NONPRECEDENTIAL DISPOSITION

To be cited only in accordance with FED. R. APP. P. 32.1

Hnited States Court of Appeals For the Seventh Circuit

Chicago, Illinois 60604

Argued January 12, 2022 Decided July 11, 2022

Before

JOEL M. FLAUM, Circuit Judge

FRANK H. EASTERBROOK, Circuit Judge

DIANE P. WOOD, Circuit Judge

Nos. 21-2480 & 21-2573

WHOLE WOMAN'S HEALTH ALLIANCE, et al., Plaintiffs-Appellees,

v.

TODD ROKITA, Attorney General of Indiana, et al., Defendants-Appellants. Appeals from the United States District Court for the Southern District of Indiana, Indianapolis Division.

No. 1:18-cv-01904-SEB-MJD

Sarah Evans Barker, *Judge*.

ORDER

The judgment of the District Court is vacated, and the case is remanded for further proceedings consistent with *Dobbs v. Jackson Women's Health Organization*, No. 19– 1392 (U.S. June 24, 2022). This court does not now address the district court's rulings based on the First Amendment, because they were influenced by pre-*Dobbs* decisions holding that abortion is a fundamental right. The District Court should reconsider all claims in this litigation in light of *Dobbs* and the government-speech doctrine of *Pleasant Grove v. Summum*, 555 U.S. 460 (2009), and *Walker v. Texas Division, Sons of Confederate Veterans, Inc.*, 576 U.S. 200 (2015). Any appeals from the decision on remand will return to this panel.