UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA TAMPA DIVISION

Case No. 8:23-cv-701-SDM-AAS

ASHLEY MOODY, on behalf of the People of the State of Florida,

Plaintiff,

v.

CALEB HUNTER FREESTONE, et al.,

Defendants.

[PROPOSED] ORDER

Before the Court is Plaintiff's unopposed motion for Permanent Injunction, Final Judgment in Part, and to Stay Proceedings in Part, Doc. [x]. The motion is **GRANTED**.

All four Defendants, Caleb Freestone, Amber Marie Smith-Stewart, Annarella Rivera, and Gabriella Victoria Oropesa, are permanently **ENJOINED** from getting within 100 feet of the facilities that Plaintiff alleges were victimized in this case: South Broward Pregnancy Help Center in Hollywood, Florida; the Life Choice Pregnancy Center in Winter Haven, Florida; and any of the five facilities owned by Heartbeat of Miami.

The Court enters FINAL JUDGMENT against Defendant Oropesa for

\$13,000. Defendant Oropesa will pay \$1,000 to each of the three facilities

(South Broward Pregnancy Help Center, Life Choice Pregnancy Center, and

Heartbeat of Miami) for a total of \$3,000. Because Plaintiff sues parens patriae

on behalf of these facilities, see 18 U.S.C. § 248(c)(3)(A), the payment should be

made directly to the facilities. Defendant Oropesa will pay a \$10,000 civil

penalty directly to Plaintiff.

This case is STAYED as to Defendants Freestone, Smith-Stewart, and

Rivera because, pursuant to the parties' settlement agreement, a final

damages award cannot be determined until the court sentences these

Defendants in the related criminal case (No. 8:23-cr-25-VMC-AEP) and

determines whether to order restitution. See Doc. [x] [Plaintiff's unopposed

motion]. Within 7 days of sentencing, each Defendant shall file a notice with

the Court. The parties shall meet and confer and submit a proposed order no

later than 14 days of the last of these three Defendants being sentenced.

ORDERED in Tampa, Florida on ______, 2024.

STEVEN D. MERRYDAY

UNITED STATES DISTRICT JUDGE

2