Receipt Number 539583

UNITED STATED DISTRICT COURT EASTERN DISTRICT OF MICHIGAN NORTHERN DIVISION

MATTHEW DUBAY,

Plaintiff.

VS.

LAUREN WELLS, an individual, and SAGINAW COUNTY PROSECUTING ATTORNEY'S OFFICE, BY AND THROUGH, MICHAEL D. THOMAS, PROSECUTOR,

Defendants.

Case: 1:06-cv-11016
Assign To: Lawson, David M
Referral Judge: Binder, Charles E
Assign. Date: 03-09-2006 At 10:45 AM
Description: CMP DUBAY V. WELLS, ET
AL (TAM)

COMPLAINT

NOW COMES Plaintiff, Matthew Dubay, by and through his counsel, Law Offices of Jeffery A. Cojocar, PC, and for his Complaint against the Defendants states as follows:

- 1. This is an action for both declaratory and injunctive relief, as well as monetary damages, based upon 42 U.S.C. §1983 which provides for redress of violations of the Equal Protection Clause of the Fourteenth Amendment of the United States Constitution.
- 2. As part of this action, and pursuant to applicable federal law, Plaintiff is seeking the modification and/or reversal of existing law and procedure, and the establishment of new law based upon the discriminatory treatment he and other similarly situated men receive under present notions of practice, due their violation of federal law.

J. PARTIES

 Plaintiff, Matthew Dubay (hereinafter "Dubay") is an individual who presently resides within the City of Saginaw, County of Saginaw, State of Michigan and otherwise falls within the jurisdiction and venue of this Honorable Court.

- 4. Defendant, Lauren Wells (hercinafter "Wells") is an individual who presently resides within the City of Saginaw, County of Saginaw, State of Michigan and otherwise falls within the jurisdiction and venue of this Honorable Court.
- 5. Defendant, Saginaw County Prosecuting Attorney's Office (hereinafter "Saginaw"), is a governmental entity with its principal offices located within the City of Saginaw, County of Saginaw, State of Michigan, and which otherwise falls within the jurisdiction and venue of this Honorable Court. Specifically, and at all relevant times hereto, Prosecutor Michael Thomas has indeed run, managed and controlled the Saginaw County Prosecuting Attorney's Office as one of Michigan's governmental agencies.

II. JURISDICTION AND VENUE

- 6. At all times pertinent hereto, Defendant Saginaw was acting under the color of Michigan statutes, within the meaning of 42 U.S.C. §1983, and otherwise in violation of Dubay's federally protected rights and liberties.
- 7. Dubay brings this action under 42 U.S.C. §1983 and §1988 to redress the deprivation of rights under color of state law secured by the United States Constitution.
- 8. Original federal question jurisdiction of this Honorable Court is proper pursuant to 28 U.S.C. §1331, as well as 28 U.S.C. §1343.
- 9. Further, jurisdiction for declaratory and injunctive relief is proper under 28 U.S.C. §2201, 28 U.S.C. §2202, and Rule 65 Fed. R. Civ. Pro.
- 10. The claims in this action arise out of acts that are alleged to have been taken and injuries alleged to have been suffered in Saginaw County, Michigan, which is in the Northern

Division (at Bay City) of the Eastern District of Michigan and venue with this Honorable Court is proper pursuant to 28 U.S.C. §1391.

III. STATEMENT OF FACTS

- 11. On or about the fall of 2004, Dubay and Wells were involved in a relationship wherein consensual sexual acts took place between these individuals.
- 12. At this time, Dubay clearly informed Wells that he had no desire to be a parent at that point in his young life.
- 13. In response to these sentiments, Wells explicitly informed Dubay that she was not only infertile, but also using methods of contraception as an extra layer of assurance and protection.
- 14. In reliance upon these assurances by Wells, Dubay continued the parties' relationship, which included a sexual relationship.
- 15. Thereafter, after the parties' relationship began to deteriorate and eventually end, Dubay was shocked to find out that Wells was pregnant, allegedly with his child.
- 16. At that time, Wells exercised her unilateral right to not abort the child and otherwise bring the child to birth. The child (EGW) was born on XX-XX, 2005, much to the dismay, bewilderment and objection of Dubay who was at all times clear with his desires and intentions to Wells.
- 17. But a few weeks after the child's birth, a Paternity Complaint was brought by Saginaw through its prosecuting attorney's office against Dubay under Michigan's Paternity Act, which can be found at MCL 722.711 et seq. With the filing of this Complaint, the Defendants were seeking the entry of a judgment of filiation, the calculation and imposition of child support

figures and reimbursements for the delivery of this child, and other "statutory and/or equitable relief allowed by law." This Verified Complaint was initiated and signed by both Defendants to this cause of action, signed individually by Wells and on behalf of Saginaw through its assigned Assistant Prosecuting Attorney.

18. That underlying state action is presently pending at the Saginaw County Circuit Court, to which Dubay will be seeking a stay so that these governing, controlling and highly important Constitutional issues can be addressed and ruled upon by Your Honor. Specifically, besides other relief, Dubay is seeking a ruling finding that such practices and procedures, as initiated by these Defendants and which touch and detriment thousands of Michigan male residents each year, fun afoul of the Equal Protection Clause of the United States Constitution and must be deemed illegal as a matter of law.

COUNT I VIOLATION OF THE EQUAL PROTECTION CLAUSE OF THE UNITED STATES CONSTITUTION

- 19. Dubay incorporates and realleges paragraphs 1 through 18 as though fully restated herein.
- 20. Section 1 of the Fourteenth Amendment to the United States Constitution provides that:
 - **Section 1.** All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.
 - 21. Further, under Article 1, §2 of the Michigan Constitution:

- Sec. 2. No person shall be denied the equal protection of the laws; nor shall any person be denied the enjoyment of his civil or political rights or be discriminated against in the exercise thereof because of religion, race, color or national origin. The legislature shall implement this section by appropriate legislation.
- 22. Under our nation's evolving jurist prudence, the right to privacy as protected under the concept of personal liberty has never been confined solely to females, as this right is supposed to extend to both men and women in deciding whether to bear or beget a child. *Roe v. Wade*, US 113 (1973); *Carey v. Population Services Int'l*, 431 US 678 (1977); *Eisenstadt v. Baird*, 405 US 438 (1972).
- 23. This fundamental right protected by the United States Constitution entails two separate rights that should not, and cannot, be segregated or selectively enforced by parties such as these Defendants. Specifically, it includes the right to procreate as well as the right to avoid procreation by men and women alike. As applied to the instant set of circumstances, the practice and pursuits of each of these Defendants under the guise of state law through Michigan's selectively enforced Paternity Act, which are perpetrated upon similarly situated men throughout this state, are discriminatory in nature and do deny individuals such as, and including, Dubay from the Equal Protection of the law under both federal and state Constitutions and guarantees.
- 24. Enforcement of such practices including, but not limited to, pursuit of the civil claim under Michigan's Paternity Act, does run afoul of these federally protected rights and liberties and is clearly violative of the Equal Protection Clause of the United States Constitution, as well as that of Michigan's Constitution.
- 25. The Defendants' actions being pursued against Dubay violate his federally protected and entrenched rights, and clearly show contrasting and discriminatory behavior and

influence over himself, as a male citizen, versus the treatment and protections afforded to females such as Wells. Such gender based classifications and discriminatory practices as being pursued against Dubay by the Defendants do not serve any viable and/or important governmental objective under any interpretation of the facts, and further are not substantially related to any such objective. These such practices as those being exhibited upon Dubay by the Defendants cannot withstand the applicable scrutiny and legal tests of the Equal Protection Clause of the United States Constitution, and therefore must be immediately stricken.

- 26. Michigan's Paternity Act as enforced, as demonstrated and exhibited by the actions of these Defendants, is an unequivocal violation of equal protection. Such practices and procedures impose special, broad and dissimilar responsibilities and obligations upon men such as Dubay, while affording certain privileges, rights and choices to be unilaterally made and exercised by females such as Wells, all to the societal, financial, emotional, psychological and other detriment of Dubay and other similarly situated men.
- 27. These actions of the Defendants are sweeping in nature, discriminatory, preventing and enjoining men from being afforded certain choices, the right to privacy, and certain other liberties provided to all females such as Wells, again to the detriment of men within this state such your instant Plaintiff.
- 28. These practices and procedures, including the enforcement of Michigan's Paternity Act, singles out one group and classification of individuals, being men such as Dubay, for unequal treatment without sufficient justification and for the very purpose of treating them differently than females and depriving them of federally recognized rights.

- 29. This treatment and punishment imposed by such practices is unconditional and furthers no substantial and compelling governmental interest, which could in any way outweigh the deprivation of rights exerted upon Dubay and other men found in his situation.
- 30. As a direct and proximate result of the Defendants' violations of Dubay's Equal Protection rights, Dubay has been materially and substantially injured in numerous respects, including, but not limited to, the following:
 - Enduring a loss of liberty and loss of dignity;
 - Sustaining a loss of public esteem;
 - Subjecting himself to embarrassment, public reticule, anger, loss of selfesteem, etc.;
 - Incurring substantial expense in being forced to not only pursue and seek the protection of his rights, but also to defend himself from the legal process and actions of these Defendants; and,
 - Other such damages as may become known throughout the course of discovery in this matter.

WHEREFORE, the Plaintiff respectfully requests that this Honorable Court enter judgment and/or an order award him the following relief:

- Α. Declare that the actions and practices taken by these Defendants do indeed violate the Equal Protection Clause of both the United States Constitution and the Michigan Constitution insofar as they discriminate and/or treat men and women differently contrary to governing law;
- В. Declare that enforcement of Michigan's Paternity Act, found at MCL 722.711 et seq, as applied and exhibited by Defendants such as these to be unconstitutional and a deprivation of not only Dubay, but all similarly situated men's Equal Protection rights;
- Enjoin such enforcement of Michigan's Paternity Act against not only Dubay, but C. other similarly situated men;

- D. Pursuant to allowances under 42 U.S.C. §1983, award Dubay whatever monetary damages he may be entitled to commensurate with the proofs in this matter;
- E. Award Dubay reimbursement of costs and attorney fees under 42 U.S.C. §1988;
 and,
 - F. Any other relief deemed agreeable and equity and good conscience.

Respectfully Submitted, Law Offices of Jeffery A. Cojocar, P.C.

By: Jeffery A. Cojocar Attorney for Plaintiff 8113 Wilson Street Shelby Township, MI 48316 (586) 816-0022

e-mail: cojocarlaw@algxmail.com

Bar number P54758

Dated: March 2, 2006

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cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as ocal 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 the civil docket sheet. (SEE INSTRUCTIONS ON THE REVIERSE OF THE FORM.)

A) PLAINTIFFS Matthew Dubay				DEFENDANTS Lauren Wells and Saginaw County Prosecuting Attorney's Office, by and through Michael D. Thomas, Prosecutor			
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II. BASIS OF JURISD	KCTTON (Select One Box	: Only)	111. C	·			
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IV. NATURE OF SUI						OTHER STATUTES	
130 Miller Act 140 Negotiable Instrument 150 Recovery of Overpayment & Enforcementof Judgment 151 Medicare Act 152 Recovery of Defaulted Student Loans (Excl. 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	□ 313 Airplane Product Liability □ 320 Assault, Libel & Slander □ 330 Federal Employers' Liability □ 340 Marine □ 345 Marine Product Liability □ 350 Motor Vehicle □ 355 Motor Vehicle □ Product Liability	PERSONAL INJURY 362 Personal Injury - Med Malpractice 365 Personal Injury - Product Liability 368 Asbestos Persona Injury Product Liability PERSONAL PROPER 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage Product Liability PRISONER PETITION 510 Motions to Vacatt Sentence Habcas Corpus: 530 General 535 Death Penalty 540 Mandamus & Ott 550 Civil Rights 555 Prison Condition		SECULURE/PENALTY 510 Agriculture 520 Other Food & Drug 525 Drug Related Seizure of Property 21 USC 881 530 Liquor Laws 540 R.R. & Truck 550 Airline Regs. 560 Occupational Safety/Health 590 Other LABOR 710 Fair Labor Standards Act 720 Labon/Mgmt. Relations 730 Labor/Mgmt. Reporting & Disclosure Act 740 Railway Labor Act 750 Other Labor Litigation 751 Empl. Ret. Inc. Security Act	BANKRUPTCY □ 422 Appeal 28 USC 158 □ 423 Withdrawal 28 USC 157 ■ PROPERTY RIGHTS □ 820 Copyrights □ 840 Trademark ■ 801 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 1RS—Third Party 26 USC 7609	□ 400 State Reapportionment □ 410 Antitrust □ 430 Banks and Banking □ 450 Commerce □ 460 Deportation □ 470 Racketeer Influenced and □ Corrupt Organizations □ 480 Consumer Credit □ 490 Cable/Sat TV □ 810 Selective Service □ 850 Securities/Commodities/	
of 1 Original D 2 Re	ON Cite the U.S. Civil State 42 USC §1983 and the Brief description of ca Plaintiff's unequal treat UNDER F.R.C.P.	Appellate Court Inte under which you a Equal Protection Clau use: Intent under the Equal IS A CLASS ACTION 23 MOOT	Reore filing se of the Protection I. etary	nstated or anothe (special (Do not cite jurisdiction). United States Constituition Clause as a male in a part of damages +/or verelief.	al statutes unless diversity) m	y if ternanded in complaint:	
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ANT TO LOCAL RULE 83.11

If yes, give	Is this a case that has been previously dismissed? the following information:	☐ Yes ✓ No
Court:		
Case No.: _		
Judge:		
	Other than stated above, are there any pending or previously discontinued or dismissed companion cases in this or any other court, including state court? (Companion cases are matters in which it appears substantially similar evidence will be offered or the same or related parties are present and the cases arise out of the same transaction or occurrence.)	✓ Yes No
If yes, give	the following information:	
Court: _Sagir	aw County Circuit Court	
Case No.: _	2005-57583-DP	
Judge: Patrio	sk McGraw	
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