	
10	ever after or the majority are living happily ever	02:59:04
11	after, the the Swedish study that was published in	
12	2011 that had outcome data on everyone who had sex	
13	reassignment surgery over a 30-year period. You may	
14	know that as the D-H-E-N-J-A (sic) study, et al. They	
15	demonstrated the the recommendation of that study	02:59:26
16	is that everyone after sex reassignment surgery should	
17	have lifelong psychiatric care because the suicide rate	
18	was 19 times higher after this than the general	
19	population. The death rates were higher of cancer and	
20	of heart disease, the criminal rates were higher, and	02:59:45
21	the admission rates to psychiatric hospitals were	
22	higher, after, then general population.	
23	So that group in Sweden, in 2011, said, wow,	
24	these people are not necessarily doing so well as a	
25	group; that is, everyone that was everyone who had	03:00:01

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1 sex reassignment surgery was in that. So we wouldn't -- we wouldn't call that a cross-sectional 2 study. We would have a life perspective study, you 3 4 see. You are aware --Was that -- was that comparing it to the 03:00:14 5 0 general population, though? Not transgender people 6 7 that had gone untreated, right? 8 А That study did not include people who were not treated with surgery, that's right. 9 Right. So to figure out if surgery makes a 03:00:26 10 0 difference, wouldn't you study a population that had 11 had surgery versus the population that had not had 12 13 surgery, all of transgender people? 14 A Yes, I often wondered why the authors of that 15 study did not study those people that they had records 03:00:39 16 on who didn't have surgery. It's one of the missing 17 issues about that. It doesn't take away from the fact that relative to non-transgender people of either sex, 18 these people don't do nearly as well in life. But it 19 doesn't answer the question that you're raising, and 03:00:59 20 21 that's been amazing -- that's an amazing absence. One 22 wonders why that is absent. I don't know why. 23 0 So just to be clear, the -- the thing that's 24 absent is testing whether or not it's actually the 25 medical interventions with the transgender people that 03:01:16 Page 191 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 193 of 352 PageID #: 23523

1 are accounting for the difference in suicide from 2 the -- is that what you were saying? 3 MR. BROOKS: Objection; vague. 4 THE WITNESS: I'm saying that it would have been nice to have four control groups. And they only 03:01:35 5 б had three control groups. And I don't --7 BY MS. HARTNETT: 8 Q Right. I don't understand why there wasn't the fourth 9 А control group that you are raising because it does -- 03:01:43 10 you know, I already testified that nothing is certain, 11 but this would have increased our conviction about 12 13 whether or not people are dying of cancer and heart 14 disease and HIV and suicide and so forth at a higher 15 rate compared to those who are transgender but who 03:02:08 16 weren't getting the surgery. So I don't know the answer. 17 Could I go to -- paragraph 18 has several 18 0 subparagraphs. I just have a couple of questions on 19 03:02:28 this. The first is on paragraph 18A. 20 21 I just had a -- it was a minor reference, but 22 I'm just curious about your own use of terminology. 23 You had, here in the second sentence of 18A (as read): "While hormonal and surgical 24 procedures may enable some individuals 25 03:02:45 Page 192 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 194 of 352 PageID #: 23524

1	to 'pass' as the opposite gender	
2	during some or all of their lives"	
3	And the sentence continues.	
4	In the declaration you had that had been	
5	filed, your declaration that was filed at the PI stage,	03:02:55
6	the words "female identifying male" were used instead	
7	of "some individuals."	
8	Is is there a reason why that would have	
9	been changed?	
10	A In the original what was in the original	03:03:15
11	draft that you looked at?	
12	Q It said "a female identifying male" as opposed	
13	to "some individuals."	
14	MR. BROOKS: I'll object to the question as	
15	characterizing that as original.	03:03:24
16	BY MS. HARTNETT:	
17	Q Well, it was the declaration I compared the	
18	declaration that was apparently submitted without your	
19	knowledge on your in in the PI stage of this case	
20	with the report, thinking that you had done both of	03:03:36
21	them, and I'm what I'm just observing was that the	
22	words "female identifying male" had been used in this	
23	paragraph and then now has been replaced by "some	
24	individuals," and I'm just curious as to why that	
25	change was made, if you know.	03:03:47
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1 A I don't know. I don't remember that phrase. 2 That seems like -- that seems like a rather awkward phrase, you know, that you quoted. 3 4 Q Yeah, why -- is that a phrase you use --"female identifying male," is that a phrase that you 03:04:00 5 6 use? 7 A I -- I may have at one time or another used 8 that phrase. 9 Obviously, for everyone concerned, the language -- the vocabulary -- the -- the -- the 03:04:12 10 socially acceptable vocabulary in this field changes so 11 often. 12 13 So, you know, as I told you, I spent probably 14 25 hours developing this, and there are numerous changes here and there which I could not possibly 03:04:33 15 recall. 16 17 And I can't answer your question. I really don't know the answer. 18 Q Okay. Well, I'll ask one more in that vein, 19 03:04:42 and then we'll move on. 20 21 For paragraph 18L, which is at the top of 22 page 8 -- and this a paragraph where you're 23 describing -- you say that (as read): "Hormonal interventions to treat 24 25 gender dysphoria are experimental in 03:05:01 Page 194

1 nature and have not been shown to be safe, but rather put an individual at 2 risk of a wide range of long-term and 3 4 even life-long harms..." And then you go on to list all that. 03:05:10 5 Yes. 6 Α 7 The prior version of this -- in the same place Q had -- had language that said -- I'm going to just read 8 9 it to you. (As read): "Putting a child or adolescent on a 03:05:21 10 pathway towards life as a transgender 11 person." 12 13 And that has been removed. I'm just curious as to why that was removed. 14 15 MR. BROOKS: Late objection. 03:05:28 THE WITNESS: I actually -- I can't give you a 16 17 specific answer to the question. I have no memory of -- of -- of making that editorial change. 18 I -- I -- I am sensitive to and actually have 19 a preference to not using the same phrase endlessly in 03:06:01 20 21 any document. And one of my concerns about previous 22 documents has been the redundancy of phrases, and so 23 I -- I try not to repeat certain powerful phrases. 24 I -- I think they actually have more impact on the 25 reader if they read them once or twice and not 15 03:06:26 Page 195

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1 times. So that may have been an example of that. 2 As a writer, I'm very sensitive to redundancy, and I prefer to have things done short -- in shorter 3 4 versions than in longer versions, but that is not always in keeping with legal requirements. 03:06:46 5 б Turning to paragraph 19, this is -- I'm not 0 7 going to -- there's a couple of questions I had about -- or, sorry, not -- 20. You're talking about 8 biological sex. 9 Do you see that? 03:07:01 10 11 А Yes. MR. BROOKS: Sorry, you want 19 or 20? 12 13 MS. HARTNETT: I'll move to 20. 14 BY MS. HARTNETT: 15 0 You say that (as read): 03:07:08 "Sex is not 'assigned at birth' by 16 17 humans visualizing the genitals of a newborn; it is not imprecise. 18 Do you see that? 19 03:07:17 20 А Yes. 21 Do you have any experience with the process of 0 22 assigning sex to newborns at birth? 23 MR. BROOKS: Objection. THE WITNESS: You know, I -- probably for a 24 week in my medical school pediatrics rotation I was 25 03:07:32 Page 196

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part of the newborn nursery and delivery and in obstetrics. The newborn delivery room phenomenon of	
obstatriss The newborn delivery room phonomenon of	
obstettics. The newborn derivery room phenomenon of	
saying, Mother, your you have a daughter. Or,	
Mother, you have a son. So I guess that's part of my	
experience. I'm a parent, so I've had that experience.	03:07:52
What I period. I think that's an answer.	
BY MS. HARTNETT:	
Q Thank you. You also say in this paragraph,	
among other things, that sex is determined at	
conception; correct?	03:08:06
A Yes, when yes, I do that's when sex is	
determined, yes.	
Q You say that at the end of the first	
sentence of sorry the second sentence of	
paragraph 20. And the source that you cite in this	03:08:22
paragraph for everything in this paragraph is a	
document that says "NIH 2022."	
Do you see that?	
That's at the top of page 9.	
A Yes.	03:08:34
Q What is NIH 2022?	
A I think the first author's name is Aditi	
B-H-R-A-R Bhar Bhargara or something like that,	
but it has probably 15 authors, the paper.	
Q So that's a paper that you were citing?	03:08:55
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	<pre>Mother, you have a son. So I guess that's part of my experience. I'm a parent, so I've had that experience. What I period. I think that's an answer. BY MS. HARTNETT:</pre>

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1	A Yes.	
2	Q Okay. Let me move down to section D. So that	
3	starts on page 14 of your report.	
4	MR. BROOKS: We have it.	
5	BY MS. HARTNETT:	03:09:26
6	Q And you this is your section about "Three	
7	competing conceptual models of gender dysphoria and	
8	transgender identity."	
9	Do you see that?	
10	A Yes.	03:09:35
11	Q Is this your construct, these three models?	
12	A Yes.	
13	Q Paragraph 37, you describe the developmental	
14	paradigm, I guess; is that fair?	
15	A Yes.	03:09:50
16	Q I was comparing the declaration submitted at	
17	the earlier stage of the case with the report here, and	
18	I noticed that some language was deleted, and I will	
19	double-check to represent to you that it is not still	
20	here.	03:10:09
21	But the language that was deleted from	
22	paragraph 37 is as follows (as read):	
23	The developmental paradigm does not	
24	preclude a biological temperamental	
25	contribution to some patients'	03:10:22
		Page 198

1 life (sic); it merely objects to 2 assuming these problems are biological in origin. All sexual behaviors and 3 4 experiences involve the brain and the body." 03:10:31 5 б Is there some reason that you removed this 7 language from this report? Well, I think I said it in a different way. I 8 А said (as read): 9 "The developmental paradigm is mindful 03:10:42 10 of temperamental, parental bonding, 11 psychological, sexual, and physical 12 13 trauma influence (sic), and the fact 14 that young children work out their 15 psychological issues through fantasy 03:10:53 and play and adolescents work out 16 their issues by adapting various 17 18 interests and identity labels." This is -- this is the material that I 19 prepared as the expert witness report for this 03:11:07 20 21 particular case. Over time, you see, I have a different -- I --22 23 I say things more efficiently, I believe. I could elaborate that, but I don't think it's 24 relevant. 25 03:11:27 Page 199

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1	Q No. Thank you. I appreciate it.	
2	But you agree, sitting here today, that all	
3	sexual behaviors and experiences involve the brain and	
4	the body?	
5	A I agree that all behaviors involve well,	03:11:38
6	the brain and the body is really one thing, you know.	
7	They're just part of the biology of a of the	
8	human of human beings, and that those biology	
9	multiple biologic factors interact with other	
10	psychosocial factors throughout life to shape our	03:12:03
11	feelings and our behaviors and so forth.	
12	Q In paragraph 38, you refer to a Littman 2018	
13	study.	
14	Do you see that?	
15	A Paragraph 38, yeah.	03:12:17
16	Yeah.	
17	Q Are you aware that that article was had to	
18	be withdrawn and corrected and republished?	
19	MR. BROOKS: Objection.	
20	THE WITNESS: I am aware that there was a lot	03:12:32
21	of political brouhaha about that and that various trans	
22	advocates accused that author of bad things or whatever	
23	but that the restatement of the study really did not	
24	did not amount to a great change.	
25	But but, in fact, there was a brouhaha by	03:13:01
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1	the publication objecting to her methods so to speak,	
2	but really were they were objecting to her	
3	conclusions.	
4	BY MS. HARTNETT:	
5	Q Was her method an anonymous survey of parents?	03:13:16
6	A Her it was a survey of parents, right.	
7	Q Do you know if they were anonymous or not?	
8	A At this moment, I don't know.	
9	Q You go on in section E here, starting on	
10	page 16, to talk about four competing models of care.	03:13:32
11	MR. BROOKS: Sorry.	
12	BY MS. HARTNETT:	
13	Q I also was wondering	
14	MS. HARTNETT: Oh, sorry.	
15	MR. BROOKS: I hit the wrong thing, and the	03:13:38
16	document disappeared off the screen. Let me I'm not	
17	sure what's going on here.	
18	Okay. Sorry, I it accidentally closed as I	
19	tried to get rid of some pop-up on the screen, and we	
20	will get us back.	03:14:04
21	And, I'm sorry, what paragraph were you at?	
22	MS. HARTNETT: It's section header E, page 16.	
23	MR. BROOKS: Page 16.	
24	BY MS. HARTNETT:	
25	Q I'm just asking whether the four competing	03:14:25
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1 models of care is your schema. 2 I think it borrows from other things in the А 3 literature. I wouldn't want to claim, you know, 4 authorship for that per se. It's really hard for me to know where all my ideas come from because I read so 03:14:54 5 6 much and go to meetings and so forth, and I hear 7 things, and it influences me. I -- I -- it's my summary of -- when we think 8 9 about what are the options that we can offer to people, this is all I think of. Maybe tomorrow --03:15:11 10 Okay. 11 Q -- I'll think of a fifth option. 12 А 13 Can you go down to paragraph 53? Q 14 And this is after you walk through the 15 watchful waiting model, A and B, a psychotherapy model 03:15:25 and then the affirmation model and then coming to 16 17 paragraph 53. 18 MR. BROOKS: Let me just find the heading 19 above it. 20 So we're under the affirmation therapy model 03:15:38 21 number 4, if I'm scanning the --22 MS. HARTNETT: Yeah. 23 MR. BROOKS: Okay. MS. HARTNETT: That's correct. 24 25 And then paragraph 53. 03:15:46 Page 202 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 204 of 352 PageID #: 23534

1	MR. BROOKS: Okay.	
2	BY MS. HARTNETT:	
3	Q Out of these four models, you do not know what	
4	proportion of practitioners are using which model; is	
5	that correct?	03:15:57
6	A Yes.	
7	Q Okay. Oh, sorry, I had one question about 49,	
8	which was within the psychotherapy model area, if you	
9	could flip up to there.	
10	MR. BROOKS: Yes, let me just find the heading	03:16:11
11	again so we understand how much materialthe	
12	psychotherapy model begins at the top of page 18, and	
13	you now want to direct us to paragraph 49? Was that	
14	the paragraph you mentioned?	
15	MS. HARTNETT: Correct.	03:16:29
16	MR. BROOKS: All right.	
17	BY MS. HARTNETT:	
18	Q And is the psychotherapy model the model you	
19	follow, Dr. Levine?	
20	A It's the model that I approach new patients	03:16:43
21	with, and depending on the situation of the patient in	
22	the family's life, I then go from there. So individual	
23	patients, I may counsel the support of the I may	
24	counsel parents to support the transgender	
25	identifications of their child.	03:17:09
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1	But it begins with trying to figure out what's	
2	going on here and going on here with the child and the	
3	child's history and the parents and their history and	
4	the interactions between the the parents and the	
5	child.	03:17:25
6	So it's not my model for all therapy. As I've	
7	said, I think earlier, that I have supported trans care	
8	for individuals, affirmative care for individuals. But	
9	if you ask me how I begin, I don't not I do not	
10	begin with the affirmative model. I begin with let's	03:17:44
11	investigate this situation thoroughly so we can	
12	eventually make a prudent decision.	
13	Q You say in paragraph 49 (as read):	
14	"To my knowledge, there is no evidence	
15	beyond anecdotal reports that	03:18:01
16	psychotherapy can enable a return to	
17	male identification for genetically	
18	male boys, adolescents, and men, or	
19	return to female identification for	
20	genetically female girls, adolescents,	03:18:13
21	and women."	
22	Do you see that?	
23	A I do.	
24	Q And you stand by that statement?	
25	A Yes.	03:18:24
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1	Q Paragraph 50, this is at the beginning of the	
2	affirmative therapy model, on the next page. I think	
3	we've already covered this, so we don't need to belabor	
4	it, but here, you among other things, you say that,	
5	under the affirmation therapy model, practitioners	03:18:44
6	and I'm going to read from the first sentence. And I'm	
7	not reading the whole sentence, but you can obviously	
8	read whatever you want. I'm reading from the middle of	
9	it. (As read):	
10	"promote and recommend that any	03:18:58
11	expression of transgender identity	
12	should be immediately accepted as	
13	decisive"	
14	I'm just going to stick on that part, the	
15	"immediately accepted as decisive."	03:19:08
16	What is your basis for believing that the	
17	affirmation model proceeds with an immediate acceptance	
18	as decisive?	
19	A Because	
20	MR. TRYON: Objection.	03:19:19
21	Go ahead.	
22	MR. BROOKS: Mr. Tryon is objecting.	
23	You have to give him time.	
24	THE WITNESS: In a previous in a in a	
25	previous portion of this informed consent, I said that	03:19:29
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1	it is my impression that many people in the affirmative	
2	model have a number of beliefs that I don't think are	
3	scientifically accepted or acceptable or correct and	
4	including the fact that this is biologically dictated,	
5	that anytime a person, any stage in life, declares a	03:19:52
6	transgender identity, it's because prenatally that was	
7	determined and it merely unfolded at a different rate	
8	at different times.	
9	So the the justification for immediate	
10	affirmation is based upon this idea, one, that it's	03:20:13
11	biologically dictated; and, two, that it's	
12	unchangeable.	
13	BY MS. HARTNETT:	
14	Q Yeah, I'm sorry, I think just given that	
15	we're have only so much time and I I think my	03:20:25
16	question, though, was what was your basis for	
17	understanding that the practitioners engage in this	
18	practice.	
19	MR. BROOKS: Objection; vague as to "this	
20	practice.	03:20:36
21	BY MS. HARTNETT:	
22	Q Well, the practice of immediate acceptance as	
23	decisive.	
24	A I think I've already testified how many	
25	parents have told me these things and how many patients	03:20:43
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1 have told me these things and -- and -- well, I won't 2 repeat what I began to tell you about. 3 No. Thank you. That -- that just helps me 0 connect that that -- that basis of evidence is the same 4 that's at issue here. 03:20:59 5 б Paragraph 56, I had a question there. 7 MR. BROOKS: And, Counsel, we should take an hourly break soon. 8 MS. HARTNETT: Now is fine. 9 MR. BROOKS: All right. Now is it -- now it 03:21:14 10 is. 11 THE VIDEOGRAPHER: We are off the --12 13 MS. HARTNETT: Come back at --14 THE VIDEOGRAPHER: Off the record at 3:21 p.m. 15 (Recess.) 03:35:28 THE VIDEOGRAPHER: We are on the record at 16 3:36 p.m. 17 18 MR. BROOKS: And -- and --19 MS. HARTNETT: Thank you. MR. BROOKS: -- Josh, if you would turn off 03:35:34 20 your camera, you will -- will be able to see the 21 22 questioner better. 23 There we go. Thank you. 24 MS. HARTNETT: Okay. Great. 111 25 Page 207 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 209 of 352 PageID #: 23539

1	BY MS. HARTNETT:	
2	Q Before the break, we were talking, at least a	
3	bit, about the four models that you had in the	
4	psychotherapy model, and I was asking you if you follow	
5	that, and we were having a discussion. And I want to	03:35:54
б	make sure I don't misconstrue your approach.	
7	Is it fair to say that you kind of follow the	
8	psychotherapy model, but also not to the exclusion of	
9	providing medical care or recommending medical care, if	
10	it's appropriate, after some course of psychotherapy?	03:36:07
11	A Yes, I to summarize, the initial approach	
12	to a patient, I believe my model, what I endorse, is an	
13	extended evaluation, an opportunity to talk over time	
14	in what I call psychotherapy. Other people may call it	
15	extended evaluation. And then depending on what I	03:36:34
16	understand about the patient and his or her life and	
17	their aspirations and their capacities to understand	
18	the present and the future and the past, then I may in	
19	fact say, you know, Fine. You know, do what you do	
20	what you use your best judgment. And I will write a	03:36:55
21	letter for you, you know, telling your the surgeon	
22	or telling the endocrinologist about you.	
23	And I do that.	
24	Q And was that general approach extended to	
25	minors as well?	03:37:17
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1	A Well, if if minors are children, I actually	
2	have never recommended socialization of a child in	
3	that that is, in a new gender. I have seen I	
4	have never recommended that.	
5	When it comes to teenagers, the closer they	03:37:36
6	get to 18, the more I'm willing to talk to them about	
7	the possibility of hormones and being supportive of it	
8	after a certain period of time.	
9	When it comes to older people, it's it's	
10	not as broad a question.	03:37:57
11	Q And how long is your when you discuss an	
12	extended evaluation, how how long is that?	
13	A It doesn't have a definable length.	
14	Q Is there and I'm just trying to really	
15	understand. Is it a matter of hours, days or longer?	03:38:13
16	A It's certainly a a psychotherapeutic	
17	hour is typically one; right? But when people come to	
18	Cleveland for an evaluation, I often spend two days.	
19	And so I may spend, you know, four hours over two days	
20	or maybe even more with a patient and then separately	03:38:37
21	with their parents and sometimes together with their	
22	parents.	
23	But when I'm talking about an extended	
24	evaluation, I mean that in two terms. One is for	
25	people who want to come for an intense evaluation that	03:38:53
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1	at the end of two days will give some give some	
2	feedback to them and but the usual sense for people	
3	who live in Cleveland, where I reside, that is over	
4	weeks and months of talking over time, considering	
5	various the things I've already articulated.	03:39:14
6	Q Have there been situations where after the	
7	sort of intense extended evaluation, the two days	
8	and four hours over two days period, where you've	
9	supported or recommended any medical treatment after	
10	that period?	03:39:33
11	A Well, about about a year ago, a a	
12	a a college student who wasn't doing very well, who	
13	got actually hormones on a one-hour visit, to the	
14	student health service, the we recommended that the	
15	patient could decide whether to continue hormones or	03:39:53
16	not. The parents did not want the person to continue	
17	hormones, and the patient continued hormones. And we	
18	just made a recommendation. We thought there was an	
19	advantage to stopping and reconsidering life, but it	
20	was the patient's choice, you see. It wasn't the	03:40:12
21	parents' choice. It wasn't my choice, you see. But	
22	it's the respect for the patient's autonomy.	
23	Q Did you write a letter there or some sort of	
24	authorization for him to get the hormones?	
25	A No. He already had the hormones. As I said,	03:40:29
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1	he got the hormones after one hour with a person who	
2	knew nothing about his background, really, that what	
3	I would say, relatively nothing.	
4	Q Where was that treatment?	
5	A That was at the University of Rochester.	03:40:40
6	Q Okay. So and then my question is just for	
7	kind of I guess, what's the shortest period of	
8	extended evaluation that you've performed after which	
9	you've written a letter for someone to get transgender	
10	medical care?	03:41:00
11	A I'm going to elaborate your question into me	
12	or my staff because in some	
13	Q Thank you.	
14	A It's a whole it's a committee of work, a	
15	group of people.	03:41:13
16	I would say four hours.	
17	Q Thank you. You had mentioned your the	
18	recently published article about the the	
19	reconsidering informed consent piece; correct?	
20	A Yes.	03:41:32
21	Q And in there, you note that kind of	
22	you're talking about the affirmation what you	
23	characterize as the affirmation approach; right?	
24	A Correct. There's a section on that, yeah.	
25	Q And then you note that the "research about	03:41:46
		Page 211

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1	alternative approaches, such as psychotherapy or	
2	watchful waiting, shares the scientific limitations of	
3	the research of more invasive interventions; there are	
4	no control groups, nor is there systematic follow-up at	
5	predetermined intervals with predetermined means of	03:42:03
б	measurement."	
7	Does that	
8	A Yes.	
9	Q Is that something you have in the article?	
10	A I think I made the same point in in this	03:42:10
11	document that I gave to you.	
12	Q Right. I was just trying to connect the two.	
13	So that's basically the same point you've been	
14	making, that the kind of lack of evidence, from your	
15	perspective, as to which approach is kind of	03:42:26
16	scientifically based; is that right?	
17	A Yes.	
18	Q Okay. If we could flip forward, I sorry,	
19	going backward for a minute and then we'll go forward	
20	again, in your declaration, but I had a question about	03:42:36
21	paragraph 18, little L. Sorry, that's not right. It	
22	is 18, little sorry, one second.	
23	I'll try again.	
24	Can I direct your attention to paragraph 18H,	
25	on page 7?	03:43:03
		Page 212

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1	MR. BROOKS: And let me just first start on	
2	the top of 18 so we know what the major proposition	
3	here a summary of key points. All right.	
4	And, I'm sorry, you said H?	
5	MS. HARTNETT: Correct.	03:43:18
6	BY MS. HARTNETT:	
7	Q So I'm going to direct your attention to	
8	paragraph H, on page 7, which you talk about	
9	administration of puberty blockers not being a benign,	
10	quote, pause of puberty.	03:43:31
11	Do you see that?	
12	A I do.	
13	Q And this, I noticed, was something newly added	
14	to this declarations from the one that you had	
15	submitted at the preliminary injunction stage.	03:43:42
16	My question for you is what the basis is for	
17	your qualification, in your perspective, to talk about	
18	the effects of puberty blockers.	
19	MR. BROOKS: Object to the form of the	
20	question.	03:43:57
21	THE WITNESS: What is the basis of my	
22	objection to the use of puberty blockers?	
23	BY MS. HARTNETT:	
24	Q Sorry, the basis for your understanding of	
25	whether how they function on the body and whether	03:44:04
		Page 213

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1 they're a benign pause of puberty or not. The initial justification for puberty blockers 2 А being a benign thing is that it merely was a pause and 3 4 that if it was fully reversible, puberty would -- would 5 return when puberty blockers were removed, if they were 03:44:32 б chosen to be removed. 7 I often reacted to that word "pause" because I was aware that I was unaware of the rich biological 8 9 details that puberty changes every organ in the body. Puberty not only causes growth of bones, but puberty 03:44:53 10 causes growth of the liver, of the lungs, of the heart, 11 of the brain. You name the organ, and the pubertal 12 13 changes are occurring, and they occur in a sequence. 14 And one of the developmental aspects of development is 15 that there are windows of opportunity for development, 03:45:15 16 and when the window closes, we're not sure whether 17 things can be totally reversed. And I noticed that there was a benign 18 connotation to the word "pause" which did not strike me 19 as true or possibly true or certifiably true. 03:45:35 20 21 And so I began looking at various statements 22 from various authors about saying this. 23 And in the early years, people talked about 24 complete reversibility and it's only a pause, but I 25 realized, in reading their subsequent sentences, that 03:45:56 Page 214

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1	they didn't consider they were talking about bone.	
2	They were talking about the onset of puberty. They	
3	weren't talking about the subtle changes of of, say,	
4	for two or three years of interfering with the	
5	processes that were naturally happening in your and my	03:46:11
6	children and the children of society.	
7	So and then I looked closer at it, and I	
8	said, what about the impact, the psychological, social,	
9	sexual impact of having one's peers have these major	
10	changes in every aspect of their body while the person	03:46:31
11	was paused in a puerile state, has anyone considered	
12	that when they said it's completely reversible.	
13	Nowadays, I think people are not certain it's	
14	completely reversible, and they're beginning to	
15	articulate the possibility that I just articulated.	03:46:53
16	They're beginning to say we don't know what	
17	the psychosocial impact of being puerile while your	
18	peers are pubertal.	
19	And while your peers are pubertal, you're	
20	getting you're starting to deal with your sexual	03:47:10
21	feelings and your sexual conflicts, and you're getting	
22	to operationalize your what the early orientation	
23	aspects of early puberty are, you see. And the puerile	
24	child is not.	
25	And so I thought the word pause was a kind of	03:47:23
		Page 215

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1 rhetoric that -- that justified doing something that was much more complicated and had not been articulated 2 3 well by the people who began using it. 4 I'm not sure that today's people are talking 5 in the same way that they did when -- 20 -- ten years 03:47:41 6 ago. 7 When did you come to --Q 8 А I think they're more sophisticated today. 9 When did you come to this understanding or 0 view about the -- your kind of concern with using the 03:47:53 10 term "pause"? 11 I think it's been evolving in my mind over the 12 А last two or three years. 13 14 Do you know whether the pubertal response 0 15 would be the same -- basically, if the puberty blockers 03:48:06 were used and then a child were to go off the puberty 16 17 blockers, do you know whether it would be the same pubertal response that would have been had without the 18 19 blockers? A Well, I think endocrinologists have said that 03:48:21 20 it's same, but I don't know if they have even the -- I 21 22 don't know that -- I don't know that I trust that 23 they're right about that. I don't know that they're wrong. I just don't know that they're right. Because 24 in concepts of development -- for example, if you 03:48:43 25 Page 216 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 218 of 352 PageID #: 23548

1	don't if you don't hear at a certain stage in life,	
2	say the first two years of life, and even if we do a	
3	cochlear implant, and we put we you can hear	
4	starting at age three or age four or age five, you	
5	can't speak as clearly as you and I can speak.	03:49:01
6	So, you see, there's a window of opportunity	
7	when the brain is changing and we it's that	
8	that other other aspects of life develop. And I	
9	think this is probably true throughout life as a	
10	principle.	03:49:18
11	So the idea that, oh, we can give a kid for	
12	three years or four years and keep them paused while	
13	they decide what they want to do, whether they want to	
14	go cross-sex hormones or not, and then if they decide	
15	not to go the cross-sex hormone route, that they will	03:49:33
16	just go into puberty and everything be normal, I just	
17	think that's a naive idea. But I was proposing that,	
18	you see. I can't prove it and either can either can	
19	the endocrinologist prove it. That's my point.	
20	Q Thank you.	03:49:47
21	MS. HARTNETT: I've put in the "Marked	
22	Exhibits" folder Exhibit 88. If you your counsel	
23	could look at that.	
24	Let me know if you see that.	
25	(Exhibit 88 was marked for identification	03:50:05
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1	by the court reporter and is attached hereto.)	
2	MR. BROOKS: I do see it now.	
3	BY MS. HARTNETT:	
4	Q This is Dr. Levine, do you see this is	
5	testimony that you gave to the Pennsylvania legislature	03:50:11
6	in March of 2020.	
7	A Okay.	
8	Q Do you recall giving this testimony?	
9	A I recall testifying, yes.	
10	Q Okay. I'm I have a question that you	03:50:19
11	had your kind of prepared remarks, and then you got	
12	some questions from the legislators, and what I would	
13	like to do is ask you about something on page 61, which	
14	was your response to a question about puberty blockers,	
15	if you could page forward to 61.	03:50:33
16	MR. BROOKS: Will you direct us to the	
17	question?	
18	Let me see here. I I	
19	MS. HARTNETT: Okay. If yeah. It's a	
20	question from Representative Zimmerman, and it's asking	03:50:47
21	about the reversibility of puberty blockers, on	
22	page 61.	
23	MR. BROOKS: Oh, the question on 61 is	
24	<pre>fragmentary; right?</pre>	
25	"If puberty blockers are started," is that the	03:51:06
		Page 218

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1 question you're referring to? 2 MS. HARTNETT: You can feel free to look above, but I'd like to ask about the passage on 61. 3 4 He asked a two-part question, and he had then asked to be reminded about the second part of the 03:51:21 5 б question. 7 And Representative Zimmerman said, "Yes. If 8 puberty blockers are started." And then Dr. Levine said, "Oh, reversible, 9 yes, sorry." 03:51:30 10 And what I'd like to ask him is to read this 11 passage -- hear his testimony and just whether he 12 13 continues to believe what he's testified to. 14 THE WITNESS: I've read the paragraph. 15 MR. BROOKS: The --03:52:06 BY MS. HARTNETT: 16 17 Q I guess, just --18 MR. BROOKS: Just continue --THE WITNESS: Oh, you want me to continue? 19 20 MR. BROOKS: I want you to read to the end of 03:52:11 21 that answer. 22 MS. HARTNETT: Correct. Thank you. 23 THE WITNESS: Okay. BY MS. HARTNETT: 24 Q Do you stand by the testimony that you gave in 03:52:32 25 Page 219

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1	these two paragraphs?	
2	A I don't see a a major difference between	
3	what I just said to you except than what I said	
4	here. Here, I was talking about one year. And and	
5	it depends on you know, if you give a puber an	03:52:51
6	eight-year-old child a puberty blocker versus a	
7	nine-year-old child versus a 14-year-old child. I	
8	think we're talking about different phenomenon, you	
9	see. The not only biologic phenomenon, but	
10	psychosocial phenomenon. Because if you give it to an	03:53:09
11	eight-year-old, their peers are still puerile, you see.	
12	And and when if you give it to 14-year-old or a	
13	12-year-old, their peers are rapidly growing and	
14	changing and being involved in all kinds of	
15	psychosocial and processes that that a	03:53:23
16	nine-year-old is not, the eight-year-old is not.	
17	So I think today's testimony elaborates upon	
18	what I was saying in a less sophisticated way to	
19	Mr. Zimmerman.	
20	Q Thank you. You talk about desistance at	03:53:37
21	length in your report; correct?	
22	A I hope so, yes.	
23	MR. BROOKS: Counsel, do you want me to take	
24	down 88 or leave it up?	
25	MS. HARTNETT: You can take down 88.	03:53:50
		Page 220

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1	BY MS. HARTNETT:	
2	Q Do you believe that desistance should be the	
3	goal of treating patients with gender dysphoria?	
4	A I think I previously stated that the goal of	
5	treating gender dysphoria is to have an informed	03:54:05
6	consent process in a brain for a person whose brain	
7	is old enough to consider the possibilities about the	
8	risks, and the goal of of their gender expression	
9	has to rely primarily on them and their process of	
10	coming to grips with what it needs, not just in	03:54:24
11	fantasy, but in reality, for them to portray themselves	
12	as a trans person.	
13	So I don't your question has previously	
14	been answered by me. Parents would very much like me	
15	to be able to return their child efficiently and	03:54:44
16	quickly to a tran to a cis state, but I can't	
17	promise that as a goal. I can't even hold that out as	
18	a goal. What I hold out is what I just said to you.	
19	Q If you could you so you don't believe	
20	it's possible to talk somebody out of being	03:55:08
21	transgender; is that fair?	
22	MR. BROOKS: Objection.	
23	THE WITNESS: It's not the language that I	
24	would ever use. I don't talk people out of things. I	
25	don't talk people out of getting married to a person.	03:55:22
		Page 221

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1 I don't talk people out of going to this college versus 2 that college. I -- I -- I sort of elicit their feelings. I 3 4 help them see where there is conflict. I help them articulate the pluses and minuses, as we can predict 03:55:38 5 6 the future. I look at trends. 7 I don't talk people out. It's not what a --8 what Dr. Levine, the psychiatrist, does, talk people 9 out of X, Y or Z. And Z may be transgender identity. Q If you could treat everyone to have them cease 03:55:58 10 being transgender who -- sorry. 11 For the transgender patients you have, if you 12 were able to treat them such that they would no longer 13 14 be transgender, would that be your preferred outcome? 15 MR. TRYON: Objection. 03:56:19 THE WITNESS: It depends what cost it would 16 17 have to be -- to return to living as a cisgender person. It would not be my goal if it would cost them 18 their sanity, for example, if it would cost them 19 continued anguish. My goal is -- is stated to -- I've 03:56:38 20 21 already stated my goal. The -- there is a belief that life is hard 22 23 enough as a cisgender person, you see. But these 24 things -- you see, I -- I -- I'm interested in what it 25 is about being a cisgender person that is so hard for 03:57:08 Page 222

1	you, you see. Why is it that this is so difficult for	
2	you. What is it about femaleness or maleness or	
3	your your your sex, your original sex, you know,	
4	your sex, what it is about it that is so offensive and	
5	offending to you. Why is there such incompatibility.	03:57:30
6	Tell me. Teach me.	
7	Q But using the language from your at least	
8	your declaration earlier in the case where you had	
9	described, you know, the the risks and harms that	
10	would come from, quote, putting a child or adolescent	03:57:44
11	on the pathway towards life as a transgender person	
12	I'm just trying to understand if if you, Dr. Levine,	
13	could put all the young people that were experiencing	
14	gender dysphoria on a pathway toward being	
15	non-transgender, would you do that?	03:57:59
16	A What I would say about that, if I could put	
17	them on a pathway of being non-transgender, I would	
18	expect that the vast majority of them would end up to	
19	be homosexual in their orientation. And the	
20	cisgender with you know, if they were males, they	03:58:16
21	would probably be cisgender with a little feminine	
22	aspects to them, but they would be homosexual. And if	
23	they were biologic females, they would be cisgender	
24	lesbians with a little touch of masculine patterns and	
25	so forth.	03:58:35
		D 002

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1	So that would be cisgender to me, but I	
2	wouldn't be cisgender heterosexual. I think we already	
3	know scientifically the outcome of gender atypicality.	
4	Cross-gender atypicality in boys and girls is	
5	homosexual orientation.	03:58:52
6	Q Is it your opinion that it's better to be a	
7	cisgender homosexual than a transgender heterosexual?	
8	MR. BROOKS: Objection to the form of the	
9	question.	
10	THE WITNESS: Well, you do no harm to your	03:59:09
11	stability. You do no harm to your anatomy. You do no	
12	harm to your physiology. In that sense, I think you	
13	don't you don't risk any of the complications of	
14	cross-sex hormones, and you don't risk any of the	
15	complications of surgery. And I think it's probably	03:59:24
16	although I can't tell you the facts, but I do believe	
17	it's probably easier to be a gay person in society than	
18	to be a trans person. And I don't mean it's easy to be	
19	any sexual minority in our society.	
20	BY MS. HARTNETT:	03:59:43
21	Q Do you know what autogynephilia is?	
22	A I I didn't understand what you just said.	
23	Q Apologies. Do you know what autogynephilia	
24	is?	
25	A Yes.	03:59:56
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Q What is autogynephilia? A Well, "autogynephilia" is a word that means love of the self as a woman. It's a characteristic of internal life that was popular in the trans literature, beginning in about 1988. It was a concept suggested by Ray Blanchard of Toronto. It was a supposition that	04:00:11
love of the self as a woman. It's a characteristic of internal life that was popular in the trans literature, beginning in about 1988. It was a concept suggested by	04:00:11
internal life that was popular in the trans literature, beginning in about 1988. It was a concept suggested by	04:00:11
beginning in about 1988. It was a concept suggested by	04:00:11
	04:00:11
Ray Blanchard of Toronto. It was a supposition that	
that autogynephilic trans people had a form of	
paraphilia and that it I think it was a concept that	
replaced pretty much the concept of fetishistic	
transvestism that had existed since the 1900s, early	04:00:44
1900s.	
So at about the trans community objected to	
the idea of autogynephilia, very profoundly objected to	
the idea.	
Anne Lawrence, who is a transsexual	04:01:06
researcher, wrote a book on men who are trapped in	
men's bodies, and it was all about gyne	
autogynephilia, men who who recognized that they	
were autogynephilic.	
I recently had a patient who came to see me	04:01:15
because he couldn't find anyone who knew anything about	
because he couldn't find anyone who knew anything about autogynephilia.	
autogynephilia.	
autogynephilia. But I think you don't find that word used in	04:01:29
	<pre>replaced pretty much the concept of fetishistic transvestism that had existed since the 1900s, early 1900s.</pre>

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1 much less interest in the pathways to transgenderism and more interest in the treatment of transgenderism, 2 and so it became too many advocates, politically 3 4 irrelevant and obnoxious to -- to even use the term "autogynephilia." 04:01:55 5 б Do you find autogynephilia to be a helpful 0 7 concept? 8 A For some people. 9 Have you ever heard it said that transgender Q people are either gay, mistaken or have autogynephilia? 04:02:06 10 MR. BROOKS: Objection. 11 THE WITNESS: I don't recall hearing that 12 13 sentence before. 14 BY MS. HARTNETT: Do you think that that -- is that something 04:02:19 15 0 that you would agree with, that being transgender --16 17 people think that transgender are either gay, mistaken or have another malady, like autogynephilia? 18 19 MR. BROOKS: Objection. 20 THE WITNESS: It's not something that I would 04:02:32 summarize by saying. Those three options seem 21 22 pejorative and unscientific. 23 BY MS. HARTNETT: 24 Q Do you think the term --I'm sorry, I -- I object to the idea of 25 04:02:50 А Page 226 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 228 of 352 PageID #: 23558

1 mistaken. 2 Do you think the term or that use of 0 3 autogynephilia is obnoxious? 4 A No. Do you think that being transgender is a 04:03:07 5 0 6 paraphilia? 7 MR. BROOKS: Objection. THE WITNESS: To the extent that -- to the 8 9 extent that autogynephilia is a paraphilia and that 10 some men develop a transgender identity as a 04:03:18 consequence of autogynephilic behaviors, that was --11 12 that may be one pathway towards transgender identity. 13 But I wouldn't certainly -- I -- I certainly 14 would not say that at all transgenders or most 15 transgendered people are autogynephilic. 04:03:38 BY MS. HARTNETT: 16 I mentioned the -- one possible formulation 17 0 18 that people that are identifying as trans are just gay, mistaken or have a malady like autogynephilia, and I 19 20 think you said that you took issue with the notion of, 04:03:55 21 among other things, the idea of it being a mistake; is that fair? 22 A I -- yeah, I take -- I take issue with that, 23 24 yeah. 04:04:05 25 Q Why? Page 227 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 229 of 352 PageID #: 23559

1	A A mistake is something that a patient decides	
2	after they've trans detransitioned and they say it	
3	was a mistake to do that.	
4	It's not something I would say. I would say	
5	that they they have a current gender identity, and	04:04:21
б	I'm not sure they're I'm not sure anyone's gender	
7	identity is not going to evolve in some way in the	
8	future. Especially I would like to say that about	
9	young adolescents.	
10	But please don't please don't quote me	04:04:38
11	because I have never authored that sentence.	
12	Q Thank you. Do you think that transgender	
13	identity is something that can be cured?	
14	A Can be cured?	
15	Q Yeah.	04:04:54
16	A Is that what you said?	
17	MR. BROOKS: Objection.	
18	BY MS. HARTNETT:	
19	Q Cured.	
20	A If you read the end of my paper on the patient	04:05:02
21	who trans detransitioned 30 years ago, I think I	
22	said something like even though medical psychiatric	
23	knowledge does not know how to transform a person from	
24	a trans state to a cis state or a previous state, it	
25	doesn't mean that life doesn't transform people into	04:05:25
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1 detransitioned people. We need to understand the modesty and the 2 differences between what we know how to do to create 3 4 behavioral change, which is quite modest throughout psychiatry and what happens to people over time if we 04:05:44 5 6 take a life course perspective. 7 So my case illustration in that case was Dr. Levine did not change his -- did not cause his 8 detransition at all; right? Life processes, which he 9 described in great detail in the that paper, changed, 04:06:02 10 and it took him years to make that change, years of 11 anguish, years of the sense of inauthenticity as a 12 13 woman, which at first he tried to deny. 14 So I would -- I would refer you to the last 15 paragraph in that paper if you wanted to find out how I 04:06:22 said it. I can't -- I can't quote it. I'm just 16 17 paraphrasing it if for you. But is that an example of someone that you 18 0 think was cured? 19 04:06:41 20 MR. BROOKS: Objection. 21 THE WITNESS: It was an example of a person 22 who changed their presentation and now is terribly 23 embarrassed about what he had -- I can call him "he" 24 now -- what he had done, or what she had done; right? 25 And now -- and it is now a person who -- I think I'm 04:06:57 Page 229 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 231 of 352 PageID #: 23561

1 quoting -- hates all the advocates of the -- in the 2 trans world for, he believes, misleading people that they can have a happy life. 3 4 But that's just one person's opinion, you 04:07:13 5 know. б But if you read the paper, I think, you know, 7 there's lots to think about in the paper. 8 Q Is it embarrassing to be transgender? 9 In -- in some settings, it probably is, yes. А Do you think that transitioning, for a 04:07:28 10 0 transgender person, is something that you find to be an 11 embarrassing concept? 12 13 A No. 14 Well, you said that your -- I'm just -- I'm 0 15 not putting your patient's words in your mouth, but you 04:07:38 16 were describing him as having been embarrassed by the 17 whole thing. I -- I took that to mean he was embarrassed by having transitioned; is that right? 18 A Yes, he's now angry at himself and angry at 19 those who facilitated his original transition. 04:07:52 20 21 But that's one person, you know. 22 0 But do you feel embarrassment for your 23 patients that have to go through transition? 24 MR. BROOKS: Objection. THE WITNESS: Do I feel embarrassment? No. I 25 04:08:09 Page 230 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 232 of 352 PageID #: 23562

```
feel --
1
     BY MS. HARTNETT:
2
3
          Q I'm just --
             No. That's -- that would not describe a
4
          А
     dominant feeling I have. I have concern for my 04:08:20
5
б
     patient. I have worry about this, but I'm not
7
      embarrassed by it.
          Q Is shame one of the feelings?
8
              MR. BROOKS: Objection.
9
              Of whom?
                                                               04:08:35
10
     BY MS. HARTNETT:
11
          Q Do you (technical difficulty) shame for them?
12
13
              MR. BROOKS: Objection.
14
              THE WITNESS: I'm a little hard of hearing,
      and I actually could not discern what you said. 04:08:43
15
     BY MS. HARTNETT:
16
17
          Q Sorry, I'll speak up.
18
              I was asking if you felt shame for your
     patients experiencing transition.
19
                                                               04:08:52
20
             No, I'm not -- am I ashamed?
          А
21
          0
              Yes.
22
          А
              No.
23
           Q
              Do you think that people can change their
      sexual orientation?
24
              MR. BROOKS: Objection; outside the scope of 04:09:10
25
                                                               Page 231
```

1	this witness's testimony.	
2	THE WITNESS: I think the work of Lisa Diamond	
3	has demonstrated that among women who are who assert	
4	a lesbian identity, that that lesbi there is a lot	
5	of two-way traffic between a heterosexual identity and	04:09:43
6	a homosexual identity, or orientation, we would say,	
7	and so I don't know how to change a person's sexual	
8	orientation, but I do think, especially among natal	
9	women, sexual orientation is people experiment with	
10	different ways of life and that there are there's	04:10:06
11	more two-way traffic between lesbian and a heterosexual	
12	life among women. There's much more bisexual behavior	
13	and bisexual eroticism among natal born females than	
14	there is among natal born males.	
15	So that would be my answer to your question,	04:10:29
16	without a yes-or-no answer.	
17	Q Do you agree that gay people, on average, have	
18	a harder time than straight people, on average, just	
19	navigating life?	
20	A Yes.	04:10:40
21	MR. BROOKS: Objection.	
22	BY MS. HARTNETT:	
23	Q Do you have similar views to those you've	
24	expressed about caution before encouraging youth to be	
25	transgender or to inhabit their transgender gender	04:10:51
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1	identity? Do you have similar views about youth	
2	expressing homosexuality?	
3	A No.	
4	Q Why not?	
5	A Well, again, I think I'm going to make a	04:11:03
6	distinction between homosexuality as it occurs in men,	
7	as it occurs in women, and the eroticism of a person is	
8	a bunch of fantasies and thoughts and attractions that	
9	makes sex comfortable or anxious and makes romance easy	
10	or hard to to participate in, and given the power of	04:11:37
11	orientation, I believe that people have to come to	
12	grips with with who they are attracted to and and	
13	what is easy for them and what is difficult for them.	
14	And so I just think that that's part of the	
15	human landscape and that people can can they	04:12:03
16	know they know their orientation, and then they have	
17	to choose how how to act or not act on their	
18	orientation, and it's a very personal, private and	
19	often difficult decision, and I respect that, and I'm	
20	happy to hear about it when it comes up in my gay	04:12:23
21	patients.	
22	And, you know, I see a lot of people who have	
23	orientations that are not heterosexual.	
24	Q I'm just curious why the same principle	
25	doesn't hold for people that have a gender identity of	04:12:37
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1 transgender, if they have an innate sense that that's their identity, why would you not approach that the 2 same way you approach homosexuality. 3 4 MR. BROOKS: Objection. THE WITNESS: Because homosexuality does not 04:12:51 5 б involve the -- it's not against the first principle of 7 medical ethics; above all, do no harm. 8 It doesn't involve changing the body's 9 reproductive capacity. It doesn't change the body's sexual physiology, you see. It doesn't change the 04:13:08 10 ability to find a love partner, a stable mate. It --11 it -- it doesn't -- trans- -- we're talking about here 12 13 changing the anatomy, changing the physiology, creating 14 the inability to have a child, interfering with the 15 ability to have sexual pleasure as we understand it in 04:13:32 16 the general population as, you know, orgasm. 17 So -- so we understand -- transsexuality is exposing yourself to surgical complications. And 18 surgical transformation of a teenager, before a child 19 has lived long enough to -- to come to grips with the 04:13:51 20 21 multiple dimensions of being an older person, that is, 22 a 20-year-old or a 19-year-old, and romance and so 23 forth, that's why it's different. It's not the same. 24 You're trying to take a principle and -- and 25 apply it to a group of people that -- that you're 04:14:10 Page 234

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1	talking about the possibility of harming them. Not	
2	just their their their reproductive capacity, but	
3	harming them in numerous ways. And they have to take	
4	responsibility for that choice, and they I just have	
5	been saying all morning and all afternoon, I just want	04:14:29
6	them to be informed.	
7	And, you know, 13-year-old passionate kids	
8	cannot be informed easily.	
9	Q I'm glad you brought that up.	
10	Could you turn to paragraph 202 of your	04:14:49
11	declaration, page 69.	
12	MR. BROOKS: Yeah. And it was long. I didn't	
13	think it was that long.	
14	Page 69. Let's see here.	
15	You said 202. Yes, we have that on the	04:15:13
16	screen.	
17	BY MS. HARTNETT:	
18	Q Yeah, I wanted to ask you, these are within a	
19	larger section, well, about various harms that come	
20	from, I guess, treating or or validating a	04:15:26
21	transgender person's identity. But this paragraph 202	
22	talks about harm to family and friendships, and then	
23	203 talks about sexual-romantic harms.	
24	Do you see that?	
25	A Yes.	04:15:41
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And my question is, the harms you set forth in 1 0 these paragraphs -- first of all, you cite your -- only 2 your own publications for these two paragraphs; is that 3 4 correct? 04:15:49 5 Yes, it's my only citation. А Is there any other basis for these assertions? 6 0 7 Well, there's an article in the Archives of Α Sexual Behavior about being the fetish object, when --8 a transsexual adult talking about -- a survey of 9 transsexual adults, that they get really upset that 04:16:10 10 people want to have sex with them because they're what 11 they call a fetish object, that they're -- they -- they 12 13 have attractions to transsexuals and they want to have 14 an experience. 15 And so it's really about the frustration of 04:16:25 adult tran- -- sexually active transsexual, I think --16 17 transsexuals who are complaining about difficulties in romantic relationships because they feel they're being 18 used by people with perverse adventures, some 19 curiosities, as opposed to genuine romantic 04:16:47 20 21 relationships. 22 So I was happy to read that article because it 23 had confirmed one of the stories that I had been 24 hearing from many patients over the years by --25 Q Can you direct me --04:17:00 Page 236 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 238 of 352 PageID #: 23568

1	A Sorry.	
2	Q What article is that? Can you direct me	
3	A I I certainly can get you the reference.	
4	It's in the Archives of Sexual Behavior. It's probably	
5	within the last two years. And I think the first	04:17:13
6	author's name is either starts with an A, B or C.	
7	Anyway, I you it's about tran in the	
8	title, there's something like "transgender and fetish	
9	objects." So I	
10	Q Okay.	04:17:38
11	A I can if you want, I will eventually give	
12	you the exact reference, yeah, but	
13	Q That's	
14	A you're you're not interested in wasting	
15	time, I'm sure.	04:17:48
16	Q No, no, I I I just want to know the	
17	basis for these these paragraphs, so I appreciate	
18	you telling me that.	
19	My question is you know, I read 202 and	
20	203, and you say you list various perceived harms	04:17:58
21	and challenges from being transgender; is that fair?	
22	A Yes.	
23	Q What I'm confused about is, is this premised	
24	on the notion that there's a way to dissuade someone	
25	from being transgender so that they don't have these	04:18:14
		Page 237

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1 outcomes? 2 Exactly. I -- this is what I'm trying to do. А 3 This is why I say to parents, you know, we have to 4 support and love this child regardless of what -what -- what they pass through because mental health is 04:18:35 5 6 determined, in part, by the ability to -- to be valued 7 by your family before you can be valued by other 8 people. And I think the outcomes -- I mean, so many of 9 my patients have in fact been alienated from their 04:18:53 10 families. And -- sorry -- you've heard about runaway 11 12 kids and throwaway kids and -- and I --13 Q Well, why isn't -- sorry, why isn't that 14 the family's --MR. BROOKS: Counsel -- Counsel, the witness 04:19:08 15 is busy talking, in the middle of his --16 17 MS. HARTNETT: Yeah, I'm aware of that, but he's also taking a long time to respond to 18 straightforward question. 19 20 BY MS. HARTNETT: 04:19:18 21 Q My question is whether or not --22 MR. BROOKS: Counsel, the witness is entitled 23 to finish his answer. 24 MS. HARTNETT: He's not entitled to filibuster. 25 04:19:23 Page 238 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 240 of 352 PageID #: 23570

1	MR. BROOKS: He's not filibustering; he's	
2	answering your question.	
3	MS. HARTNETT: I've been very permissible all	
4	day with his answers, but I'm happy to have him finish	
5	his answer.	04:19:35
6	MR. BROOKS: Thank you.	
7	If you have if you feel that you haven't	
8	finished, you may finish.	
9	THE WITNESS: I have heard considerable	
10	stories over the years about family relationships,	04:19:43
11	about alienations, about isolation. And in answer to	
12	your question, in in hearing those stories, it has	
13	led me to counsel both the patient and the parents to	
14	do whatever they can to maintain their relationships,	
15	despite what the child or the grownup, the adult, has	04:20:02
16	decided because I know the suffering of mothers and	
17	fathers and grandmothers and grandfathers and of	
18	patients.	
19	And so it's an adverse outcome to have family	
20	alienation. And from the very beginning, I say the	04:20:19
21	first principle evaluation is to preserve family	
22	relationships, and I think you can read that in my 2021	
23	paper.	
24	BY MS. HARTNETT:	
25	Q My question is so in the example of the	04:20:31
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1	child who's or the adolescent who's experiencing	
2	gender dysphoria and would like to be affirmed and the	
3	parents that are horrified, why isn't the answer to try	
4	to work with the parents to be more tolerant and	
5	understanding rather than to try to change the child?	04:20:48
6	A I think I do work with the parents. I do.	
7	But it's not an either-or thing. It's not an either-or	
8	phenomenon.	
9	And just because	
10	Q Is your	04:21:07
11	A Just because we work with a parent doesn't	
12	mean I'm capable of changing the parent's behavior,	
13	changing the parent's values, changing the parent's	
14	knowledge of the child and changing the parent's fear	
15	for their future.	04:21:22
16	Q I'm just puzzled by these paragraphs because	
17	it strikes me that the person is going to be	
18	transgender regardless if they get transgender	
19	healthcare and, therefore I don't understand the	
20	point that giving them healthcare is going to harm them	04:21:37
21	more than they would have otherwise been harmed if they	
22	were transgender, but just without healthcare.	
23	MR. BROOKS: Objection; assumes facts not in	
24	evidence, argumentative.	
25	THE WITNESS: I accept the fact that you don't	04:21:47
		Page 240

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1	underest and	
1	understand.	
2	BY MS. HARTNETT:	
3	Q Can you explain to me why so, I guess	
4	let me ask you this: Do you disagree that these people	
5	are transgender even if they don't get the healthcare?	04:21:56
6	MR. BROOKS: Objection.	
7	THE WITNESS: I agree that the patient who	
8	says that "I'm transgender" is currently transgender.	
9	That's what I believe. They're currently transgender.	
10	Do I believe they will always be transgender?	04:22:14
11	No.	
12	Can I predict which ones will be transitioned	
13	and not? Not not with any certainty, no.	
14	But, you see, I believe that many of the	
15	assumptions behind your questions is that	04:22:28
16	transgenderism is a fixed phenomenon, it never changes,	
17	and I if I am correct that that is your assumption,	
18	then you and I disagree.	
19	BY MS. HARTNETT:	
20	Q And do you agree that there's no evidence	04:22:44
21	to assuming those are different assumptions, that	
22	there's not evidence out there that would prove either	
23	of us correct on that one?	
24	MR. BROOKS: Objection.	
25	THE WITNESS: No, I don't agree with that at	04:22:53
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```
1
      all. Not at all.
      BY MS. HARTNETT:
 2
           Q Do you believe that --
 3
 4
           A I -- and -- and I give you evidence of
      detransition.
                                                                04:22:59
 5
 6
             Is there anything other than anecdotal
           0
7
      evidence to say whether or not gender identity is fixed
      versus not labeled?
8
              MR. TRYON: Objection.
9
               THE WITNESS: You know, you and I have 04:23:13
10
      different ideas of what is anecdotal.
11
12
               Is Lisa Diamond's work anecdotal, about
13
      homosexuality? Is that anecdotal?
14
               And -- and, you know, there is something
      called a proof of concept study that if you can 04:23:29
15
      demonstrate that it is possible, for example, to cure a
16
17
      particular cancer with a new drug that has never been
18
      tried before, that proof of concept then leads to more
19
      definitive studies.
20
               And we're in -- we're -- we already have proof 04:23:47
      of concept that -- that there are many people who
21
22
      detransition.
23
               In fact, if you look at the UK studies, the
      two UK studies that have been done in the last, I
24
      think, six months, we all now have a rate of
25
                                                               04:24:07
                                                                Page 242
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1	detransition. We now, for the first time, have a rate	
2	of detransition data.	
3	And so I would say it's not anecdotal.	
4	It's it's an emerging new branch of transgender	
5	science, so to speak, or knowledge that the error rate	04:24:24
6	in trans in in affirmative care is now	
7	becoming more clear than it ever was.	
8	Q You are aware that some transgender many	
9	transgender people have fulfilling romantic	
10	relationships and family relationships; correct?	04:24:37
11	MR. BROOKS: Objection.	
12	THE WITNESS: I am aware.	
13	BY MS. HARTNETT:	
14	Q In paragraph 203, you say (as read):	
15	After adolescence, transgender	04:24:47
16	individuals find the pool of	
17	individuals willing to develop a	
18	romantic and intimate relationship	
19	with them to be greatly diminished."	
20	A Yes.	04:24:57
21	Q Do you have any basis for making that	
22	statement other than your own anecdotal experience?	
23	A Well, if you look at if you look at	
24	cross-sectional data about the percentage of people who	
25	are married and cohabitating among trans people versus	04:25:09
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1	cis people, there are there are far less marriages,	
2	and there are far less stable relationships.	
3	If you look at a series of psychosocial	
4	histories of of patients, many of them do not come	
5	to us with stable functional relationships. I don't	04:25:31
6	Q You	
7	A I actually I actually don't think this	
8	is this is anecdotal, but it is perhaps	
9	impressionistic based upon 50 years of taking care of	
10	these people.	04:25:50
11	Q Is it possibly also dated?	
12	MR. BROOKS: I'm I'm sorry, I couldn't hear	
13	the question.	
14	BY MS. HARTNETT:	
15	Q Is the notion also possibly dated?	04:25:57
16	A Well, the big hope in the trans advocate	
17	community has been as society improves, the lives	
18	society recognizes and accepts transgender people,	
19	there will be less suffering and less isolation in	
20	trans people. That that is you can find that in	04:26:15
21	many, many studies that that articulate the the	
22	frequency of psychiatric problems. And there's the	
23	hope that as the whole idea of the minority stress	
24	theory is that if we improve society, fewer people will	
25	suffer.	04:26:40
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1	I don't know whether that I hope it's true	
2	that as society has improved its defense of of	
3	gender diverse people, that more gender diverse people	
4	will be able to have satisfying, intimate, stable	
5	relationships. I hope that is true. And I hope it	04:26:56
6	will be worked through in ten years.	
7	Q Thank you. In the paragraph 202, you say, in	
8	the middle of that paragraph (as read):	
9	"By adulthood, the friendships of	
10	transgender individuals tend to be	04:27:11
11	confined to other transgender	
12	individuals (often 'virtual' friends	
13	known only online) and the generally	
14	limited set of others who are	
15	comfortable interacting with	04:27:24
16	transgender individuals."	
17	Do you see that?	
18	A Yes.	
19	Q Is there a basis for that beyond your own	
20	you cite yourself for that, but are you aware of	04:27:39
21	whether or not that actually represents the lived	
22	experience of transgender individuals in 2022?	
23	A Well, I think in that sentence, if I could	
24	edit it, I would emphasize rather than "by adulthood,"	
25	I would say "during adolescence." And the basis is not	04:28:00
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1	just my clinical experience. The basis is the clinical	
2	experience of the people in the psychosocial therapy	
3	group that I mentioned earlier this morning. That	
4	seems to be a broad consensus, that many of their trans	
5	people are have social isolation problems in their	04:28:19
б	friendships and their romances, and I've seen this in	
7	my practice. They really are occurring through	
8	through the Internet.	
9	And when they're not occurring through the	
10	Internet, they're occurring with people in the sexual	04:28:34
11	minority community, other people who may not be trans	
12	themselves, but who are excited by their trans and	
13	supportive of their trans status.	
14	So that's the basis of it.	
15	Q You've referred to the trans community, at	04:28:53
16	times, in our conversation today; correct?	
17	A I'm sure I've said that, yes.	
18	Q Are you aware that the trans community, as a	
19	general matter, takes issue with your viewpoint?	
20	MR. BROOKS: Objection.	04:29:08
21	THE WITNESS: Yeah, I am aware that there are	
22	members in the trans community who find me a hateful	
23	person and who believe that I'm against medical,	
24	surgical and social care and against the civil rights	
25	of transgender people.	04:29:28
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1 I can't control what they believe about me, 2 you see. But I am aware that some people are very 3 appreciative of me and other people think I'm an enemy. BY MS. HARTNETT: 4 Q If 95 percent of trans people opposed your 04:29:47 5 6 methods, do you think that they would make sense to 7 continue suggesting them for trans people? MR. BROOKS: Objection --8 THE WITNESS: What was the --9 MR. BROOKS: -- lack of foundation, calls for 04:29:56 10 speculation. 11 THE WITNESS: What was the last part of your 12 13 sentence? 14 BY MS. HARTNETT: I'm just trying to ask you if -- like, say, 04:30:04 15 0 assuming 95 percent of trans people opposed your 16 methods, would you have concern for continuing to 17 18 promote them? MR. BROOKS: Objection. 19 20 THE WITNESS: To promote my methods? 04:30:13 21 BY MS. HARTNETT: 22 Q Towards --23 MR. BROOKS: Objection. BY MS. HARTNETT: 24 04:30:17 25 Q -- trans people. Page 247 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 249 of 352 PageID #: 23579

1 A My method of -- of informed consent and my 2 method of -- of being thoughtful and considerate 3 about -- about -- about the sources and the 4 consequences? I don't believe that -- that a person 04:30:32 5 6 thinks -- misunderstands my position would make me give 7 up my position. If you show me that -- that my position is not tenable in a -- in a -- in a -- in a 8 strong scientific basis, I'm certainly able to change. 9 10 The fact that public opinion, in some 04:30:53 commun- -- some sectors of the community, you know, 11 12 think -- misunderstand me and -- and don't really know 13 what I'm saying, you see, that -- that wouldn't make me 14 give it up. And I don't know how you could assume that 04:31:09 15 95 percent of people, you see. I don't know -- you're 16 17 just presuming things. 18 Are you opposed to civil rights for 0 transgender people? 19 Absolutely not. I am not --20 04:31:20 А 21 Do you understand --0 22 А I am not --23 Q Sorry? -- opposed to civil rights for transsexual 24 А 04:31:26 25 people. Page 248 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 250 of 352 PageID #: 23580

1	Q Do you know that your opinion in this case is	
2	being used to support excluding an 11-year-old	
3	transgender girl from a middle school track team that	
4	wants her to play on it?	
5	MR. BROOKS: Objection.	04:31:36
6	MR. TRYON: Objection.	
7	MR. BROOKS: Foundation.	
8	THE WITNESS: I already told you I don't know	
9	the details of this particular case, the B.P.J.	
10	BY MS. HARTNETT:	04:31:50
11	Q I know. And I'm going to tell you that your	
12	opinion is being used by some of the defendants in this	
13	case to seek to deny an 11-year-old transgender girl	
14	from playing on a girls' cross-country and track team	
15	where her school otherwise would be willing to have her	04:31:57
16	play, with the support of her parents and family.	
17	MR. BROOKS: Objection.	
18	There's no question pending, so far as I	
19	understand.	
20	BY MS. HARTNETT:	04:32:12
21	Q Do you know that that's what your opinion is	
22	being used for in this case?	
23	MR. BROOKS: Objection.	
24	THE WITNESS: I am not aware.	
25	///	
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1 BY MS. HARTNETT: 2 Do you object to your opinion being used to 0 3 deny an 11-year-old girl the ability to run on a track team at her middle school in West Virginia when she's 4 already otherwise socially transitioning and is 04:32:26 5 6 supported by her family and her school? 7 MR. BROOKS: Objection; mischaracterizes the 8 witness's opinions. THE WITNESS: I've heard the objection that 9 you're -- you're mischaracterizing my opinion. 04:32:41 10 I -- I don't understand. 11 My opinion has to do with the things I've 12 13 testified to. I did not testify to anything about an 14 11-year-old girl. And what you are telling me about, I trust 04:32:54 15 you're telling me the truth. 16 17 I actually don't think about -- when I think about civil rights, I am thinking much more about, I 18 think, older people, you know, housing, educational 19 discrimination in colleges and things like that, 04:33:18 20 21 vocation, right to vote. 22 You will have to -- it's a -- it's a new thing 23 for me to even think about the civil rights of a 24 six-year-old or a seven-year-old or an eight-year-old. /// 25 Page 250 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 252 of 352 PageID #: 23582

1 BY MS. HARTNETT: 2 Well, your -- I'll help you. 0 Your opinion was also submitted in the case of 3 4 Lindsay Hecox, a college student who was seeking to run consistent with her identity, gender identity, on her 04:33:39 5 college cross-country and track team. 6 7 A Yes. 8 You're aware that your -- your testimony was Q 9 submitted in support of prohibiting her from running on the team? 04:33:51 10 MR. BROOKS: Objection; mischaracterizes that 11 12 case. 13 THE WITNESS: Again, my testimony --14 MS. HARTNETT: I'm counsel of record in that 15 case, and I can tell you that I'm accurately 04:34:03 characterizing the case, which is that Dr. Levine's 16 17 declaration was submitted in support of a motion to ban -- to -- to uphold a statute that would not permit 18 Lindsay Hecox to run, consistent with her gender 19 04:34:15 identity, on a college sports team. 20 21 And I'm asking him, in light of his statement 22 that he does not oppose transgender civil rights, how 23 he can reconcile that with having his testimony used in this manner. 24 25 MR. BROOKS: Objection; argumentative. 04:34:26 Page 251 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 253 of 352 PageID #: 23583

1 The witness has explained that his opinions 2 are about science. 3 MS. HARTNETT: Please stop testifying. 4 MR. BROOKS: Please stop arguing. BY MS. HARTNETT: 04:34:35 5 б Dr. Levine, how can you reconcile --0 7 (Simultaneous speaking.) MR. BROOKS: This is not a debate. This is a 8 deposition. 9 MS. HARTNETT: And this -- you're not the 04:34:45 10 witness, either. I'd like to ask Dr. Levine and get an 11 answer as to how he can reconcile having his testimony 12 13 be filed to oppose the participation of a college 14 student on her college team consistent with her gender 15 identity. 04:34:59 THE WITNESS: I don't find it easy to 16 reconcile -- this is just part of some of the great 17 conflict embedded in -- in -- my -- my knowledge is 18 about science. And I do recognize that people 19 interpret what I say in various ways and -- but I don't 04:35:25 20 21 think I'm responsible for how that is interpreted. I'm 22 just making statements based on my knowledge, based on 23 my clinical experience. And I am uncomfortable, at 24 times, with various aspects of what people make of -of what I have said. 25 04:35:46 Page 252 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 254 of 352 PageID #: 23584

1	I I am uncomfortable, to some extent, by	
2	how the lawyers have used some of my you know, at	
3	times. And I am certainly uncomfortable at how the	
4	trans community has used some of what they think I	
5	stand for.	04:36:04
б	I'm trying to be clear what I what I think	
7	and what I stand for. And I am somewhat uncomfortable,	
8	at times, about many things, including this, but	
9	BY MS. HARTNETT:	
10	Q Do you understand that you're being paid as an	04:36:16
11	expert witness in both the Hecox case and in this case	
12	by the defendants in order to submit testimony that	
13	will be used against the participation of the	
14	transgender students?	
15	MR. TRYON: Objection.	04:36:31
16	THE WITNESS: I don't think I fully understand	
17	that. I don't think I don't think that's I I	
18	guess the answer to the question is I don't fully	
19	understand it.	
20	BY MS. HARTNETT:	04:36:48
21	Q Okay. Because I I'm I'm genuinely	
22	2 onay. Declarbe i i iii i iii genuineiy	
22	perplexed because you've said that you're supporting	
23		
	perplexed because you've said that you're supporting	
23	perplexed because you've said that you're supporting transgender civil rights and you wish for a time where	04:36:59

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1 in this case; it's being submitted in support of the 2 side of the case that's seeking to defend the exclusion 3 of the transgender student. 4 And so we don't need to belabor the point, but I'm just trying to -- I'm happy to tell you that. And 04:37:11 5 б if you have something you would like to say on the 7 record as to how you can reconcile the use of your testimony for that, with the views you've expressed in 8 9 this deposition about seeking to make the world better for transgender people, I would appreciate your chance 04:37:24 10 to respond to that. 11 12 MR. BROOKS: Objection; mischaracterizes --13 MR. TRYON: Objection. 14 MR. BROOKS: -- testimony and is outside the 15 scope of this witness's expert opinions. 04:37:30 THE WITNESS: Well, I thank you for pointing 16 that out. I will think about it more. 17 18 MS. HARTNETT: Thank you. I think we can take a break now. 19 THE VIDEOGRAPHER: We are off the record at 04:37:46 20 21 4:38 p.m. 22 (Recess.) 23 THE VIDEOGRAPHER: We are on the record at 4:55 p.m. 24 25 MS. HARTNETT: Thank you. 04:55:19 Page 254 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 256 of 352 PageID #: 23586

1	BY MS. HARTNETT:	
2	Q Hi, Dr. Levine. We discussed the SEGM	
3	organization earlier.	
4	Do you recall that?	
5	A I do.	04:55:25
б	Q And you described it as an evidence-based	
7	organization; correct?	
8	A Yes. That's the title, yes.	
9	Q And you view them as an organization that	
10	strictly adheres to the facts; correct?	04:55:35
11	A Well, facts are interpreted, but, yes, they	
12	have a basis in facts.	
13	Q In January, you earlier, in the deposition,	
14	mentioned that you did a podcast; correct?	
15	A I did.	04:55:53
16	Q And that podcast was with two of the lead	
17	advisors of SEGM; is that right?	
18	A I don't think they're the lead advisors.	
19	They're they were members of the psychotherapy	
20	group. I don't I don't I wouldn't describe them	04:56:10
21	as lead advisors to SEGM, no.	
22	Q Okay. They're are they affiliated with	
23	SEGM in some way?	
24	A They're members of SEGM, yeah.	
25	Q And that would be Sasha Ayad and Stella	04:56:21
		Page 255

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1	O'Malley; is that right?	
2	A Yes.	
3	Q Were the thoughts that you shared with them	
4	during that podcast all truthful?	
5	A I hope so.	04:56:32
6	Q Okay. I'm just going to and I referenced,	
7	before we went on the record, uploading a few audio	
8	files. I've excerpted some excerpts from the talk you	
9	gave, which was, for the record, available at	
10	https://gender-a-wider-lens.captivate.fm/episode/60-	04:56:53
11	pioneers-series-we-contain-multitudes-with-Stephen	
12	S-T-E-P-H-E-N Levine, dated January 28th, 2022.	
13	Dr. Levine, do you recall whether the podcast	
14	was the conversation you had with Ms. O'Malley and	
15	Ms. Ayad actually took place on January 28th?	04:57:38
16	A I think it did, yes.	
17	Q Okay. So I'm going to just play for you an	
18	excerpt, and I'll ask you a question about it.	
19	MS. HARTNETT: Could you please play	
20	Exhibit 89.	04:57:56
21	(Exhibit 89 was marked for identification	
22	by the court reporter and is attached hereto.)	
23	THE WITNESS: I'm not hearing anything.	
24	THE VIDEOGRAPHER: Just just a moment. I	
25	believe he's working on it.	04:58:22
		Page 256

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1	MR. REISBORD: Were you unable to hear that?	
2	THE VIDEOGRAPHER: Correct.	
3	MS. HARTNETT: We did not hear that.	
4	MR. REISBORD: Let my try one more time.	
5	(Video Clip Played.)	04:58:40
6	"In 1973"	
7	MR. REISBORD: Are you able to hear that?	
8	MS. HARTNETT: Yes.	
9	THE WITNESS: Yes.	
10	MR. REISBORD: Okay.	04:58:45
11	(Video Clip Played.)	
12	"In 1973, after 30 days in in practice, I	
13	was at a department of psychiatry and had a halftime	
14	private practice. I got a man who told me he was	
15	sitting in the backyard with a gun in his mouth, under	04:59:00
16	his oak tree, and he decided either to kill himself"	
17	MS. HARTNETT: We can't hear it anymore.	
18	(Video Clip Played.)	
19	"see a psychiatrist who used to be my	
20	supervisor a month ago, and my supervisor said, Well,	04:59:17
21	there was an expert in human sexuality down at the	
22	university. Why don't you go see him?	
23	"And that was the beginning of my career	
24	working with people who wanted to change their sex.	
25	"You know, he almost killed himself at that	04:59:33
		Page 257

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1	point in 1973."	
2	BY MS. HARTNETT:	
3	Q Dr. Levine, was that the patient that you were	
4	referring earlier to in the deposition?	
5	A Yes.	04:59:48
б	Q Rutherford or Ruth; correct?	
7	A Yes.	
8	MS. HARTNETT: Could you play tab 40, please.	
9	MR. REISBORD: Tab 40 would be Exhibit 90.	
10	MS. HARTNETT: Oh, sorry, thanks.	05:00:07
11	(Exhibit 90 was marked for identification	
12	by the court reporter and is attached hereto.)	
13	(Video Clip Played.)	
14	"And and nine years later, he in fact did	
15	kill himself after he changed his gender and left his	05:00:11
16	family and left his country and then returned back to	
17	live in America and just decided to end his life. So	
18	that was my introduction, my nine-year introduction, to	
19	adults who wanted to change their sex.	
20	"This was a highly accomplished man. He was	05:00:30
21	the head of our county library system. He had a degree	
22	in divinity. And he was a joy to talk to. And he	
23	one day, about four years before he actually killed	
24	himself, he slashed his at his neck, and when he was	
25	admitted to the hospital, he he told me that I was	05:00:55
		Page 258

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1	deficient as a therapist because I failed to	
2	investigate how angry he has been all of his life at	
3	his parents."	
4	BY MS. HARTNETT:	
5	Q Dr. Levine, is what was just played an	05:01:10
б	accurate account of I'm sorry, is is what do	
7	you stand by the account that you provided to SEGM, as	
8	just played in that sequence?	
9	MR. BROOKS: Objection to the description.	
10	THE WITNESS: Are you asking if if if I	05:01:28
11	said these things that you're recording	
12	BY MS. HARTNETT:	
13	Q Yeah, thank you, I'll ask a better question.	
14	Is that what you said on the SEGM podcast	
15	earlier this year?	05:01:40
16	A I don't call this "the SEGM podcast." This is	
17	a	
18	Q I'm sorry.	
19	A podcast of these two women who have a	
20	business in providing information to others who are	05:01:47
21	interested.	
22	So I	
23	Q Okay.	
24	A did say these things, as you as is	
25	obvious, I said these things.	05:01:56
		Page 259

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1	Q And they were truthful; correct?	
2	A Was I telling the truth? Yes	
3	Q Yes.	
4	A I was I tell	
5	Q Okay.	05:02:06
6	A the truth.	
7	Q Sorry, it's partially a formality of I'm	
8	just trying to confirm that what you were saying to	
9	them is also true today, and so that's why I'm asking	
10	you the question, but I won't refer to it as "the SEGM	05:02:17
11	podcast."	
12	MS. HARTNETT: Could you please play tab 41,	
13	Exhibit 91.	
14	(Exhibit 91 was marked for identification	
15	by the court reporter and is attached hereto.)	05:02:24
16	(Video Clip Played.)	
17	"It was quite an educational experience for	
18	me, both as a he and as a she, and and she and I	
19	wrote a paper in the Archives of Sexual Behavior in	
20	19-, I think, -83 called Increasingly Ruth: Towards an	05:02:37
21	understanding of sex reassignment surgery.	
22	And then in 1984, when he died, I wrote a	
23	letter to the editor about Ruth's suicide.	
24	Q Dr. Levine, was that a recording of you	
25	speaking to the podcast earlier this year?	05:03:03
		Page 260

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1	A Yes.	
2	Q You mentioned that you wrote a letter to the	
3	editor after Ruth's death, and in that letter, you said	
4	that Ruth's unfortunate legacy to those who invested in	
5	her is psychologic injury due to her abandonment of	05:03:18
6	them; is that correct?	
7	A Would you repeat that? I don't recognize	
8	those words.	
9	Would you repeat them slowly?	
10	Q I'm sorry. Ruth's unfortunate legacy to those	05:03:30
11	who invested in her is psychologic injury due to her	
12	abandonment of them.	
13	A Yes, that was	
14	Q Did you write that?	
15	A Yes. I don't want to give you more	05:03:39
16	information than you're asking for, but the answer	
17	to your question is yes.	
18	Q Thank you.	
19	MS. HARTNETT: Could you play tab	
20	Exhibit 92, please.	05:04:01
21	(Exhibit 92 was marked for identification	
22	by the court reporter and is attached hereto.)	
23	(Video Clip Played.)	
24	"So I've been accused of being very	
25	conservative on this issue and biased by by that	05:04:06
		Page 261

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```
1
      experience, and, in fact, I plead guilty. I am -- I --
2
      I -- that was my introduction."
               Female: "Yeah."
3
4
               "And it -- and, unfortunately, it's not the
      only case of -- of people who have aspirations who 05:04:21
5
6
      think that their troubles as a person will disappear
7
      if -- if they change their gender presentation and
      change their bodies and -- and only to discover that
8
      life is not as easy as they imagined, and they didn't
9
10
      escape much.
                                                                 05:04:44
               "So I plead guilty to being biased, and I
11
      think all of us have a kind of bias, and we ought to
12
13
      own it."
14
      BY MS. HARTNETT:
               Dr. Levine, were those your statements on the 05:04:55
15
           0
      podcast earlier this year?
16
17
           A Yes.
              And were they your truthful statements?
18
           0
           А
19
               Yes.
20
               MS. HARTNETT: Could you please play
                                                               05:05:10
21
      Exhibit 93.
22
               MR. TRYON: This is Dave Tryon. I'm going to
23
      object to --
               (Video Clip Played.)
24
               "I have a Mas-" --
25
                                                                 05:05:16
                                                                 Page 262
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1	MR. TRYON: I'm going to object to to playing	
2	these excerpts without the full context.	
3	MS. HARTNETT: And I will just say for the	
4	record that there is I think the the person that	
5	gave the podcast knows the context, and I've given the	05:05:26
6	web URL for anyone to look at the full context.	
7	There's not a written transcript online.	
8	MR. TRYON: My objection stands.	
9	MS. HARTNETT: Of course. Thank you.	
10	Could you play Exhibit 93, please.	05:05:43
11	(Exhibit 93 was marked for identification	
12	by the court reporter and is attached hereto.)	
13	(Video Clip Played.)	
14	"I have a Master's prepared person, just got	
15	out of her her internship, who told me how you're	05:05:48
16	supposed to treat transgender people, and I was just	
17	astounded.	
18	"I gave a seminar two years ago to residents	
19	who told me residents in psychiatry who told me	
20	how trans people ought to be treated.	05:06:05
21	"See, they had a chain in trust. Somebody	
22	taught them, and they believe it, the passion, they	
23	believe it. They have the zeal of the new of the	
24	convert to being a psychiatrist or being a counselor,	
25	whatever it is. And and and when I give them	05:06:21
		Page 263

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1 facts, they think I'm an outlier or they think I'm an 2 old fuddy-duddy, there's something wrong with me. They don't believe me. 3 4 "Because the truth is that trans is normal, you see, and -- and that they can have highly 05:06:33 5 б successful lives, just like anybody else. 7 "And it's not based on experience. It's certainly not based on any scientific scrutiny, you 8 9 see. "And so what I'm really saying is that so many 05:06:46 10 of the doctors just practice how they've been taught to 11 practice. They -- they -- we -- none of us have 12 13 the brain power -- we take care of so many different 14 things, we can't be experts in -- in -- in the original train of -- that chain of trust at all, you see. 05:07:05 15 "So of course we oversimplify everything. 16 17 "And, you know, there -- we rely on -- on a few skeptics like -- like the three of us." 18 BY MS. HARTNETT: 19 20 Dr. Levine, was that clip of you speaking on 05:07:22 0 21 the podcast earlier this year? 22 А It is. 23 Q Was that your truthful statements? 24 MR. TRYON: Objection. 111 25 Page 264 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 266 of 352 PageID #: 23596

```
1
      BY MS. HARTNETT:
2
               Sorry?
           0
           А
               I said --
3
4
           Q
               I --
              -- those things that you heard on the podcast, 05:07:44
5
           Α
6
     yes.
7
               And were they your truthful statements?
           Q
8
           Α
               Yes.
               MS. HARTNETT: Okay. Could you play
9
10
      Exhibit 94, please.
                                                                05:07:53
               (Exhibit 94 was marked for identification
11
            by the court reporter and is attached hereto.)
12
13
               (Video Clip Played.)
14
               "And then three years later, there was the six
      standards of care that was almost word for word for 05:07:59
15
      what our group did except for one letter was necessary.
16
      That is, he wanted to make it easier to get
17
18
      transgender."
      BY MS. HARTNETT:
19
20
             Dr. Levine, was that you speaking on the 05:08:15
           Q
21
      podcast earlier this year?
22
           A Yes. And it's my truthful statement.
23
           0
              Thank you. You used the term "get
      transgender" on that clip. I was just wondering what
24
                                                                 05:08:27
25
     you mean by that.
                                                                 Page 265
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1	A I think that was referring to hormones, access	
2	to hormones.	
3	We used to have a standard that two	
4	independent individuals or one group committee were	
5	required to write a recommendation for hormones, and	05:08:44
6	Dr. Richard Green, who was the head of the organization	
7	at the time, didn't like that at all. He was a strong	
8	advocate of immediate care. And he told me so, he	
9	didn't like it. And and he reconstituted	
10	accepted the fifth standards of care, and he formed a	05:09:05
11	new committee with the you know, with the charge to	
12	get rid of that criteria for hormones.	
13	Q Do you typically use the term "get	
14	transgender"?	
15	A No. This was a spontaneous conversation. I	05:09:24
16	don't it's a funny phrase. I don't know. It came	
17	out of my mouth. I don't know why. That's	
18	Q Okay.	
19	A not my usual language.	
20	But again, this was not a paper I was	05:09:33
21	delivering that I, you know, worked on. This is	
22	something that happened rather spontaneously.	
23	Q I understand.	
24	MS. HARTNETT: Could you please play	
25	Exhibit 95.	05:09:49
		Page 266

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1	(Exhibit 95 was marked for identification	
2	by the court reporter and is attached hereto.)	
3	(Video Clip Played.)	
4	"I think it's time for a re-examination of the	
5	wisdom of affirmative care. I'm not saying affirmative	05:09:55
6	care doesn't help some people, but I'm not so sure how	
7	many people it harms."	
8	BY MS. HARTNETT:	
9	Q Dr. Levine, was that your truthful statement	
10	on the podcast earlier this year?	05:10:09
11	A It	
12	MR. TRYON: Same objection as before.	
13	Thank you.	
14	You may answer.	
15	THE WITNESS: I it is my true statement.	05:10:18
16	I'm still not sure what percentage of people	
17	are ultimately harmed and how to measure those harms	
18	and when to measure those harms.	
19	MS. HARTNETT: Thank you.	
20	Could you play tab sorry Exhibit 96,	05:10:33
21	please.	
22	(Exhibit 96 was marked for identification	
23	by the court reporter and is attached hereto.)	
24	(Video Clip Played.)	
25	"The problem is that we do not have rigorous	05:10:38
		Page 267

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1 follow-up studies of people who made the transition." 2 BY MS. HARTNETT: Q Dr. Levine, is that your truthful statement 3 4 made earlier this year? MR. TRYON: Objection. 05:11:00 5 6 THE WITNESS: Yes. 7 MR. TRYON: I just want to place on the record evidence rule 106. Thank you. 8 Go ahead and answer. 9 BY MS. HARTNETT: 05:11:05 10 Q Dr. Levine, do you agree that there is not 11 rigorous follow-up studies of people who have made the 12 13 transition? 14 A Yes. I believe I testimony -- I testified to 15 that earlier today. 05:11:24 Q And for all of these statements that I've 16 17 asked you about, do you stand by those statements, sitting here today? 18 A Number one, I have said those things, and I 19 believe them to be essentially correct today, yes. 05:11:36 20 21 Q And, thank you, I'm asking only to -- in light 22 of the objection, not to repeat my questions to you. MS. HARTNETT: Could you please play 23 Exhibit 97. 24 (Exhibit 97 was marked for identification 05:11:48 25 Page 268 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 270 of 352 PageID #: 23600

г

1	by the court reporter and is attached hereto.)	
2	(Video Clip Played.)	
3	"The people who come to me who are depressed,	
4	you know, those those after transition, those are	
5	just anecdotal reports. I have no idea what the	05:12:00
6	what the denominator is, you see."	
7	BY MS. HARTNETT:	
8	Q Dr. Levine, do you agree with the statement	
9	that was just played?	
10	A Yes.	05:12:10
11	MS. HARTNETT: Could you please play	
12	Exhibit 98.	
13	(Exhibit 98 was marked for identification	
14	by the court reporter and is attached hereto.)	
15	MR. TRYON: Counsel, before you play it	05:12:19
16	MS. HARTNETT: Yes.	
17	MR. TRYON: Counsel, will you just agree to	
18	give me a standing objection to these excerpts?	
19	MS. HARTNETT: Yes.	
20	MR. TRYON: Thank you.	05:12:28
21	(Video Clip Played.)	
22	"And and because we don't know, because we	
23	don't know, I think we have to say why do we have all	
24	this enthusiasm, why do we have all this chain of trust	
25	passion that this is the best treatment. We don't know	05:12:46
		Page 269

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1	is the best treatment, you see."	
2	BY MS. HARTNETT:	
3	Q Dr. Levine, do you agree with that statement	
4	that you made earlier this year?	
5	A I do.	05:12:58
6	MS. HARTNETT: Could you please play	
7	Exhibit 99.	
8	(Exhibit 99 was marked for identification	
9	by the court reporter and is attached hereto.)	
10	(Video Clip Played.)	05:13:05
11	"Now, I want to quickly say that while I'm an	
12	advocate of someone who thinks or wants to be or	
13	considers themselves a transgendered person, I think	
14	they ought to have a psychotherapeutic approach before	
15	they make any any life-changing decisions, but I	05:13:22
16	admit that I have no follow-up. This is not on the	
17	basis of randomized control study. I am in the same	
18	difficult position that the affirmative care doctors	
19	are in, only I have more faith based upon a hundred	
20	years of doing psychotherapy as a tradition, you see,	05:13:42
21	and they only have a few years, with no follow-up."	
22	BY MS. HARTNETT:	
23	Q Dr. Levine, is that your truthful statement?	
24	A Yes.	
25	MS. HARTNETT: Could you please play	05:14:02
		Page 270

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1 Exhibit 100. (Exhibit 100 was marked for identification 2 by the court reporter and is attached hereto.) 3 4 (Video Clip Played.) "So -- so what I'm saying is that in the early 05:14:05 5 6 studies, the death rates from cancer and cardiovascular 7 disease and -- and accidents were -- were elevated and what -- and what that really means is that the 8 9 lifestyle things predispose them to physical diseases. "So, you know, if you're a parent, you -- 05:14:27 10 you -- you want to die -- you want to die before your 11 children, you see. 12 13 "So for many -- for many of these kids, 14 they're going to be sick. 15 "And I just saw a slide of the famous -- 05:14:41 Jazz Jennings. Do you know that name? 16 17 Female: Yeah. "Apparently Jazz Jennings was a very thin, 18 very attractive person when she had surgery, and in the 19 postoperative time, she's now grossly obese. She is -- 05:14:58 20 21 I saw a picture of her. She is grossly obese. 22 "So, you know, this is one of the -- this is 23 one of the things that never gets talked about, what 24 are the physical manifestations, what are the psychological manifestations, what are the outcomes." 25 05:15:13 Page 271 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 273 of 352 PageID #: 23603

1	BY MS. HARTNETT:	
2	Q Dr. Levine, is that your truthful statement?	
3	A Yes.	
4	Q Is it your contention that Jazz Jennings is	
5	grossly obese because she had gender confirmation	05:15:29
б	surgery?	
7	A No. She became grossly obese after gender	
8	confirmation surgery. In addition, she had she had	
9	other problems as well, I think.	
10	I only know that because Jazz Jennings is a	05:15:50
11	public, you know, celebrity, so to speak, and people	
12	talk about her and people showed me pictures of her.	
13	So I've never that's that's what I know.	
14	Q But you've never met Jazz Jennings; correct?	
15	A I have never met Jazz Jennings.	05:16:09
16	MS. HARTNETT: Could you play Exhibit 101,	
17	please.	
18	(Exhibit 101 was marked for identification	
19	by the court reporter and is attached hereto.)	
20	(Video Clip Played.)	05:16:19
21	"And the the affirmative care doctors like	
22	to blame all these comorbidities and the shortened	
23	lifespan on minority stress, and you would I	
24	think I think we recognize that it is stressful to	
25	be to belong to a sexual minority, but but	05:16:32
		Page 272

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1 children who are cross-gender identified, who have 2 separation anxiety and depression and so forth, they're 3 not -- they're not having minority stress. "And -- and the kids who -- you know, if 4 you -- if you walk in -- if you walk in and see your 05:16:50 5 б postpartum depressed mom hanging from the rafters and 7 then you decide three weeks later that you're going to change your gender, this is not minority stress." 8 BY MS. HARTNETT: 9 Dr. Levine, is that your truthful statement? 05:17:07 10 0 11 Α Yes. Are you aware of any example of an actual kid 12 Q 13 who walked in and saw their postpartum depressed mom 14 hanging from the rafters and three weeks later decided 15 to change gender? 05:17:22 Absolutely. 16 А 17 Can you tell me what -- where is that example? Q I think that case was presented to me. 18 А By whom? 19 Q One of my staff. Or it was presented to me, 05:17:33 20 А you know, by somebody else. 21 22 Occasionally, I supervise other people. 23 But that came -- that -- that came from a 24 recent -- a recent January 20th case history that I heard. 25 05:17:53 Page 273 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 275 of 352 PageID #: 23605

1	It it has to do, you see, with not taking a	
2	history, giving people, very quickly, affirmative care	
3	and not appreciating the forces that might have shaped	
4	this that that may be very that may play out	
5	and may very difficult to have a happy, successful	05:18:15
6	life as a trans person.	
7	So I I can't give you the I can't tell	
8	you at the moment who told me that, but I can tell you	
9	I am not telling I am telling the truth. This is	
10	what I recently heard prior	05:18:34
11	Q Was that as a sorry.	
12	A Pardon me.	
13	Q Was that was that an anecdote that came to	
14	you from somebody in your clinic?	
15	A As I said before, it might have been someone	05:18:43
16	in my clinic; it might have been some other	
17	professional who talked to me about that.	
18	Q Do you know if the person at issue, the	
19	the that was seeking a transition, whether they had	
20	any signs of gender dysphoria prior to the mom hanging	05:18:58
21	from the rafters?	
22	A I think the implication was that they hadn't,	
23	but I don't remember enough details to I couldn't	
24	tell you the case history. That's the aspect of the	
25	case history that I recall.	05:19:18
		Page 274

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1 Q Thank you. 2 MS. HARTNETT: Can you play Exhibit 102, 3 please. (Exhibit 102 was marked for identification 4 by the court reporter and is attached hereto.) 05:19:26 5 б (Video Clip Played.) 7 "Lots of girls have temporary eating 8 disorders, and some of them end up overcoming it, but they overcome it sometimes by becoming vegetarians or 9 vegans. So it's okay, and it's much better. It's much 05:19:42 10 better than having an eating disorder." 11 BY MS. HARTNETT: 12 13 Q Dr. Levine, was that your truthful statement? 14 Yes. Α 15 0 What point were you trying to make by drawing 05:19:59 an analogy to eating disorders and vegetarians and 16 17 vegans? 18 I think you would have to play for me what А preceded that, but off the top of my head today, two 19 20 months after I made that statement, more than two 05:20:14 21 months after I made that statement, I was probably 22 making reference to the fact that among adolescent 23 girls who declare themselves to be trans boys, a large 24 percentage of them have a pre- -- a predeclaration eating disorder, that this is part of the -- the 25 05:20:35 Page 275 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 277 of 352 PageID #: 23607

1 psycho the if we can agree that an eating 2 disorder is a true problem and not just a dietary of 3 something or other, the this evidence of the 4 psychopathology that precedes transgender 5 identification, the crystallization of a trans 05:20:59 6 identification, eating disorder is just another way of 7 self-harm where where one cannot live comfortably in 8 the self as it is developing. 9 So that's probably what I was making reference 10 to, the pre-crystallization of a transgender, the 05:21:18 11 problems that are some that are often seen in girls 05:21:38 12 prior to their coming out as a trans boy. 05:21:38 14 eating disorder and the person may stop identifying as 05:21:38 15 transgender? 05:21:38 16 A Well, I think most eating disor what I was 05:21:38 17 saying I think you misunderstood is the the 18 18 prelude to the eating disorder and help her to come 05:22:00 19 say if you could help the person understand the 05:22:200 10			
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25 would be a benign a less less problematic 05:22:25	23	may prevent it may help her to find another	
	24	solution, for example, becoming a vegan or that	
Page 276	25	would be a benign a less less problematic	05:22:25
			Page 276

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1	solution than having to become transgender, forget her	
2	eating disorder and focus on something else in a way	
3	that dominates her life.	
4	So you you dominate your life by thinking	
5	that you're too fat when you're 93 pounds, and now	05:22:43
б	you're domi you give that up, and then you dominate	
7	your life because you're really a boy trapped in a	
8	girl's body and	
9	So I'm telling you, as a psychiatrist, life is	
10	complicated and histories are complicated and our	05:22:57
11	ability to predict things is not very good, and I just	
12	want us to rely on science, as whatever the	
13	limitations of sciences are, I want to rely on science	
14	and not something shorter than science, you know,	
15	fervent, passionate beliefs, whatever.	05:23:19
16	Q So in that instance I'm just trying to make	
17	sure I understand your the idea would be that	
18	it's better to end up being vegan than transgender?	
19	A If if you put it in that way, if you reduce	
20	everything to that simplicity, I guess the answer is it	05:23:35
21	would be better to have a that would be a better	
22	supplementation of your original concerns about	
23	yourself and your body and the sexual meaning of your	
24	body than it is to repudiate your femininity entirely	
25	and try to remove your breasts surgically and take	05:23:56
		Page 277

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1 hormones and so forth, yes. 2 MS. HARTNETT: Could you play Exhibit 103, 3 please. (Exhibit 103 was marked for identification 4 by the court reporter and is attached hereto.) 05:24:04 5 б (Video Clip Played.) 7 "It's your current sexual identity --Female: Yeah. 8 -- "you see. I mean, I'm sure I've had 9 identities -- I used to be a stamp collector, you know. 05:24:15 10 I had an identity as a stamp collector. And I don't 11 collect stamps anymore." 12 13 BY MS. HARTNETT: 14 Dr. Levine, are those your truthful 0 15 statements? 05:24:28 A I was a stamp collector. 16 I was a baseball card collector. 17 Q 18 Is being transgender like being a stamp collector? 19 05:24:38 20 А No. 21 MS. HARTNETT: Could you play tab --22 Exhibit 104, please. 23 (Exhibit 104 was marked for identification 24 by the court reporter and is attached hereto.) (Video Clip Played.) 25 05:24:55 Page 278 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 280 of 352 PageID #: 23610

1	"I think the doctor's responsibility is to	
2	diagnose this, understand the factors that is pushing	
3	the child in that direction and the family in that	
4	direction and to inform what the parents and the	
5	child of what is known and what is not known and what	05:25:10
6	the alternative treatments are, and the parents and the	
7	child make the decision, not the doctor. The doctor	
8	does not have the data to make the decision."	
9	BY MS. HARTNETT:	
10	Q Dr. Levine, is that your truthful statements?	05:25:28
11	A That is, although I'm embarrassed, but I used	
12	the wrong I should have said "are" and not "is" in	
13	the first sentence.	
14	Q I think I just did the same thing.	
15	I have one more excerpt to play.	05:25:42
16	MS. HARTNETT: Could you play Exhibit 105,	
17	please.	
18	(Exhibit 105 was marked for identification	
19	by the court reporter and is attached hereto.)	
20	(Video Clip Played.)	05:25:48
21	"So if I'm an expert in something, it's a very	
22	narrow topic I'm an expert in. Even though I'm a	
23	doctor and you somebody may think, well, he's a	
24	doctor; right? But the doctor doesn't know much about	
25	most things.	05:26:01
		Page 279

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1	"And and there is the wisdom, I think, is	
2	the difference between demagoguery, which I think many	
3	affirmative care doctors are demagogues, and experts,	
4	many of whom are just uneasy about what is not known."	
5	BY MS. HARTNETT:	05:26:23
6	Q Dr. Levine, were these your truthful	
7	statements from earlier this year?	
8	A Yes.	
9	Q Do you consider yourself to be a demagogue or	
10	an expert?	05:26:36
11	A I consider myself, on this issue of the	
12	scientific basis of of trans delivery care	
13	delivery, to be an expert in this very narrow field	
14	because my definition of an expert, knows the	
15	difference between what is known and what is not known,	05:26:53
16	you see.	
17	On many subjects that I have to work on every	
18	day as a psychiatrist, I I have I I'm not sure	
19	what the difference between what I know and what is	
20	known by more expert people in the field.	05:27:10
21	I seem to have enough to have credentials as a	
22	practicing doctor, but I'm not an expert in most things	
23	I take care of.	
24	When it comes to the data about this matter of	
25	trans care, I feel I'm a relative expert, and I think I	05:27:28
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have more perspective and more basis for that 1 perspective than many people who have been taught how 2 to take care of transgender people. 3 4 Q Do you believe Dr. Adkins is a demagogue? I don't know Dr. Adkins well enough to -- to 05:27:49 5 А make that decision. I don't want to be insulting at 6 7 all to my colleagues, but if -- if Dr. Adkins believes 8 this is genetically determined and if she believes that 9 it's fixed and if she believes she's helping and she has evidence that she's helping people live happy lives 05:28:11 10 for the next 40 years, I believe she is much more 11 closer to my definition of a demagogue than, say, a 12 13 person who can't distinguish between what she knows and 14 what is known versus an expert. 15 But I don't want to pass judgment on her 05:28:27 because, you know, I've just read her report, that's 16 17 all. How about Dr. Safer, would you have the same 18 0 view there, that -- do you believe he's a demagogue, or 19 you wouldn't want to pass judgment? 05:28:39 20 21 You know, one of the ethical principles of А 22 being a doctor is to speak respectfully of one's 23 colleagues. I -- I would say, I just want to repeat, that 24 25 most practicing doctors have a belief system that 05:28:58 Page 281

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1	they're working on the side of angels, and that's a	
2	different set of ideas than what science has already	
3	demonstrated.	
4	So to the extent that people believe,	
5	passionately believe, that what they are doing is	05:29:10
6	ensuring a a a productive, successful,	
7	asymptomatic, fulfilling life and there's no evidence	
8	for it, well, I think they're not they shouldn't be	
9	certain about that.	
10	And they're closer to an ordinary physician or	05:29:30
11	a demagogue than they are to an expert.	
12	Q Thank you. Could you just I have a	
13	hopefully, a couple of final questions about your	
14	expert report.	
15	Could you pull that back up? That was	05:29:44
16	Exhibit 87.	
17	MR. BROOKS: Coming, coming.	
18	BY MS. HARTNETT:	
19	Q And I'm going to be just going to	
20	paragraph 81.	05:29:54
21	MR. BROOKS: Which is on.	
22	MS. HARTNETT: It's on take your time, but	
23	page 31, paragraph 81.	
24	MR. BROOKS: What heading are we under here?	
25	MS. HARTNETT: You are under	05:30:10
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1 MR. BROOKS: I see it. I see the heading at 2 the top of page 30. Is that the right heading? Am I missing 3 4 anything --MS. HARTNETT: Correct. 05:30:23 5 б MR. BROOKS: -- or is that --7 Under "Opinions and practices vary widely..." 8 Okay. 9 And then you said paragraph 81? MS. HARTNETT: Right. And this is a paragraph 05:30:29 10 about -- Dr. Levine is describing a Lichenstein 11 article; is that correct? 12 13 MR. BROOKS: Let me just say, Dr. Levine, if 14 you want to look at any paragraphs between the heading 15 and this one, for context, you should feel free to, or 05:30:46 if not -- if you don't feel the need, then you don't 16 need to. 17 18 THE WITNESS: Okay. BY MS. HARTNETT: 19 Q So this paragraph is talking about, in your 05:31:09 20 21 words, the "loose standards" at Dr. Safer's clinics at Mount Sinai in Columbia; correct? 22 23 A Yes. 24 And do you say that he's -- I'm just reading 0 25 from the first sentence, but you a say at least one 05:31:22 Page 283 Case 2:21-cv-00316 Document 325-2 Filed 05/12/22 Page 285 of 352 PageID #: 23615

1	prominent clinic, quote, is quite openly admitting	
2	patients for even surgical transition who are not	
3	eligible under the criteria set out in WPATH's	
4	Standards of Care.	
5	Do you see that?	05:31:36
б	A Yes. The last sentence, right.	
7	Q Is it your understanding that patients were	
8	receiving care there without meeting the WPATH	
9	standards?	
10	A WPATH standards are just one set of standards,	05:31:53
11	and I guess Dr. Safer has a different set of standards.	
12	I don't think that WPATH needs to be followed,	
13	you know. I don't think they're they are in fact	
14	the standards of care. They are just an organization	
15	that is providing some guidelines, which they call	05:32:19
16	standards of care, but aren't true standards of care.	
17	They're just guidelines from a professional	
18	organization that is that is an advocacy	
19	organization for for the treatment for	
20	affirmative treatment.	05:32:36
21	Q But are you aware that Mount Sinai went	
22	through the process of having those people satisfy the	
23	WPATH standards before they had surgery notwithstanding	
24	that they would have also met the other standards set	
25	forth by Sinai?	05:32:47
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1	MR. BROOKS: Objection.	
2	THE WITNESS: I'm I'm not deeply involved	
3	in the process of how Dr. Safer has done his work.	
4	This would be not an area of my expertise about	
5	about his criteria.	05:33:04
6	BY MS. HARTNETT:	
7	Q I guess my question for you is whether you	
8	know, sitting here today, whether in fact Dr. Safer's	
9	center allowed patients to have surgery under what you	
10	call the "loose standards" without satisfying WPATH.	05:33:17
11	A Well, it was my understanding from the quoted	
12	study that that he was providing or giving	
13	permission for surgical care for people who may not	
14	have met the few criteria that that we have had	
15	organized in 2000 in, you know, the seventh	05:33:44
16	edition.	
17	Q Did you read the Lichtenstein article before	
18	citing it here?	
19	A I must have read it, but it's probably one of	
20	hundreds of articles, and right now, I can't recall the	05:33:54
21	details.	
22	Q Thank you.	
23	MS. HARTNETT: Could I take a go off I	
24	think I'm almost or done, if not done.	
25	But could we go off the record briefly for me	05:34:06
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1 to collect my nets and then hopefully we'll be done? 2 THE VIDEOGRAPHER: We are off the record at 5:34 p.m. 3 (Recess.) 4 THE VIDEOGRAPHER: We are on the record at 05:44:53 5 6 5:45 p.m. 7 MS. HARTNETT: Thank you, Dr. Levine. I have no further questions, but reserve the right to any 8 recross if there's further questioning of you. 9 THE WITNESS: You're welcome. 05:45:12 10 MS. HARTNETT: Thank you. 11 MR. BROOKS: Speaking for the -- Roger Brooks, 12 13 speaking for the intervenor, I have no questions for 14 the witness. MR. TRYON: This is Dave Tryon on behalf of 05:45:20 15 the State of West Virginia. 16 17 Dr. Levine, thank you for your time. 18 I have no questions. MS. MORGAN: This is Kelly Morgan on behalf of 19 the West Virginia Board of Education and Superintendent 05:45:29 20 21 Burch. I have no questions. Thank you. 22 MS. DENIKER: Dr. Levine, this is Susan 23 Deniker, counsel for defendants Harrison County Board of Education and Superintendent Stutler, and I have no 24 25 questions for you.

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1 Thank you for your time. 2 THE WITNESS: You're welcome. MS. ROGERS: Dr. Levine, this is Shannon 3 Rogers on behalf of the West Virginia Secondary School 4 Activities Commission. I have no questions either. 05:45:53 5 б Thank you. 7 THE WITNESS: You're welcome. MS. HARTNETT: Dr. Levine, thank you for your 8 time. 9 10 THE VIDEOGRAPHER: Thank you. 05:46:00 We are off the record at 5:46 p.m., and this 11 concludes today's testimony given by Stephen Levine, 12 13 Dr. -- Dr. Stephen Levine. 14 The total number of media units was seven and 05:46:16 will be retained by Veritext Legal Solutions. 15 Thank you. 16 17 (TIME NOTED: 5:46 p.m.) 18 19 20 21 22 23 24 25 Page 287

1	
2	
3	
4	I, STEPHEN LEVINE, do hereby declare under
5	penalty of perjury that I have read the foregoing
6	transcript; that I have made any corrections as appear
7	noted, in ink, initialed by me, or attached hereto;
8	that my testimony as contained herein, as corrected, is
9	true and correct.
10	EXECUTED this day of,
11	20, at
	(City) (State)
12	
13	
14	
15	
	STEPHEN LEVINE
16	VOLUME I
17	
18	
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20	
21	
22	
23	
24	
25	
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	Variation Local Solutions

1	I, the undersigned, a Certified Shorthand
2	Reporter of the State of California, do hereby certify:
3	That the foregoing proceedings were taken
4	before me at the time and place herein set forth; that
5	any witnesses in the foregoing proceedings, prior to
6	testifying, were placed under oath; that a record of
7	the proceedings was made by me using machine shorthand
8	which was thereafter transcribed under my direction;
9	further, that the foregoing is an accurate
10	transcription thereof.
11	I further certify that I am neither financially
12	interested in the action nor a relative or employee of
13	any attorney of any of the parties.
14	IN WITNESS WHEREOF, I have this date subscribed
15	my name.
16	
17	Dated: April 15, 2022
18	
19	Alino ROMM
20	- Julian Mageny
	ALEXIS KAGAY
21	CSR NO. 13795
22	
23	
24	
25	
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Federal Rules of Civil Procedure

Rule 30

(e) Review By the Witness; Changes.

(1) Review; Statement of Changes. On request by the deponent or a party before the deposition is completed, the deponent must be allowed 30 days after being notified by the officer that the transcript or recording is available in which:
(A) to review the transcript or recording; and
(B) if there are changes in form or substance, to sign a statement listing the changes and the reasons for making them.

(2) Changes Indicated in the Officer's Certificate. The officer must note in the certificate prescribed by Rule 30(f)(1) whether a review was requested and, if so, must attach any changes the deponent makes during the 30-day period.

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Veritext Legal Solutions represents that the foregoing transcript is a true, correct and complete transcript of the colloquies, questions and answers as submitted by the court reporter. Veritext Legal Solutions further represents that the attached exhibits, if any, are true, correct and complete documents as submitted by the court reporter and/or attorneys in relation to this deposition and that the documents were processed in accordance with our litigation support and production standards.

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