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# **EXHIBIT 4**



## In the Matter Of:

Hammons vs University of Maryland Medical System

1:20-cv-02088-DKC

# **DR. GAIL P. CUNNINGHAM**

April 14, 2022



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DR. GAIL P. CUNNINGHAM Hammons vs University of Maryland Medical System April 14, 2022

1	UNITED STATES DISTRICT COURT
2	FOR THE DISTRICT OF MARYLAND
3	
4	JESSE HAMMONS, )
5	Plaintiff, )
6	-v- ) Case No.
7	UNIVERSITY OF MARYLAND MEDICAL ) 1:20-cv-02088-DKC
8	SYSTEM CORPORATION, et al. )
9	Defendants. )
10	
11	
12	Videotaped Deposition of Gail P. Cunningham
13	Towson, MD
14	Thursday, April 14, 2022
15	9:00 a.m.
16	
17	
18	Job No: J8078725
19	Pages: 1-308
20	Reported by: Kenneth Norris
21	



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	, , , , , , , , , , , , , , , , , , ,
1	Deposition of Gail P. Cunningham
2	Taken at:
3	
4	UNIVERSITY OF MARYLAND
5	ST. JOSEPH MEDICAL CENTER
6	7601 Osler Drive
7	Towson, MD 21204
8	Telephone: (410)328-8667
9	
10	
11	
12	
13	
14	Pursuant to Notice, before Kenneth Norris, a
15	Professional Reporter and Notary Public in and for the
16	State of Maryland.
17	
18	
19	
20	
21	
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1	that it I know it was announced in December. I
2	don't know the actual signature date.
3	Q. So from 1996 to 2012, St. Joseph was owned
4	and operated by Catholic Health Initiatives; right?
5	A. Yes.
6	Q. And what is Catholic Health Initiatives?
7	MR. WERNER: Object to the form.
8	THE WITNESS: It's another Catholic
9	corporation that owns and operates multiple hospitals
10	across the United States. I don't know elsewhere.
11	BY MR. DELMAN:
12	Q. And then in 2012 St. Joseph was purchased by
13	the University of Maryland Medical System; right?
14	A. Yes.
15	Q. Now, were you involved in any way with the
16	negotiations concerning the purchase of St. Joseph?
17	A. Only being at some actually at this table
18	sometimes when there would be discussions back and
19	forth about timing, but not in nothing monetary or
20	in any no part of the actual negotiations.
21	Q. You didn't have any role in the negotiation
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1	of the terms of the asset purchase agreement?
2	A. No.
3	Q. And did you have any role in the negotiation
4	of the Catholic identity agreements?
5	A. No.
6	Q. So St. Joseph is currently an LLC with the
7	name University of Maryland St. Joseph's Medical
8	Center, LLC; right?
9	A. Right.
10	Q. And that LLC has one member; right?
11	A. Yes.
12	Q. And that member is UMSJ Health System, LLC?
13	A. I believe so.
14	Q. And UMSJ Health System in turn also has only
15	one member; right?
16	A. I believe so.
17	Q. And that member is the University of
18	Maryland Medical System Corporation?
19	A. I believe so.
20	Q. And so, UMSJ Health System is a wholly owned
21	subsidiary of University of Maryland Medical System?



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1	MR. WERNER: Object to the form.
2	THE WITNESS: I don't know what that term
3	means, wholly owned subsidiary.
4	BY MR. DELMAN:
5	Q. The University of Maryland Medical System is
6	the only owner of UMSJ Health System?
7	A. Yes.
8	Q. And similarly, UMSJ Health System is the
9	only owner of St. Joseph's Medical Center?
10	A. Yes.
11	Q. So University of Maryland through UMSJ is
12	the sole owner of St. Joseph; right?
13	MR. WERNER: Object to the form.
14	THE WITNESS: Yes.
15	BY MR. DELMAN:
16	Q. And no other entity has any ownership stake
17	in St. Joseph?
18	A. No.
19	Q. Now, the University of Maryland St. Joseph
20	Medical Center was previously known as Northeastern
21	Maryland Regional Health System, LLC; right?



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1	feel free to look through it as much or as little as
2	you like. You can just let me know when you're done
3	looking at it.
4	A. Okay.
5	Q. I just ask you to turn to HUM 596.
6	A. Okay.
7	Q. I'd ask you to just read this section here
8	right on the page.
9	MR. WERNER: You want her to read it aloud?
10	MR. DELMAN: No, to herself.
11	MR. WERNER: Okay.
12	THE WITNESS: Okay.
13	BY MR. DELMAN:
14	Q. According to this document, this Form 990
15	for UMSJ, UMMS has the ability to appoint members to
16	the board of the UMSJ Health System; right?
17	MR. WERNER: Object to the form.
18	THE WITNESS: Yes.
19	BY MR. DELMAN:
20	Q. And also all decisions of USMJ's governing
21	board must be approved by UMS?



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L	MR. WERNER: Object to the form.
2	THE WITNESS: That's what this says.
3	BY MR. DELMAN:
1	Q. Do you have any reason to believe that
5	that's not the case?
5	MR. WERNER: Object to the form.
7	THE WITNESS: No.
3	BY MR. DELMAN:
9	Q. Do you have any reason to believe that UMS
)	does not have the ability to appoint members of the
L	board of UMSJ?
2	A. No.
3	Q. This is UMMS 832 being marked as Plaintiff's
1	Exhibit 4.
5	(Plaintiff's Exhibit No. 4 was marked for
5	identification.)
7	THE WITNESS: Is there anything in
3	particular you want me to look at?
9	BY MR. DELMAN:
)	Q. I'm happy to move ahead and we can sort of
L	work through it together.
l	



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1	Q. Dr. Cunningham, this is the second amended
2	and restated offering agreement for St. Joseph's
3	Medical Center; right?
4	A. Yes.
5	Q. Have you seen this document before?
6	A. I don't believe so.
7	Q. I just want to confirm here on the in
8	this first paragraph, it confirms that this was
9	effective as of September 11, 2019?
10	MR. WERNER: Object to the form.
11	THE WITNESS: That's what this states.
12	BY MR. DELMAN:
13	Q. Did you have any awareness before this of
14	St. Joseph having a second amended and restated
15	offering agreement?
16	A. No.
17	Q. Turn with me to 1011 of Section 305.
18	If you'll look at Section C, this again
19	confirms that UMMS has the right to directly appoint
20	two voting members.
21	MR. WERNER: Object to the form.



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1	THE WITNESS: Yes.
2	BY MR. DELMAN:
3	Q. And according to Section B, the UMMS CEO or
4	his or her designee also sits on the board as an
5	ex officio director?
6	MR. WERNER: Object to the form.
7	THE WITNESS: Yes.
8	BY MR. DELMAN:
9	Q. Is that CEO currently Dr. Mohan Suntha?
10	A. Yes.
11	Q. Am I pronouncing that correctly?
12	A. Suntha.
13	Q. Suntha?
14	A. Right.
15	Q. Great. And Dr. Suntha is also on the
16	board's executive committee; right?
17	MR. WERNER: Object to the form.
18	THE WITNESS: Yes.
19	BY MR. DELMAN:
20	Q. Now, one other member of the board is also
21	representative of the Archdiocese of Baltimore?



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1	A. Go ahead.
2	Q. According to subsection E UMMS has the power
3	and authority to elect all of the elected directors
4	pursuant to a nomination process?
5	MR. WERNER: Object to the form.
6	THE WITNESS: If the member means UMMS, yes.
7	BY MR. DELMAN:
8	Q. Now, if you'll just turn back to Exhibit 4,
9	please?
10	MR. WERNER: Are we done with 5?
11	MR. DELMAN: We might come back to it.
12	BY MR. DELMAN:
13	Q. And turn to page 916. Is that right? Yes.
14	Look at Subsection C.
15	MR. WERNER: Of 12.16, is that what we're
16	talking about?
17	MR. DELMAN: Correct.
18	THE WITNESS: Okay.
19	BY MR. DELMAN:
20	Q. Okay. So just according to Section C,
21	Subsection C, the UMSJ board is the strike that.



Case 1:20-cv-02088-DKC Document 105-6 Filed 07/25/22 Page 13 of 77 DR. GAIL P. CUNNINGHAM April 14, 2022 Hammons vs University of Maryland Medical System 49 According to Subsection C, the board of UMSJ 1 2 Health System is also the board of SJMC? 3 MR. WERNER: Object to the form. 4 THE WITNESS: Yes. 5 BY MR. DELMAN: 6 Ο. As far as you're aware, UMMS still retains 7 the power to directly appoint two members to the UMSJ 8 and SJMC boards? 9 As far as I know. Α. 10 Do you know who those members are currently? Ο. 11 Dr. Lisa Rowan, which is -- they've had some Α. board turnover recently. I'm just trying to remember. 12 13 It had been the dean of the medical school. 14 Now it's Dr. Lisa Rowan and -- I'm not sure of the 15 other member right now. It may come to me. 16 I'm sorry. Just going to 915, the page Ο. 17 prior, it's Roman numeral 5. 18 Α. Yes. 19 It says here that apart from the Ο. 20 representative of the Archdiocese, the CEO, and the 21 two directly appointed voting members, all other



members shall be appointed by UMMS pursuant to a
nomination process?
MR. WERNER: Object to the form.
THE WITNESS: Yes.
BY MR. DELMAN:
Q. Do you have any reason to believe that
that's no longer the case?
A. No.
Q. You don't know who those members are off the
top of your head?
A. The two UMMS members?
Q. No. The members who are not either
ex officio representatives of the Archdiocese or the
two UMMS members.
A. I could name some of them.
Q. Do you have any do you have any sense of
approximately what percentage of the board those
members constitute?
A. Probably between half and three quarters.
Q. As we discussed previously, all decisions by
the board of UMSJ must be approved by UMMS; right?



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1	MR. WERNER: Object to the form.
2	THE WITNESS: That's what it states, yes.
3	BY MR. DELMAN:
4	Q. And as you discussed, you have no reason to
5	believe that's not the case?
6	A. Correct.
7	Q. If you will turn with me to on the same
8	exhibit, Exhibit 4 Exhibit 4 to 963. So we're
9	looking at Exhibit F, which is titled UMMS's reserved
10	powers; right?
11	A. Yes.
12	Q. I think just for efficiency sake, please
13	feel free to just read through the three pages of that
14	exhibit, and then we can talk.
15	A. Okay.
16	Q. So, according to the asset purchase
17	agreement, UMMS has reserved certain powers for
18	itself; right?
19	MR. WERNER: Object to the form.
20	THE WITNESS: Yes.
21	BY MR. DELMAN:



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1	Q. For example, UMMS has to approve any
2	amendments to USMJ Health Systems' articles or
3	organizational operating agreement?
4	MR. WERNER: Object to the form.
5	BY MR. DELMAN:
6	Q. And UMMS has to approve of USMJ's annual
7	budget?
8	MR. WERNER: Object to the form.
9	THE WITNESS: Yes.
10	BY MR. DELMAN:
11	Q. Does the annual budget include the salaries
12	and compensation for all employees of USMJ Health
13	System?
14	A. I believe so.
15	Q. And UMMS has to approve of UMSJ Heath
16	System's strategic plans; right?
17	MR. WERNER: Object to form.
18	THE WITNESS: Yes.
19	BY MR. DELMAN:
20	Q. Do you know what this document means by
21	strategic plans?



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1	A. Yes. Each hospital has a five-year
2	strategic plan or three years, depends on a
3	five-year strategic plan as approved by the board and
4	then approved by UMMS.
5	Q. What sorts of information is in the
6	strategic plan?
7	A. Anything from quality goals to expansion
8	goals, you know. Partnership goals. Could be a
9	digital health strategy, an array of activities across
10	the hospital that would be strategic usually set with
11	some metrics or targets.
12	Q. Would it ever involve any planned or
13	proposed changes in policies and procedures?
14	A. It's not that specific, no.
15	Q. UMMS also has to approve any material
16	additions, expansions, revisions or deletions of the
17	health care services not an approved budget or
18	strategic plan; right?
19	MR. WERNER: Object to the form.
20	THE WITNESS: Yes.
21	BY MR. DELMAN:



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1	Q. And UMMS has also reserved the power to make
2	UMSJ Health System take certain actions without prior
3	approval of the board; right?
4	MR. WERNER: Object to the form.
5	THE WITNESS: Yes.
6	BY MR. DELMAN:
7	Q. For example, UMMS can appoint and remove
8	UMSJ Health System's CEO; right?
9	MR. WERNER: Object to the form.
10	THE WITNESS: Yes.
11	BY MR. DELMAN:
12	Q. And UMMS can add, expand, revise, or delete
13	certain health care services provided by UMSJ Health
14	System?
15	MR. WERNER: Object to the form.
16	THE WITNESS: Yes.
17	BY MR. DELMAN:
18	Q. UMMS can make UMSJ Health Systems submit
19	corrective action plans if performance and financial
20	targets aren't met?
21	MR. WERNER: Object to the form.



	DR. GAIL P. CUNNINGHAM April 14, 20 Hammons vs University of Maryland Medical System
-	THE WITNESS: Yes.
2	BY MR. DELMAN:
3	Q. And it can enforce those corrective action
:	plans?
5	MR. WERNER: Object to the form.
5	THE WITNESS: Yes.
,	BY MR. DELMAN:
	Q. Do you have any reason to believe that UMMS
)	no longer holds any of those reserved powers?
	A. No.
	Q. Are you aware of any other powers that UMMS
2	exercises over the UMSJ Health System or SJMC?
3	MR. WERNER: Object to the form.
:	THE WITNESS: No.
)	BY MR. DELMAN:
5	Q. Now, UMMS' 2012 acquisition of St. Joseph
,	was contingent on the approval from the Roman Catholic
	Church; right?
)	A. Yes.
	Q. And as part of the acquisition, UMMS
	committed to continuing to operate SJMC in a manner
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1	Plaintiff's Exhibit 6.
2	(Plaintiff's Exhibit No. 6 was thereupon
3	marked for identification.)
4	BY MR. DELMAN:
5	Q. Dr. Cunningham, this is the Catholic
6	identity agreement; right?
7	A. Yes.
8	Q. Have you seen this before?
9	A. Yes.
10	Q. When did you see this?
11	A. I probably saw it in its entirety a long
12	time ago, and then I have seen a few pages of it in
13	preparation for the deposition.
14	Q. Okay.
15	The Catholic identity agreement requires
16	that St. Joseph be operated in accordance with the
17	ERDs; right?
18	A. Correct.
19	Q. And also UMMS is the signatory for the
20	Catholic identity agreement; right?
21	A. Yes.



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1	Q. And the Catholic identity agreement mandates
2	the creation of a clinical ethics committee?
3	A. Yes.
4	Q. As far as you're aware, members of that
5	committee must be trained on the ERDs?
6	A. Yes.
7	Q. And they must agree to act as committee
8	members in compliance with the ERDs?
9	A. Yes.
10	Q. The Catholic identity agreement also
11	requires that St. Joseph undergo an audit by the
12	National Catholic Bioethics Center every two years;
13	right?
14	A. Yes.
15	Q. And what is the National Catholic Bioethics
16	Center?
17	MR. WERNER: Object to the form.
18	THE WITNESS: It's a center located in
19	Philadelphia that is the resource for ethical and
20	moral direction for Catholic Health Care at least, and
21	one of their arms is to conduct audits of Catholic



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1	hospitals to make sure we're in alignment with the
2	expectations related to being a Catholic hospital.
3	BY MR. DELMAN:
4	Q. And in general, would you agree that the
5	National Catholic Bioethics Center understands what
6	the ERDs mean and require?
7	MR. WERNER: Object to the form.
8	THE WITNESS: Yes.
9	BY MR. DELMAN:
10	Q. Is it fair to say that the National Catholic
11	Bioethics Center's interpretations of the ERDs are
12	authoritative interpretations?
13	MR. WERNER: Object to the form.
14	THE WITNESS: I don't know what you mean by
15	authoritative.
16	BY MR. DELMAN:
17	Q. Is it fair to say that if the National
18	Catholic Bioethics Center released a document stating
19	what the ERDs require, you would trust that
20	interpretation?
21	MR. WERNER: Object to the form.



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1	THE WITNESS: Yes.
2	BY MR. DELMAN:
3	Q. The Catholic identity agreement also
4	requires the creation of the Catholic identity
5	committee?
6	A. Yes.
7	Q. And one purpose of that committee is to
8	ensure that St. Joseph remains faithful to the ERDs?
9	A. Yes.
10	Q. And we'll just turn very quickly to 1048,
11	which is the signature page?
12	MR. WERNER: It's a one-signature page.
13	MR. DELMAN: Yes.
14	BY MR. DELMAN:
15	Q. The signatory here for the University of
16	Maryland St. Joseph Medical Center is Megan Arthur;
17	right?
18	A. Yes.
19	Q. As we discussed, Megan Arthur was general
20	counsel for UMMS?
21	A. Yes.
l	



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1	MR. WERNER: Object to the form.
2	BY MR. DELMAN:
3	Q. Now, do you have any reason to believe that
4	the requirements set forth in the Catholic identity
5	agreement do not reflect the present reality of
6	operations at St. Joseph?
7	MR. WERNER: Object to the form.
8	THE WITNESS: No reason to think so.
9	BY MR. DELMAN:
0	Q. And is it fair to say that physician
1	compliance with ERDs was the largest part of the focus
2	when UMMS purchased St. Joseph?
3	MR. WERNER: Object to the form.
4	THE WITNESS: When you I don't know. I
5	don't know the physician complying with the ERDs was
6	the primary focus.
.7	BY MR. DELMAN:
8	Q. This is UMMS 817 going to be marked as
9	Plaintiff's Exhibit 7.
0	(Plaintiff's Exhibit No. 7 was thereupon
1	marked for identification.)

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1	Q. And the document says here that Dr. Rossiter
2	mentioned that when a physician signs on, he signs to
3	all of the ERDs and that this was the largest part of
4	the focus when UMMS purchased St. Joseph.
5	MR. WERNER: Object to the form.
6	BY MR. DELMAN:
7	Q. Do you see that?
8	A. Yes. So Dr. Rossiter was the chief of OB at
9	the time, and that might have been her perception.
10	Q. Do you have any reason to believe that that
11	perception was incorrect?
12	MR. WERNER: Object to the form.
13	THE WITNESS: Well, I know that there were
14	many other parts of the Catholic identity agreement
15	that were beyond the ERDs.
16	BY MR. DELMAN:
17	Q. So, Dr. Cunningham, based on the agreements
18	we've reviewed, do you agree that St. Joseph does not
19	have the power to decide that it will no longer adhere
20	to and operationalize the ERDs?
21	MR. WERNER: Object to the form.



THE WITNESS: It's such an unfathomable
question.
I imagine in the per the legal documents
that would be the case.
BY MR. DELMAN:
Q. And do you agree that the majority or at
least half of St. Joseph's board is selected either
directly or following a nomination process by UMMS?
MR. WERNER: Object to the form.
THE WITNESS: It's not quite half. It's
depending on the number.
BY MR. DELMAN:
Q. But a significant number?
A. A significant number, yes.
Q. Do you agree that St. Joseph lacks the powe
to decide that it will no longer maintain a Catholic
identity committee?
MR. WERNER: Object to the form.
You're just asking for a legal conclusion.
She's no here testifying as a lawyer.
THE WITNESS: Yes. I imagine if the legal



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1	documents are written, that's the case. But, again,
2	I'm not an attorney.
3	BY MR. DELMAN:
4	Q. Going back to the documents.
5	Oh, I'll ask, do you believe that St. Joseph
6	would face do you believe that St. Joseph would be
7	free to no longer maintain a Catholic identity
8	committee, if it wanted to?
9	MR. WERNER: Object to the form.
10	THE WITNESS: No. It's one of our
11	obligations.
12	BY MR. DELMAN:
13	Q. And do you believe that St. Joseph would be
14	free to no longer hire and have a vice president for
15	admission integration, if it wanted to?
16	MR. WERNER: Objection to the form.
17	THE WITNESS: No. It's part of the
18	agreement.
19	BY MR. DELMAN:
20	Q. And would St. Joseph be free to no longer
21	have an ethics committee if it wanted to?



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1	MR. WERNER: Object to the form.
2	THE WITNESS: No. It's part of the
3	agreement.
4	BY MR. DELMAN:
5	Q. And do you believe that St. Joseph would be
6	free to no longer participate in the National Catholic
7	Bioethics Center's audit on a biannual basis?
8	MR. WERNER: Object to the form.
9	THE WITNESS: No. It's part of the
10	agreement.
11	MR. DELMAN: All right. Why don't we take a
12	break.
13	MR. WERNER: How long?
14	MR. DELMAN: 10 minutes.
15	VIDEOGRAPHER: Off the record at 10:08.
16	(Whereupon, a recess ensued.)
17	VIDEOGRAPHER: Back on the record at 10:18.
18	BY MR. DELMAN:
19	Q. Good afternoon. Dr. Cunningham, we
20	discussed that regarding the 2012 negotiations you
21	were not personally involved in those negotiations;
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1	A. Yes.
2	MR. WERNER: Object to the form.
3	BY MR. DELMAN:
4	Q. Now, you know hysterectomies do result in
5	sterilization. You would agree that physicians do not
6	typically perform hysterectomies for the purpose of
7	sterilization; right?
8	A. At this organization or across the country?
9	Q. Across the country.
10	A. Well, across the country I can't speak to. I
11	can only speak to at this organization.
12	Q. As a medical professional, do you have any
13	sense of how common it is for medical professionals in
14	this country to perform hysterectomies solely for the
15	purpose of sterilization?
16	MR. WERNER: Object to the form.
17	THE WITNESS: I would think it would not
18	happen often.
19	BY MR. DELMAN:
20	Q. And why do you think it would not happen
21	often?



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1	A. Because I do not believe it would be
2	considered a medically necessary procedure. And there
3	are alternatives.
4	Q. And what are some of those alternatives?
5	A. Any array of contraceptive procedures.
6	Q. Such as?
7	A. An IUD, a tubal ligation, ablation, probably
8	those are the main ones.
9	Q. Now, putting aside strike that.
10	Hysterectomies are in fact performed to
11	treat diagnosed medical conditions; right?
12	A. Yes.
13	Q. And in fact hysterectomies are frequently
14	performed here at St. Joseph to treat certain medical
15	conditions; right?
16	A. Yes.
17	Q. Now, we get to the final immediate parts.
18	MR. DELMAN: Paul, I tried to do this in way
19	that would be most successful for your client, so what
20	we have here first is a printout not of the entirety

of UMMS 1034, but the first 20 rows of each sheet.



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1	It's a multi-sheet document.
2	MR. WERNER: Yes.
3	MR. DELMAN: So I suggest to have a paper
4	copy to mark as an exhibit.
5	MR. WERNER: And do you have a native
6	version as well that you're going to
7	MR. DELMAN: I do. I have it on iPad, which
8	I'm going to provide to the witness.
9	MR. WERNER: I don't need two.
10	MR. DELMAN: Sorry.
11	So this is UMMS 1034 and it will be
12	Exhibit 8.
13	(Plaintiff's Exhibit No. 8 was thereupon
14	marked for identification.)
15	BY MR. DELMAN:
16	Q. So before I get this is to, Dr. Cunningham,
17	I'm showing you a spreadsheet that was produced to us
18	by your counsel, and they represented to us that it
19	shows all hysterectomies performed at St. Joseph from
20	fiscal year 2017 through fiscal year 2022, which is
21	still ongoing.



Case 1:20-cv-02088-DKC Document 105-6 Filed 07/25/22 Page 32 of 77 April 14, 2022 DR. GAIL P. CUNNINGHAM Hammons vs University of Maryland Medical System 88 1 Have you seen this spreadsheet before? 2 Α. Yes. 3 And when did you see this spreadsheet Q. before? 4 5 It was shared with me by counsel this past Α. 6 week. 7 Well, just to be clear, don't MR. WERNER: go into things that we did together to prepare for the 8 9 deposition. 10 So if you saw a document that refreshed your recollection, you can testify to that. But please 11 12 don't go into things that I may have shown you. 13 THE WITNESS: Okay. 14 BY MR. DELMAN: 15 Dr. Cunningham, did you have any involvement 0. 16 in the creation of this spreadsheet? 17 Α. No. 18 Okay. Actually, I don't need to give this Q. 19 to you yet. 20 What I have here is good for our purposes. 21 So let's just start with this summary sheet,



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1	which is this first sheet here.
2	A. Um-um.
3	Q. So this sheet purports to summarize by
4	diagnostic code all the hysterectomies performed at
5	St. Joseph during fiscal year 2017 to 2022; right?
6	A. Yes.
7	Q. Now, do you know where this data was pulled
8	from?
9	A. I presume from our electronic medical
10	records.
11	Q. Is that EPIC?
12	A. Yes.
13	Q. Is there any other electronic medical record
14	system here at St. Joseph?
15	A. Yes, there is a different record used in the
16	GI lab. That's the only one that I'm aware of.
17	Q. This would have come from EPIC?
18	A. Yes.
19	Q. And do you know what office handled pulling
20	this data?
21	A. Surgical services has a business office, and
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1	I believe it would be the business office tied to
2	surgical services.
3	Q. So actually if we go to the very last page
4	of this, there is a page with it says HPN sample on
5	top. Do you see here on by sample name it says
6	"Katy's request for account numbers."
7	A. Okay.
8	Q. Do you know who Katy is?
9	A. That's probably Kate Christner, who is the
10	business manager. I don't know if that's her official
11	title, but functions as a business manager for
12	surgical services.
13	Q. And so Katy do you think Katy is the
14	person who supervised the collection of this data?
15	A. Most likely.
16	Q. Okay. So let's go back to the summary.
17	So column A here is the medical indication
18	for hysterectomy; right?
19	A. Yes.
20	Q. So I think you just nodded.
21	A. Yes.



DR. GAIL P. CUNNINGHAM Hammons vs University of Maryland Medical System

	- , , , ,
1	Q. An column B here is the ICD-10 diagnostic
2	code that corresponds to that indication?
3	A. Correct.
4	Q. And both column A and column B are the
5	preoperative diagnoses; right?
6	A. I presume so.
7	Q. You presume so?
8	A. It's the principale diagnostic code, yes.
9	Q. And so those would be the diagnoses that
10	form the basis for the hysterectomy being performed;
11	right?
12	A. I believe so. Although, if it's just
13	principle diagnosis, there may be two two, three
14	other reasons as well listed, but this is just one
15	principle diagnosis.
16	Q. And if one wanted to find those two or three
17	other underlying preoperative diagnoses where would
18	one be able to find that information?
19	A. I imagine through a similar query, but I
20	don't know for sure.
21	Q. So now we will go to the iPad.



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1	I will pass this over to you. And if it
2	gets closed out, let me know because I can get back
3	into it. It is password protected.
4	A. Okay.
5	Q. I have you on the summary page there. You
6	can feel free to scroll up and down on that page.
7	A. Okay.
8	Q. And so according to this spreadsheet, 634
9	hysterectomies were performed at St. Joseph during
10	fiscal year 2017 through 2022; right?
11	A. Yes.
12	Q. And do you have any reason to disagree with
13	that count?
14	A. No.
15	Q. So does it sound accurate to you to say that
16	number equates to approximately two to three
17	hysterectomies per week?
18	A. 634 divided by 5 years times 50 weeks?
19	Yes, one to two. Yes.
20	Q. So you would agree that hysterectomies are a
21	fairly common procedure here at St. Joseph; right?



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1	Q. You have no knowledge in your personal
2	capacity?
3	A. Right.
4	Q. And do you have any knowledge in your
5	capacity as corporate representative?
6	A. No.
7	Q. And, again, putting aside procedures
8	involving transgender patients, isn't it true that
9	there is no particular procedure in place at St. Joe's
10	for reviewing whether a hysterectomy is complying with
11	the ERDs?
12	MR. WERNER: Object to the form.
13	THE WITNESS: There's not a procedure in
14	place, but there is implicit, I think I mean, there
15	is knowledge that's conveyed to the people who would
16	be doing those procedures of what's acceptable and
17	what's not acceptable. And very clearly stated that
18	we do not do sterilization man, woman, whomever
19	here at St. Joe's.
20	BY MR. DELMAN:
21	Q. And so physicians at St. Joe's and



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1	THE WITNESS: Okay.
2	BY MR. DELMAN:
3	Q. So what we're looking here is a document
4	from NCBC entitled Transgender Issues in Catholic
5	Health Care.
6	First of all, do you recall ever seeing this
7	document before?
8	A. I can't recall. I may have.
9	There are a couple of terms here that look
10	familiar to me. I'm not sure. In the data in the FAQ
11	at the bottom it says surgery is ringing a bell.
12	That's an unusual term, so I may have, but I can't say
13	for sure.
14	Q. Does the document sort of refresh your
15	recollection of anything?
16	A. No.
17	Q. And so, Dr. Cunningham, we already discussed
18	that you trust NCBC to understand what the ERDs
19	require; right?
20	A. Right.
21	MR. WERNER: Object to the form.



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1	THE WITNESS: Right.
2	BY MR. DELMAN:
3	Q. And according to this document, gender
4	transitioning should never be performed, encouraged,
5	or positively affirmed as a good in Catholic Health
6	Care; right?
7	MR. WERNER: Object to the form.
8	THE WITNESS: Yes.
9	BY MR. DELMAN:
10	Q. And that includes surgeries, the
11	administration of cross-sex hormones, or puberty
12	blockers, and social behavioral modifications?
13	MR. WERNER: Object to the form.
14	THE WITNESS: Correct.
15	BY MR. DELMAN:
16	Q. And do you have any reason to believe that
17	the guidance that's in this document does not apply
18	here at St. Joe's?
19	MR. WERNER: Object to the form.
20	THE WITNESS: No.
21	BY MR. DELMAN:



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	DR. GAIL P. CUNNINGHAM April 14, 2022 Hammons vs University of Maryland Medical System 199
1	Q. So, for example, medical personnel at
2	St. Joe's cannot provide a transgender patient with
3	voice-alteration therapy for the purpose of gender
4	transition; right?
5	MR. WERNER: Object to the form.
6	THE WITNESS: Per this form, yes, that's
7	correct.
8	BY MR. DELMAN:
9	Q. And that treatment does not involve
10	sterilization; right?
11	A. That's correct.
12	Q. And that treatment also did not involve the
13	removal of any healthy organs?
14	MR. WERNER: Object to the form.
15	THE WITNESS: That's correct.
16	BY MR. DELMAN:
17	Q. Similarly, medical personnel here at
18	St. Joe's cannot prescribe or administer cross-sex
19	hormone therapy for the purpose of gender transition;
20	right?
21	A. That's correct.



	DR. GAIL P. CUNNINGHAM April 14, 20 Hammons vs University of Maryland Medical System 2
	Q. And, again, that treatment does not involve
	sterilization?
	A. That's correct.
	Q. And that treatment does not involve the
	removal of any healthy organs?
	A. That's correct.
	Q. Medical personnel here at St. Joe's cannot
	perform breast reconstruction for a transgender woman
	for the purpose of gender affirmation right?
	A. That's correct.
	Q. And, again, that treatment does not involve
	sterilization?
	A. That's correct.
	Q. And that treatment also does not involve the
	removal of any healthy organs?
	A. It would be removal of breast tissue that
	would be considered healthy.
	Q. Is tissue synonymous with organ in this
	context?
	A. I would say, yes.
	Q. So the removal of any skin can count as
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	Case 1:20-cv-02088-DKCDocument 105-6Filed 07/25/22Page 42 of 77DR. GAIL P. CUNNINGHAM Hammons vs University of Maryland Medical SystemApril 14, 2022 201
1	removal of healthy tissue?
2	MR. WERNER: Object to the form.
3	THE WITNESS: I would say healthy skin
4	removal. Trying to think of a circumstance where that
5	would even be likely, but if you know, I would say
6	since skin is an organ and yeah, the removal of
7	healthy skin would not be considered okay.
8	BY MR. DELMAN:
9	Q. Is breast reconstruction primarily an
10	additive procedure as opposed to a subtractive
11	procedure?
12	MR. WERNER: Object to the form.
13	THE WITNESS: It can be either.
14	BY MR. DELMAN:
15	Q. In what ways is it subtractive?
16	A. Well, you can have breast reduction surgery,
17	right? Or you can have breast augmentation surgery.
18	Q. What about a surgery where you are giving a
19	patient breasts whereas they otherwise did not have
20	breasts?
21	A. What about that?



	Case 1:20-cv-02088-DKCDocument 105-6Filed 07/25/22Page 43 of 77DR. GAIL P. CUNNINGHAMApril 14, 2022Hammons vs University of Maryland Medical System202
1	Q. Would that be additive or subtractive?
2	A. I a traditional way of thinking, it would be
3	additive.
4	Q. And would that involve the removal of
5	healthy organs?
6	MR. WERNER: Object to the form.
7	THE WITNESS: No. But in the context of
8	this conversation it would be alteration.
9	BY MR. DELMAN:
10	Q. What do you mean alteration?
11	A. Of the body.
12	Q. Alteration of the body?
13	A. Yes.
14	Q. And in what way does alteration of the body
15	play into this conversation?
16	A. Well, when I think about the ERDs and the
17	items that you just read, we are prohibited from, for
18	instance, reconstructive surgery related to
19	transgender. So we would be prohibited from doing
20	breast reconstructions as additive adding breast
21	tissue for the purpose of transgender reaffirming.



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1	Q. But you would able to do that procedure, for
2	example, on a patient who had, say, previously gotten
3	a mastectomy to treat breast cancer?
4	MR. WERNER: Object to the form.
5	THE WITNESS: Yes.
6	BY MR. DELMAN:
7	Q. Now, Dr. Cunningham, you have been part of
8	conversations at St. Joe's about whether gender
9	transition procedures may take place here; right?
10	A. Correct.
11	Q. This is
12	MR. WERNER: 14.
13	BY MR. DELMAN:
14	Q UMMS 111, and it is also Exhibit 14.
15	MR. DELMAN: Thank you, Paul.
6	(Plaintiff's Exhibit No. 14 was thereupon
17	marked for identification.)
18	BY MR. DELMAN:
19	Q. Dr. Cunningham, I'm showing you here an
20	e-mail chain from November 2014.
21	A. Yes.
l	



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1		Q.	I recall we discussed that you have reviewed
2	some e-mails prior to this deposition. Is this one of		
3	those?		
4		Α.	Yes.
5		Q.	So I ask you to turn, when you're ready to
6	UMMS	114,	which will be the second to last page.
7		Α.	Yes.
8		Q.	And so this is an e-mail from Dr. Rachel
9	Blue	oond-	Langner dated November 13, 2014, to you;
10	right	t?	
11		Α.	Um-um.
12		Q.	And who is Dr. Bluebond-Langner?
13		Α.	She was a plastic surgeone who had
14	priv	ilege	s here at St. Joe's and operated
15	occasionally.		
16		Q.	And here Dr. Bluebond-Langner is e-mailing
17	you a	about	performing a penile reconstruction case?
18		Α.	Correct.
19		Q.	Generally, do you recall having this
20	inte	racti	on with Dr. Bluebong-Langner?
21		Α.	I recall having a couple of interactions
		700	



	Case 1:20-cv-02088-DKC Document 105-6 Filed 07/25/22 Page 46 of 77 DR. GAIL P. CUNNINGHAM April 14, 2022
1	Hammons vs University of Maryland Medical System205with her, yes.
2	Q. And, generally, do plastic surgeons need to
3	get permission from you to perform procedures here at
4	St. Joe's?
5	A. No. For the most part, no. This is pretty
6	rare.
7	Q. And this case here in particular involved a
8	transgender patient; right?
9	A. Presumably, yes.
10	Q. And I believe this was in fact the third
11	time Dr. Bluebond-Langner had approached you
12	about performing surgery on a transgender patient;
13	right?
14	A. I think that's what I reference in the
15	e-mail. I don't remember now, but I said that then.
16	I think that would be accurate.
17	Q. Okay.
18	If you can turn to the bottom of 113. Tell
19	me if that bottom part refreshes your recollection as
20	to anything.
21	A. Yes. I mean, that confirms the third time,
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1	yes.
2	Q. And those other two surgeries were also
3	phalloplasties; right?
4	A. I believe so.
5	Q. Do you recall when those other two instances
6	were?
7	A. I don't recall, but if I was to guess, I
8	would guess it was the three occasions was within a
9	year's time.
10	Q. Okay.
11	A. Maybe.
12	Q. Do you generally recall any details about
13	those other cases?
14	A. Only that, I think, she approached me by
15	phone or text with the other cases. I don't know that
16	there was e-mails. This is the only one that I've
17	seen an e-mail for, so I think it would have been by
18	phone. I remember having a phone conversation or two
19	with her.
20	Q. So in those cases do you recall if the
21	procedures had been scheduled before she reached out



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L	to you?
2	A. I don't recall. I don't think so, but I
5	don't recall.
	Q. And also do you recall what the results were
5	of those prior two conversations?
	A. Yes. She had privileges at the medical
,	center as well, and I told her that I didn't think
3	those cases should proceed here at St. Joe's and that
)	she should take care of the patients at the medical
)	center.
-	Q. When you say the medical center, is that
	GBMC?
3	A. No. That's the University of Maryland
:	Medical Center. She had privileges primarily most
	of her surgeries were done down there, and she rarely
5	operated up here.
,	Q. Okay.
3	And so is it your understanding that the
)	reason Dr. Bluebond-Langner reached out to you about
	this particular case is because it involved a
-	transgender patient?



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A.	Yes.	
Q.	And	
A.	Where the procedure was a	
transge	nder-related surgery, yes.	
Q.	And isn't it true that at the t	ime of this
e-mail	St. Joe's did not have any institu	tional policy
regardi	ng transgender surgeries?	
	MR. WERNER: Object to the form	1.
	THE WITNESS: The policies woul	d have fallen
woul	d have been related to our ERDs.	We didn't
have a	written policy about transgender p	patients.
BY MR.	DELMAN:	
Q.	So I look at this e-mail here,	this one on
the bot	tom of 113, and you wrote here "I	do not feel
comfort	able being a sole arbitrator of th	nese sorts of
decisio	ns and think we need an institutio	onal policy in
this re	gard."	
	Do you see that?	
A.	Yes.	
Q.	So what did you mean by we need	l an
institu	tional policy?	
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### DR. GAIL P. CUNNINGHAM Hammons vs University of Maryland Medical System

1	A. That we had the ERDs, but we didn't have an
2	explicit these are the you know, go back to the
3	CPT codes. These are the you know, very
4	prescriptive. This is what is not allowed at
5	St. Joe's so it wouldn't have to be one-off
6	conversations about each procedure as we were
7	approached about them.
8	Q. So there was a general understanding that
9	gender transition was not permitted at St. Joe's?
10	A. Right.
11	Q. But there was no sort of explicit formal
12	policy in place?
13	A. Right.
14	Q. And following this following this
15	interaction, did St. Joe's, in fact, formulate any
16	sort of institutional policy?
17	A. No.
18	Q. Now, if you turn back to 114, very quickly,
19	this proposed phalloplasty involved a patient who
20	already had no breast, vagina, or uterus; right?
21	A. Correct.



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1	Q. So the only thing that's happening in this
2	surgery was the creation of a phallus?
3	A. Correct.
4	Q. And so the surgery would not have involved
5	any sterilization; right?
6	A. Correct.
7	Q. And would the surgery have involved the
8	removal of any healthy organs?
9	A. I don't believe so.
10	Q. So back to the top of 113, you have an
11	e-mail from an e-mail reply from Dr. Dietrick.
12	Dr. Dietrick at the time was chief of surgery?
13	A. Correct.
14	Q. I'll also have to ask the D-3 in his
15	signature is that because his name is Daniel D.
16	Dietrick?
17	A. Yes.
18	Q. I like that.
19	And here Dr. Dietrick wrote that St. Joe's
20	had the technical capability of performing the
21	surgery; correct?



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1	A. Yes.
2	Q. And now on 112 we have our e-mail response
3	from Susanne DeCrane; right?
4	A. Yes.
5	Q. And Susanne DeCrane who at that time was
6	vice president of mission integration?
7	A. Yes.
8	Q. Was she Keith Riddle's immediate
9	predecessor?
10	A. There was one person in between.
11	Q. Who was in between?
12	A. For a short period of time I'm blanking
13	on his name. Michael was his first name, but I can't
14	remember his last name. He was only here for a few
15	months. I can get that to you, but I don't have it
16	off the top of my head.
17	Q. All right.
18	Am I correct that the chronology starting
19	with Susanne DeCrane is Susanne DeCrane, Michael
20	question mark last name, interim period where you are
21	pinch hitting, then Keith Riddle, then Father Sobey?



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1	A. Yes.
2	Q. And so, here in this e-mail from Ms. DeCrane
3	actually Dr. DeCrane Dr. DeCrane said that the
4	procedure cannot take place at St. Joe's because it
5	was not consistent with the Catholic moral tradition;
6	right?
7	A. Right.
8	Q. And here Dr. DeCrane notes that St. Joe's
9	does not perform procedures whose direct purpose or
10	intention is sterilization; right?
11	A. Right.
12	Q. But we've established that this proposed
13	penile reconstruction did not involve sterilization;
14	right?
15	A. Correct.
16	Q. Now, let's turn to the front page briefly.
17	And your e-mails here refer to Mohan.
18	That's Mohan Suntha?
19	A. Um-um.
20	Q. And at the time Dr. Suntha was CEO of
21	St. Joe's; right?



	DR. GAIL P. CUNNINGHAMApril 14, 2022Hammons vs University of Maryland Medical System213
1	A. Correct.
2	Q. As we've discussed, he's now CEO of UMMS?
3	A. Yes.
4	Q. When did Dr. Suntha become CEO of UMMS?
5	A. Probably three years ago, I believe. I
6	don't know the exact date. He left here and he became
7	the CEO of the medical center downtown, so the
8	academic hub. And he did that for a couple of years
9	and then he moved into the CEO of UMMS. I don't know
10	the exact date, but about two and a half years ago,
11	I'd say.
12	Q. Was he the immediate successor of Dr. Smyth?
13	A. Yes. And that happened five and a half
14	years ago.
15	Q. Got it.
16	And so, based on this correspondence, is it
17	fair to say that medical personnel at St. Joe's cannot
18	perform phalloplasties for a transgender man for the
19	purpose of gender affirmation?
20	A. Yes.
21	Q. Even though it doesn't involve
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[	Hammons vs University of Maryland Medical System       214         sterilization?
	A. Yes.
	Q. And even if it did involve removal of
	healthy organs?
	A. Yes.
	Q. Now, for example, they could perform a
	phalloplasty on a cisgender man if his penis was
	terribly injured in an accident; right?
	MR. WERNER: Object to the form.
	THE WITNESS: Yes.
	BY MR. DELMAN:
	Q. Do you recall at any point when you were
	discussing these issues either with
	Dr. Langer-Bluebond [sic] or with your colleagues,
	whether there was any effort to determine whether the
	patient's gender dysphoria was severe enough to be
	life-threatening?
	MR. WERNER: Object to the form.
	THE WITNESS: No.
	BY MR. DELMAN:
	Q. And just to confirm, the idea of
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1	know that there's a database that keeps that
2	information.
3	Q. You don't know if there is a database
4	anywhere that shows procedures that have been
5	cancelled?
6	A. Oh, I'm sure there are cancellations, but I
7	don't think it would have a comment that it's ERD
8	related.
9	Q. Okay. Did you take a look back at prior
10	cancelled procedures in general?
11	A. No.
12	Q. So just in general we've got one minute?
13	Yeah. Why don't we take a break so you can get to
14	your call and come back.
15	VIDEOGRAPHER: Off the record at 1:59.
16	(Whereupon, a recess ensued.)
17	VIDEOGRAPHER: Stand by. Back on the record
18	at 2:13.
19	BY MR. DELMAN:
20	Q. Dr. Cunningham, you testified earlier that
21	in order for a hysterectomy to be performed here at

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	DR. GAIL P. CUNNINGHAMApril 14, 2022Hammons vs University of Maryland Medical System229
1	St. Joe's there must be a diagnosis for which a
2	hysterectomy is within the standard of care; right?
3	MR. WERNER: Object to the form.
4	THE WITNESS: Yes.
5	BY MR. DELMAN:
6	Q. And so, putting aside gender dysphoria,
7	isn't it true that so long as the hysterectomy is
8	consistent with the standard of care for a given
9	diagnosis, the hysterectomy may be performed here?
0	MR. WERNER: Object to the form.
.1	THE WITNESS: Yes.
.2	BY MR. DELMAN:
.3	Q. Also, generally, isn't it true that
4	St. Joe's prohibits medical personnel from
.5	participating in all gender transitions or gender
6	aforming treatments sorry gender affirming
7	treatments for transgender patients?
8	MR. WERNER: Object to the form.
9	THE WITNESS: Yes.
20	BY MR. DELMAN:
21	Q. And that's true for both surgical and



Case 1:20-cv-02088-DKC Document 105-6 Filed 07/25/22 Page 58 of 77 April 14, 2022 DR. GAIL P. CUNNINGHAM Hammons vs University of Maryland Medical System 230 1 nonsurgical treatments; right? 2 Α. Correct. 3 And that policy does not necessarily depend Ο. on whether the treatment in question involves the 4 5 removal of healthy organs? 6 Α. Correct. And that policy also does not depend on 7 Ο. 8 whether the treatment in question either directly or 9 indirectly leads to an inability to procreate? 10 Can you say the last statement again? Α. 11 Q. Sure. And that policy does not depend on whether 12 13 the treatment in question, either directly or 14 indirectly, leads to an inability to procreate? When you're referring to the policy, are you 15 Α. 16 referring to the practice that's allowed here? And I 17 think I'm just getting a little disoriented. 18 The procedure -- if the procedure is 19 medically indicated, it could affect the ability to 20 procreate and it would be allowed. I think that's 21 what you're asking.



	Case 1:20-cv-02088-DKCDocument 105-6Filed 07/25/22Page 59 of 77DR. GAIL P. CUNNINGHAMApril 14, 2022Hammons vs University of Maryland Medical System231
1	Q. So
2	MR. WERNER: I'm sorry, can we just go off
3	the record? I didn't realize
4	VIDEOGRAPHER: Off the record at 2:15.
5	(Whereupon, a recess ensued.)
6	VIDEOGRAPHER: Back on the record at 2:17.
7	BY MR. DELMAN:
8	Q. I'll ask that question a slightly different
9	way, Dr. Cunningham.
10	St. Joe's policy of not permitting gender
11	transition treatments, that policy does not depend on
12	whether the treatment in question is a sterilization
13	procedure; right?
14	A. Correct.
15	Q. This will be UMMS 715 and going to be marked
16	as Exhibit 16.
17	(Plaintiff's Exhibit No. 16 was thereupon
18	marked for identification.)
19	BY MR. DELMAN:
20	Q. Dr. Cunningham, this is an e-mail chain from
21	January 2020 discussing a BPA; right?



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1	A. Um-um.
2	Q. Why don't you just go ahead and take a quick
3	look through all of it?
4	A. Okay.
5	Q. Do you recall this e-mail correspondence at
6	all?
7	A. I've seen this, yes.
8	Q. So this e-mail chain starts on January 14th,
9	2020; right?
10	A. Yes.
11	Q. And that was about a week after the
12	cancellation of the plaintiff's hysterectomy?
13	A. Yes.
14	Q. And the subject line for this chain
15	indicates that the participants in the chain are
16	following up regarding the cancellation of that
17	<pre>surgery; right?</pre>
18	A. Correct.
19	Q. Now, in this e-mail chain, Kate Barbara, the
20	former Kate Barbara, suggests that St. Joe's could
21	create a system that would send a BPH to the scheduler
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1	when a preop diagnosis involves the word gender; right?
	right?
2	
3	A. Correct.
4	Q. That we've discussed the system?
5	A. Yes.
6	Q. And I forget we thought BPA stands for
7	best practice alert?
8	A. Yes.
9	Q. And so I understand, a best practice alert
10	it an automated alert in EPIQ that warns or advises
11	the reader about clinically significant information?
12	A. Yes.
13	Q. So what Barbara what Ms. Barbara is
14	proposing in this e-mail is that schedulers receive an
15	automatic alert any time a surgeon tries to schedule a
16	procedure with a preoperative diagnosis that includes
17	the word gender; right?
18	A. Right.
19	Q. So that means a scheduler would receive a
20	BPA if a surgeon tried to schedule a procedure where
21	there's a preop diagnosis of gender dysphoria?

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1	A. Correct.
2	Q. Or similarly for a gender identity disorder?
3	A. Correct.
4	Q. And this system was specifically suggesting
5	to try to catch and alert people to gender transition
6	surgeries; right?
7	A. Correct.
8	Q. And you wrote that this system would be a
9	great step in helping avoid future postings that
10	should never occur; right?
11	A. Correct.
12	Q. And that's because surgeons are prohibited
13	from performing gender transition procedures at
14	St. Joe's?
15	A. Correct.
16	Q. And this system specifically was suggested
17	because St. Joe's previously did not have any system
18	in place for reviewing scheduled surgeries; right?
19	A. Correct.
20	Q. And I think we discussed this alert this
21	system was actually implemented; right?
	~

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1	A. Yes.
2	Q. And has it successfully prevented the
3	posting of any procedures involving transgender
4	patients?
5	A. I don't know.
6	Q. And I think we already discussed this, but
7	has St. Joe's implemented a BPA system for any other
8	set of preoperative diagnosis terms?
9	A. Not that I know of.
10	Q. And same testimony from the perspective of
11	corporate representative?
12	A. Agreed.
13	Q. Okay.
14	Let's turn to discussing the reason we're
15	here, plaintiff's surgery.
16	So when did you first become aware of
17	plaintiff's scheduled hysterectomy?
18	A. On Christmas Eve of 2019, when Dr. Adashek
19	called me at home. Or called my cell and I was at
20	home.
21	Q. So this will be Exhibit 17.
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1	swearing under penalty of perjury that the statement
2	was true and correct to the best of your knowledge?
3	A. Yes.
4	Q. So can you tell me generally what happened
5	on December on Christmas Eve 2019 regarding
6	plaintiff's hysterectomy.
7	A. I received a phone call from Dr. Adashek,
8	who wanted to know if it was okay if he performed a
9	hysterectomy on a patient of his for the purpose of
10	transgender transgender surgery. And I said no, we
11	cannot do transgender surgery at St. Joe's.
12	And that was the extent of the conversation.
13	Q. And so, Dr. Adashek just sort of like called
14	you out of the blue on Christmas Eve?
15	A. Yes. It was very unusual.
16	Q. And by the time this phone call had
17	happened, had the procedure already been scheduled;
18	right?
19	A. Yes.
20	Q. And no one in scheduling had sort of alerted
21	you that this procedure had been scheduled?

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1	A. No.
2	Q. And generally no one in the hospital had
3	told you that this procedure had been scheduled?
4	A. No.
5	Q. And he hadn't asked you about he being
6	Dr. Adashek had not asked you about it before
7	scheduling it?
8	A. No.
9	Q. Do you remember approximately how long the
10	phone call was?
11	A. It was brief. A minute.
12	Q. A minute?
13	A. Maybe.
14	Q. That short?
15	A. It was pretty quick, yes.
16	Q. And just again, you two had no prior
17	conversations about this procedure before that date?
18	A. No. No. Not that I can recall.
19	Q. And before this occasion, when was the last
20	time Dr. Adashek had called you directly to request
21	permission to perform any procedure at St. Joe's?



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1	A. I don't believe he ever had.
2	Q. Like, for example, he didn't call you to
3	request permission about the transhysterectomy in 2018
4	that we had discussed?
5	A. Not that I recall.
6	Q. And he obviously generally did not call you
7	to request permission for every hysterectomy he
8	performed at St. Joe's?
9	A. No.
10	Q. So do you recall exactly what Dr. Adashek
11	told you when he called on Christmas Eve 2019?
12	MR. WERNER: Object to the form.
13	THE WITNESS: No, I don't recall the exact
14	details. I know it was a brief conversation. That I
15	was surprised that he was even asking if he could do
16	this because it was well known that we couldn't do
17	those procedures here at St. Joe's. Or I thought
18	everybody knew it well.
19	And we didn't get into any discussion about
20	the specifics of the patient. I accepted that the
21	purpose of the surgery was for transgender purposes.



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1	BY MR. DELMAN:
2	Q. So what did he tell you about the patient's
3	condition on the phone call?
4	A. He didn't tell me about the patient's
5	condition. Just that the patient was seeking
6	transgender surgery and the hysterectomy was part of
7	that. But that was it.
8	There was no degree of illness discussed or
9	degree of anything discussed. It was just about could
10	he do this procedure.
11	Q. Okay. And did he tell you anything about
12	the proposed treatment beyond it being a hysterectomy?
13	A. No.
14	Q. And beyond the fact that the patient was
15	transgender, it was a hysterectomy and it was being
16	done for the purpose of gender transition. Did he
17	tell you anything else about it?
18	MR. WERNER: Object to the form.
19	THE WITNESS: No.
20	MR. WERNER: Asked and answered.
21	THE WITNESS: No.



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	BY MR. DELMAN:
	Q. And you told Dr. Adashek that on that
	call that the surgery could not take place at
	St. Joe's; correct?
	A. Correct.
	MR. WERNER: Object to the form.
	BY MR. DELMAN:
	Q. And so within the span of that one phone
	call, you made the choice that you made the
	decision that the hysterectomy could not take place at
	St. Joe's; right?
	MR. WERNER: Object to the form.
	THE WITNESS: Correct.
	BY MR. DELMAN:
	Q. And in the span of that one phone call you
	fully considered the nature of the plaintiff's
	condition?
	MR. WERNER: Object to the form.
	THE WITNESS: I considered the reason that
	the surgeon wanted to do the surgery and that and
	it was black and white to me, and I said no.
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	Case 1:20-cv-02088-DKCDocument 105-6Filed 07/25/22Page 69 of 77DR. GAIL P. CUNNINGHAMApril 14, 2022Hammons vs University of Maryland Medical System256
1	A. I don't recall that.
2	Q. And did you at any point discuss with
3	Dr. Adashek whether the patient's gender dysphoria was
4	severe enough to be life-threatening?
5	THE WITNESS: No.
6	MR. WERNER: Object to the form. Asked and
7	answered.
8	BY MR. DELMAN:
9	Q. It was just the fact that it was a gender
10	transition treatment that was enough to deny it;
11	right?
12	MR. WERNER: Object to the form. Asked and
13	answered.
14	THE WITNESS: Yes.
15	BY MR. DELMAN:
16	Q. And so prior to January 6, 2020, how many
17	other times did you speak with Dr. Adashek about
18	plaintiff's procedure?
19	A. Prior to January the 6th?
20	Q. Um-um.
21	A. Which is when the procedure was scheduled?

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1	whatever reason didn't seek that option.
2	That we wished that we would have that he
3	would have been informed and the lack of cancellation
4	just added insult to injury to him, and we were sorry
5	that that happened.
6	Q. And do you know do you have any sense of
7	what Dr. Smyth intended to say or was it the same
8	thing?
9	MR. WERNER: Object to the form.
10	THE WITNESS: No.
11	BY MR. DELMAN:
12	Q. So now do you recall attending a meeting
13	with Doctors Smyth, Cunningham, and Adashek on
14	January 30th, 2020, to discuss transgender issues in
15	general?
16	A. Yes.
17	Q. And do you recall if anyone else was in
18	attendance at that meeting?
19	A. I believe Dr. Buescher was in attendance,
20	but I'm not going to swear to it.
21	Q. Do you recall if Mr. Riddle was in

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	Case 1:20-cv-02088-DKCDocument 105-6Filed 07/25/22Page 71 of 77DR. GAIL P. CUNNINGHAMApril 14, 2022Hammons vs University of Maryland Medical System270
1	attendance at the meeting?
2	A. I believe he may have been in that meeting
3	as well.
4	Q. And what was the purpose of that meeting?
5	A. Wanting to understand how Dr. Adashek
6	thought that that surgery would be okay here, and what
7	we might have to do differently to assure that it was
8	very clear to our other surgeons about what was okay
9	and not okay to do here.
10	Q. And what conversation do you recall from
11	that meeting?
12	MR. WERNER: Object to the form.
13	THE WITNESS: That Dr. Adashek talked quite
14	a bit about how he is an advocate for the transgender
15	community here, that he's, I think, sort of become one
16	of the go-to physicians. That he works closely, I
17	think, with Sheppard Pratt and with patients who have
18	suffered other aspects of I'm not saying gender
19	dysphoria sexual trouble, but he's also helped
20	other patients who have been victims of some sort of
21	trauma related to their sexuality and that I



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1	suspect I don't recall exactly, but I suspect that he
2	was trying to make a case for, you know, maybe why
3	this is a why gender dysphoria is a medical
4	diagnosis.
5	I don't want to get into too much guessing
6	about the exact conversation. I definitely know that
7	he talked about the advocacy for the community, that
8	he was a surgeon that people relied on, that he does
9	these surgeries. That he thought there was an
10	opportunity for us to learn more about it and educate
11	ourselves more about it.
12	That's my recollection.
13	Q. And do you recall him saying anything else
14	beyond that?
15	A. Not without prompting.
16	Q. Okay.
17	Do you recall saying anything during that
18	meeting?
19	A. I'm sure I spoke. I might have expressed
20	frustration with him, again, for not canceling the
21	surgery. And probably asked him directly why did he



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1	think that that was okay to do here.
2	Q. And do you recall what he said in response
3	to that?
4	A. I don't.
5	Q. Did you tell Dr. Adashek during that meeting
6	that it was his fault that plaintiff's procedure was
7	cancelled?
8	A. I don't recall using those words. If I did,
9	it was because had he not put in the case in the first
0	place, he would not have had to cancel it.
1	Q. You don't recall necessarily conveying that
.2	message to him?
.3	A. What message?
4	Q. That the blame for the cancellation of the
.5	surgery was on him?
6	A. I wouldn't be surprised if I had said that.
.7	Q. But you don't recall specifically if you did
.8	or did not?
9	A. I don't recall any specific words, no.
0	Q. Do you recall if anyone at the meeting
21	conveyed that message to Dr. Adashek?

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	Α.	I don't know.	
	Q.	And at that meeting did you discuss why	
pla	intiff	's hysterectomy was cancelled?	
	Α.	He knew why it was cancelled.	
	Q.	Sure. But did you discuss it at the	
mee	ting?		
	Α.	Most likely. I mean, I think we might have	
gor	e over	again the reason for the cancellation.	
	Q.	And, again, just do you recall what specifi	
reason was given during that meeting?			
		MR. WERNER: Object to the form.	
		THE WITNESS: It was inconsistent with the	
ERI	S.		
BY	MR. DE	LMAN:	
	Q.	Dr. Cunningham, did you exchange e-mails	
wit	h anyo.	ne at St. Joe's about that this meeting w	
hav	re been	discussing either before or after it	
occurred?			
	A.	Not that I recall. But if you showed me ar	
e-m	ail, I	would remember.	
	Q.	Do you recall texting with anyone at	

#### Case 1:20-cv-02088-DKC Document 105-6 Filed 07/25/22 Page 75 of 77 DR. GAIL P. CUNNINGHAM April 14, 2022 Hammons vs University of Maryland Medical System 289 cancelled by Dr. Adashek on Friday because of 1 2 insurance-related issues and that was not the reason 3 that it was cancelled. So that's the part that I 4 thought was interesting. 5 Got it. Ο. 6 All right. Dr. Cunningham, I would like to 7 just read to you a few statements and ask you whether 8 they are true or false. So here is the first statement. 9 Hysterectomies are generally disallowed and 10 11 cannot proceed at SJMC. 12 MR. WERNER: Object to the form. 13 BY MR. DELMAN: 14 You can answer the question, ma'am. Ο. That's false. 15 Α. 16 In fact, hysterectomies are generally 0. 17 allowed at St. Joe's; right? 18 MR. WERNER: Object to the form. 19 THE WITNESS: They are allowed. 20 BY MR. DELMAN: 21 And, in fact, hysterectomies generally can Ο.



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1	proceed at St. Joe's?
2	MR. WERNER: Object to the form.
3	THE WITNESS: Yes.
4	BY MR. DELMAN:
5	Q. Here is another statement.
6	Hysterectomies may be performed at
7	St. Joseph only where the procedure is necessary to
8	treat a life-threatening condition.
9	MR. WERNER: Object to the form:
10	BY MR. DELMAN:
11	Q. Is that statement true or false?
12	A. From an ERD perspective if, that's true, not
13	everyone would interpret some of the etiologies with
14	some of the causes for a hysterectomy as
15	life-threatening outside of the ERDs.
16	Q. And we've discussed that there's sort of no
17	formal process in place for reviewing whether a
18	patient scheduled for a hysterectomy has a
19	life-threatening condition; right?
20	MR. WERNER: Object to the form. Asked and
21	answered.



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1	THE WITNESS: That's correct.
2	BY MR. DELMAN:
3	Q. And we've also discussed that there is no
4	sort of documentation showing that any condition for
5	surgery that was performed was sort of assessed to be
6	life-threatening?
7	MR. WERNER: Object to the form.
8	THE WITNESS: Correct.
9	BY MR. DELMAN:
10	Q. Here's another statement.
11	St. Joseph's policy of limiting certain
12	types of surgery to those necessary to treat
13	life-threatening conditions applies to all patients
14	equally regardless of sexual orientation and/or gender
15	identify.
16	MR. WERNER: Object to the form.
17	THE WITNESS: Can you read the statement
18	again, please?
19	BY MR. DELMAN:
20	Q. Of course.
21	St. Joseph's policy of limiting certain

