

**IN THE UNITED STATES DISTRICT COURT FOR THE
WESTERN DISTRICT OF OKLAHOMA**

Dr. Tinsley Ariana Taylor Makayla Saramosing,)

Plaintiff,)

Vs.)

Kevin Corbett,)

**As Cabinet Secretary of the Oklahoma State
Department of Health,**)

Defendant,)

&)

Keith Reed,)

**In His Capacity as Interim Commissioner of Health
of the Oklahoma State Department of Health,**)

Defendant,)

Kelly Baker “Baker”,)

**Deputy Registrar of Vital Records,
Oklahoma State Health Department,**)

Defendant,)

&)

Tim Tipton,)

**In His Capacity of Commissioner of Public Safety of
the Oklahoma Department of Public Safety,**)

Case #: _____

Defendant)
)
_____)

**AMENDED ORDER FOR PERMANENT INJUNCTION AND
RESTRAINING ORDER:**

The motion of Plaintiff for a Permanent Injunction and Restraining Order came on regularly for hearing on _____. Plaintiff Dr. Tinsley Ariana Taylor Makayla Saramosing appeared in pro se; Defendant appeared by counsel Oklahoma State Attorney General Bryan Cleveland.

On proof made to the satisfaction of the court, and good cause appearing:

IT IS ORDERED that during the pendency of this action the above-named defendants, and each of them, and their officers, agents, employees, representatives, and all persons acting in concert or participating with them, are enjoined and restrained from engaging in, committing, or performing, directly or indirectly, by any means whatsoever, any of the following acts:

1. This Court immediately and permanently prohibits all Defendants and other governmental agencies from requiring hormones, surgery or anything that might otherwise harm or permanently and irreversibly sterilize an individual who is transgender, nonbinary, gender-fluid, etc., as a part of its requirements for a legal gender marker and name change(s) on any individual's government documents.

2. This Court immediately and permanently orders Defendants Kevin Corbett, in his capacity of Board Chair of the Oklahoma State Department of Health and Keith Reed, as Commissioner of Health of the Oklahoma State Department of Health, Kelly Baker “Baker”, in her capacity of Deputy Registrar of Vital Records for the Oklahoma State Department of Health and their respective agencies to immediately remove the notations of the amendments to the Plaintiff’s name and gender marker changes, which are presently located at the bottom of her birth certificate and for all other people who are transgender/non-binary, gender-fluid, gender non-conforming, etc., individuals who have had such notations placed upon their birth certificates.

3. This Court immediately and permanently prohibits governmental agencies from refusing to make amendments to the birth/death certificates/drivers’ licenses of individuals who are transgender, as well as to prevent Defendants Kevin Corbett, in his capacity of Board Chair of the Oklahoma State Department of Health and Keith Reed, as Commissioner of Health of the Oklahoma State Department of Health, Kelly Baker “Baker”, in her capacity of Deputy Registrar of Vital Records for the Oklahoma State Department of Health, from making such notations of any amendments to the birth/death certificates of individuals who are transgender/non-binary, gender fluid, gender non-conforming, etc.

4. That this Court nullifies and strikes down Oklahoma Title 63 O.S. § 1-321 only insofar as it pertains to the adding of notations of amendments regarding the names and gender changes to birth and death certificates of individuals who are transgender/non-binary/gender-fluid/gender non-conforming/gender fluid.

5. Preferably and in order to avoid further discrimination by any transgender/non-binary/gender-fluid, gender non-conforming individual, that this Court, upon the advice of the American Medical Association (AMA) (**Plaintiff's Exhibit 18**) immediately and permanently remove all mention of gender/sex from all past birth certificates, drivers' licenses, and other state and federal government documents for those who want any mention of their gender/sex removed, as well as to permanently prevent Defendants and other governmental agencies from making any kind of note of it in the future just like it has done for any statistical notations of race.

The court reserves jurisdiction to modify this injunction as the ends of justice may require.

IT IS SO ORDERED.

Dated: _____

Judge of the Western District of
Oklahoma