

## AFFIDAVIT


I, Natalie Wartick, a Plaintiff in this cause of action, do hereby state under oath the following:

1. That I am a long-term resident of the State of Arkansas.
2. That I am a female.
3. That on August 9, 2010, I was legally married to Tommie J. Wartick, a female, in the State of Iowa.
4. That one child, T. B. W., has been born of this marriage and said birth occurred in the State of Arkansas.
5. That only the birth mother was permitted to be named on our child's birth certificate.
6. That we are currently expecting the birth of a second child.
7. That the non-birth mother has no legal rights to our children. The benefits and privileges she enjoys cannot be also enjoyed by her children.
8. That the rights, privileges and social recognition of the institution of marriage are denied to our ourselves and our children.
9. That in the event of the death or incapacity of the birth mother, our children would be without the care, custody and control of either of their parents.
10. That our entire family suffers irreparable financial, stigmatism and social harm due to Arkansas' refusal to recognize our marriage.
11. That I am an adult, of sound mind and competent to enter into a contract.
12. That there are thousands of privileges and benefits being denied me and my family only because of my sexual preference.
13. That this state's denial of my constitutional rights results in constant, on-going irreparable harm to me and my family.

14. That the real possibility of the death or incapacity of either of us would result in, but not be limited to, the other's inability to make medical decisions for or even claim the body of our spouse.
15. That the only appropriate remedy is a preliminary and permanent injunction or restraining order and without same, irreparable harm will continue to accrue to myself and my family.

FURTHER AFFIANT SAYETH NOT

DATED this 14<sup>th</sup> day of August, 2013.

  
\_\_\_\_\_  
NATALIE WARTICK

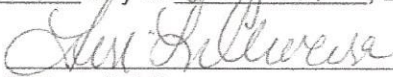
ACKNOWLEDGEMENT

STATE OF ARKANSAS

COUNTY OF Saline

On this day came before me Natalie Wartick, sufficiently proven to me to be the person whose signature is subscribed to the above document for the purposes set forth therein.

WITNESS my hand and seal this 14<sup>th</sup> day of August, 2013.

  
\_\_\_\_\_  
Notary Public

My Commission Expires: December 3, 2019



## AFFIDAVIT

I, Tommie J. Wartick, a Plaintiff in this cause of action, do hereby state under oath

the following:

1. That I am a long-term resident of the State of Arkansas.
2. That I am a female.
3. That on August 9, 2010, I was legally married to Natalie. Wartick, a female, in the State of Iowa.
4. That one child, T. B. W., has been born of this marriage and said birth occurred in the State of Arkansas.
5. That only the birth mother was permitted to be named on our child's birth certificate.
6. That we are currently expecting the birth of a second child.
7. That the non-birth mother has no legal rights to our children. The benefits and privileges she enjoys cannot be also enjoyed by her children.
8. That the rights, privileges and social recognition of the institution of marriage are denied to our ourselves and our children.
9. That in the event of the death or incapacity of the birth mother, our children would be without the care, custody and control of either of their parents.
10. That our entire family suffers irreparable financial, stigmatism and social harm due to Arkansas' refusal to recognize our marriage.
11. That I am an adult, of sound mind and competent to enter into a contract.
12. That there are thousands of privileges and benefits being denied me and my family only because of my sexual preference.
13. That this state's denial of my constitutional rights results in constant, on-going irreparable harm to me and my family.

14. That the real possibility of the death or incapacity of either of us would result in, but not be limited to, the other's inability to make medical decisions for or even claim the body of our spouse.
15. That the only appropriate remedy is a preliminary and permanent injunction or restraining order and without same, irreparable harm will continue to accrue to myself and my family.

FURTHER AFFIANT SAYETH NOT

DATED this 14<sup>th</sup> day of August, 2013.

Tommie Wartick  
TOMMIE J. WARTICK

ACKNOWLEDGEMENT

STATE OF ARKANSAS

COUNTY OF Pulaski

On this day came before me Tommie J. Wartick, sufficiently proven to me to be the person whose signature is subscribed to the above document for the purposes set forth therein.

WITNESS my hand and seal this 14<sup>th</sup> day of August, 2013.

Erica P. Nichols  
Notary Public

My Commission Expires: 08-24-2016

OFFICIAL SEAL - NO. 12350077  
ERICA P. NICHOLS  
NOTARY PUBLIC-ARKANSAS  
PULASKI COUNTY  
MY COMMISSION EXPIRES 08-24-16



## **AFFIDAVIT**

I, M. Kendall Wright, a Plaintiff in this cause of action, do hereby state under oath the following:


1. That I am a long-term resident of the State of Arkansas.
2. That I am a female.
3. That on March 8, 2013, I was legally married to Julia E. Wright, a female, in the State of Iowa.
4. That two children G.D. W. and P. L. W. , were been born of this union and said births occurred in the State of Arkansas. We are also raising two other children.
5. That the non-birth mother has no legal rights to our children. The benefits and privileges she enjoys cannot be also enjoyed by our children.
6. That the rights, privileges and social recognition of the institution of marriage are denied to ourselves and our children.
7. That in the event of the death or incapacity of the birth mother, our children born of this union, would be without the care, custody and control of either of their parents. That due to all Arkansas laws being gender biased and specifically exclusionary to same-sex couples, there is no available "maternity" action to remedy this situation.
8. That our entire family suffers irreparable financial, stigmatism and social harm due to Arkansas' refusal to recognize our marriage.
9. That I am an adult, of sound mind and competent to enter into a contract.
10. That there are thousands of privileges and benefits being denied me and my family only because of my sexual preference.
11. That this state's denial of my constitutional rights results in constant, on-going irreparable harm to me and my family.

12. That the real possibility of the death or incapacity of either of us would result in, but not be limited to, the other's inability to make medical decisions for or even claim the body of our spouse.

13. That the only appropriate remedy is a preliminary and permanent injunction or restraining order and without same, irreparable harm will continue to accrue to myself and my family.

FURTHER AFFIANT SAYETH NOT

DATED this 14 day of Aug., 2013.



M. KENDALL WRIGHT


ACKNOWLEDGEMENT

STATE OF ARKANSAS

COUNTY OF White

On this day came before me M. Kendall, sufficiently proven to me to be the person whose signature is subscribed to the above document for the purposes set forth therein.

WITNESS my hand and seal this 14 day of Aug., 2013.

  
Notary Public

My Commission Expires: June 9, 2020

## **AFFIDAVIT**


I, Julia E. Wright, a Plaintiff in this cause of action, do hereby state under oath the following:

1. That I am a long-term resident of the State of Arkansas.
2. That I am a female.
3. That on March 8, 2013, I was legally married to M. Kendall Wright, a female, in the State of Iowa.
4. That two children, G.D. W. and P. L. W. , were been born of this union and said births occurred in the State of Arkansas. We are also raising two other children.
5. That the non-birth mother has no legal rights to our children. The benefits and privileges she enjoys cannot be also enjoyed by our children.
6. That the rights, privileges and social recognition of the institution of marriage are denied to ourselves and our children.
7. That in the event of the death or incapacity of the birth mother, our children born of this union, would be without the care, custody and control of either of their parents. That due to all Arkansas laws being gender biased and specifically exclusionary to same-sex couples, there is no available "maternity" action to remedy this situation.
8. That our entire family suffers irreparable financial, stigmatism and social harm due to Arkansas' refusal to recognize our marriage.
9. That I am an adult, of sound mind and competent to enter into a contract.
10. That there are thousands of privileges and benefits being denied me and my family only because of my sexual preference.
11. That this state's denial of my constitutional rights results in constant, on-going irreparable harm to me and my family.

12. That the real possibility of the death or incapacity of either of us would result in, but not be limited to, the other's inability to make medical decisions for or even claim the body of our spouse.
13. That the only appropriate remedy is a preliminary and permanent injunction or restraining order and without same, irreparable harm will continue to accrue to myself and my family.

FURTHER AFFIANT SAYETH NOT

DATED this 14 day of Aug., 2013.

  
\_\_\_\_\_  
JULIA E. WRIGHT

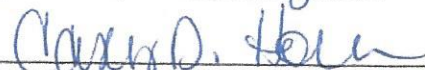
ACKNOWLEDGEMENT

STATE OF ARKANSAS

COUNTY OF White

On this day came before me Julia E. Wright, sufficiently proven to me to be the person whose signature is subscribed to the above document for the purposes set forth therein.

WITNESS my hand and seal this 14 day of Aug., 2013.

  
\_\_\_\_\_  
Notary Public

My Commission Expires: June 9, 2020



## **AFFIDAVIT**

I, Jennifer D. Moore, a Plaintiff in this cause of action, do hereby state under oath the following:

1. That I am a long-term resident of the State of Arkansas.
2. That I am a female.
3. That in May, 2011, I was legally married to Mandy A. Lyles, a female, in the State of Iowa.
4. That our family includes two children that we have been raising.
5. The benefits and privileges of both Mandy and myself that we have enjoyed individually have not been enjoyed by our children or each other.
6. That the rights, privileges and social recognition of the institution of marriage are denied to ourselves and our children.
7. That our entire family has suffered irreparable financial, stigmatism and social harm due to Arkansas' refusal to recognize our marriage.
8. That I am an adult, of sound mind and competent to enter into a contract.
9. That there have been thousands of privileges and benefits denied me and my family only because of my sexual preference.
10. That this state's denial of my constitutional rights has resulted in constant, on-going irreparable harm to me.
11. That the real possibility of the divorce or death of either of us would result in, but not be limited to, the inability to make take possession and divide debts and property accumulated during our marriage.
12. That the only appropriate remedy is a preliminary and permanent injunction or restraining order and without same, irreparable harm will continue to accrue to myself and my family.

FURTHER AFFIANT SAYETH NOT

DATED this 13<sup>th</sup> day of August, 2013.



JENNIFER D. MOORE

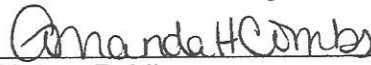
ACKNOWLEDGEMENT

STATE OF NORTH CAROLINA

COUNTY OF Buncombe

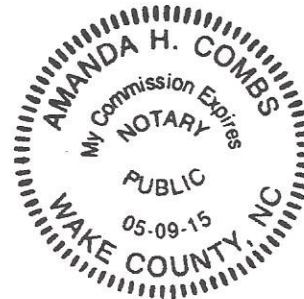
On this day came before me Jennifer D. Moore, sufficiently proven to me to be the person whose signature is subscribed to the above document for the purposes set forth therein.

WITNESS my hand and seal this 13<sup>th</sup> day of August, 2013.



Notary Public

My Commission Expires: May 9<sup>th</sup>, 2015



## AFFIDAVIT

I, Kimberly M. Robinson, a Plaintiff in this cause of action, do hereby state under oath the following:

1. That I am a long-term resident of the State of Arkansas.
2. That I am a female.
3. That on December 14, 2012, I was legally married to Felicity L. Robinson, a female, in the State of Iowa.
4. That our family includes three children that we are raising.
5. The benefits and privileges of both Felicity and myself that we enjoy individually cannot be also enjoyed by our children or each other.
6. That the rights, privileges and social recognition of the institution of marriage are denied to ourselves and our children.
7. That our entire family suffers irreparable financial, stigmatism and social harm due to Arkansas' refusal to recognize our marriage.
8. That I am an adult, of sound mind and competent to enter into a contract.
9. That there are thousands of privileges and benefits being denied me and my family only because of my sexual preference.
10. That this state's denial of my constitutional rights results in constant, on-going irreparable harm to me and my family.
11. That the real possibility of the death or incapacity of either of us would result in, but not be limited to, the other's inability to make medical decisions for or even claim the body of our spouse.
12. That the only appropriate remedy is a preliminary and permanent injunction or restraining order and without same, irreparable harm will continue to accrue to myself and my family.

FURTHER AFFIANT SAYETH NOT

DATED this 14 day of August, 2013.

Kimberly M. Robinson  
KIMBERLY M. ROBINSON

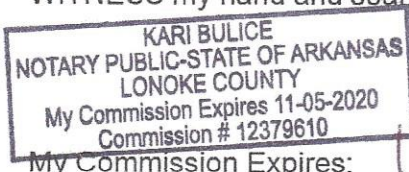
ACKNOWLEDGEMENT

STATE OF ARKANSAS

COUNTY OF Lonoke

On this day came before me Kimberly M. Robinson, sufficiently proven to me to be the person whose signature is subscribed to the above document for the purposes set forth therein.

WITNESS my hand and seal this 14th day of August, 2013.



Kari Bulice  
Notary Public

My Commission Expires: 11-5-2020



## AFFIDAVIT

I, Felicity L. Robinson, a Plaintiff in this cause of action, do hereby state under oath the following:

1. That I am a long-term resident of the State of Arkansas.
2. That I am a female.
3. That on December 14, 2012, I was legally married to Kimberly M. Robinson, a female, in the State of Iowa.
4. That our family includes three children that we are raising.
5. The benefits and privileges of both Kimberly and myself that we enjoy individually cannot be also enjoyed by our children or each other.
6. That the rights, privileges and social recognition of the institution of marriage are denied to ourselves and our children.
7. That our entire family suffers irreparable financial, stigmatism and social harm due to Arkansas' refusal to recognize our marriage.
8. That I am an adult, of sound mind and competent to enter into a contract.
9. That there are thousands of privileges and benefits being denied me and my family only because of my sexual preference.
10. That this state's denial of my constitutional rights results in constant, on-going irreparable harm to me and my family.
11. That the real possibility of the death or incapacity of either of us would result in, but not be limited to, the other's inability to make medical decisions for or even claim the body of our spouse.
12. That the only appropriate remedy is a preliminary and permanent injunction or restraining order and without same, irreparable harm will continue to accrue to myself and my family.

FURTHER AFFIANT SAYETH NOT

DATED this 14<sup>th</sup> day of August, 2013.

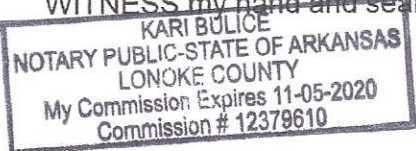
Felicity L. Robinson  
FELICITY L. ROBINSON

ACKNOWLEDGEMENT

STATE OF ARKANSAS

COUNTY OF Lonoke

On this day came before me Felicity L. Robinson, sufficiently proven to me to be the person whose signature is subscribed to the above document for the purposes set forth therein.

WITNESS my hand and seal this 14<sup>th</sup> day of August, 2013.  
  
Kari Bulice  
Notary Public

My Commission Expires: 11-5-2020



## **AFFIDAVIT**

I, Andra Alsbury, a Plaintiff in this cause of action, do hereby state under oath the following:

1. That I am a long-term resident of the State of Arkansas.
2. That I am a female.
3. That on October 15, 2012, I was legally married to Amber Gardner-Alsbury, a female, in the State of Massachusetts.
4. That the rights, privileges and social recognition of the institution of marriage are denied to ourselves by the State of Arkansas.
5. That in the event of the death or incapacity either of us, we would be unable to make medical decisions and/or claim the body of our spouse. Neither of us would be given priority in the event of a need for guardianship of the other's person or estate. Sharing in retirement plans, medical insurance, taxation privileges are denied us. There are many other rights and privileges we are denied solely because we are a same-sex couple.
6. That our family suffers irreparable financial, stigmatism and social harm due to Arkansas' refusal to recognize our marriage.
7. That I am an adult, of sound mind and competent to enter into a contract.
8. That there are thousands of privileges and benefits being denied me and my family only because of my sexual preference.
9. That this state's denial of my constitutional rights results in constant, on-going irreparable harm to me and my family.
10. That the only appropriate remedy is a preliminary and permanent injunction or restraining order and without same, irreparable harm will continue to accrue to myself and my family.

FURTHER AFFIANT SAYETH NOT

DATED this 14 day of August, 2013.



Andra Alsbury  
ANDRA ALSBURY

ACKNOWLEDGEMENT

STATE OF ARKANSAS

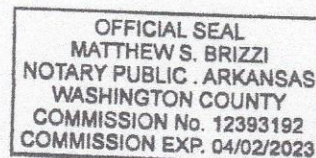
COUNTY OF Washington

On this day came before me Andra Alsbury, sufficiently proven to me to be the person whose signature is subscribed to the above document for the purposes set forth therein.

WITNESS my hand and seal this 14th day of August, 2013.

Matthew S. Brizzi  
Notary Public

My Commission Expires: 4-2-2023





## **AFFIDAVIT**

I, Amber Gardner-Alsbury, a Plaintiff in this cause of action, do hereby state under oath the following:

1. That I am a long-term resident of the State of Arkansas.
2. That I am a female.
3. That on October 15, 2012, I was legally married to Andra Alsbury, a female, in the State of Massachusetts.
4. That the rights, privileges and social recognition of the institution of marriage are denied to ourselves by the State of Arkansas.
5. That in the event of the death or incapacity either of us, we would be unable to make medical decisions and/or claim the body of our spouse. Neither of us would be given priority in the event of a need for guardianship of the other's person or estate. Sharing in retirement plans, medical insurance, taxation privileges are denied us. There are many other rights and privileges we are denied solely because we are a same-sex couple.
6. That our family suffers irreparable financial, stigmatism and social harm due to Arkansas' refusal to recognize our marriage.
7. That I am an adult, of sound mind and competent to enter into a contract.
8. That there are thousands of privileges and benefits being denied me and my family only because of my sexual preference.
9. That this state's denial of my constitutional rights results in constant, on-going irreparable harm to me and my family.
10. That the only appropriate remedy is a preliminary and permanent injunction or restraining order and without same, irreparable harm will continue to accrue to myself and my family.

FURTHER AFFIANT SAYETH NOT

DATED this 14 day of August, 2013.



Amber D. Gardner-Alsbury  
AMBER GARDNER-ALSBURY

ACKNOWLEDGEMENT

STATE OF ARKANSAS

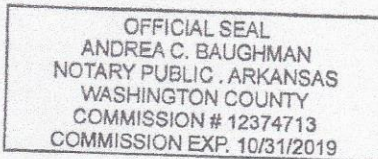
COUNTY OF Washington

On this day came before me Amber Gardner-Alsbury, sufficiently proven to me to be the person whose signature is subscribed to the above document for the purposes set forth therein.

WITNESS my hand and seal this 14 day of August, 2013.

Andrea C. Baughman  
Notary Public

My Commission Expires: 10/31/2019



## AFFIDAVIT

I, John Schenck, a Plaintiff in this cause of action, do hereby state under oath the following:

1. That I am a long-term resident of the State of Arkansas.
2. That I am a male.
3. That in 2004, I was legally married to Robert Loyd, a male, in Toronto, Ontario, Canada.
4. That the rights, privileges and social recognition of the institution of marriage are denied to us by the State of Arkansas.
5. That in the event of the death or incapacity either of us, we would be unable to make medical decisions and/or claim the body of our spouse. Neither of us would be given priority in the event of a need for guardianship of the other's person or estate. Sharing in retirement plans, medical insurance, taxation privileges are denied us. There are many other rights and privileges we are denied solely because we are a same-sex couple.
6. That our family suffers irreparable financial, stigmatism and social harm due to Arkansas' refusal to recognize our marriage.
7. That I am an adult, of sound mind and competent to enter into a contract.
8. That there are thousands of privileges and benefits being denied me and my family only because of my sexual preference.
9. That this state's denial of my constitutional rights results in constant, on-going irreparable harm to me and my family.
10. That the only appropriate remedy is a preliminary and permanent injunction or restraining order and without same, irreparable harm will continue to accrue to myself and my family.

FURTHER AFFIANT SAYETH NOT

DATED this 14 day of August, 2013.



  
JOHN SCHENCK

ACKNOWLEDGEMENT

STATE OF ARKANSAS

COUNTY OF Faulkner

On this day came before me John Schneck, sufficiently proven to me to be the person whose signature is subscribed to the above document for the purposes set forth therein.

WITNESS my hand and seal this 14 day of August, 2013.

  
Notary Public

My Commission Expires: 2/6/17

JEANNIE HILL  
Notary Public - Arkansas  
Perry County  
Commission #12358785  
My Commission Exp. 02-06-2017



## AFFIDAVIT

I, Robert Loyd, a Plaintiff in this cause of action, do hereby state under oath the following:

1. That I am a long-term resident of the State of Arkansas.
2. That I am a male.
3. That in 2004, I was legally married to John Schneck, a male, in Toronto, Ontario, Canada.
4. That the rights, privileges and social recognition of the institution of marriage are denied to us by the State of Arkansas.
5. That in the event of the death or incapacity either of us, we would be unable to make medical decisions and/or claim the body of our spouse. Neither of us would be given priority in the event of a need for guardianship of the other's person or estate. Sharing in retirement plans, medical insurance, taxation privileges are denied us. There are many other rights and privileges we are denied solely because we are a same-sex couple.
6. That our family suffers irreparable financial, stigmatism and social harm due to Arkansas' refusal to recognize our marriage.
7. That I am an adult, of sound mind and competent to enter into a contract.
8. That there are thousands of privileges and benefits being denied me and my family only because of my sexual preference.
9. That this state's denial of my constitutional rights results in constant, on-going irreparable harm to me and my family.
10. That the only appropriate remedy is a preliminary and permanent injunction or restraining order and without same, irreparable harm will continue to accrue to myself and my family.

FURTHER AFFIANT SAYETH NOT

DATED this 14 day of August, 2013.

Robert Loyd  
ROBERT LOYD

ACKNOWLEDGEMENT

STATE OF ARKANSAS

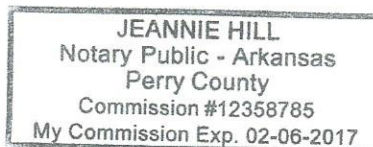
COUNTY OF Faulkner

On this day came before me Robert Loyd, sufficiently proven to me to be the person whose signature is subscribed to the above document for the purposes set forth therein.

WITNESS my hand and seal this 14 day of August, 2013.

Jeannie Hill  
Notary Public

My Commission Expires: 02/06/17



## AFFIDAVIT

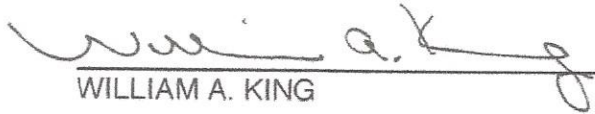
I, William A. King, a Plaintiff in this cause of action, do hereby state under oath the following:

1. That I am a long-term resident of the State of Arkansas.
2. That I am a male.
3. That on December 27, 2004, I was legally married to John McClay Rankine, a Canadian citizen and a male, in Toronto, Ontario, Canada.
4. That the rights, privileges and social recognition of the institution of marriage are denied to us by the State of Arkansas.
5. That in the event of the death or incapacity either of us, we would be unable to make medical decisions and/or claim the body of our spouse. Neither of us would be given priority in the event of a need for guardianship of the other's person or estate. Sharing in retirement plans, medical insurance, taxation privileges are denied us. There are many other rights and privileges we are denied solely because we are a same-sex couple.
6. That our family suffers irreparable financial, stigmatism and social harm due to Arkansas' refusal to recognize our marriage.
7. That I am an adult, of sound mind and competent to enter into a contract.
8. That there are thousands of privileges and benefits being denied me and my family only because of my sexual preference.
9. That this state's denial of my constitutional rights results in constant, on-going irreparable harm to me and my family.
10. That the only appropriate remedy is a preliminary and permanent injunction or restraining order and without same, irreparable harm will continue to accrue to myself and my family.

FURTHER AFFIANT SAYETH NOT

DATED this 14<sup>th</sup> day of August, 2013.



  
WILLIAM A. KING

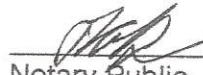
ACKNOWLEDGEMENT

STATE OF ARKANSAS

COUNTY OF Carroll

On this day came before me William A. King, sufficiently proven to me to be the person whose signature is subscribed to the above document for the purposes set forth therein.

WITNESS my hand and seal this 14 day of August, 2013.

  
\_\_\_\_\_  
Notary Public

My Commission Expires: 11/25/16

F. OWEN KENDRICK Notary Public  
Carroll County - State Of Arkansas  
My Commission Expires Nov. 29, 2016  
Comm.#12357776

## **AFFIDAVIT**

I, John McClay Rankine, a Plaintiff in this cause of action, do hereby state under oath the following:

1. That I am a Canadian citizen and a long-term resident of the State of Arkansas.
2. That I am a male.
3. That on December 27, 2004, I was legally married to William A. King, an American citizen and a male, in Toronto, Ontario, Canada.
4. That the rights, privileges and social recognition of the institution of marriage are denied to us by the State of Arkansas.
5. That in the event of the death or incapacity either of us, we would be unable to make medical decisions and/or claim the body of our spouse. Neither of us would be given priority in the event of a need for guardianship of the other's person or estate. Sharing in retirement plans, medical insurance, taxation privileges are denied us. There are many other rights and privileges we are denied solely because we are a same-sex couple.
6. That our family suffers irreparable financial, stigmatism and social harm due to Arkansas' refusal to recognize our marriage.
7. That I am an adult, of sound mind and competent to enter into a contract.
8. That there are thousands of privileges and benefits being denied me and my family only because of my sexual preference.
9. That this state's denial of my constitutional rights results in constant, on-going irreparable harm to me and my family.
10. That the only appropriate remedy is a preliminary and permanent injunction or restraining order and without same, irreparable harm will continue to accrue to myself and my family.

FURTHER AFFIANT SAYETH NOT

DATED this 14 day of August, 2013.

  
JOHN McCLAY RANKINE


ACKNOWLEDGEMENT

STATE OF ARKANSAS

COUNTY OF Carroll

On this day came before me John McClay Rankine, sufficiently proven to me to be the person whose signature is subscribed to the above document for the purposes set forth therein.

WITNESS my hand and seal this 14 day of August, 2013.

  
\_\_\_\_\_  
Notary Public

My Commission Expires: 11/29/16

F. OWEN KENDRICK Notary Public  
Carroll County - State Of Arkansas  
My Commission Expires Nov. 29, 2016  
Comm.#12357776