07/17/2023

Amy McGhee
CLERK

Missoula County District Court
STATE OF MONTANA

By: Ashley Williams

DV-32-2023-0000541-CR

Marks, Jason 56.00

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## IN THE FOURTH JUDICIAL DISTRICT COURT MISSOULA COUNTY

VAN GARDEREN, et. al.	)
	)
Plaintiffs,	)
	) Case No.: DV-23-541
v.	)
	) Judge: Hon. Jason Marks
STATE OF MONTANA, et. al.	)
	)
Defendants.	)
<b>DECLARATIO</b>	ON OF PHOEBE CROSS

<sup>\*</sup>subject to pro hac vice admission

- I, Phoebe Cross, hereby declare as follows:
- 1. I am a Plaintiff in this action. I offer this Declaration in support of Plaintiffs' Motion for Preliminary Injunction. I have personal knowledge of the facts set forth in this Declaration. I could and would testify competently to those facts if called as a witness.
- 2. I am 15 years old. I live in Bozeman, Montana, and just finished my freshman year in high school. I am involved in many activities, including playing the saxophone with the school band, speech and debate, and art. This year I qualified for and competed in The National Speech and Debate Tournament with my school's team.
- 3. I am transgender. I was assigned the gender designation of female at birth. My gender identity, however, is male.
- 4. Though I did not have the words to identify as transgender until I was much older, I have known I was not a female since preschool. I knew that it felt right to be the "dad" when I played house with friends.
- 5. I never felt aligned with anything traditionally female.

  Throughout childhood I expressed my gender identity in a traditionally male manner in, for example, the activities I participated in, the clothing I chose to wear, and the way I styled my hair.

- 6. For example, I only wore my hair in a ponytail because it made me feel like I had a traditionally male style of short hair. I always preferred a traditionally male style of clothing. One day, I even wore shorts under my sweatpants to mimic the feeling of wearing boxers.
- 7. I was persistently harassed in elementary school. I specifically remember receiving comments and jokes about my gender and gender expression. Over time, this prompted me to dress in a more traditionally feminine way, a manner in which I felt uncomfortable. The amount of positive comments I received when I dressed in this more traditionally feminine manner only served to further question my identity and dislike my body.
- 8. I have always experienced severe anxiety and agony related to being assigned female at birth. But the social affirmations I received when I dressed in a more traditionally female way coupled with the onset of puberty when I was 11 acerbated my anxiety and my dysphoria became acute. There were uncountable number of times that I would cry when I woke up because I hated the feeling of having breasts. I did not know why I was experiencing such intense feelings related to my changing body and rationalized that it must be a normal part of puberty. This ultimately led to a deep depressive spiral that pushed me to incredibly dark places. This included attempts to take my own life and patterns of self-harm.

- 9. I did not see any representation of transgender individuals anywhere nor did I receive any education related to being transgender. All I knew about transgender individuals at that time was that they were frowned upon, and it was wrong to be like them. This made it even more\_difficult for me to figure out why I was having such intense feelings of dysphoria and made it harder come to terms with the fact that I was transgender.
- 10. Nonetheless, when I was in 6th grade, I told my friends that I did not identify as a girl, and aligned more with being nonbinary. I thought that coming out as nonbinary or genderqueer would be easier that saying I was trans and male, but deep down I always knew. Fortunately, my friends were incredibly accepting and supported me.
- dysphoria worsened. In January 2022, when I was 14, and two years after telling my friends that I did not identify as a girl, I suffered an especially acute mental health crisis, resulting in the need for emergency medical treatment due to a suicide attempt. While the darkest and lowest point in my life, this experience is what forced me to come to terms with my identity as transgender. Soon after the attempt, I asked my parents about seeking out ways to further address my gender dysphoria and options to support my transition beyond socially transitioning.

- 12. Following this incident, my general practitioner referred me to a health care professional to discuss additional options for gender affirming care.

  After establishing care with this new health care professional, I was referred to a gender diversity specialist.
- 13. In July 2022, I was diagnosed with gender dysphoria and began the process of living and identifying as a male.
- 14. With the aid of medical and mental health professionals, I have taken certain steps to bring my body into conformity with my male identity. In September 2022 I began receiving gender-affirming care from Katy Mistretta. I was prescribed and began taking testosterone to treat my gender dysphoria.
- 15. For me, receiving gender-affirming care, including testosterone, has been a lifeline. It is what broke my spiral of depression and allowed me to actually enjoy life, not just live it. I directly link it to me being here today.
- 16. I continue to see a therapist, a D.N.P. specializing in genderaffirming care, and a psychiatrist, all of whom support my decision to go on testosterone and have determined this to be the best treatment.
- 17. I wish I would have received education about being transgender when I was younger so that I could have started receiving gender-affirming care earlier. Education alone would have been huge in preventing numerous issues I

still struggle with today. For example, I plan on ultimately getting top surgery, which is a mastectomy. This is a procedure that I would never had needed had I started puberty blockers- a treatment I could have received if I had the proper education on the issue and the ability to communicate my struggles.

- 18. Starting middle school, where sports were segregated by sex for the first time, my gender dysphoria soared. I lost all motivation to do the things I'd once excelled at and loved. I felt constant pain being in my body. Doing every day menial tasks, such as bending over and walking was a painful reminder of the body I was stuck in.
- 19. Before accessing gender-affirming care, I suffered from severe major depressive disorder and generalized anxiety. This led to me having panic attacks on a daily basis, something that prevented me from daily functioning. As a result I got a service dog in February 2022. My service dog is/was a key part of my support system. Without him I would not have left my house. Despite his importance, he was a way of coping with the pain my gender dysphoria caused, never a solution to the issue.
- 20. Since receiving gender-affirming care and taking testosterone, I feel immensely better just existing. As a baseline, I am so much happier. When I look in the mirror, I feel like I finally see my real self, someone that I actually recognize.

- 21. Testosterone saved my life and I would be devastated if this care was taken away. I cannot imagine what would happen to me if I could not access my gender-affirming care, but I fear that I would be back in a place where I was fearful of my life at every moment. Taking away this care would leave me fearful for my life.
- 22. My family does not wish to leave Bozeman. My family is immersed in the community and we have a strong network of supportive friends. I have a wonderful friend group that I adore, and a speech and debate team that means the world to me. I plan on continuing my high school career as a policy debater, which requires me staying in Montana, and I can see a bright future for myself—one that would be disrupted if I was forced to move in order to access care that keeps me alive. My family and I would be forced to decide between my safety and the relationships and plans firmly planted here, in Montana.

\* \* \*

I declare under penalty of perjury that the foregoing is true to the best of my knowledge and belief.

DATED this 13th day of July, 2023.

Phoebe Cross

## CERTIFICATE OF SERVICE

I, Akilah Maya Deernose, hereby certify that I have served true and accurate copies of the foregoing Affidavit - Affidavit to the following on 07-17-2023:

Austin Miles Knudsen (Govt Attorney)

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Representing: Katherine Mistretta, Paul Cross, Juanita Hodax, Ewout Van Garderen, Molly Cross,

Jessica van Garderen Service Method: eService

Electronically signed by Krystel Pickens on behalf of Akilah Maya Deernose Dated: 07-17-2023