FILED 02-22-2024 CLERK OF WISCONSIN

**SUPREME COURT** 

## IN THE SUPREME COURT OF WISCONSIN NO. 2024-AP-330OA

PLANNED PARENTHOOD OF WISCONSIN, on behalf of itself, its employees, and its patients;

KATHY KING, M.D.

and

ALLISON LINTON, M.D., M.P.H. on behalf of themselves and their patients,

and

MARIA L.,

JENNIFER S.,

LESLIE K.,

and

ANAIS L.,

Petitioners,

v.

JOEL URMANSKI, in his official capacity as District Attorney for Sheboygan County, Wisconsin, 615 North 6<sup>th</sup> Street, First Floor Sheboygan, Wisconsin 53081

ISMAEL R. OZANNE, in his official capacity as District Attorney for Dane County, Wisconsin, 215 South Hamilton Street, #3000 Madison, Wisconsin 53703 and,

JOHN T. CHISHOLM, in his official capacity as District Attorney for Milwaukee County, Wisconsin, 821 West State Street, Room 405 Milwaukee, Wisconsin 53233

Respondents, as Class Representatives for all Wisconsin District Attorneys.

## NOTICE OF MOTION AND MOTION TO PROCEED USING PSEUDONYMS AND ASSOCIATED RELIEF

PINES BACH LLP

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Attorneys for Petitioners Planned Parenthood of Wisconsin, Dr. Kathy King, Dr. Allison Linton, Maria L., Jennifer S., Leslie K., and Anais L.

February 22, 2024

PLEASE TAKE NOTICE that Petitioners, by their attorneys, Pines Bach LLP, move the Court pursuant to Wis. Stat. §§ 801.21 and 809.14 for an order permitting Petitioners Maria L., Jennifer S., Leslie K., and Anais L. (collectively, the "Women Petitioners") to proceed anonymously by using pseudonyms as the Court considers whether to grant the Petition for Original Action filed herewith ("Petition").<sup>1</sup> Should the Court grant the Petition, Petitioners ask that the Court grant an order permitting the Women Petitioners to continue appearing in this matter by pseudonym, requiring any unredacted copies of their affidavits be filed under seal, and requiring the other parties to join a protective order that requires the Women Petitioners' identities to be kept confidential on an attorneys' eyes only basis. The administration of justice and the public's overriding interest in nondisclosure requires that the Women Petitioners' identities be kept confidential.

The grounds for this motion are more fully set forth in Petitioners' Brief in Support of Motion to Proceed Using Pseudonyms and Associated Relief, which is attached herewith.

<sup>&</sup>lt;sup>1</sup> If the Court does not grant the Petition, there will have been no need for the Court to obtain unredacted copies of the affidavits. Hence, Petitioners request that the Court not require that unredacted affidavits be filed until such time that the Petition is granted and this motion has been granted.

Respectfully submitted this 22<sup>nd</sup> day of February, 2024.

## PINES BACH LLP

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