## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA NORTHERN DIVISION

WEST ALABAMA WOMEN'S CENTER, et al..

Plaintiffs,

v.

Civil Action No. 2:23-cv-00451-MHT-CWB

STEVE MARSHALL, in his official capacity as Alabama Attorney General, et al.,

Defendants.

## JOINT MOTION TO DISMISS THE DISTRICT ATTORNEY DEFENDANTS

In support of this motion, the parties state as follows:

- 1. Plaintiffs contend that the District Attorney Defendants William R. Adair, T. Kirke Adams, Scott Anderson, Daryl D. Bailey, Jeffrey Wade Barksdale, Stephen M. Billy, Keith Blackwood, Jennifer Bray, Robert L. Broussard, Danny Carr, Matthew Casey, Pamela Casey, Rick Chancey, Chris Connolly, Champ Crocker, Joseph D. Ficquette, Steven D. Giddens, Russ Goodman, Gregory S. Griggers, Andrew C. Hamlin, Lyle Harmon, Hal Hughston, Errek P. Jett, Brian C.T. Jones, Brian A. McVeigh, Walter M. Merrell, III, Jason R. Pierce, Ben C. Reeves, Jr., CJ Robinson, Mike Segrest, Summer McWhorter Summerford, Scott A. Slatton, James H. Tarbox, Charlotte M. Tesmer, Robert Turner, Jr., Jessica Ventiere, Lynneice Olive Washington, Todd Watson, Hays Webb, Joseph Willoughby, Robert E. Wilters, Stephen K. Winters, (hereinafter, collectively the "District Attorney Defendants") are proper Defendants in this action. However, in an effort to streamline this action, Plaintiffs agree to dismiss the District Attorney Defendants without prejudice from the action on the following conditions.
  - 2. The District Attorney Defendants, and their employees, agents, and successors in

office agree to be bound by the terms of any injunctive (including but not limited to a temporary restraining order or preliminary injunction), declaratory, and/or other relief issued against the Attorney General and/or any other Defendants in this action. However, the District Attorney Defendants shall not be liable for any award of attorneys' fees, costs, or other monetary damages that might be included as part of such relief.

- 3. It is further understood and agreed that the District Attorney Defendants, and their employees, agents, and successors in office shall only be bound by injunctive, declaratory, and /or other relief falling within the preceding paragraph to the extent such relief remains binding against the Attorney General and/or any other Defendants in this action. The District Attorney Defendants, and their employees, agents, and successors in office shall not be bound by any relief as to the Attorney General and/or any other Defendants that subsequently is reversed, vacated, set aside, or otherwise limited. However, it is understood and agreed that the District Attorney Defendants, and their employees, agents, and successors in office will take no enforcement action inconsistent with any relief entered in this action premised on conduct that occurred while such relief was in effect. Furthermore, as consideration for the release of liability in this matter, the District Attorney Defendants, and their employees, agents, and successors in office waive their right to intervene in the above-captioned matter should it continue.
- 4. Pursuant to this Court's General Order and the Civil and Criminal Administrative Procedures regarding Electronic Case Filing, it is hereby certified that all signing parties have agreed to the electronic filing of this document by one party with electronic signatures of counsel for Plaintiffs and for the District Attorney Defendants.

Respectfully submitted,

/s/ Alison Mollman

## Alison Mollman ASB-8397-A33C

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Counsel for the District Attorney Defendants

## **CERTIFICATE OF SERVICE**

I hereby certify that on this 2<sup>nd</sup> day of August, 2023, I electronically filed the foregoing with the Clerk of Court for the United States District Court for the Middle District of Alabama using the CM/ECF system thereby serving all counsel of record.

/s/ Alison Mollman
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