

The Honorable Ronald B. Leighton

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT TACOMA

STORMANS, INC., doing business as)
RALPH'S THRIFTWAY; RHONDA MESLER;))
and MARGO THELEN,)
Plaintiffs,)

No. C07-5374

v.)
MARY SELECKY, Acting Secretary of the)
Washington State Department of Health;)
LAURIE JINKINS, Assistant Secretary of)
Washington Healthy Systems Quality)
Assurance; GEORGE ROE, SUSAN TIEL)
BOYER, DAN CONNOLLY, GARY HARRIS,)
VANDANA SLATTER, REBECCA HILLE,)
and ROSEMARIE DUFFY, Members of the)
Washington Board of Pharmacy; KATHY)
BAROS FRIEDT, ELLIS CASSON,)
DEBORAH SIOUS CANO-LEE, JERRY)
HEBERT, and SHAWN MURINKO,)
Commissioners for the Washington Human)
Rights Commission; MARC BRENMAN,)
Executive Director of the Washington Human)
Rights Commission,)

STIPULATION AND PROPOSED
ORDER FOR WITHDRAWAL OF
COUNSEL

Defendants,)
v.)
JUDITH BILLINGS, RHIANNON)
ANDREINI, JEFFERY SCHOUTEN, MOLLY)
HARMON, CATHERINE ROSMAN, EMILY)
SCHMIDT, and TAMI GARRARD,)
Intervenors)

1 **STIPULATION**

2 WHEREAS, Gretchen Freeman Cappio, Gretchen S. Obrist, and Cari C. Laufenberg of
3 the law firm of Keller Rohrback L.L.P. seek to withdraw their appearance on behalf of Planned
4 Parenthood of Western Washington (“PPWW”), now known as Planned Parenthood of the Great
5 Northwest (“PPGNW”), a non-party in this action; and
6

7 WHEREAS, Gretchen Freeman Cappio, Gretchen S. Obrist, and Cari C. Laufenberg of
8 the law firm of Keller Rohrback L.L.P. have certified that they have advised PPGNW of this
9 stipulation in a Certification of Compliance with Local Rule GR 2(g) filed herewith; and

10 WHEREAS, continuing counsel for non-party PPWW (now PPGNW) is legal director
11 Laura Einstein, who has previously entered an appearance in this matter on behalf of PPGNW
12 (Docket No. 357). Service of any notices, pleadings and further correspondence should be
13 addressed to Laura Einstein, Planned Parenthood of the Great Northwest, at the address below;
14 and
15

16 WHEREAS, there are no other pending dates set by the Court that would be affected by
17 this withdrawal;

18 THEREFORE, IT IS HEREBY STIPULATED AND AGREED by Plaintiffs,
19 Defendants, and Defendant-Intervenors through their respective counsel of record, as follows:

20 Gretchen Freeman Cappio, Gretchen S. Obrist, and Cari C. Laufenberg of the law firm of
21 Keller Rohrback L.L.P. withdraw as counsel for PPGNW, and Laura Einstein of PPGNW will
22 continue to serve as counsel for PPGNW in the above-entitled action.
23

24 //

25 //

1 DATED this 26th day of March, 2009.

2
3
4 

5 _____
6 Laura F. Einstein, WSBA # 39829
7 PLANNED PARENTHOOD OF THE GREAT
8 NORTHWEST
9 2001 East Madison Street
10 Seattle, WA 98122-2959
11 Tel: (206) 328-7734 Fax: (206) 720-4657
12 laura.einstein@ppgnw.org

13 *Attorney for Planned Parenthood of the Great
14 Northwest (f/k/a Planned Parenthood of
15 Western Washington)*

16 _____
17 /s/ Gretchen Freeman Cappio
18 Gretchen Freeman Cappio, WSBA # 29576
19 Gretchen S. Obrist, WSBA # 37071
20 Cari Campen Laufenberg, WSBA # 34354
21 KELLER ROHRBACK L.L.P.
22 1201 Third Avenue, Suite 3200
23 Seattle, WA 98101
24 Tel: (206) 623-1900 Fax: (206) 623-3384
25 gcappio@kellerrohrback.com
26 gobrist@kellerrohrback.com
claufenberg@kellerrohrback.com

*Withdrawing Attorneys for Planned
Parenthood of Western Washington*

1 /s/ Kristen K. Waggoner
Kristen K. Waggoner, WSBA # 27790
2 Steven T. O'Ban, WSBA # 17265
3 Ellis Li & McKinstry, PLLC
601 Union Street Suite 4900
4 Seattle, WA 98101
Tel: (206) 682-0565 Fax: (206) 625-1052
5 kkw@elmlaw.com
sto@elmlaw.com
6

7 ***Counsel for Plaintiffs Stormans, Inc. d/b/a***
8 ***Ralph's Thriftway; Rhonda Mesler; and Margo Thelen***

9
10 /s/ Joyce A. Roper
Joyce A. Roper, Sr. AAG
11 Attorney General's Office
Agriculture & Health Division
P.O. Box 40109
12 Olympia, WA 98504-0109
360-664-4968 and 360-586-6500 (t);
13 360-586-3564 (f)
14 joycer@atg.wa.gov
alanc@atg.wa.gov

15 ***Counsel for Defendants Members of the***
16 ***Washington Board of Pharmacy; Acting***
17 ***Secretary of the Washington State Department***
of Health; Assistant Secretary of Washington
Health Systems Quality Assurance

18
19 /s/ MB Newberry
MB Newberry, AAG
20 Attorney General's Office
Government Compliance & Enforcement
21 Division
1125 Washington Street SE
22 P.O. Box 40110
Olympia, WA 98504-0110
23 Tel: (360) 586-1636 Fax: (360) 664-0119
mbn@atg.wa.gov
24

25 ***Counsel for Defendants Commissioners for the***
26 ***Washington Human Rights Commission and***
Executive Director of the Washington Human
Rights Commission

1 /s/ Thomas Boeder
Sara Ainsworth, WSBA # 26656
2 Northwest Women's Law Center
907 Paine Street, Suite 500
3 Seattle, WA 98101-1818
Tel: (206) 682-9552 Fax (206) 682-9556
4 sains@nwwlc.org

5 Laura F. Einstein, WSBA # 39829
Planned Parenthood of the Great Northwest
6 2001 East Madison Street
Seattle, WA 98122-2959

7 Molly A. Terwilliger, WSBA # 28449
8 Summit Law Group
315 Fifth Avenue South, Suite 1000
9 Seattle, WA 98104

10 Thomas Boeder, WSBA # 0408
Perkins Coie
11 1201 Third Avenue, Suite 4800
Seattle, WA 98101-3099

12 Rima J. Alaily, WSBA # 29225
13 907 Pine St., Ste 500
Seattle, WA 98101

14 Paul Rugani, WSBA # 38664
15 Orrick Herrington & Sutcliffe LLP
701 Fifth Avenue, Suite 5700
16 Seattle, WA 98104

17 ***Counsel for Defendant-Intervenors***

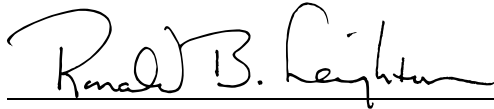
18
19
20
21
22
23
24
25
26

1 **ORDER**

2 Pursuant to the Stipulation of the parties, IT IS HEREBY ORDERED as follows:

3 The Court GRANTS the withdrawal of Gretchen Freeman Cappio, Gretchen S. Obrist,
4 and Cari C. Laufenberg of the law firm of Keller Rohrback L.L.P. in the above-entitled action.

5 Dated this 27th day of March, 2009

6
7 

8 RONALD B. LEIGHTON
9 UNITED STATES DISTRICT JUDGE
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26

1 **CERTIFICATE OF COMPLIANCE WITH LOCAL RULE GR 2(g)**

2 Prior to filing, this stipulation was served upon PPWW/PPGNW through its continuing
3 attorney of record, Laura Einstein. Pursuant to Local Rule GR 2(g), we have also advised
4 PPWW/PPGNW, through their attorney of record, that the business entity is required by law to
5 be represented by an attorney admitted to practice before this Court and that failure to obtain a
6 replacement attorney by the date the withdrawal is effective may result in the dismissal of the
7 business entity’s claims for failure to prosecute and/or entry of default against the business entity
8 as to any claims of other parties. This issue is not a significant concern in this matter because (a)
9 PPWW/PPGNW, as a non-party, was involved in this matter for the purpose of responding to a
10 third-party subpoena, (b) the period for discovery in this matter is now closed and there are no
11 other pending dates set by the Court that would be affected by the stipulated withdrawal of
12 Gretchen Freeman Cappio, Gretchen S. Obrist, and Cari C. Laufenberg of the law firm of Keller
13 Rohrbach L.L.P., and (c) PPWW/PPGNW continues to be represented by counsel in this matter.
14
15

16 Dated this 26th day of March, 2009.

17 /s/ Gretchen Freeman Cappio
18 Gretchen Freeman Cappio
19 for
20 Gretchen Freeman Cappio
 Gretchen S. Obrist
 Cari C. Laufenberg