Hegar et al v. Panetta

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Plaintiffs Mary Jennings Hegar, Jennifer Hunt, Alexandra Zoe Bedell, Colleen Farrell and Service Women's Action Network and Defendant Ashton B. Carter, Secretary of Defense ("Secretary") (collectively, "the parties"), by and through their respective counsel, submit this Stipulated Request and Proposed Order for a continuance of the deadline for the parties' updated joint Case Management Conference (CMC) Statement to April 17, 2016, and further CMC to April 24, 2016. The joint CMC Statement is currently due March 3, 2016, and the further CMC is currently scheduled for March 10, 2016. The parties submit that the following facts and circumstances set forth in the attached Declaration of counsel for Defendant Caroline Lewis Wolverton establish good cause for the requested continuance as follows:

- 1. On November 20, 2015, the Court scheduled a further CMC in this matter for February 18, 2016. ECF No. 67. The Court directed that, for the further CMC, Defendant should provide specific information as to the nature and status of accession, training and assignment policies. On February 9, 2016, based on a stipulated request for continuance made by Defendant's counsel, the Court rescheduled the further CMC to March 10, 2015. ECF No. 72.
- 2. On December 3, 2015, the Secretary of Defense announced his "determin[ation] that no exceptions are warranted to the full implementation of the rescission of the '1994 Direct Combat Definition and Assignment Rule" and that "[a]nyone, who can meet operationally relevant and gender neutral standards, regardless of gender, should have the opportunity to serve in any position." See http://www.defense.gov/Portals/1/Documents/pubs/OSD014303-15.pdf. The Secretary further directed the Secretaries of the Military Departments and the Chiefs of the Military Services to submit final, detailed implementation plans for the opening of all military occupational specialties, career fields, and branches for accession by women for approval no later than January 1, 2016, and to begin to execute their approved plans as soon as practicable but no later than April 1, 2016. Id. The Services and Special Operations Command have all submitted their implementation plans for the Secretary's review and approval. Defendant expects that once approved, the implementation plans will be made publicly available.

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- 3. Defendant's counsel denied Plaintiffs' request for copies of the implementation plans submitted by the Services and Special Operations Command. Defendant's position is that prior to approval by the Secretary the plans are deliberative, subject to revision, and for those reasons not releasable.
- 4. In the course of preparing for the further CMC, it became apparent to Defendant that "specific information as to the nature and status of accession, training and assignment policies" referenced in the Court's November 20, 2015 Minute Order will likely be set forth in the implementation plans and thus available after April 1, 2016, the date by which it is expected that approved implementation plans will be available publicly.
- 5. Accordingly, Defendant expects he will be able to provide more information about the nature and status of accession, training and assignment policies if the CMC and Updated Joint CMC Statement deadline are continued until after April 1, 2016. Plaintiffs do not oppose Defendants' request for a continuance of the March 10, 2016 CMC, but Plaintiffs remain concerned and frustrated by the continuing delays, both in the implementation process and in the provision of the "specific information as to the nature and status of accession, training and assignment policies" referenced in the Court's November 20, 2015 Minute Order. These continued delays only reinforce Plaintiffs' concern that, as stated in our November 13, 2015 CMC statement, it will be years from now before we see *actual* implementation of the Secretary's January 24, 2013 decision to rescind the ban on women in combat positions, which was supposedly "effective immediately." Plaintiffs nevertheless recognize that a CMC at this time may not serve any meaningful purpose. For that reason, and because Defendant expects to be able to provide the approved implementation plans for the Services and Special Operations Command to Plaintiffs shortly after April 1, 2016, Plaintiffs agree that it would be appropriate to continue the CMC to April 24.
- 6. Defendant disagrees with Plaintiffs' suggestion that the time during which the Secretary is reviewing the implementation plans represents delay in the process of integrating previously closed positions and MOSs. As the Secretary explained in his December 3, 2015 Memorandum, the plans are part of "the continuation of a deliberate, methodical, evidence-based, and iterative

1	process that ensures combat effectiven	ess and protects the welfare of the force." See
2	http://www.defense.gov/Portals/1/Doc	uments/pubs/OSD014303-15.pdf. The Court should reject
3	attempts by Plaintiffs to pressure the Secretary to rush the integration process at the risk of	
4	jeopardizing its success.	
5	7. In light of the foregoing, the parties respectfully request that the Court continue the	
6	further CMC to April 21, 2016, or any date convenient for the Court thereafter except between	
7	April 22-29, and the parties' updated joint CMC Statement to seven (7) days before the date set	
8	for the CMC.	
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10	DATED: March 3, 2016	BENJAMIN MIZER Principal Deputy Assistant Attorney General
11		BRIAN STRETCH Acting United States Attorney
12		ALEX TSE Chief, Civil Division
13		ANTHONY J. COPPOLINO Deputy Branch Director
14		Deputy Branen Breetor
15		/s/ Caroline Lewis Wolverton
16		CAROLINE LEWIS WOLVERTON U.S. Department of Justice
17		Attorneys for Defendant ASHTON B. CARTER
18		
19	DATED: March 3, 2016	MUNGER, TOLLES & OLSON LLP
20		Day ( ) Day ( ) The Day
21		By: /s/ Rosemarie T. Ring ROSEMARIE T. RING
22		Attorneys for Plaintiffs
23		MARY JENNINGS HEGAR, JENNIFER HUNT, ALEXANDRA ZOE BEDELL, COLLEEN FARRELL,
24		AND SERVICE WOMEN'S ACTION NETWORK
25	Additional Counsel:	
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27 28	MUNGER, TOLLES & OLSON LLP 355 South Grand Avenue, 35th Floor Los Angeles, CA 90071-1560	AMERICAN CIVIL LIBERTIES UNION FOUNDATION WOMEN'S RIGHTS PROJECT

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5	A STEPCE A STONE DATE OF CENTER A L. ORDER AS	
6	I, Caroline Lewis Wolverton, am the ECF User whose identification and password are	
7	being used to file this Stipulated Request and [Proposed] Order for Continuance of Further Case	
8	Management Conference and Updated Case Management Statement. In compliance with General	
9	Order 45.X.B, I hereby attest that all signatories have concurred in this filing.	
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11	/s/ Caroline Lewis Wolverton	
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## [PROPOSED] ORDER Pursuant to the stipulated request, and based on good cause shown, it is hereby ORDERED that the Stipulated Request for Continuance of Further Case Management Conference and Updated Case Management Statement is hereby GRANTED; and it is further ORDERED that the Further Case Management Conference is hereby CONTINUED to April 24, 2016; and it is further ORDERED that the deadline for the parties' Updated Joint CMC Statement is CONTINUED to April 17, 2016. May 5, 2016 at 10:30 a.m. Dated: ORABLE EDWARD nited States Di IS SO ORDERED Judge Edward M. Chen