

**UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF WISCONSIN**

RUTHELLE FRANK, CARL ELLIS, JUSTIN LUFT, DARTRIC DAVIS, BARBARA ODEN, SANDRA JASHINSKI, PAMELA DUKES, ANTHONY SHARP, ANTHONY JUDD, ANNA SHEA, MATTHEW DEARING, MAX KLIGMAN, SAMANTHA MESZAROS, STEVE KVASNICKA, SARAH LAHTI, DOMONIQUE WHITEHURST by his mother and next friend SABRENA PUTNAM, and EDWARD HOGAN

Plaintiffs,

v.

SCOTT WALKER, in his official capacity as Governor of the State of Wisconsin;

JUDGE THOMAS BARLAND, JUDGE GERALD C. NICHOL, JUDGE MICHAEL BRENNAN, JUDGE THOMAS CANE, JUDGE DAVID G. DEININGER, JUDGE TIMOTHY VOCKE, in their official capacities as Members of the Wisconsin Government Accountability Board, KEVIN J. KENNEDY, in his official capacity as Director and General Counsel of the Wisconsin Government Accountability Board, and NATHANIEL E. ROBINSON, in his official capacity as Administrator of the Elections Division of the Wisconsin Government Accountability Board;

MARK GOTTLIEB, in his official capacity as Secretary of the Wisconsin Department of

Civil Action File No.

2:11-cv-01128

MOTION FOR WAIVER OF
ATTORNEY ADMISSION
FEES

Transportation; LYNNE JUDD, in her official capacity, as Administrator of the Division of Motor Vehicles; KRISTINA BOARDMAN, in her official capacity as Director of the Bureau of Field Services at the Division of Motor Vehicles; DONALD D. REINCKE his official capacity as Region Manager of the DMV Bureau of Field Services office for the Southwest Region; TRACY JO HOWARD, in her official capacity as Region Operational Manager of the DMV Bureau of Field Services office for the Southwest Region; SANDRA M. BRISCO in her official capacity as Region Manager of the DMV Bureau of Field Services office for the Southwest Region; BARNEY L. HALL, in his official capacity as Region Operational Manager of the DMV Bureau of Field Services office for the Southeast Region; DONALD J. GENIN, in his official capacity as Region Manager of the DMV Bureau of Field Services office for the Northeast Region; JILL LOUIS GEOFFROY, in her official capacity as Region Manager of the DMV Bureau of Field Services office for the North Central Region; PATRICIA A. NELSON, in her official capacity as Region Manager of the DMV Bureau of Field Services office for the Northwest Region;

Defendants.

MOTION FOR WAIVER OF ATTORNEY ADMISSION FEES

Pursuant to General Local Rules 83(c)(1) and 83(c)(2)(C) of the United States District Court for the Eastern District of Wisconsin, Jeremy N. Rosen of the National Law Center on Homelessness & Poverty applies for admission to practice before this Court and requests a waiver of the admission fees for good cause.

The National Law Center on Homelessness & Poverty (“the Law Center”) is the legal arm of the national movement to end homelessness. It engages in federal and state court litigation on a *pro bono* basis to protect homeless person’s civil rights, including their fundamental right to vote. Because the Law Center is a small not-for-profit with limited financial resources and does not charge costs or attorneys fees to its homeless and indigent clients, there is good cause to allow Mr. Rosen to be admitted to practice before this Court without payment of the prescribed fees pursuant to General Local Rule 83(c)(2)(C).

Applicant meets the eligibility requirements of General Local Rule 83(c)(1). Mr. Rosen is a member in good standing of the Florida Bar (Florida Bar No. 0145718; admitted September 22, 1998) and has been admitted to practice before the Supreme Court of the State of Florida (admitted September 22, 1998), the highest court of the state of Florida.

A declaration of the Law Center’s Legal Director, Jeremy N. Rosen is attached hereto. Applicant was instructed to mail his completed application for admission and supporting documentation to the Clerk of Court as opposed to attaching it hereto.

Applicant and the undersigned counsel of record for the plaintiffs, Heather Maria Johnson, respectfully request that the Court grant their motion for waiver of attorney admission fees and admit applicants to practice before this Court.

Pursuant to Civ. L.R. 7(a)(2), the undersigned hereby certifies that no memorandum will be filed.

Respectfully submitted this 29th day of July, 2013,

/s Heather Maria Johnson
Heather Maria Johnson
Jeremy N. Rosen*
National Law Center on Homelessness & Poverty
2000 M Street – Suite 210
Washington, DC 20036
Phone: (202) 638-2535
Fax: (202) 628-2737
hjohnson@nlchp.org
jrosen@nlchp.org

Karyn Rotker
Bar No.: 1007719
American Civil Liberties Union of Wisconsin
207 E. Buffalo Street, Suite 325
Milwaukee, WI 53202-5774
Phone: (414) 272-4032
Fax: (414) 272-0182
krotker@aclu-wi.org

**Attorney Admission Application and Motion for Fee Waiver Pending*