Erik F. Stidham (ISB #5483) Jennifer M. Jensen (ISB #9275) Zachery J. McCraney (ISB #11552) HOLLAND & HART LLP 800 W. Main Street, Suite 1750

Boise, ID 83702-5974 Telephone: 208.342.5000 Facsimile: 208.343.8869

E-mail: efstidham@hollandhart.com

jmjensen@hollandhart.com zjmccraney@hollandhart.com

Counsel for Plaintiffs

## IN THE DISTRICT COURT OF THE FOURTH JUDICIAL DISTRICT OF THE

## STATE OF IDAHO, IN AND FOR THE COUNTY OF ADA

ST. LUKE'S HEALTH SYSTEM, LTD; ST. LUKE'S REGIONAL MEDICAL CENTER, LTD; CHRIS ROTH, an individual; NATASHA D. ERICKSON, MD, an individual; and TRACY W. JUNGMAN, NP, an individual,

Plaintiffs,

VS.

AMMON BUNDY, an individual; AMMON BUNDY FOR GOVERNOR, a political organization; DIEGO RODRIGUEZ, an individual; FREEDOM MAN PRESS LLC, a limited liability company; FREEDOM MAN PAC, a registered political action committee; and PEOPLE'S RIGHTS NETWORK, a political organization and an unincorporated association,

Defendants.

Case No. CV01-22-06789

MEMORANDUM IN SUPPORT OF MOTION TO SEAL

St. Luke's Health System, Ltd., St. Luke's Regional Medical Center, Ltd., Chris Roth, Dr. Natasha D. Erickson, and Tracy W. Jungman, (collectively, "the St. Luke's Parties"), by and through their counsel, Holland & Hart, LLP, hereby submit this Memorandum in Support of Motion to Seal.

The St. Luke's Parties request an order sealing unredacted copies of the following papers (hereinafter "Protected Documents"):

- Affidavit of Jennifer M. Jensen in Support of Plaintiffs' Motion for Contempt Against Defendant Diego Rodriguez;
- 2. Affidavit of Natasha D Erickson in Support of Plaintiffs' Motion for Contempt Against Defendant Diego Rodriguez;

The Protected Documents are being filed concurrently with this Motion to Seal and in support of the Plaintiffs' Motion for Contempt Against Defendant Diego Rodriguez.

The Protected Documents should be sealed to prevent the disclosure of protected health information ("PHI"). The St. Luke's Parties are filing a redacted copy of the Protected Documents concurrently herewith, which Plaintiffs request be made publicly accessible.

Unredacted copies of the Protected Documents should be sealed subject to the Health Insurance Portability and Accountability Act ("HIPAA") privacy and security regulations. See 45 C.F.R. part 164; I.C.A.R. 32(g)(1) (exempting "[d]ocuments and records to which access is otherwise restricted by state or federal law" from disclosure).

The Protected Documents contain PHI. See 45 C.F.R. § 160.103. PHI is individually identifiable health information, which relates to health, health care, or payment and either identifies the individual or for which "there is a reasonable basis to believe the information can be used to identify the individual." 45 C.F.R. § 160.103. While the St. Luke's Parties can use

this PHI for health care operations, see 45 C.F.R. §§ 164.501, 164.506, including legal purposes, they seek to disclose the information minimally necessary to accomplish the intended purpose. 45 C.F.R. § 164.502.

Because of the widespread publicity surrounding the circumstances addressed in the Protected Documents, many of the allegations and statements in the Protected Documents can be used to identify the individual patient. The St. Luke's Parties cannot pursue their claims against Defendants without disclosing PHI and cannot file unredacted copies of the Protected Documents publicly and comply with the directive to only disclose the information minimally necessary. Defendants themselves have publicly disclosed significant portions of the PHI referenced in the Protected Documents, as demonstrated through the publicly available documents referenced in the Protected Documents, but that does not eliminate the St. Luke's Parties' obligation not to disclose such information.

Therefore, the St. Luke's Parties seek to have unredacted copies of the Protected Documents filed under seal in order to protect PHI and to disclose the information minimally necessary in accord with HIPAA's privacy regulations. It is also necessary that redacted copies of the Protected Documents be made publicly accessible. See I.C.A.R. 32(a) ("The public has a right to access the judicial department's declarations of law and public policy, and to access the records of all proceedings open to the public").

## HOLLAND & HART LLP

By:/s/Erik F. Stidham

Erik F. Stidham Jennifer M. Jensen Zachery J. McCraney

Counsel for Plaintiffs

## **CERTIFICATE OF SERVICE**

I hereby certify that on this 2nd day of May, 2023, I caused to be filed via iCourt and served a true and correct copy of the foregoing by the method indicated below, and addressed to the following:

Ammon Bundy for Governor P.O. Box 370 Emmett, ID 83617	
Ammon Bundy for Governor c/o Ammon Bundy 4615 Harvest Ln. Emmett, ID 83617-3601	U.S. Mail Hand Delivered Overnight Mail Email/iCourt/eServe:
Ammon Bundy 4615 Harvest Ln. Emmett, ID 83617-3601	U.S. Mail Hand Delivered Overnight Mail Email/iCourt/eServe:
People's Rights Network c/o Ammon Bundy 4615 Harvest Ln. Emmett, ID 83617-3601	U.S. Mail Hand Delivered Overnight Mail Email/iCourt/eServe:
People's Rights Network c/o Ammon Bundy P.O. Box 370 Emmett, ID 83617	U.S. Mail Hand Delivered Overnight Mail Email/iCourt/eServe:
Freedom Man Press LLC c/o Diego Rodriguez 1317 Edgewater Dr. #5077 Orlando, FL 32804	U.S. Mail Hand Delivered Overnight Mail Email/iCourt/eServe:
Freedom Man Press LLC c/o Diego Rodriguez 9169 W. State St., Ste. 3177 Boise, ID 83714	U.S. Mail Hand Delivered Overnight Mail Email/iCourt/eServe:
Freedom Man PAC c/o Diego Rodriguez 1317 Edgewater Dr., #5077 Orlando, FL 32804	U.S. Mail Hand Delivered Overnight Mail Email/iCourt/eServe:

Diego Rodriguez	
1317 Edgewater Dr., #5077	☐ Hand Delivered
Orlando, FL 32804	☐ Overnight Mail
	✓ Email/iCourt/eServe:
	freedommanpress@protonmail.com
	/s/ Erik F. Stidham
	Erik F. Stidham
	OF HOLLAND & HART LLP

21398452\_v1