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8	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE				
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10	RYAN KA	RNOSKI, et al.,	Case No. 2:17	-cv-01297-MJP	
11		Plaintiffs,			
12		V.	1	ION OF TERECE LEWIS	
13		J. TRUMP, in his official capacity as	l l	F OF PLAINTIFFS' OR PRELIMINARY	
14	President o	President of the United States, et al., **Defendants** NOTE ON MOTION CALENDAR:			
15		Defendants.	October 6, 201	7	
16			ORAL ARGU	MENT REQUESTED	
17	I, Terece Lewis, declare as follows:				
18	1. My name is Terece Lewis. I am a plaintiff in the above-captioned action. I have				
19	actual knowledge of the matters stated in this declaration.				
20	2. I am a 33-year-old woman, and I live in Bremerton, Washington with my wife				
21	and son.				
22	3. I am a Petty Officer First Class in the U.S. Navy and am currently stationed at				
23	Naval Base Kitsap in Bremerton, Washington on board the U.S.S. John C. Stennis.				
24	4.	4. I have served in the U.S. Navy for approximately fourteen years.			
25	5.	5. I have always been dedicated to the mission of the United States Navy—to			
26	maintain, train, and equip America's combat-ready naval forces capable of winning wars,				
27	deterring aggression, and maintaining freedom of the seas. During my fourteen years of naval				
28	service, I have defended oil platforms in the Arabian Gulf, boarded vessels and seized tons of				
	DECLARATION OF TERECE LEWIS IN SUPPORT OF PLAINTIFFS' MOTION FOR PRELIMINARY INJUNCTION - 1 2101 Fourth Avenue, Suite 1500 Seattle, Washington 98121 (206) 274-2800				

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cocaine in route to the United States from South America, protected shipping lanes off the coast of Africa from Somali pirates, and defended freedom of navigation in the South China Sea.

- 6. Over the past fourteen years, I have served in a variety of roles within the Navy. I have worked as a mechanic, as both an Engineman and Machinist's Mate. I currently serve in the latter role, which involves marine mechanics work and the maintenance and repair of auxiliary systems. I have worked on the flight deck of an aircraft carrier ensuring mail and critical parts get to their proper destination. I have been the public affairs officer for a major shore command. I have been a career counselor advising Sailors of their career options. I have stood watch as naval security forces ensure the safety and security of valuable government assets.
- 7. I have continued to serve because of my commitment to my country and to my family. In addition, my son was born with multiple medical complications that now require constant care from physical therapists and medical staff, which has been covered by TRICARE, the military's health care program. My choice to reenlist, near the close of my previous term of service, ensured that my son has the proper medical care and physical therapy necessary to prosper. I am currently the sole provider for my household.
- 8. I am transgender. I was assigned the sex of male at birth. However, I have known for many years, since approximately early 2013, that I am female.
- 9. I began to come to terms with my gender identity approximately three years ago. I thereafter started to see a mental health professional who diagnosed me with gender dysphoria.
- 10. When the ban on open service by transgender service members was lifted in June 2016, I decided to remain in the Navy and transition, which was the best course of action for both me and my family. In late 2016, I began taking the steps necessary with my chain of command to lay the groundwork for my transition.
 - 11. I began living openly as a woman in late 2016.
- 12. I am taking medical steps to bring my body into conformity with my female gender identity. In consultation with my physician, I began hormone therapy on July 25, 2017, one day before President Trump released the transgender military ban by tweet, which has given me a much more typically feminine appearance.

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- I have taken legal steps to transition. I legally changed my first name to Terece, 13. which is reflected on my driver's license, social security card, and all other personal records.
- 14. I have worked with my chain of command throughout my transition. I have found a tremendous amount of support from both them and my enlisted peers and they have become a crucial part of my personal support network during my transition.
- 15. The fact that I am is transgender has not prevented me from doing my job in the military. I perform a valuable service for the Navy that strengthens military readiness. Conversely, my exclusion from the military on the basis of my transgender status would weaken military readiness.
- 16. I was blindsided by President Trump's announcement that he intended to ban transgender people like me from serving in the military.
- 17. Particularly in light of the steps that the military had taken to lift the ban against open service, I feel as though I was lured out with the promise that I would have a safe environment in which to transition, while continuing to carry out my duties and responsibilities in the Navy. Now, with no warning, I am facing a new regime that says I have no place in the military, the institution for which I have sacrificed and served for the entirety of my adult life.
- 18. I am distressed and appalled by the aspersions cast by White House officials about my ability to serve in the military. I lived in silence for a several years and it was very upsetting to have to sit on the sidelines and listen to people in power and in the media talk about transgender people as if we are unfit to serve even though we are able and willing to put our lives on the line for our country.
- 19. The White House memorandum implementing the ban solidified my fear that I am being presumptively deemed ineligible to serve based solely on my transgender status. It has caused me to feel like my future and my ability to provide for my family is now on quicksand. The fear of being unable to provide for my child and care for his medical needs eats away at me constantly. Due to my son's medical conditions, he has several appointments throughout the week; nearly every day. No parent should feel as helpless as I have felt in protecting and providing for my child.

providing for my child.

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Still. I continue to perform my duties with honor, doing everything that is 20. expected of me.

- 21. I feel a profound sense of rejection and betrayal. I face the loss of everything I have worked so hard to achieve—the loss of my career, a critical part of my moral support network, the ability to support my family, and the health insurance on which my family depends—not based on my service or aptitude, but rather based on prejudice, ignorance, lies, and politics.
- 22. Being able to serve openly as a transgender woman has makes me a stronger asset for the military. I am able to function as a productive, healthy member of the military, without the distress that would otherwise accompany untreated gender dysphoria, and I am able to forge stronger relationships with others in my unit, without having to pretend to live as someone who I am not.
- 23. If permitted to do so, I would re-enlist in the military at the end of my obligated service date. Indeed, I would, if I could, serve honorably in the military until the age of retirement.
- 24. I have engaged in speech and conduct disclosing my transgender status and expressing my gender identity, including by coming out to my chain of command and my fellow service members, taking steps to transition, and living openly as a woman in civilian life. I want to continue to be able engage in speech and conduct disclosing my transgender status and expressing my gender identity.
- All that I desire is to live openly as the woman I am and to be treated with respect 25. and dignity by the military.

I declare under the penalty of perjury that the foregoing is true and correct.

DATED: September 13, 2017

2101 Fourth Avenue, Suite 1500 Seattle, Washington 98121 (206) 274-2800

1 **CERTIFICATE OF SERVICE** 2 The undersigned certifies under penalty of perjury under the laws of the United States of 3 America and the laws of the State of Washington that on September 14, 2017, I caused true and 4 correct copies of the foregoing documents to be served by the method(s) listed below on the 5 following interested parties: 6 By Hand Delivery: 7 US Attorney's Office 700 Stewart St., Suite 5220 8 Seattle, WA 98101-1271 9 By Registered or Certified Mail: Attorney General of the United States Department of Defense 10 U.S. Department of Justice 1400 Defense Pentagon 950 Pennsylvania Avenue, NW Washington, DC 20301-1400 11 Washington, DC 20530-0001 12 Secretary of Defense James N. Mattis President Donald J. Trump 13 1000 Defense Pentagon 1600 Pennsylvania Ave. NW Washington, DC 20500 Washington, DC 20301-1000 14 15 16 I hereby certify under the penalty of perjury that the foregoing is true and correct. Executed 17 on September 14, 2017 at Seattle, Washington. 18 19 s/Rachel Horvitz Rachel Horvitz, Paralegal 20 21 22 23 24 25 26 27 28 2101 Fourth Avenue, Suite 1500 DECLARATION - 5 [2:17-cv-01297-MJP] Seattle, Washington 98121 NEWMAN DU WORS LLP

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