

THE HONORABLE THOMAS S. ZILLY

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UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
AT SEATTLE

CITIZENS OF EBEBY'S RESERVE FOR A  
HEALTHY, SAFE & PEACEFUL  
ENVIRONMENT,

Plaintiffs,

v.

U.S. DEPARTMENT OF THE NAVY;  
ADMIRAL BILL GORTNEY, in his official  
capacity as the Commander, Fleet Forces  
Command; and COMMANDER MIKE  
NORTIER, in his official capacity as  
Commander Naval Air Station Whidbey  
Island,

Federal Defendants.

NO. 2:13-cv-01232-TSZ

DECLARATION OF ANN C.  
DANNHAUER, M.D.

I, Ann C. Dannhauer, M.D., declare as follows:

1. I am over the age of 18 and competent to testify in this matter. The information in this declaration is based on my personal belief.

2. I am a medical doctor with a family practice located at 107 S. Main St., Suite D 101, PO Box 1440 Coupeville, WA 98239. My CV is attached. I have been in private practice in Coupeville, WA since 19\_\_.

1           3.       Jann Shurr is my patient and has been since October 2, 2012. Presently, to  
2 my knowledge, she suffers from Barretts Esophogas, a pre-cancerous gastrointestinal  
3 problem associated with heart burn inflaming the lower esophogas, diagnosed in the  
4 summer of 2012 by her previous family doctor, anxiety/depression being treated by her  
5 psychiatrist, Dr. Salmon in Everett, WA, sleeping disorders, trouble falling asleep and  
6 staying asleep, especially troublesome when the Growler Jets are flying very late into the  
7 night, and Diabetes/hyperglycemia. She was tested by Boeing Care Plan on June 13, 2013  
8 and found to have "elevated cortisol levels", which would be consistent with exposure to  
9 toxic noise from the Growler Jets flying at extremely low levels over her residence on a  
10 regular basis.  
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12           4.       I hereby state with reasonable medical certainty that in the past three years,  
13 subsequent to the introduction of the EA 18G Growler aircraft at OLF Coupeville, WA,  
14 Jann's health has steadily and seriously declined. The Growlers over the Shurr Residence at  
15 a couple hundred feet high are creating an extreme amount of stress for Jann, which stress is  
16 adversely exacerbating her Barretts Esophogas, her Diabetes, and also her  
17 anxiety/depression and sleep disturbance.  
18

19           I declare under penalty of perjury under the laws of the State of Washington that  
20 the foregoing is true and correct.  
21

22           Dated this 26 day of March, 2015, in Coupeville, Washington.

23  
24           By: 

25           Ann C. Dannhauer, M.D.  
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