

UNITED STATES DISTRICT COURT

SOUTHERN DIVISION FOR THE EASTERN DISTRICT OF MICHIGAN

SOUTHERN DIVISION

In re Flint Water Cases.

No. 5:16-cv-10444-JEL-MKM
(consolidated)
Hon. Judith E. Levy
Mag. Mona K. Majzoub

Elnora Carthan, et. al.,

Plaintiffs

No. 5:16-cv-10444-JEL-MKM
(consolidated)
Hon. Judith E. Levy
Mag. Mona K. Majzoub

vs.

Governor Rick Snyder, et. al.

Defendants

**DEFENDANT MICHAEL GLASGOW’S ANSWER AND AFFIRMATIVE
DEFENSES TO PLAINTIFFS’ FIFTH CONSOLIDATED AMENDED
CLASS COMPLAINT FOR INJUNCTIVE AND DECLARATORY RELIEF,
MONEY DAMAGES AND JURY DEMAND**

NOW COMES the Defendant, MICHAEL GLASGOW (“Defendant Glasgow”), by and through his attorneys, CHRISTOPHER J. MARKER and GREGORY W. MAIR, for his Answer to Plaintiffs’ Fifth Consolidated Amended Class Complaint for Injunctive and Declaratory Relief, Money Damages, and Jury Demand (“Complaint”), answering solely for himself and solely as to allegations directed against him, (1) incorporates by reference his Answer and Affirmative

Defenses to the Fourth Consolidated Amended Complaint (DN 1183) and (2) submits the following additional answers, solely as to those allegations added in the Fifth Consolidated Amended Complaint pursuant to the Court's August 28, 2020 Order Regarding Matters Discussed at the August 26, 2020 Status Conference (DN 1247). In recognition of the conditions and limitations set forth above, Defendant Glasgow states in Answer to Plaintiffs' Fifth Consolidated Amended Class Complaint for Injunctive and Declaratory Relief, Money Damages, and Jury Demand (DN 1175-3) ("Complaint") as follows:

26. That Defendant Glasgow neither admits nor denies the allegations contained in the Instant Paragraph of Plaintiffs' Complaint for lack of sufficient information upon which to form a belief, leaving Plaintiffs to their strict proofs.

27. That Defendant Glasgow neither admits nor denies the allegations contained in the Instant Paragraph of Plaintiffs' Complaint for lack of sufficient information upon which to form a belief, leaving Plaintiffs to their strict proofs.

29. That Defendant Glasgow neither admits nor denies the allegations contained in the Instant Paragraph of Plaintiffs' Complaint for lack of sufficient information upon which to form a belief, leaving Plaintiffs to their strict proofs.

31. That Defendant Glasgow neither admits nor denies the allegations contained in the Instant Paragraph of Plaintiffs' Complaint for lack of sufficient information upon which to form a belief, leaving Plaintiffs to their strict proofs.

Respectfully submitted,

Date: September 8, 2020

s/CHRISTOPHER J. MARKER (P81564)
CHRISTOPHER J. MARKER (P81564)
GREGORY W. MAIR (P67465)
Attorneys for Defendant Michael Glasgow
300 St. Andrews Road, Suite 302
Saginaw, Michigan 48638
cmarker@owdpc.com
gregmair@owdpc.com
mclark@owdpc.com
dana@owdpc.com

CERTIFICATE OF SERVICE

I hereby certify that on September 8, 2020, I electronically filed the above document with the Clerk of the Court using the Court's ECF system, which will send notification of such filing to all counsel of record.

Respectfully submitted,

Date: September 8, 2020

s/CHRISTOPHER J. MARKER (P81564)
CHRISTOPHER J. MARKER (P81564)
GREGORY W. MAIR (P67465)
Attorneys for Defendant Michael Glasgow
300 St. Andrews Road, Suite 302
Saginaw, Michigan 48638
cmarker@owdpc.com
gregmair@owdpc.com
mclark@owdpc.com
dana@owdpc.com