

THOMAS E. STILL, ESQ. (SBN 127065) JENNIFER STILL, ESQ. (SBN 138347) HINSHAW, MARSH, STILL & HINSHAW, LLP 2 12901 SARATOGA AVENUE SARATOGA, CALIFORNIA 95070 3 Phone: (408) 861-6500 (408) 257-6645 Fax: 4 ALAMEDA COUNTY Email: tstill@hinshaw-law.com istill@hinshaw-law.com ال **0 6** 2017 على ال Attorneys for Defendant CLERK OF THE SUPERIOR COURT
By 6 FREDERICK S. ROSEN, M.D. (Additional Counsel Listed After Caption) JANUE THOMAS: Deputy 7 SUPERIOR COURT OF CALIFORNIA 8 IN AND FOR THE COUNTY OF ALAMEDA 9 10 LATASHA NAILAH SPEARS WINKFIELD; Case No. RG15760730 MARVIN WINKFIELD; SANDRA ASSIGNED FOR ALL PURPOSES TO: 11 CHATMAN; and JAHI McMATH, a minor, by JUDGE STEPHEN PULIDO and through her Guardian Ad Litem, DEPARTMENT 16 12 LATASHA NAILAH SPEARS WINKFIELD. SUPPLEMENTAL DECLARATION OF Plaintiffs, 13 SANFORD SCHNEIDER, M.D., FAAN, FAAP, FILED IN SUPPORT OF DEFENDANTS' EVIDENTIARY OBJECTIONS TO PLAINTIFFS' VS. 14 FREDERICK S. ROSEN, M.D.; UCSF DECLARATIONS 15 BENIOFF CHILDREN'S HOSPITAL OAKLAND (formerly Children's Hospital & Reservation #: R-1838158 Research Center of Oakland); MILTON 16 McMATH, a nominal defendant, and DOES 1 Date: July 13, 2017 Time: 3:00 p.m. THROUGH 100, 17 Dept: 16 Defendants. 18 Complaint Filed: March 3, 2015 Date of Trial: None set 19 20 21 22 23 24 25 26

aw Offices of IINSHAW, MARSH, ITILL & HINSHAW, LLP 2901 Saratoga Avenue Baratoga, CA 95070 27

28

SUPPLEMENTAL DECLARATION OF SANFORD SCHNEIDER, M.D. FAAN, FAAP - CASE NO. RG15760730

1	G. PATRICK GALLOWAY, ESQ. (SBN 49442)
	GALLOWAY, LUCCHESE, EVERSON &
2	PICCHI, APC
3	2300 Contra Costa Blvd., Suite 30
)	Pleasant Hill, CA 94523-2398
4	Phone: (925) 930-9090
	Fax: (925) 930-9035
5	Email: PGalloway@glattys.com
,	Attorneys for Defendant
6	UCSF BENIOFF CHILDREN'S HOSPITAL
7	OAKLAND
	(GD3.114.40 5)
8	THOMAS J. DOYLE, ESQ. (SBN 114485)
^	SCHUERING ZIMMERMAN & DOYLE, LLP
9	400 University Avenue
10	Sacramento, CA 95825-6502
10	Phone: (916) 567-0400
11	Fax: (916) 567-0400
	Email: tjd@szs.com
12	Attorneys for Defendant
10	ALICIA HERRERA, M.D.
13	
14	SCOTT E. MURRAY, ESQ. (SBN 104741)
17	DONNELLY NELSON DEPOLO & MURRAY
15	A Professional Corporation
	201 North Civic Drive, Suite 239
16	Walnut Creek, CA 94596-3879
17	Phone: (925) 287-8181
1 /	Fax: (925) 287-8188
18	Email: SMurray@DNDMLawyers.com
	Attorneys for Defendant
19	JAMES PATRICK HOWARD, M.D.
20	PODEDE HODGEG EGO (CDN 05022)
20	ROBERT HODGES, ESQ. (SBN 95033)
21	MCNAMARA NEY BEATTY SLATTERY
4 1	BORGES & AMBACHER, LLP
22	1211 Newell Avenue, #2
	Walnut Creek, CA 94596-5238
23	Phone: (925) 939-5330
24	Fax: (925) 939-0203
24	Email: Robert.Hodges@McNamaralaw.com
25.	Attorneys for Defendant
	ROBERT M. WESMAN, M.D.
26	
0.5	
27	1

aw Offices of IINSHAW, MARSH, ITILL & HINSHAW, LLP 2901 Saratoga Avenue saratoga, CA 95070 408) 861-6500 I, Sanford Schneider, M.D., FAAN, FAAP, declare:

W Offices of INSHAW, MARSH, FILL & HINSHAW, LLP 1901 Saratoga Avenue 1. I am submitting this Supplemental Declaration following my review of the Declarations of D. Alan Shewmon, M.D., Alieta Eck, M.D., and Sharleen Bangura, R.N., as well as Plaintiffs' Opposition to Defendants' Motion for Summary Adjudication of Jahi McMath's First Cause of Action for Personal Injuries. I understand that these documents were filed in this case in support of the plaintiffs' allegation that Jahi McMath is not dead.

- 2. As I set forth in my previous declaration, the <u>Guidelines for the Determination of Brain Death in Infants and Childen: An Update of the 1987 Task Force Recommendations</u> ("<u>Guidelines</u>"), represent the "accepted medical standards" for determining brain death in a child such as J. McMath. Under California's Uniform Determination of Death Act, a child is considered legally and medically deceased when the neurologic diagnostic criteria, i.e., the "accepted medical standards", in the <u>Guidelines</u> are fulfilled. Again, the only accepted neurologic criteria for assessing J. McMath's brain function is a brain death evaluation performed in accordance with the accepted medical standards in the <u>Guidelines</u>. There are no recognized substitutes for the accepted medical standards for determining brain death. Unlike in professional negligence cases, where the standard of care may be met by more than one medically accepted method of treatment or diagnosis, in the determination of brain death there is only one accepted methodology. This has been the case for decades.
- 3. Having reviewed the plaintiffs' papers, it is evident that the plaintiffs now concede that J. McMath fulfilled the accepted medical standards for brain death when she was declared brain dead and deceased in December 2013, following the three separate brain death evaluations performed by Robin Shanahan, M.D., Robert Heidersbach, M.D, and Paul Fisher, M.D. Plaintiffs further concede that no errors were made in the application of the accepted medical standards to J. McMath in December 2013 by the three physicians.
- 4. Plaintiffs believe that sometime in the spring of 2014, J. McMath managed to "reverse" her death. They believe that J. McMath no longer fulfills the criteria for brain death.
- 5. Yet plaintiffs failed to provide any reliable and competent medical evidence that supports their belief that she is not dead. J. McMath has not undergone a brain death evaluation

2

1

6

8

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24 25

26

27

28 ILL & HINSHAW, LLP

pursuant to the accepted medical standards set forth in the Guidelines since she was legally declared deceased in December 2013.

- 6. Not only has J. McMath not undergone a brain death evaluation since Dr. Fisher's examination on December 23, 2013, according to the plaintiffs' submissions in this case, the most recent testing performed on J. McMath were the studies performed at University Hospital in September 2014, which I addressed in my initial declaration. In other words, the plaintiffs have no new theories or evidence that support their belief that J. McMath is not dead. Nothing has changed since J. McMath's body was discharged to her mother's custody in early January 2014. There is nothing in plaintiffs' papers that suggests there has been a change in her medical condition since her death. For the past 3.6 years, J. McMath body has received total body support. A machine breathes for her body. Once the respirator is withdrawn, the corpse will sustain circulatory collapse. Nourishment continues to be provided through gastrostomy tube inserted through her abdominal wall. The body is maintained on full endocrine replacement medications that serves as replacements for vital hormones, including cortisone, vassopressin, thyroxine, and mineralcorticoids. J. McMath continues to receive 24-hour a day nursing care. The fact that J. McMath's corpse has remained intact (not decomposed) is due to the continued extraordinary level medical resources that she receives, not because there has been a change in her condition.
- 7. It is perplexing and even disingenuous that the plaintiffs continue to advance their belief that J. McMath is not dead even though they have known since her initial determination of death that there is only one accepted standard for assessing brain death: a brain death evaluation in accordance with the accepted medical standards in the Guidelines. They conceded this during the hearing before Judge Grillo on December 24, 2013. In October 2014, Dr. Fisher informed the plaintiffs in so many words that absent a brain death evaluation in accordance with the accepted medical standards in the Guidelines there was no legal or medical basis to revisit J. McMath's death. The plaintiffs in this case have had more than three years to obtain reliable and competent evidence that J. McMath no longer meets the neurologic criteria for brain death, yet no such evidence is forthcoming. Based on the information I have received to date, they decline and/or refuse to submit J. McMath to the appropriate examination.

2 ·

aw Offices of INSHAW, MARSH, TILL & HINSHAW, LLP 2001 Saratoga Avenue 8. Plaintiffs' belief that J. McMath is not dead appears to be based solely on the declaration of D. Alan Shewmon, M.D., and to a much lesser extent the declarations of Alieta Eck, M.D., and Sharleen Bagurra, R.N., which I will address below. There is nothing new in Dr. Shewmon's declaration that he did not address in his declaration dated December 10, 2014. Dr. Shewmon continues to base his opinion on matters that no reputable expert in brain death would rely upon in forming an opinion as to whether a child has suffered brain death under California law, e.g., video recordings taken by family members, the purported onset of puberty, and select imaging studies that are not a substitute for the accepted medical standards. Dr. Shewmon's opinion that J. McMath is not dead is inconsistent with California law and the mainstream's consensus as to the methodology of diagnosing brain death. Dr. Shewmon fails to reconcile how he can conclude that J. McMath does not meet the accepted medical standards for determining brain death when the accepted medical standards have not been applied to J. McMath since December 2013.

- standards for determining brain death, without having first subjected J. McMath to the appropriate brain evaluation per the <u>Guidelines</u>, is a violation of the standard of care for pediatric neurologists, a breach of professional ethics, and a violation of California law, which dictates that the clinical assessment of brain death must be determined in accordance with the accepted medical standards. Pediatric neurologists with expertise in assessing brain death should recognize that a lawful and valid brain death determination can only be made by a qualified physician who is familiar with the patient's complete medical history, and who has performed the requisite neurological examination and apnea tests in accordance with the specific parameters of <u>Guidelines</u>. Clinical determinations of brain death require two examinations by two different physicians and two apnea tests. Dr. Shewmon appears to concede that J. McMath would continue to meet the criteria for brain death if the plaintiffs subjected her to the appropriate brain death evaluation.
- 9. Dr. Alieta Eck, J. McMath's internist, provided a declaration that is devoid of any showing that she has the requisite specialized knowledge, skill, experience, training, or education sufficient to render an opinion as to whether J. McMath has brain function. A determination of brain death can only be made by physicians with special education, training, knowledge and

expertise in the legal and medical requirements for determining brain death in the State of California. Dr. Eck failed to demonstrate that she has any knowledge as to how brain death is declared in California, e.g., the CUDDA, the accepted medical standards, the Guidelines, etc. Dr. Eck did not indicate that she has reviewed and is familiar with McMath's medical history, the State of California's laws on brain death, and the accepted medical standards for determining brain death, i.e, the Guidelines. Dr. Eck did not demonstrate that she has the knowledge, training, or experience that is required to provide an opinion as to whether J. McMath's movements are purposeless spinal reflexive movements that are consistent with brain death versus volitional responses to commands indicative of brain activity. As stated in my previous declaration, J. McMath has exhibited purposeless spinal reflexive movements, with and without tactile stimulation, since she was pronounced deceased in December 2013. J. McMath's physicians at Children's Hospital Oakland and St. Peter's consistently deemed the movements to be purposeless spinal reflexive movements. The Guidelines state that the clinical differentiation of spinal responses from retained motor responses associated with brain activity requires expertise. Dr. Eck has not demonstrated that she has the expertise to distinguish purposeless spinal reflexive movements from activity associated with brain function. Finally, observation of a patient is not a substitute to a brain death evaluation performed in accordance with the accepted medical standards in the Guidelines. No reputable and qualified physician would reasonably rely on the matters that Dr. Eck relied upon in opining that J. McMath is not dead

10. Sharleen Bangura, R.N., is a nurse, not a physician. Ms. Bangura declares that she has observed McMath to be "alert" and responsive to commands. Again, a determination of brain death can only be made by physicians with special education, training, knowledge and expertise in the accepted medical standards for assessing brain death. Ms. Bagura has no education, training or expertise in assessing brain death. She failed to demonstrate that she has any knowledge how brain death is determined in the State of California. Ms. Bangura failed to demonstrate that she has reviewed and is familiar with McMath's medical history. Ms. Bangura failed to demonstrate that she has the knowledge, training, or experience required to form an opinion as to the medical basis for her observations of J. McMath.

aw Offices of INSHAW, MARSH, ITILL & HINSHAW, LLP 2901 Saratoga Avenue 3aratoga, CA 95070 408) 881-8500

23

24

25

26

27

I declare under penalty of perjury under the laws of the State of California that all of the foregoing is true and correct, and as to those matters stated on my information and belief, I believe them to be true, and if called upon to testify to the matters herein I can competently testify thereto.

Executed on July 6, 2017, at 1210 Eccuse. California.

By:

SANFORD SCHNEIDER, MD, FAAN, FAAF

PROOF OF SERVICE (C.C.P. §§ 1013a, 2015.5)

I, the undersigned, say:

I am now and at all times herein mentioned have been over the age of 18 years, a resident of the State of California and employed in Santa Clara County, California, and not a party to the within action or cause; my business address is 12901 Saratoga Avenue, Saratoga, California 95070.

I am readily familiar with this firm's business practice for collection and processing of correspondence for mailing with the U.S. Postal Service, mailing via Federal Express, hand delivery via messenger service, and transmission by facsimile machine. I served a copy of each of the documents listed below by placing said copies for processing as indicated herein.

SUPPLEMENTAL DECLARATION OF SANFORD SCHNEIDER, M.D., FAAN, FAAP, FILED IN SUPPORT OF DEFENDANT'S EVIDENTIARY OBJECTIONS TO PLAINTIFFS' DECLARATIONS

	If MAILED VIA U.S. MAIL, said copies were placed in envelopes which were then sealed and, with postage fully prepaid thereon, on this date placed for collection and mailing at my place of business following ordinary business practices. Said envelopes will be deposited with the U.S. Postal Service at Saratoga, California on this date in the ordinary course of business; and there is delivery service by U.S. Postal Service at the place so addressed.
XX ·	If MAILED VIA FEDERAL EXPRESS, said copies were placed in Federal Express envelopes which were then sealed and, with Federal Express charges to be paid by this firm, on this same date placed for collection and mailing at my place of business following ordinary business practices. Said envelopes will be deposited with the Federal Express Corp. on this date following ordinary business practices; and there is delivery service by Federal Express at the place so addressed.

If HAND DELIVERED, said copies were provided to _______, a delivery service, whose employee, following ordinary business practices, did hand deliver the copies provided to the person or firm indicated herein.

If VIA FACSIMILE TRANSMISSION, said copies were placed for transmission by this firm's facsimile machine, transmitting from (408) 257-6645 at Saratoga, California, and were transmitted following ordinary business practices; and there is a facsimile machine receiving via the number designated herein, and the transmission was reported as complete and without error. The record of the transmission was properly issued by the transmitting fax machine.

RECIPIENTS:

Bruce M. Brusavich, Esq.
Puneet K. Toor, Esq.
AGNEW & BRUSAVICH
20355 Hawthorne Blvd., 2nd Floor
Torrance, CA 90503

Law Offices of HINSHAW, MARSH, STILL & HINSHAW A Partnership 12901 Saratoga Avenue Saratoga, CA 95070

PROOF OF SERVICE

Andrew N. Chang, Esq. ESNER, CHANG & BOYER 2 234 East Colorado Blvd., Suite 975 Pasadena, CA 91101 3 4 I certify (or declare) under penalty of perjury under the laws of the State of California that the foregoing is true and correct and that this Declaration was executed on July 40, 2017. 5 Jossica Picone

Jessica Picone 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 Court: Alameda County Superior Court 27 Action No: RG15760730 28 Case Name: Spears/Winkfield, et al. v. Rosen, M.D., et al.

Law Offices of HINSHAW, MARSH, STILL & HINSHAW A Partnership 12901 Saratoga Avenue Saratoga, CA 95070 (408) 861-6500

PROOF OF SERVICE (C.C.P. §§ 1013a, 2015.5)

2

3

4 5

6 7

8 9

10 11

12

13 14

15

16

17

18

19

2021

22

23

24

2526

27

28 or

Law Offices of HINSHAW, MARSH, STILL & HINSHAW A Partnership 12901 Saratoga Avenue Saratoga, CA 95070 (408) 861-6500 I, the undersigned, say:

I am now and at all times herein mentioned have been over the age of 18 years, a resident of the State of California and employed in Santa Clara County, California, and not a party to the within action or cause; my business address is 12901 Saratoga Avenue, Saratoga, California 95070. My electronic service address is: ipicone@hinshaw-law.com.

I am readily familiar with this firm's business practice for collection and processing of correspondence for mailing with the U.S. Postal Service, mailing via Federal Express, hand delivery via messenger service, electronic service and transmission by facsimile machine. I served a copy of each of the documents listed below by placing said copies for processing as indicated herein.

SUPPLEMENTAL DECLARATION OF SANFORD SCHNEIDER, M.D., FAAN, FAAP, FILED IN SUPPORT OF DEFENDANT'S EVIDENTIARY OBJECTIONS TO PLAINTIFFS' DECLARATIONS

If MAILED VIA U.S. MAIL, said copies were placed in envelopes which were then sealed and, with postage fully prepaid thereon, on this date placed for collection and mailing at my place of business following ordinary business practices. Said envelopes will be deposited with the U.S. Postal Service at Saratoga, California on this date in the ordinary course of business; and there is delivery service by U.S. Postal Service at the place so addressed.

If MAILED VIA FEDERAL EXPRESS, said copies were placed in Federal Express envelopes which were then sealed and, with Federal Express charges to be paid by this firm, on this same date placed for collection and mailing at my place of business following ordinary business practices. Said envelopes will be deposited with the Federal Express Corp. on this date following ordinary business practices; and there is delivery service by Federal Express at the place so addressed.

If HAND DELIVERED, said copies were provided to a delivery service, whose employee, following ordinary business practices, did hand deliver the copies provided to the person or firm indicated herein.

If VIA FACSIMILE TRANSMISSION, said copies were placed for transmission by this firm's facsimile machine, transmitting from (408) 257-6645 at Saratoga, California, and were transmitted following ordinary business practices; and there is a facsimile machine receiving via the number designated herein, and the transmission was reported as complete and without error. The record of the transmission was properly issued by the transmitting fax machine.

XX If ELECTRONIC SERVICE, I electronically served the documents listed above as follows:

RECIPIENTS:

Robert Hodges

McNAMARA NEY BEATTY SLATTERY BORGES & AMBACKER, LLP

1211 Newell Avenue, #2

Walnut Creek, CA 94596-5238

Email: Robert.Hodges@McNamaraLaw.com

1	Kenneth Pedroza, Esq
2	Cole Pedroza 2670 Mission Street, Suite 200
3	San Marino, CA 91108 Email: kpedroza@colepedroza.com
4	
5	G. Patrick Galloway, Esq. Galloway, Lucchese, Everson & Picchi
6	2300 Contra Costa Blvd., Suite 30 Pleasant Hill, CA 94523-2398
7	Email: PGalloway@glattys.com
8	Thomas J. Doyle
9	SCHUERING ZIMMERMAN & DOYLE, LLP 400 University Avenue
10	Sacramento, CA 95825-6502 Email: tjd@szs.com
11	Scott E. Murray
12	DONNELLY NELSON DEPOLO & MURRAY
13	201 North Civic Drive, Suite 239 Walnut Creek, CA 94596
14	Email: smurray@dndmlawyers.com
	I gartify (or dealers) under monetry of narrows under the layer of the State of California that the
15	I certify (or declare) under penalty of perjury under the laws of the State of California that the foregoing is true and correct and that this Declaration was executed on July (o. 2017)
15 16	foregoing is true and correct and that this Declaration was executed on July <u>(o</u> , 2017.
16	
16 17	foregoing is true and correct and that this Declaration was executed on July <u>6</u> , 2017.
16 17 18	foregoing is true and correct and that this Declaration was executed on July <u>6</u> , 2017.
16 17 18 19	foregoing is true and correct and that this Declaration was executed on July <u>6</u> , 2017.
16 17 18 19 20	foregoing is true and correct and that this Declaration was executed on July <u>6</u> , 2017.
16 17 18 19 20 21	foregoing is true and correct and that this Declaration was executed on July <u>6</u> , 2017.
16 17 18 19 20 21	foregoing is true and correct and that this Declaration was executed on July <u>6</u> , 2017.
16 17 18 19 20 21 22 23	foregoing is true and correct and that this Declaration was executed on July <u>6</u> , 2017.
16 17 18 19 20 21 22 23 24	foregoing is true and correct and that this Declaration was executed on July <u>6</u> , 2017.
16 17 18 19 20 21 22 23 24 25	foregoing is true and correct and that this Declaration was executed on July <u>6</u> , 2017.
16 17 18 19 20 21 22 23 24 25 26	foregoing is true and correct and that this Declaration was executed on July 6, 2017. Longica Picare Jessica Picare
16 17 18 19 20 21 22 23 24 25	foregoing is true and correct and that this Declaration was executed on July <u>6</u> , 2017.

Law Offices of HINSHAW, MARSH, STILL & HINSHAW A Partnership 12901 Saratoga Avenue Saratoga, CA 95070 (408) 861-6500