Erik F. Stidham (ISB #5483) Jennifer M. Jensen (ISB #9275) Alexandra S. Grande (ISB #9566) Zachery J. McCraney (ISB #11552) Anne E. Henderson (ISB #10412) 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 asgrande@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, Case No. CV01-22-06789

DECLARATION OF JENNIFER M. JENSEN IN SUPPORT OF MOTION TO ALTER DEADLINES RELATED TO CONTEMPT TRIAL

Defendants.

Jennifer M. Jensen declares and states as follows:

1. I am an attorney with the firm of Holland & Hart LLP ("Holland & Hart") and serve as counsel for the Plaintiffs in this case. I make this declaration based on my personal knowledge.

2. On August 31, 2023, Plaintiffs' counsel emailed Ammon Bundy asking if he would agree to file his exhibit list and witness list for the contempt trial earlier than the deadline. A true and correct copy of this email correspondence is attached hereto as **Exhibit A**. Mr. Bundy did not agree to this request. *See* Exhibit A.

I declare under penalty of perjury of the laws of the State of Idaho that the foregoing is true and correct.

DATED: September 19, 2023.

By:/s/Jennifer M. Jensen Jennifer M. Jensen

## **CERTIFICATE OF SERVICE**

I hereby certify that on this 22nd day of September, 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 People's Rights Network c/o Ammon Bundy P.O. Box 370 Emmett, ID 83617

Ammon Bundy Ammon Bundy for Governor People's Rights Network c/o Ammon Bundy 4615 Harvest Ln. Emmett, ID 83617-3601

Freedom Man PAC Freedom Man Press LLC c/o Diego Rodriguez 1317 Edgewater Dr., #5077 Orlando, FL 32804

Diego Rodriguez 1317 Edgewater Dr., #5077 Orlando, FL 32804 ☑ U.S. Mail

□ Hand Delivered

□ Overnight Mail

□ Email/iCourt/eServe:

☑ U.S. Mail

□ Hand Delivered

□ Overnight Mail

□ Email/iCourt/eServe:

☑ U.S. Mail

□ Hand Delivered

□ Overnight Mail

□ Email/iCourt/eServe:

 $\Box$  U.S. Mail

 $\Box$  Hand Delivered

Overnight Mail

☑ Email/iCourt/eServe:

freedommanpress@protonmail.com

/s/ Erik F. Stidham

Erik F. Stidham OF HOLLAND & HART LLP

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# DECLARATION OF JENNIFER M. JENSEN IN SUPPORT OF MOTION TO ALTER DEADLINES RELATED TO CONTEMPT TRIAL - 3

# EXHIBIT A

From:	Ammon Bundy <aebundy@bundyfarms.com></aebundy@bundyfarms.com>
Sent:	Thursday, August 31, 2023 10:10 PM
To:	Erik Stidham
Subject:	Re: CV01-22-6789 St. Luke's v Ammon Bundy, et alContempt Trial Dates and Deadlines

#### External Email

Erik,

I may take the stand but have no obligation to make that decision at this time. I have to defend myself in trial against what you accuse me of, I won't know that until I hear and see it. I don't have to decide fully at this time who I put on the stand to defend myself. I may have to give you an idea, but I have a right to counter your accusation with witnesses as you bring them, weather I disclose them or not. Including me taking the stand, or not.

Ammon Bundy

On Thu, Aug 31, 2023 at 8:27 PM Erik Stidham <<u>EFStidham@hollandhart.com</u>> wrote:

#### Mr. Bundy,

Are you stipulating that you will not be taking the stand at the contempt hearing? If so, I will send you a stipulation to sign.

If you are meaning that you are keeping the option open to take the stand at the contempt trial and are still refusing to have your deposition taken will have to have this resolved by the Court.

#### Get Outlook for iOS

From: Ammon Bundy <<u>aebundy@bundyfarms.com</u>> Sent: Thursday, August 31, 2023 8:16:37 PM

To: Erik Stidham <<u>efstidham@hollandhart.com</u>> Subject: Re: CV01-22-6789 St. Luke's v Ammon Bundy, et al.-Contempt Trial Dates and Deadlines

**External Email** 

Erik,

Speaking about facts is not a violation of any lawful court order. As you know, public criticism is legal in the United States, in fact it is protected, especially when government action is involved. I have no intention on showing up to any depositions while I am facing contempt sanctions. I plead the 5th to all questions.

Ammon Bundy

On Thu, Aug 31, 2023 at 7:02 PM Erik Stidham <<u>EFStidham@hollandhart.com</u>> wrote: Mr. Bundy,

That is not how it works. We have a right to depose you. If you want to plead the Fifth for the questions raised during your deposition, you can. However, we believe you must plead the Fifth on a question by question basis at the deposition if you potentially will be taking the stand. If you will stipulate now that you will not be taking the stand in

the contempt trial- we can probably work something out. But if you do not know whether you will take the stand, we will take your deposition and you can plead the Fifth on a question by question basis.

While you figure this out, we will extend you the courtesy of taking your deposition off calendar for 9/5 so you can sort through this with an attorney who can explain it to you. If are not going to speak with an attorney and would like us to provide you some legal authority supporting our position informally, we will give you that courtesy.

Also, just so things are clear, you also were served with a deposition if the Gem County Fraud lawsuit. That is a separate deposition in a separate case. You need to appear for that deposition. But if you want a more convenient date for the fraudulent conveyance deposition, I also am open to discussing that.

As for your statement regarding dropping the contempt case, my clients are not going to drop that. As it now stands, we likely are going to have no choice but to bring further contempt motions as you seem committed to violating the Permanent Injunction.

If you want plead guilty to the current contempt charges and will comply with the Permanent Injunction, we may perhaps be able to negotiate the number of counts of witness harassment and intimidation to which you would plead guilty. Such negotiations would be up to my clients. If you want to make such a proposal regarding a guilty plea, I would take it to my clients.

## Get Outlook for iOS

From: Ammon Bundy <<u>aebundy@bundyfarms.com</u>> Sent: Thursday, August 31, 2023 6:20:25 PM

To: Erik Stidham <<u>efstidham@hollandhart.com</u>> Subject: Re: CV01-22-6789 St. Luke's v Ammon Bundy, et al.-Contempt Trial Dates and Deadlines

External Email

Erik,

I may or may not decide to take the stand at the contempt hearing. That is something that I have a right to decide during the trial and I will

make that decision depending on the evidence you present. Until that time I am protected from being forced to be a witness against myself. Being the contempt punishments are criminal in nature I reserve all rights as the accused.

If you wish to withdraw the contempt complaint then I suppose this matter would no longer be criminal in nature and I would no longer possess all the legal protection of the accused.

To drop the complaint is your choice, until then you cannot have it both ways. You can't have the non-limitation of the civil rules of procedures, while "criminally prosecuting" me, in essence, with possible punishments of fines and jail.

Ammon Bundy

On Thu, Aug 31, 2023 at 5:55 PM Erik Stidham <<u>EFStidham@hollandhart.com</u>> wrote: Mr. Bundy, Are you saying that you will not be taking the stand in your contempt trial?

I just want to be clear on that. If you will be taking the stand at the contempt trial, then I need to take your deposition.

If you would like, I can delay the deposition until you can decide and/or consult with an attorney on this issue. I do appreciate you responding and look forward to getting this clarified by you. Thank you.

Erik

## Get Outlook for iOS

From: Ammon Bundy <<u>aebundy@bundyfarms.com</u>> Sent: Thursday, August 31, 2023 5:45:29 PM To: Erik Stidham <<u>efstidham@hollandhart.com</u>> Subject: Re: CV01-22-6789 St. Luke's v Ammon Bundy, et al.-Contempt Trial Dates and Deadlines

External Email

Erik,

I believe Judge Baskin made it clear in the arraignment hearing that because of the contempt complaint and potential "criminal punishments", I am protected from being forced to be a witness against myself. If you wish to drop all the contempt charges/complaint then I suppose I would be legally obligated to attend the deposition.

However, as is stands now I am protected under the 5th from your examinations. Therefore, I have no intention on attending any depositions at this time.

Ammon Bundy

On Thu, Aug 31, 2023 at 2:28 PM Erik Stidham <<u>EFStidham@hollandhart.com</u>> wrote:

Mr. Nelson and Mr. Bundy,

Trial Date

The plaintiffs will stipulate to have the contempt trial on 11/13-16.

## Identification of Witnesses

At the arraignment, the Court set (1) a deadline of September 5th for the St. Luke's Parties to specify the alleged counts contempt and also to identify witnesses and exhibits and (2) a deadline for Mr. Bundy to identify his witnesses and exhibits seven days before the then set October 2, 2023, hearing date (September 25). Given the new hearing dates, the St. Luke's Parties ask that Mr. Bundy stipulate to disclose his witnesses and exhibits, if any, by September 28.

### **Bundy Deposition**

At the arraignment, I handed Mr. Bundy a notice of deposition with a deposition date of September 5, 2023. I stated in open Court that if Mr. Bundy needed to move that deposition to an alternative date that was more convenient that I would work with him to find one.

Mr. Bundy, I reiterate that if the September 5 date if not convenient for you, then we can agree upon an alternative date that works for you. For example, if September 5th is inconvenient, we could move your deposition to September 6, 7 or 11. Please contact me immediately if you want to change the current deposition date so that I can alert the court reporter and avoid any unnecessary costs.

Regards,

Erik Stidham Partner, Holland & Hart LLP

efstidham@hollandhart.com | T: (208) 383-3934 | M: (208) 283-8278 CONFIDENTIALITY NOTICE: This message is confidential and may be privileged. If you believe that this email has been sent to you in error, please reply to the sender that you received the message in error; then please delete this email.

From: Richard Nelson <<u>rnelson@adacounty.id.gov</u>> Sent: Thursday, August 31, 2023 8:54 AM To: Ammon Bundy <<u>aebundy@bundyfarms.com</u>>; Erik Stidham <<u>EFStidham@hollandhart.com</u>>; Jennifer M. Jensen <<u>JMJensen@hollandhart.com</u>> Subject: RE: CV01-22-6789 St. Lukes v Ammon Bundy, et al. Importance: High

Good Morning,

Would the parties stipulate to start the trial on 11/13, 11/14, 11/15, and 11/16?

Regards,



This email is intended for the parties in the above-entitled case. If you are not the intended recipient or a person responsible for delivering it to the intended recipient, please destroy the original transmission and its attachments without reading them or saving them.