IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MINNESOTA

DOBOSZENSKI & SONS, INC., et al.) Civil No. 13-3148 (JNE/FLN)
Plaintiffs,))
v.))
SYLVIA M. BURWELL, et al.,)
Defendants.))

ORDER FOR INJUNCTION AND JUDGMENT

In light of the Supreme Court's decision in *Burwell v. Hobby Lobby Stores, Inc.*, 134 S. Ct. 2751 (2014), and upon the joint stipulation of the parties, it is hereby ORDERED that the stay imposed on November 27, 2013, is lifted and defendants, their employees, agents, and successors in office are enjoined

- (a) from enforcing
 - (1) the "June 30, 2014 Contraceptive Coverage Requirement," defined here to include those provisions of federal law in existence on June 30, 2014, when the Supreme Court decided *Hobby Lobby*, that require plaintiff

 Doboszenski & Sons, Inc. to provide its employees with health coverage for contraceptive methods, sterilization procedures, and related patient education and counseling to which plaintiffs object on religious grounds, *e.g.*, 26 C.F.R. § 54.9815-2713(a)(1)(iv); 29 C.F.R. § 2590.715-2713(a)(1)(iv); 45 C.F.R. § 147.130(a)(1)(iv); and

(2) any penalties, fines, or assessments for noncompliance with the June 30,

2014 Contraceptive Coverage Requirement, including those found in 26

U.S.C. § 4980D, and 29 U.S.C. §§ 1132 and 1185d; and

(b) from taking any other actions based on noncompliance with the June 30, 2014

Contraceptive Coverage Requirement against plaintiff Doboszenski & Sons,

Inc., its employee health plan(s), the group health coverage provided in

connection with such plan(s), and/or Doboszenski & Sons, Inc.'s health

insurance issuers and/or third-party administrators with respect to Doboszenski

& Sons, Inc.'s health plan(s); and it is further

ORDERED that judgment is entered in favor of plaintiffs and against defendants

on plaintiffs' claim under the Religious Freedom Restoration Act, 42 U.S.C. §§ 2000bb

et seq.; and it is further

ORDERED that any petition or motion by plaintiffs for attorneys' fees or costs

shall be submitted on or before 45 days (or the next business day if that day falls on a

weekend or court holiday) from the date this judgment is issued; and it is further

ORDERED that this injunction and Judgment does not apply with respect to any

changes in statute or regulation that are enacted or promulgated after this date, and

nothing herein prevents plaintiffs from filing a new civil action to challenge any such

future changes.

LET JUDGMENT BE ENTERED ACCORDINGLY.

Date: November 18, 2014

s/Joan N. Ericksen_

JOAN N. ERICKSEN

United States District Judge

2