4/22/2022 3:37 PM 22CV12785

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4	IN THE CIRCUIT COURT	OF THE STATE OF OREGON
5	FOR THE COUL	NTY OF MARION
6	NATHAN MONSON,	Case No. 22CV12785 Honorable Audrey Broyles
7	Plaintiff,	NOTICE OF FILING NOTICE OF
8	v.	REMOVAL
9	STATE OF OREGON, through the LEGISLATIVE CONDUCT COMMITTEE,	
10	ADMINISTRATIVE COMMITTEE, and COUNSEL COMMITTEE; TINA KOTEK, PETER COURTNEY, FLOYD PROZANSKI,	ORS 20.140 - State fees deferred at filing
11	CHUCK THOMSEN, JULIE FAHEY, RON NOBLE, JESSICA KNIELING, DEXTER	
12	JOHNSON and VAL HOYLE individually,	
13	Defendants.	
14		
15	Please take notice that on April 22, 2022	2, Defendants filed in the United States District
16	Court for the District of Oregon, Eugene Divisi	on, a Notice of Removal of the above-titled
17	matter to that court.	
18		
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Page	1 - NOTICE OF FILING NOTICE OF REI	MOVAL

1	A full and true copy of the Notic	e of Removal is attached pursuant to
2	28 U.S.C. § 1446(d).	
3		
4	DATED April <u>22</u> , 2022.	
5		Respectfully submitted,
6		ELLEN F. ROSENBLUM
7		Attorney General
8		
9		<u>s/ Marc Abrams</u> MARC ABRAMS #890149
10		Assistant Attorney-in-Charge JESSICA SPOONER #105919
11		Assistant Attorney General Trial Attorneys
12		Tel (971) 673-1880
13		Fax (971) 673-5000 marc.abrams@doj.state.or.us
14		jessica.spooner@doj.state.or.us Of Attorneys for Defendants
15		
16		
17		
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Page 2 - NOTICE OF FILING NOTICE OF REMOVAL

1	CERTIF	TICATE OF SERVICE
2	I certify that on April <u>22</u> , 2022, I	served the foregoing NOTICE OF FILING NOTICE
3	OF REMOVAL upon the parties hereto b	by the method indicated below, and addressed to the
4	following:	
5	Michael Fuller	HAND DELIVERY
6	Olsen Daines 111 SW 5 th Ave., Ste. 3150	MAIL DELIVERY OVERNIGHT MAIL
7	Portland, OR 97204	X SERVED BY E-MAIL
8	Of Attorneys for Plaintiff	X SERVED BY E-FILING
9		
10	Kim Sordyl Sordyl Law LLC	HAND DELIVERY MAIL DELIVERY
	422 NW 13 th Ave., #751	MAIL DELIVERT
11	Portland, OR 97209	X SERVED BY E-MAIL
12	Of Attorneys for Plaintiff	X SERVED BY E-FILING
13		
14		
15		<u>s/ Marc Abrams</u> MARC ABRAMS #890149
16		Assistant Attorney-in-Charge
		Trial Attorney Tel (971) 673-1880
17		Fax (971) 673-5000
18		marc.abrams@doj.state.or.us Of Attorneys for Defendantss
19		
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21		
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Page 3 - NOTICE OF FILING NOTICE OF REMOVAL

ELLEN F. ROSENBLUM Attorney General MARC ABRAMS #890149 Assistant Attorney-in-Charge JESSICA SPOONER #105919 Assistant Attorney General Department of Justice 100 SW Market Street Portland, OR 97201 Telephone: (971) 673-1880 Fax: (971) 673-5000 Email: marc.abrams@doj.state.or.us jessica.spooner@doj.state.or.us

Attorneys for Defendants

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF OREGON

EUGENE DIVISION

NATHAN MONSON,

Plaintiff,

v.

STATE OF OREGON, through the LEGISLATIVE CONDUCT COMMITTEE, ADMINISTRATIVE COMMITTEE, and COUNSEL COMMITTEE; TINA KOTEK, PETER COURTNEY, FLOYD PROZANSKI, CHUCK THOMSEN, JULIE FAHEY, RON NOBLE, JESSICA KNIELING, DEXTER JOHNSON and VAL HOYLE individually,

Defendants.

PLEASE TAKE NOTICE that the civil case of the above captioned case *Nathan Monson v. State of Oregon, et al.*, Marion County Circuit Court Case No. 22CV12785 is hereby removed

Page 1 - NOTICE OF REMOVAL OF ACTION UNDER 42 U.S.C. 1983

Department of Justice 100 SW Market Street Portland, OR 97201 (971) 673-1880 / Fax: (971) 673-5000

Case No. 6:22-CV-00604

NOTICE OF REMOVAL OF ACTION UNDER 42 U.S.C. 1983

Case 6:22-cv-00604-AA Document 1 Filed 04/22/22 Page 2 of 2

to the United States District Court for the District of Oregon, Eugene Division, pursuant to 28 USC § 1331 and 1446. The ground for removal is as follows:

On April 18, 2022, plaintiff filed his complaint in Multnomah County Circuit
 Court, Case No. 22CV12785. Pursuant to 28 USC § 1446(a), a copy of the complaint is attached
 as Exhibit 1.

2. The complaint states a claim which asserts a question of federal law.

3. Pursuant to 28 USC § 1446(d), a copy of this Notice of Removal is being served upon plaintiff and a copy has been e-filed with the Multnomah County Circuit Court.

WHEREFORE, the above captioned case is removed from the Marion Circuit Court and to the U.S. District Court for the District of Oregon.

DATED April <u>22</u>, 2022.

Respectfully submitted,

ELLEN F. ROSENBLUM Attorney General

s/ Marc Abrams

MARC ABRAMS #890149 Assistant Attorney-in-Charge JESSICA SPOONER #105919 Assistant Attorney General Trial Attorneys Tel (971) 673-1880 Fax (971) 673-5000 marc.abrams@doj.state.or.us jessica.spooner@doj.state.or.us Of Attorneys for Defendants

Page 2 - NOTICE OF REMOVAL OF ACTION UNDER 42 U.S.C. 1983

Department of Justice 100 SW Market Street Portland, OR 97201 (971) 673-1880 / Fax: (971) 673-5000

1 2	Michael Fuller, OSB No. 09357 OlsenDaines US Bancorp Tower	
3	111 SW 5th Ave., Suite 3150 Portland, Oregon 97204 michael@underdoglawyer.com	
4	Direct 503-222-2000	
5	Kim Sordyl, OSB No. 031610	
6	Sordyl Law LLC 422 NW 13th Ave # 751	
7	Portland, Oregon 97209 <u>Kim@kimsordyl.com</u>	
8	503-502-1974	
9	Emily Templeton	
10	Law Clerk OlsenDaines	
11		
12	Attorneys for Plaintiff	
12		
14		
15	IN THE CIRCUIT COURT	OF THE STATE OF OREGON
16	FOR THE COU	INTY OF MARION
17		220\/12785
18	NATHAN MONSON, an individual,	22CV12785 Case No.:
19	Plaintiff,	COMPLAINT
20	V.	
21	STATE OF OPECON through the	WHISTLEBLOWER RETALIATION
22	STATE OF OREGON, through the LEGISLATIVE CONDUCT	(ORS 659A.199 and 659A.203) FIRST AMENDMENT VIOLATIONS
23	COMMITTEE, ADMINISTRATIVE COMMITTEE, and COUNSEL	(42 U.S.C. § 1983)
24	COMMITTEE; TINA KOTEK, PETER COURTNEY, FLOYD PROZANSKI,	Prayer: \$1,200,000
25	CHUCK THOMSEN, JULIE FAHEY, RON NOBLE, JESSICA KNIELING,	Fee Authority: ORS 21.160(1)(d)
26	DEXTER JOHNSON and VAL HOYLE individually,	······································

Page 1- COMPLAINT

Defendants.

NOT SUBJECT TO **MANDATORYARBITRATION** Jury Trial Requested

NATURE OF THE CASE

1.

6 This is an action based on retaliation after plaintiff reported the legislature's violations 7 of discrimination laws and an inter-governmental conciliation agreement requiring the 8 9 investigation and correction of unlawful discrimination reported at the State's Capitol. Plaintiff 10 was terminated and retaliated against in violation of Oregon's whistleblower statutes in 11 substantial part because he reported and opposed the legislature's abdication of its legal and 12 binding contractual obligations to individuals working at the capitol subjected to sexual 13 harassment and gender discrimination. 14 15 2. 16 This is also an action under 42 U.S.C. § 1983 for deprivation of plaintiff's rights, 17 privileges or immunities secured by the Constitution and laws under color of state law. 18 Plaintiff, a public sector employee, reported unlawful conduct, malfeasance, mismanagement, 19 and abuses of power at the Oregon State Capitol. Plaintiff's speech constituted a matter of 20 public concern protected by the First Amendment to the United States Constitution. Defendants 21 participated in and ratified unlawful action against plaintiff for protected speech and in the 22 retaliatory termination of plaintiff. 23 3. This is also an action to vindicate Plaintiff's rights and the rights of other employees to 24 25 work in an environment free from discrimination and retaliation for exercising rights under

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Page 2- COMPLAINT

Oregon's whistleblower statutes and the First Amendment. For this reason, Plaintiff also seeks
 injunctive relief.

3	JURISDICTION AND VENUE
4	4.
5	This court has jurisdiction over the parties, who at all material times were residents
6	and/or conducting regular, sustained business activity within the County of Marion, in the state
7	of Oregon. Venue is proper in the Circuit Court for the County of Marion, pursuant to ORS
8	14.080, as Defendants maintained their principal place of business in Marion County, and the
9	civil rights violations alleged herein were committed in the County of Marion.
10	
11	PROCEDURAL REQUIREMENTS
12	
13	On December 4, 2021, Plaintiff Nathan Monson provided a timely written notification
14	("Tort Claim Notice") to legislative defendants, and on January 19, 2022 to Val Hoyle
15	regarding the existence of his claims as required by ORS 30.275.
16	5.
17	On January 10, 2022, Plaintiff timely filed charges, against the defendants, of unlawful
18	employment practices with the Oregon Bureau of Labor and Industries ("BOLI"), Civil Rights
19	Division. Four months have passed and BOLI has not even communicated whether an
20	investigator has been assigned to the complaint.
21	6.
22	Thus, the complaint has been timely filed in regards to all included state law claims.
23	PARTIES
24	7.
25	
26	
	Page 3- COMPLAINT SORDYL LAW, LLC

1	Plaintiff, NATHAN MONSON is former Oregon Legislature employee, worked as the
2	Legislative Equity Officer ("LEO") from April 12, 2021 until June 15, 2021 when he was
3	forced to resign.
4	8.
5	Defendants the STATE OF OREGON, LEGISLATIVE ASSEMBLY,
6	LEGISLATIVE ADMINISTRATION COMMITTEE, JOINT CONDUCT COMMITTEE
7	and LEGISLATIVE COUNSEL COMMITTEE operate the Oregon State Capitol
8	("Capitol"). The Legislative Administration Committee provides administrative services to the
9	Legislative Assembly, its support staff, and the public. The Joint Conduct Committee governs
10	the Legislative Equity Office. The Legislative Counsel Committee governs legal counsel.
11	9.
12	Defendants Senators FLOYD PROZANSKI, CHUCK THOMSEN, and
13	Representatives JULIE FAHEY and RON NOBLE are individuals who, at all relevant times,
14	served as Co-Chairs of the Joint Conduct Committee.
15	10.
16	Defendant Senate President PETER COURTNEY is an individual, who at all relevant
17	times, served as Co-Chair of both the Legislative Counsel Committee and the Legislative
18	Administrative Committee (LAC).
19	11.
20	Defendant House Speaker TINA KOTEK is an individual who, at all relevant times,
21	served as Co-Chair of the Legislative Counsel Committee and Legislative Administrative
22	Committee.
23	12.
24	Defendant JESSICA KNIELING is an individual, who at all relevant times, served as
25	the Employee Services Manager or HR Director for the Government defendants.
26	13.
	Page 4- COMPLAINT SORDYL LAW, LLC

1	Defendant DEXTER JOHNSON is an individual, who at all relevant times, served as
2	Legislative Counsel for the Government defendants at the pleasure of the Legislative Counsel
3	Committee.
4	14.
5	Defendant VAL HOYLE is an individual, who at all relevant times, served as the
6	Commissioner of the Bureau of Labor and Industries subsequent to Brad Avakian.
7	FACTUAL BACKGROUND
8	15.
9	For years preceding plaintiff's employment, the Legislature has engaged in, and
10	endorsed, sexual misconduct and discrimination against subordinate and/or female employees.
11	After numerous incidents were reported, the Bureau of Labor and Industries ("BOLI"), through
12	then Commissioner Brad Avakian opened an investigation into sexual harassment,
13	discrimination and retaliation in the Oregon Legislature.
14	16.
15	BOLI's January 3, 2019 Substantial Evidence Determination ("SED") spanned 52
16	pages, detailing civil rights violations, and laid blame with Senate President Peter Courtney and
17	House Speaker Tina Kotek, Legislative Counsel Dexter Johnson, and Employee Services
18	employees.
19	17.
20	On March 5, 2019, Courtney, Kotek, and new BOLI Commissioner Val Hoyle signed a
21	Conciliation Agreement. They promised, among other things:
22	• \$1.3 million payment to the victims,
23	• Establish a staffed Equity Office overseen by a new bi-partisan Joint Conduct
24	Committee,
25	• Adopt definitive investigative timelines,
26	
	Page 5- COMPLAINT SORDYL LAW, LLC

1	Offices of Legislative Counsel and Legislative Administration shall have no role	
2	in handling discrimination complaints and investigations.	
3	18.	
4	The legislative history shows that the Equity Office was inspired, at least in part, by past	
5	mishandling of sexual harassment complaints by Dexter Johnson, the Employee Services	
6	department, Courtney, and Kotek.	
7	19.	
8	Oversight of the Equity Office was placed with the Joint Conduct Committee ("the	
9	Committee") co-chaired by Senator Floyd Prozanski, Senator Chuck Thomsen, Representative	
10	Julie Fahey, and Representative Ron Noble.	
11	20.	
12	In November 2019, interim Legislative Equity Officer (LEO) Jackie Sandmeyer started	
13	temporarily running the office. Sandmeyer was running her own outside consulting firm at the	
14	same time.	
15	21.	
16	It took over two years for the Legislature to hire a permanent LEO. Nate Monson was	
17	recruited from Iowa after a five- month, open and competitive hiring process.	
18		
19		
20	22.	
21	In April 2021, Mr. Monson started training with Sandmeyer. He was shocked to learn:	
22	a. There was no Equity Office. There were no employees, no files (electronic or	
23	paper), no complaints, no process, no evidence, no records; not even office	
24	supplies. Sandmeyer's laptop had nothing on it.	
25	b. There were over 30 voicemails on the LEO office phone. Sandmeyer told Mr.	
26	Monson to "just delete them."	
	Page 6- COMPLAINT SORDYL LAW, LLC	

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1	с.	In seeming violation of Rule 27, the Committee had not provided oversight of
2		the LEO, or established a "uniform recordkeeping process," as required by the
3		Conciliation Agreement. Sandmeyer handed Monson a post-it note list of the
4		ongoing complaints, including one filed by Sen. Kayse Jama's former Chief of
5		Staff, who is transgender, against Employee Services Manager Jessica Knieling
6		for alleged transphobic conduct. Knieling refused training on transgender issues,
7		and Sen. Jama's Chief of Staff resigned. Sen. Jama replaced them with a
8		cisgender man.
9	d.	In violation of the Conciliation Agreement, there was no data collection.
10	e.	In seeming violation of the Conciliation Agreement, there was no "continued
11		effort by legislative leadership to improve the Capitol culture."
12	f.	In seeming violation of Legislative rules, exit interviews were not being
13		conducted.
14	g.	Outside investigators were not being paid and had stopped work.
15	h.	Outside investigators had caps on their contracts and had stopped work.
16	i.	Sandmeyer had not followed Rule 27 processes.
17	j.	Sandmeyer told a female complainant they had been working on her complaint
18		when in reality nothing had been done in the months since it had been filed.
19	k.	Legislators and staff had been seemingly violating the Conciliation Agreement
20		by:
21		1) allowing Johnson and Knieling, who were banned from involvement, to
22		continue to work on investigations and complaints, and advise on Rule 27
23		process;
24		2) Johnson and Knieling were part of the work group that revised Rule 27^1 ;
25		
26	¹ See H us-west-2.ama	BOLI Conciliation Agreement at 7 (http:// opb-imgserve-production.s3-website- azonaws.com/original/bolilegislature_settlement_3-5-
	Page 7- COMPL	

1		3) failing to adopt definitive investigation timelines; and
2		4) failing to conduct harassment trainings.
3	1.	Despite Johnson and HR's past failures and express exclusion from the
4		investigation process and complaints, Johnson and Knieling regularly injected
5		themselves, both officially and unofficially.
6	m.	Despite Johnson's misconduct delineated in the BOLI SED, Kotek and Courtney
7		kept him on as Legislative Counsel, the highest legal position in the legislature.
8		This signaled to victims that Dexter's behavior was acceptable and rewarded.
9	n.	While contributing to the chaos, and meddling in matters from which he was
10		legally barred, Johnson told Monson, in the presence of others, "You have the
11		worst job in Oregon."
12	0.	Sandmeyer had failed to conduct any follow up on complaints that were several
13		months old including a hostile work environment complaint against Sen. James
14		Manning and various complaints against Sen. Peter Courtney.
15	p.	Sandmeyer falsely claimed 30 Democrat lawmakers decided not to proceed with
16		the complaint against Rep. Mike Nearman. This delayed the investigation.
17	q.	Knieling regularly called complainants "crazy," and once used a complainant's
18		mental health condition to criticize her behind the scenes, calling her "crazy" to
19		Mr. Monson. This employee has an ongoing discrimination lawsuit naming the
20		Committee co-chairs Sen. Prozanski and Sen. Thomsen for discrimination and
21		aiding and abetting.
22		
23		
24	2019_1551828	
25	the Legislative	e Administration Committee. The two were to play "no role" in investigations, blaints" handled by the Equity Office).
26	1	

26

Page 8- COMPLAINT

1	r.	According to Knieling and Rep. Fahey, Sandmeyer had a relationship with a
1	1.	
2		Kotek staffer, but she was not demoted or terminated. In contrast, the BOLI
3		SED found Senate President Peter Courtney instructed his female staff member
4		to resign, be fired, or be demoted because he did not approve of her being in a
5		romantic relationship with a legislator.
6	s.	Sandmeyer said "Kotek thinks she is a tough lesbian but really she will try to
7		bribe you to keep you quietShe'll offer you whatever you want - money,
8		resources for the office."
9	t.	Two female employees repeatedly complained of a sexually hostile work
10		environment in the Revenue Office led by Legislative Revenue Officer Chris
11		Allanach. Knieling, who was banned from handling complaints, took the
12		complaints but did not act on them.
13	u.	The Committee pre-decided complaints before they held hearings.
14	v.	Employee Services and Legislative Administration leaders regularly mock the
15		Diversity Equity Committee.
16	W.	Knieling said she withheld funding from the Diversity Equity Committee
17		because it was a "waste of time."
18	Х.	Sandmeyer said multiple sexual harassment complaints had been lodged against
19		Representative Rob Nosse, but Sandmeyer had not acted on them.
20	y.	Sandmeyer said Representative Dan Bonham filed a complaint against Rep.
21		Kotek for telling him to "get the fuck out of my office." Sandmeyer did not take
22		action on the complaint.
23		23.
24	On Mi	r. Monson's first day of work, Sandmeyer told him that Knieling is "crazy, evil,
25	controlling an	d transphobic." Despite her role and position, Sandmeyer did not investigate
26	complaints ag	ainst Knieling. On Mr. Monson's third day, Knieling told him that she cries most
	Page 9- COMPL	AINT SORDYL LAW, LLC 422 NW 13 th Ave. #751 Portland OR 97209

nights because Sandmeyer bullies her. Legislative Administrator Brett Hanes told Monson that 1 Sandmeyer lied on her resume, lied about being in the office, and lied about paying bills. 2 24. 3 Knieling also repeatedly told Monson that Sandmeyer: 4 Lied about her experience on her resume, 5 6 Lied to the Committee during hearings, • 7 Worked for her private business on taxpayer time and Knileing had evidence to 8 prove it. 9 Knieling did not report these accusations to the Committee. 10 25. 11 During his first week on the job, Mr. Monson reported a lack of documentation to DOJ 12 attorney Marc Abrams and Knieling even though the BOLI SED faulted Respondents for this 13 this practice. 14 "Respondents consciously relied on processes that kept reports of harassment 15 undocumented ... which resulted in ineffective or non-responses and discouraged people from bringing forward complaints."² 16 17 26. 18 Mr. Monson also reported mishandling of public funds and contracts, unpaid bills, caps 19 on legal contracts, and lack of follow-up on complaints, in violation of legislative branch 20 procedural rules, which have the force and effect of law. Abrams, who had just wrapped up 21 defending similar claims against the state and Johnson, said "We're fucked." Knieling said that 22 she was not surprised, stating "I told you this place was crazy," and "Just fix it." 23 27. 24 25 ² BOLI SED p. 50. See http://opb-imgserve-production.s3-website-us-west-2.amazonaws.com/original/sed - issued for stemsh180801-11138 1546549497381.pdf. 26 Page 10- COMPLAINT SORDYL LAW, LLC 422 NW 13th Ave. #751 Portland, OR 97209

503-502-1974

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1	Knieling also instructed Mr. Monson not to look into the BOLI information surrounding
2	dysfunction in the recent past, once informing him that the related BOLI complaints were
3	merely "political," not to be taken seriously. When Sandmeyer resigned, they signed a form
4	indicating all documents had been turned over. To this, Abrams replied via e-mail, "Well Mrs.
5	Lincoln, how was the rest of the play?"
6	28.
7	Mr. Monson then reported to the Committee co-chairs Sen. Floyd Prozanski, Sen. Chuck
8	Thomsen, Rep. Julie Fahey, and Rep. Ron Noble that complaints were languishing, and
9	processes were not being followed. His complaints included that invoices were being ignored
10	and investigators were illegally hired, without following appropriate process.
11	29.
12	Monson's complaints of illegal practices were met with disinterest and passed off as
13	simple administrative oversights. The Committee refused to provide Monson with independent
14	counsel for legal questions. Instead, they told him to "ask Dexter [Johnson]" for legal advice
15	relating to Rule 27 and "ask Jessica Knieling" regarding Rule 27 complaint procedures, despite
16	that both were banned from involvement. The co-chairs also dismissed the BOLI Conciliation
17	Agreement as "politically motivated," and kept Johnson heavily involved in Rule 27 complaints
18	even though Johnson was not employed as an employment attorney.
19	
20	30.
21	After Monson's reports to the co-chairs, he experienced retaliation. Monson was now
22	being intentionally ignored, his concerns were now being intentionally dismissed, and
23	communications to him were now being chilled.
24	31.
25	Mr. Monson also complained, mostly through Knieling, to Senate President Peter
26	Courtney and House Speaker Tina Kotek's offices about mismanagement, the lack of an Equity
	Page 11- COMPLAINT SORDYL LAW, LLC 422 NW 13 th Ave. #751 Portland, OR 97209 503-502-1974 S03-502-1974

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Office, and inaction on complaints. According to Knieling, Sen. Courtney's Chief of Staff
Anna Braun's response was, "Sandmeyer was a great political choice and now that we have
Nate we can just clean up all of this quietly." For her part, Rep. Kotek called Mr. Monson and
told him that she knew there were many problems in the Equity Office, and kept saying
"whatever you do, just fix it." Everyone was aware of past press and lawsuits exposing Capitol
mismanagement, but that more effort was placed on protecting reputations than combating a
hostile and retaliatory work environment.

8

32.

9 At one point Monson was admonished by Knieling for reporting the problems to Kotek 10 and Courtney's offices. "Mind your own business," she warned, including "You're going to get 11 in trouble for breaking the chain of command," and "All communication of LEO problems to 12 Kotek and Courtney's offices goes through me." It was clear that the BOLI Conciliation 13 Agreement was not being enforced.

14

33.

For example, Mr. Monson told Knieling details about the multiple sexual harassment complaints that Sandmeyer claimed had been made against Rep. Rob Nosse that had not been investigated. In addition to a complaint of sexual harassment by Nosse's former Chief of Staff who resigned over it, Sandmeyer said complaints had also been made that Rep. Nosse:

19 20

21

22

23

24

• threatened to expose that his staffers had been dancers at STAG nightclub;

- had sexual harassment complaints filed against him by former employees that were never investigated;
- one alleged victim went on workers' compensation to avoid Rep. Nosse and get treatment for damages caused by the harassment.

34.

25

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Page 12- COMPLAINT

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1	Knieling brushed it off, admitting her knowledge of the complaints while stating that she		
2	had already talked extensively to one of the complainants, without following the prescribed		
3	process. That complainant eventually resigned.		
4	35.		
5	Mr. Monson also found a printed email from a DAS employee to Sen. Boquist		
6	complaining about Knieling. This was in addition to the complaint that Knieling was		
7	transphobic. Mr. Monson asked Knieling about both. She promptly changed the subject.		
8	36.		
9	Mr. Monson repeated his objections and questioning about misconduct, despite		
10	Knieling's warnings. Tension escalated when Monson asked Knieling, in response to		
11	complaints that had been made against Kneiling, to get training on transgender issues. She		
12	refused, and the complainant eventually resigned.		
13	37.		
14	Monson also found a printed email from a DAS employee to Sen. Brian Boquist		
15	complaining about Knieling, including that Knieling was engaging in retaliation. Monson		
16	confronted Knieling regarding the allegations, after which Knieling began efforts to drive him		
17	from his position.		
18			
19	38.		
20	Although Monson had been hired months earlier, and no complaint had been filed,		
21	Knieling started an investigation into Mr. Monson's background. While later claiming that		
22	someone inspired her inquiry by randomly contacting her from another state about his		
23	background, Knieling carefully checked Monson's past references and work history looking for		
24	discrepancies.		
25	39.		
26			
	Page 13- COMPLAINTSORDYL LAW, LLC422 NW 13th Ave. #751		

422 NW 13th Ave. #751 Portland, OR 97209 503-502-1974

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1	It is easy to infer a retaliatory intent in Knieling's actions when looking at the contrast
2	between her extreme response to Monson's alleged resume discrepancies but she did nothing
3	but gossip about Sandmeyer's alleged resume discrepancies. Although Knieling said she had
4	evidence proving that Sandmeyer was improperly getting paid, she never reported it.
5	40.
6	Knieling's dismissive attitude in the face of serious concerns regarding Sandmeyer's
7	mishandling of complaints further indicates retaliatory motives in her disparate treatment of
8	Monson. ³
9	41.
10	Knieling never consulted Monson for his reasonable response to what amounted to
11	sordid gossip, and never allowed him to explain events and dispel her assumptions. Rather,
12	Knieling drafted a memo dated June 8, 2021, to the Committee co-chairs attacking Monson.
13	42.
14	On June 9, 2021, without without giving any reason, the Committee co-chairs and
15	Knieling called Monson to a meeting. Mr. Monson was unaware that Knieling had written a
16	memo the day prior attacking his integrity. The Committee co-chairs ambushed Monson with a
17	barrage of questions about his background. Mr. Monson responded to all the questions and
18	offered evidence and factual support.
19	43.
20	Rep. Julie Fahey dismissed Mr. Monson's attempts to explain, and was not receptive to
21	reviewing any evidence. She pressed Monson to resign. Fahey explained that just as
22	
23	³ Furthermore, Sandmeyer, who did not complain of illegal conduct, and did not investigate complaints
24	against Knieling, was not held accountable for serious misconduct. Knieling told Monson that Sandmeyer would go months without signing into their computer or email, because they were running an outside business while working for the State. Knieling also said she investigated, and found that Sandmeyer was often absent because they
25	were working on their outside business. Further, Knieling said Sandmeyer never recorded those absences and got paid for them. This appeared to anger Knieling, but she took no action. Instead, she insisted that Monson talk to the
26	Committee to let them know Sandmeyer "was nuts." Knieling did not distribute her investigation or personnel information on Sandmeyer to the Capitol or the media.

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Sandmeyer's career could not recover from a relationship with a staffer in Rep. Kotek's office, 1 Monson would not be able to recover from Knieling's allegations of resume discrepancies. 2 Rep. Fahey reminded him that she had told him early on that the LEO position was a bad job 3 and the place is "crazy." 4 44. 5 Monson returned to his office and gathered the requested information for the 6 Committee, but Knieling entered and informed him that he was not going to survive, and the 7 decision to terminate him would happen within days. Knieling instructed him that he was not to 8 provide any facts or evidence to the Committee – that it must only go through her, denying him 9 basic process. She then dismissed Monson's factual support with a conclusory and nonsensical 10 determination that it served as "context not proof." She also told him this is a "life lesson." 11 Monson never heard from the Committee again. Knieling added, "If you resign, you are only to 12 put me down as a reference, and I will say you resigned in lieu of termination because you lied 13 on your resume." 14 45. 15 Knieling then instructed Monson to draft a memo detailing the state of the Legislative 16 Equity Office, along with his resignation letter. 17 46. 18 On June 15, 2021 Monson drafted a memo and resignation letter to the Committee co-19 chairs detailing unlawful conduct, taxpayer waste and mismanagement. The documents were 20 public records.⁴ 21 22 ⁴ Stating in part: "The Legislative Equity Office as it stands is essentially non-existent. 23 When I started, there were no case files, electronic documents, trainings scheduled, and bills

When I started, there were no case files, electronic documents, trainings scheduled, and bills
that were unpaid resulting in investigations lasting on average 10 months over this past year.
There were outstanding cases where individuals tried to file but heard nothing back. The
severity of the situation means that justice is not being given to those who have come forward and may cost taxpayers millions in lawsuits from the liability of not having proper procedures,
documentation, and oversight." This letter was followed up with a complaint memo.

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47. 1 Weeks later, Mr. Monson contacted a journalist, in part because a Capitol employee had 2 impressed upon him the LEO's duty to protect new employees, interns and those fresh out of 3 college. Monson confirmed his complaint and cooperated, in the interest of the public and the 4 Capitol employees. He detailed his concerns about mismanagement and misconduct. He also 5 described how that behavior negatively impacted Rule 27 complainants, respondents, and the 6 Capitol generally. 7 48. 8 On July 8, 2021, OPB published a story on Monson's concerns. Monson's cooperation 9 with the press and his underlying complaint both constitute protected free speech, vital to 10 political accountability and transparency. 11 49. 12 In response to Mr. Monson's protected free speech, one week later, on July 15, 2021, the 13 Committee distributed to all capitol employees and to the press, an email attacking Mr. 14 Monson's character. The email contained Mr. Monson's personnel documents, typically 15 exempt from disclosure under public records laws. The Committee also provided extraneous 16 gossip obtained during Knieling's so-called "investigation" – even when the media had not 17 requested it. 18 50. 19 Rather than following Oregon law, Capitol protocol and process, Knieling offered 20 Monson a post-decision "name clearing" hearing regarding his personnel records that the 21 Committee released to the Capitol and media. A public employer is not entitled to attack an 22 employee who reports wrongdoing with poorly researched and unsubstantiated allegations and 23 then absolve itself by offering a "name clearing" hearing, but that is exactly what the 24 Committee did. Personnel matters are presumed confidential, and the threat of public exposure 25 looms over every reporting party in the Oregon Capitol. Knieling's post hoc impression of one 26 Page 16- COMPLAINT SORDYL LAW, LLC

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1	of Monson's references, for example, is not important to the public's interest. The documents
2	contained unsubstantiated and false information that was harmful to Monson's career.
3	51.
4	The Committee retaliated further against Mr. Monson by sending Knieling's memo
5	detailing negative statements about Mr. Monson to the employees throughout the capitol, and to
6	the media, implying that Mr. Monson lied.
7	52.
8	A member of the Committee told the media that Mr. Monson resigned, not because of
9	the illegal behavior and retaliation, but because he knew he would have been fired as a result of
10	Knieling's detective work. This was also false.
11	53.
12	Mr. Monson was treated in the same manner as previous whistleblowers who were
13	threatened with public exposure and ruined careers, as found by BOLI's 2019 SED:
14	"Respondents are aware of the inherent chilling effect created by the
15	power imbalances between legislators and those whose careers can be
16	significantly hindered by Respondents. Respondents have compounded that
17	chilling effect in multiple ways * * * A culture where a victim is unable to prove
18	what happened to them can reasonably be in fear of being called a liar, or be
19	sanctioned, is an optimal environment for harassment"
20	54.
21	As an additional act of retaliation, Knieling then refused to provide Mr. Monson with his
22	final paycheck, in violation of Oregon law. Mr. Monson filed a BOLI complaint simply to be
23	paid, receiving his final check only after formally complaining to the BOLI wage and hour
24	division.
25	55.
26	
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1	On July 21, 2021, Sen. Boquist sent an e-mail to the Committee calling out the illegal
2	retaliation and its chilling effect. Sen. Boquist's correspondence expressly reported that:
3 4	"The release to legislative employees and worldwide news media violates LBPR 27, Oregon Revises Statutes, the Government Employee Rights Act, and BOLI Settlement Agreement."
5	
6	Despite the personnel rules, and state and federal legal standards, no investigation
7	ensued, and Sen. Boquist was largely ignored.
	56.
8	"Without an LEO in place, the office is not functioning as intended," the Committee co-
9	chair Sen. Floyd Prozanski said. "We are currently in the process of hiring a new LEO." Despite
10	having knowledge of the problems for months, the Committee wrote in its July 15, 2021 email
11	sent Capitol-wide. "We are taking the time now to gather all the relevant facts to ascertain the
12	veracity of the allegations"
13	57.
14	There is no evidence that the Committee followed through with any inquiry. It has been
15	almost 3 years since the BOLI Conciliation Agreement was signed. Yet, the Legislative Equity
16	Office remains vacant and complaints are not being investigated.
17	
18	
19	FIRST CLAIM FOR RELIEF
20	RETALIATION FOR GOOD FAITH REPORT OF VIOLATION OF LAW – ORS 659A.199
21	
22	AGAINST DEFENDANTS KNIELING, PROZANSKI, THOMSEN, FAHEY & NOBLE
23	58.
	Plaintiff incorporates by references the allegations in paragraphs 1 through 58.
24	59.
25	
26	
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1	Mr. Monson in good faith reported information that he believes is evidence of a		
2	violation of a state or federal law, rule or regulation.		
3	60.		
4	Defendants Knieling, Prozanski, Thomsen, Fahey and Noble discriminated against		
5	Monson in the terms, conditions and privileges of employment due to his protected activity of		
6	reporting, and opposition, to activities he believed in good faith were violations of laws, rules		
7	and regulations having the force of law.		
8	61.		
9	The acts that give rise to plaintiff's claims herein were committed by defendants		
10	individually and collectively, acting in the course and scope of their duties on the public body		
11	behalf and violated plaintiff's rights under ORS 659A.199.		
12	62.		
13	Plaintiff's protected activity was a substantial and motivating factor for the retaliatory		
14	actions, which included ignoring him, respoding with chilled communications, dismissing his		
15	complaints, denying him opportunities to speak to Courtney or Kotek, conducting an		
16	investigation into his background, denying him process, demanding that he tender a resignation		
17	and defaming his character.		
18	63.		
19	As a result of defendant's unlawful conduct as alleged herein, Monson has suffered		
20	emotional distress, humiliation, loss of self- esteem, anxiety, impaired reputation, and mental		
21	anguish and is entitled to an award of compensatory damages in an amount to be determined		
22	trial pursuant to ORS 659A.885(3).		
23	64.		
24	As a result of the unlawful actions alleged herein, plaintiff has and will continue to		
25	suffer economic damages. Mr. Monson is entitled to recover from defendants such lost wages		
26			
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1	and benefits of employment and other economic losses in such amount as may be established at		
2	trial pursuant to ORS 659A.885(3).		
3	65.		
4	Mr. Monson is entitled to reinstatement to his former position or another suitable and		
5	available position and if reinstatement is not feasible, he should recover an appropriate amount		
6	in lost future wages and lost earning capacity in an amount to be determined at trial.		
7	66.		
8	Mr. Monson is entitled to a declaration that defendants acted in violation of the statutes		
9	set forth in this complaint for relief and equitable relief enjoining defendants from future		
10	violations of the statutes set forth herein, and such other relief in favor of Mr. Monson on such		
11	terms as the court may direct.		
12	67.		
13	Mr. Monson is entitled to recover his reasonable attorney's fees, reasonable expert		
14	witness fees, and other costs of the action to be paid by defendants pursuant to ORS 659A.885,		
15	ORS 20.107.		
16	SECOND CLAIM FOR RELIEF		
17	(ORS 659A.203 – RETALIATION BY A PUBLIC EMPLOYER)		
18	68.		
19	Plaintiff incorporates by references the allegations in paragraphs 1 through 68.		
20	69.		
21	Plaintiff reasonably believed that the Legislature's practices in addressing complaints of		
22	sexual harassment, abuse and gender discrimination constituted violations of federal, state or		
23	local law, rule or regulation as well as mismanagement by his employer.		
24	COUNT ONE – AGAINST JESSICA KNIELING		
25	70.		
26			
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1	Plaintiff reported to Jessica Knieling and DOJ attorney Marc Abrams that there was a
2	lack of necessary documentation with respect to complaints of harassment, which resulted in
3	ineffective or lack of response and discouraged people from bringing forward complaints. He
4	further reported unpaid bills, caps on legal contracts, and lack of follow-up on complaints, in
5	violation of legislative branch procedural rules, which have the force and effect of law.
6	71.
7	Jessica Knieling prevented, discouraged, dissuaded, and/or interfered with plaintiff's
8	right to make such disclosures in violation of ORS 659A.203(1) (a, b, d) and disciplined Mr.
9	Monson in violation of 659A.203(2) as follows:
10	a) When she learned that Mr. Monson had reported to Senate President Peter
11	Courtney and House Speaker Tina Kotek's offices about mismanagement, the
12	lack of an Equity Office and inaction on complaints, Knieling admonished Mr.
13	Monson for reporting the problems to Kotek and Courtney's offices, warning
14	him to "Mind your own business." She also told him he was going to get in
15	trouble for breaking the chain of command, and "all communications of LEO
16	problems to Kotek and Courtney's offices goes through me."
17	b) Knieling instructed Mr. Monson not to look into the BOLI information, once
18	informing him that the past BOLI complaints were merely "political," not to be
19	taken seriously.
20	c) In response to Mr. Monson's continued reports of unlawful conduct and
21	mismanagement, including a complaint made against Knieling herself, she
22	engaged in unlawful retaliation by initiating a personnel investigation into Mr.
23	Monson's background with the goal of finding discrepancies as pretext to justify
24	his termination of employment;
25	d) In furtherance of her retaliatory goal of terminating his employment, Knieling
26	prepared a memo attacking Mr. Monson;
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Page 21- COMPLAINT

1	e) Knieling further retaliated against Mr. Monson by ignoring legislative process,
2	instructing him to prepare a letter of resignation.
3	f) As an additional act of retaliation, Knieling then refused to provide Mr. Monson
4	with his final paycheck.
5	COUNT TWO – AGAINST CO-CHAIRS OF JOINT CONDUCT COMMITTEE
6	Sens. Floyd Prozanski, Chuck Thomsen, Reps. Julie Fahey, and Ron Noble
7	72.
8	Plaintiff reported legal violations and mismanagement to the Joint Conduct Committee
9	Co-chairs.
10	73.
11	The Joint Conduct Committee Co-chairs prevented, discouraged, dissuaded, and
12	interfered with plaintiff's right to make such disclosures in violation of ORS 659A.203(1) (a, b,
13	d) and disciplined Mr. Monson in violation of 659A.203(2) as follows by:
14	a) ignoring him, dismissing his concerns, and by chilled communications, in
15	violation of ORS 659A.203(1)(d);
16	b) Rep. Fahey reminded him that she told him early on that the LEO position was a
17	bad job and the place is "crazy."
18	c) After reminding Mr. Monson what she had stated earlier, the place is "crazy",
19	Rep. Fahey told Mr. Monson to resign.
20	d) In response to Mr. Monson's complaints, the Committee distributed to all capitol
21	employees and to the press, Mr. Monson's personnel file information, typically
22	exempt from disclosure under public records laws. The Committee also
23	provided extraneous gossip obtained during Knieling's so-called "investigation"
24	– even when the media had not requested it.
25	
26	
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1	e) The Committee retaliated further against Mr. Monson by sending Knieling's		
2	memo detailing negative statements about Mr. Monson to the employees		
3	throughout the capitol— and to the media — implying that Mr. Monson lied.		
4	f) A member of the Committee falsely told the media that Mr. Monson resigned,		
5	not because of the illegal behavior and retaliation, but because he knew he would		
6	be fired over Knieling's detective work.		
7			
8	THIRD CLAIM FOR RELIEF		
9	ORS 659A.030(1)(G) - AIDING AND ABETTING		
10	AGAINST DEFENDANTS JOHNSON, COURTNEY, KOTEK AND HOYLE		
11	74.		
12	Defendants Johnson, Courtney, Kotek and Hoyle were directly involved in the		
13	Conciliation Agreement entered into with BOLI in 2019.		
14	75.		
15	As the highest- ranking officials in the Legislative Assembly and Co-chairs of the		
16	Legislative Counsel's Office (Courtney and Kotek), defendants Johnson, Courtney and Kotek		
17	are charged with ensuring that complaints of sexual harassment and gender discrimination are		
18	appropriately documented, independently investigated, promptly remedied, free from any		
19	retaliation to the complainant.		
20	76.		
21	Defendants Johnson, Courtney and Kotek have failed in that responsibility, and instead		
22	aided and abetted the acts of retaliation by Knieling and the Co-Chairs of the Conduct		
23	Committee by:		
24	a) Failing to enforce the terms of the Conciliation Agreement, instead permitting		
25	the Joint Conduct Committee members and Human Resource representative to		
26			
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1		engage in conduct that dissuaded and discouraged the reporting of unlawful
2		conduct;
3	b)	Failing to adequately monitor the activities of the Legislative Equity Office;
4	c)	Failing to adequately monitor the activities of the Legislative Conduct
5		Committee;
6	d)	Failing to provide the Legislative Equity Office leadership with appropriate tools
7		such as independent legal counsel as required under the Conciliation Agreement;
8	e)	Failing to effectively respond to Mr. Monson's complaints directed to Peter
9		Courtney and Tina Kotek's offices about mismanagement, the lack of an Equity
10		Office and inaction on complaints.
11	f)	Failing to communicate with Mr. Monson directly, instead requiring that all
12		communications be through Knieling, in violation of ORS 659A.203(d).
13		77.
14	Throug	sh abdication of their responsibilities, defendants Johnson, Courtney and Kotek
15	aided Knieling	g and the Co-chairs of the Joint Conduct Committee members to engage in the
16	unlawful acts of	of retaliation under ORS 659A.199 and ORS 659A.203.
17		FOURTH CLAIM FOR RELIEF
18	42 U.S.C. § 19	983 – FIRST AMENDMENT VIOLATION AGAINST KNIELING AND JOINT CONDUCT
19		Committee
20		78.
21	Plaintif	ff incorporates by references the allegations in paragraphs 1 through
22		79.
23	Mr. Mo	onson's communications about the Legislative Equity Office were on a matter of
24	public concern	ı.
25		80.
26		
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1	Mr. Monson expressed his concerns in his capacity as a private citizen and not as part o		
2	his official duties because:		
3	a) Mr. Monson was prohibited from performing his duties as the Legislative Equity		
4	Officer;		
5	b) Mr. Monson's reports were made outside his "chain of command" according to		
6	defendant Knieling;		
7	c) Mr. Monson reported his concerns about the Legislative Equity Office with the media		
8	after his employment was terminated; and/or		
9	d) The scope of Mr. Monson's communications entailed broad concerns over systemic		
10	abuse and corruption beyond the Legislative Equity Office, and which included		
11	employees' civil rights throughout the Capitol.		
12	81.		
13	Defendant Knieling and the Co-chairs of the Joint Conduct Committee engaged in		
14	adverse employment actions including forcing Mr. Monson's resignation and disparaging his		
15	reputation internally and to the public through the media.		
16	82.		
17	Mr. Monson's speech was a substantial or motivating factor for the adverse actions by		
18	defendants.		
19	83.		
20	At the time that defendants engaged in adverse actions, Mr. Monson's right to engage i		
21	free speech was a right clearly established under the First Amendment and was sufficiently		
22	definite that any reasonable official in the defendants' shoes would have understood that their		
23	adverse acts violated plaintiff's rights under the Constitution.		
24			
25	FIFTH CLAIM FOR RELIEF		
26	(WRONGFUL DISCHARGE AGAINST ALL DEFENDANTS)		
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1	84.	
2	Plaintiff incorporates by references the allegations in paragraphs 1 through	
3	85.	
4	Oregon has a public policy prohibiting the State Legislature from discriminating or	
5	otherwise retaliating against employees because they report conduct that violates an inter-	
6	governmental agreement designed to remedy past and prevent future acts sex discrimination at	
7	the State Capitol.	
8	86.	
9	Defendants terminated Mr. Monson's employment in violation of Oregon's public	
10	policies.	
11	87.	
12	Defendant retaliated against Mr. Monson in substantial part because he reported conduct	
13	which he reasonably believed violated the rights of capitol interns and employees to seek	
14	prompt remedial action in response to complaints of sexual harassment, abuse or gender	
15	discrimination.	
16	88.	
17	As a direct and proximate consequence of defendants' unlawful discriminatory conduct,	
18	Mr. Monson has suffered economic damages including but not limited to loss of wages and loss	
19	of benefits including medical and retirement benefits. Mr. Monson is entitled to an award of lost	
20	wages and benefits, plus prejudgment interest.	
21	89.	
22	As a direct and proximate consequence of defendant's unlawful discriminatory conduct,	
23	Mr. Monson has and continues to suffer non-economic damages including, but not limited to,	
24	emotional distress, humiliation, loss of self-esteem, and feelings of retaliation.	
25	90.	
26		
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1	As a direct and proximate consequence of defendants' unlawful discriminatory conduct,				
2	Mr. Monson is entitled to equitable relief, including the expungement of any negative				
3	references in his personnel file, any working file, or other actors' file.				
4	91.				
5	Mr. Monson is entitled to attorneys' fees and costs, including expert witness fees,				
6	pursuant to ORS 20.107.				
7		PRAYER FOR RELIEF			
8	WHEREFORE, Plaintiff requests the court to:				
9	1.	Declare defendant in violation of the statutes and cause of action set forth in each			
10	of plaintiff's claims for relief;				
11	2.	Grant a permanent injunction enjoining defendants, and all persons in active			
12	concert or participation with defendant, from discriminating against employees who invoke the				
13	protections of the Whistleblower statutes;				
14	3.	Order defendants to make plaintiff whole by providing compensation for non-			
15	economic losses;				
16	4.	Order defendants to make plaintiff whole by compensating him for his past and			
17	future economic damages;				
18	5.	Order defendants to compensate plaintiff for his costs of suit and reasonable			
19	attorney fees, costs, and expert witness fees;				
20	6.	Order defendants to pay prejudgment interest and post-judgment interest on all			
21	amounts due to Mr. Monson as a result of this action, with interest at the prevailing rate; and				
22	7.	Grant plaintiff a prevailing party fee pursuant to ORS 20.190.			
23	8.	Order such further or alternative relief in favor of Mr. Monson as the court			
24	deems appropriate.				
25	9.	Plaintiff intends to Amend this Complaint to add a claim for punitive damages.			
26		JURY TRIAL DEMAND			
	Page 27- COM	IPLAINT SORDYL LAW, LLC			

1	Plaintiff demands a jury trial on all questions of fact or combined questions of law and			
2	fact raised by this complaint.			
3 4	DATED:April 18, 2022			
4 5				
6			Sordyl Law, LLC	
7		By:	Of Attorney for Plaintiff and Trial Attorney	
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provided by local rules of cour	the information contained herein net. This form, approved by the Judicia	l Conference of the U	United States in September 19			
purpose of initiating the civil d I. (a) PLAINTIFFS	ocket sheet. (SEE INSTRUCTIONS OF	N NEXT PAGE OF THIS	THIS FORM.) DEFENDANTS			
Nathan Monson			DEFENDANTS State of Oregon through the Legislative Conduct Committee. et al. County of Residence of First Listed Defendant (IN U.S. PLAINTIFF CASES ONLY) NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.			
(b) County of Residence of (E.	of First Listed Plaintiff					
(c) Attorneys (Firm Name, Kimberly Sordyl	Address, and Telephone Number) 503-502-1974		Attorneys (If Known) Marc Abrams 971-673-1880			
422 NW 13th Av	/e., #751, Portland, OR 97	209	100 SW Market	St., Portland, OR 972	201	
II. BASIS OF JURISD	ICTION (Place an "X" in One Box C	Dnly) III. C			Place an "X" in One Box for Plaintiff	
1 U.S. Government Plaintiff	▼ 3 Federal Question (U.S. Government Not a Party)	v) Ci	(For Diversity Cases Only) PT itizen of This State	F DEF		
2 U.S. Government Defendant	4 Diversity (Indicate Citizenship of Partie		itizen of Another State	2 2 Incorporated and P of Business In A		
W NATUDE OF CUIT	Г		Citizen or Subject of a 3 3 Foreign Nation 6 6			
IV. NATURE OF SUIT	(Place an "X" in One Box Only) TORTS		FORFEITURE/PENALTY	Click here for: <u>Nature of S</u> BANKRUPTCY	OTHER STATUTES	
CONTRACT 110 Insurance 120 Marine 130 Miller Act 140 Negotiable Instrument 150 Recovery of Overpayment & Enforcement of Judgment 151 Medicare Act 152 Recovery of Defaulted Student Loans (Excludes Veterans) 153 Recovery of Overpayment of Veteran's Benefits 160 Stockholders' Suits 190 Other Contract 195 Contract Product Liability 196 Franchise REAL PROPERTY 210 Land Condemnation 220 Foreclosure 230 Rent Lease & Ejectment 240 Torts to Land 245 Tort Product Liability 290 All Other Real Property	PERSONAL INJURY PERS 310 Airplane 365 P. 315 Airplane Product P Liability 367 H 320 Assault, Libel & PI Slander Pa 330 Federal Employers' PA Liability 368 A 340 Marine In 345 Marine Product In Liability PERSO 350 Motor Vehicle 370 C 355 Motor Vehicle 371 T Product Liability 380 O 360 Other Personal Pr Injury 385 P 362 Personal Injury - Pr Medical Malpractice PI 2440 Other Civil Rights Habe 441 Voting 463 A 442 Employment 510 M 443 Housing/ Sa Accommodations 530 G H445 Amer. w/Disabilities - 540 M Other 550 C 448 Education 555 P 555 P 550 C	ealth Care/ harmaceutical rrsonal Injury oduct Liability sbestos Personal ijury Product iability NAL PROPERTY ther Fraud ruth in Lending ther Personal operty Damage roperty Damage roduct Liability NER PETITIONS as Corpus: lien Detainee lotions to Vacate enteral eath Penalty : landamus & Other ivil Rights rison Condition ivil Detainee - onditions of	IOREFITURE/PENALTY [625 Drug Related Seizure of Property 21 USC 881 [690 Other [710 Fair Labor Standards Act [710 Fair Labor Standards Act [720 Labor/Management Relations [740 Railway Labor Act [751 Family and Medical Leave Act [790 Other Labor Litigation [791 Employee Retirement Income Security Act [462 Naturalization Application 465 Other Immigration Actions	BANKRUPTCY 422 Appeal 28 USC 158 423 Withdrawal 28 USC 157 INTELLECTUAL PROPERTY RIGHTS 820 Copyrights 830 Patent 835 Patent - Abbreviated New Drug Application 840 Trademark 880 Defend Trade Secrets Act of 2016 SOCIAL SECURITY 861 HIA (1395ff) 862 Black Lung (923) 863 DIWC/DIWW (405(g)) 864 SSID Title XVI 865 RSI (405(g)) FEDERAL TAX SUITS 870 Taxes (U.S. Plaintiff or Defendant) 871 IRS—Third Party 26 USC 7609	OTHER STATUTES 375 False Claims Act 376 Qui Tam (31 USC 3729(a)) 400 State Reapportionment 410 Antitrust 430 Banks and Banking 450 Commerce 460 Deportation 470 Racketeer Influenced and Corrupt Organizations 480 Consumer Credit (15 USC 1681 or 1692) 485 Telephone Consumer Protection Act 490 Cable/Sat TV 850 Securities/Commodities/ Exchange 890 Other Statutory Actions 891 Agricultural Acts 895 Freedom of Information Act 895 Arbitration 899 Administrative Procedure Act/Review or Appeal of Agency Decision 950 Constitutionality of State Statutes	
			einstated or 5 Transfer eopened Another (specify)	District Litigation		
VI. CAUSE OF ACTION	DN Cite the U.S. Civil Statute under 42 U.S.C. 1983 Brief description of cause:	r which you are filing	g (Do not cite jurisdictional statt	utes unless diversity):		
	First Amendment freedom of spe	eech				
VII. REQUESTED IN COMPLAINT:	CHECK IF THIS IS A CL UNDER RULE 23, F.R.Cv		DEMAND \$	CHECK YES only JURY DEMAND:	if demanded in complaint: Xes No	
VIII. RELATED CAS IF ANY	E(S) (See instructions): JUDGE			DOCKET NUMBER		
DATE		ATURE OF ATTORNE	EY OF RECORD			
04/22/2022 FOR OFFICE USE ONLY	s/ Ma	arc Abrams				
	MOUNT A	PPLYING IFP	JUDGE	MAG. JUE	DGE	

INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM JS 44

Authority For Civil Cover Sheet

The JS 44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleading or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. The attorney filing a case should complete the form as follows:

- **I.(a) Plaintiffs-Defendants.** Enter names (last, first, middle initial) of plaintiff and defendant. If the plaintiff or defendant is a government agency, use only the full name or standard abbreviations. If the plaintiff or defendant is an official within a government agency, identify first the agency and then the official, giving both name and title.
- (b) County of Residence. For each civil case filed, except U.S. plaintiff cases, enter the name of the county where the first listed plaintiff resides at the time of filing. In U.S. plaintiff cases, enter the name of the county in which the first listed defendant resides at the time of filing. (NOTE: In land condemnation cases, the county of residence of the "defendant" is the location of the tract of land involved.)
- (c) Attorneys. Enter the firm name, address, telephone number, and attorney of record. If there are several attorneys, list them on an attachment, noting in this section "(see attachment)".

II. Jurisdiction. The basis of jurisdiction is set forth under Rule 8(a), F.R.Cv.P., which requires that jurisdictions be shown in pleadings. Place an "X" in one of the boxes. If there is more than one basis of jurisdiction, precedence is given in the order shown below. United States plaintiff. (1) Jurisdiction based on 28 U.S.C. 1345 and 1348. Suits by agencies and officers of the United States are included here. United States defendant. (2) When the plaintiff is suing the United States, its officers or agencies, place an "X" in this box. Federal question. (3) This refers to suits under 28 U.S.C. 1331, where jurisdiction arises under the Constitution of the United States, an amendment

to the Constitution, an act of Congress or a treaty of the United States. In cases where the U.S. is a party, the U.S. plaintiff or defendant code takes precedence, and box 1 or 2 should be marked.

Diversity of citizenship. (4) This refers to suits under 28 U.S.C. 1332, where parties are citizens of different states. When Box 4 is checked, the citizenship of the different parties must be checked. (See Section III below; NOTE: federal question actions take precedence over diversity cases.)

- **III. Residence (citizenship) of Principal Parties.** This section of the JS 44 is to be completed if diversity of citizenship was indicated above. Mark this section for each principal party.
- IV. Nature of Suit. Place an "X" in the appropriate box. If there are multiple nature of suit codes associated with the case, pick the nature of suit code that is most applicable. Click here for: <u>Nature of Suit Code Descriptions</u>.
- V. Origin. Place an "X" in one of the seven boxes.

Original Proceedings. (1) Cases which originate in the United States district courts.

Removed from State Court. (2) Proceedings initiated in state courts may be removed to the district courts under Title 28 U.S.C., Section 1441. Remanded from Appellate Court. (3) Check this box for cases remanded to the district court for further action. Use the date of remand as the filing date.

Reinstated or Reopened. (4) Check this box for cases reinstated or reopened in the district court. Use the reopening date as the filing date. Transferred from Another District. (5) For cases transferred under Title 28 U.S.C. Section 1404(a). Do not use this for within district transfers or multidistrict litigation transfers.

Multidistrict Litigation – Transfer. (6) Check this box when a multidistrict case is transferred into the district under authority of Title 28 U.S.C. Section 1407.

Multidistrict Litigation – Direct File. (8) Check this box when a multidistrict case is filed in the same district as the Master MDL docket. **PLEASE NOTE THAT THERE IS NOT AN ORIGIN CODE 7.** Origin Code 7 was used for historical records and is no longer relevant due to changes in statute.

- VI. Cause of Action. Report the civil statute directly related to the cause of action and give a brief description of the cause. Do not cite jurisdictional statutes unless diversity. Example: U.S. Civil Statute: 47 USC 553 Brief Description: Unauthorized reception of cable service.
- VII. Requested in Complaint. Class Action. Place an "X" in this box if you are filing a class action under Rule 23, F.R.Cv.P. Demand. In this space enter the actual dollar amount being demanded or indicate other demand, such as a preliminary injunction. Jury Demand. Check the appropriate box to indicate whether or not a jury is being demanded.
- VIII. Related Cases. This section of the JS 44 is used to reference related pending cases, if any. If there are related pending cases, insert the docket numbers and the corresponding judge names for such cases.

Date and Attorney Signature. Date and sign the civil cover sheet.

Ballard Jackie

From:	info@ord.uscourts.gov
Sent:	Friday, April 22, 2022 3:22 PM
То:	nobody@ord.uscourts.gov
Subject:	Activity in Case 6:22-cv-00604-AA Monson v. State of Oregon et al Notice of Removal

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U.S. District Court

District of Oregon

Notice of Electronic Filing

The following transaction was entered by Abrams, Marc on 4/22/2022 at 3:22 PM PDT and filed on 4/22/2022

Case Name:Monson v. State of Oregon et alCase Number:6:22-cv-00604-AA

Filer:

Administrative Committee Peter Courtney State of Oregon Ron Noble Floyd Prozanski Counsel Committee Jessica Knieling Legislative Conduct Committee Julie Fahey Dexter Johnson Chuck Thomsen Tina Kotek

Document Number: <u>1</u> Judge(s) Assigned: Ann L. Aiken (presiding)

Docket Text:

Notice of Removal of Case Number 22CV12785 from Marion County. Filing Fee in amount of \$402 collected. Agency Tracking ID: AORDC-8491818 issued.. Filed by Administrative Committee, Peter Courtney, State of Oregon, Ron Noble, Floyd Prozanski, Counsel Committee, Jessica Knieling, Legislative Conduct Committee, Julie Fahey, Dexter Johnson, Chuck

Thomsen, Tina Kotek (Attachments: # (1) Exhibit 1. Complaint, # (2) Civil Cover Sheet). (Abrams, Marc)

6:22-cv-00604-AA Notice has been electronically mailed to:

Jessica B. Spooner Jessica.Spooner@doj.state.or.us, amy.simmons@doj.state.or.us, rebecca.jeffrey@doj.state.or.us

Marc Abrams marc.abrams@doj.state.or.us, jackie.ballard@doj.state.or.us, marianna.almasi@doj.state.or.us

6:22-cv-00604-AA Notice will not be electronically mailed to:

Nathan Monson

The following document(s) are associated with this transaction:

Document description: Main Document Original filename:Not Available **Electronic document Stamp:** [STAMP ordStamp ID=875559790 [Date=4/22/2022] [FileNumber=7810037-0] [5fbfc781779b99b9e5151b95d800d7fc2564af78013a34b7b1e7da36b1bbc855dc867f 2541a3cdb374a1d17a5d863cd6be2acf4a327b01782edbb5e3f18d3634]] Document description: Exhibit 1. Complaint Original filename:Not Available **Electronic document Stamp:** [STAMP ordStamp_ID=875559790 [Date=4/22/2022] [FileNumber=7810037-1] [0276d43fadc988c3f6869a952759a21725462eebe498b6a73deb568237895a4df324e1 22b31b3213711176de54dfd4d8b18d54d38c86271024310dea58a21f19]] Document description: Civil Cover Sheet Original filename:Not Available **Electronic document Stamp:** [STAMP ordStamp ID=875559790 [Date=4/22/2022] [FileNumber=7810037-2] [129578173e997b23d39188fd06c9de62606cb28a28b44d0f12cbdbf3608ef32c58f892 5d3a6491bbcfcd6ffa42795ed4de0f285df9cb8fb4598ccf09366168be]]