

RETURN DATE: NOVEMBER 15, 2016

: SUPERIOR COURT

JOHN DOE

: J.D. OF FAIRFIELD

VS.

: AT BRIDGEPORT

VILLA MARIA EDUCATION CENTER, INC.  
a/k/a and f/k/a VILLA MARIA SCHOOL;  
BERNARDINE SISTERS OF THE THIRD  
ORDER OF ST. FRANCIS, OF STAMFORD,  
CONNECTICUT, INC.; THE BERNARDINE  
SISTERS OF THE THIRD ORDER OF ST.  
FRANCIS a/k/a BERNARDINE

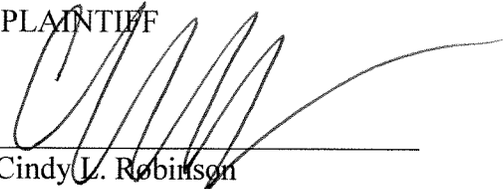
FRANCISCAN SISTERS; CAROL ANN NAWRACJ : OCTOBER 4, 2016

**TEMPORARY EX PARTE APPLICATION FOR THE USE OF A PSEUDONYM**

The plaintiff, John Doe pursuant to Practice Book §11-20A(h)(2), moves the court for a temporary ex parte order to proceed with a pseudonym in this action. The plaintiff was a victim of a sexual abuse by his elementary school teacher, Sister Domitian, who, at the time, was a nun and teacher at the Villa Maria School, a private school in Stamford, Connecticut, as set forth in the attached summons and complaint. In accordance with General Statutes §54-86d-54-86e (providing for protection of victims of sexual assault), and Practice Book §11-20A(h)(2), the plaintiff requests that an *ex parte* order be granted allowing prosecution in a fictitious name until a hearing can be held not less than 15 days after the return date so the court can determine whether continued prosecution under a pseudonym be allowed.

THE PLAINTIFF

BY:

  
Cindy L. Robinson

Tremont Sheldon Robinson Mahoney, P.C.

101

**ORDER**

The foregoing Temporary Ex Parte Application to Use Pseudonym having been presented to the Court, the Court having considered reasonable alternatives hereby finds that the plaintiff's interest in protecting his identity compelling and significant in light of the allegations of sexual abuse and sexual assault which the plaintiff claims occurred when he was a minor and that a pseudonym is necessary to accomplish same and finds that such interest outweighs the public's interest in knowing his name and no lesser alternative will suffice. It appearing to the Court that the foregoing Application should be granted, pending a hearing on the continued use of a pseudonym, it is hereby

ORDERED that the designation of John Doe be substituted for the name of the plaintiff in the caption of the case and that the parties use the pseudonym in all documents filed with the court;

ORDERED that the plaintiff be allowed to lodge, pursuant to Practice Book Section 7-4(B) original Affidavit in his true name with the Court prior to service and that said Affidavit be sealed to all persons except necessary court personnel and parties and the attorneys of record for the plaintiff and defendants;

ORDERED that the plaintiff be allowed to serve the defendants by personal service as provided by the appropriate statutes relating to service of process with John Doe complaint and Temporary Ex Parte Application and Order.

Dated at Bridgeport, Connecticut, this \_\_\_\_\_ day of October, 2016 at  
\_\_\_\_\_ a.m./p.m.

By: \_\_\_\_\_  
Judge/Clerk

**ORDER FOR HEARING AND NOTICE**

The above Temporary Ex Parte Application For Use of A Pseudonym having been presented to the Court, it is hereby ordered, that a hearing be held thereon on 12/5/16 at 9:30 a.m. and that the plaintiff give notice to the defendants in accordance with the appropriate statutes relating to service of process of the pendency of the application and of the time when it will be heard by causing a true and attested copy of the application, of the executed and served writ summons and complaint and of this order, to be served upon the defendants by some proper officer or indifferent person on or before 11/3/16, and that due return of service be made to this court.

Dated at Bridgeport, this 5<sup>th</sup> day of October, 2016.

(Bellis J.)

\_\_\_\_\_  
Judge/Clerk

RA Willock, Jr

1<sup>st</sup> ASST. CLERK

**ORDER**

After a hearing on a motion for permission to use pseudonym, the Court continues to find that the plaintiff's interests in protecting his identity compelling and significant in light of the allegations of sexual abuse and sexual assault which the plaintiff claims occurred when he was a minor and pseudonym necessary to accomplish same and finds that such interest outweighs the public's interest in knowing his names and no lesser alternative will suffice.

ORDERED that the plaintiff's use of pseudonym remain in effect until \_\_\_\_\_.

ORDERED that the use of the pseudonym in place of the name of the plaintiff shall be used in all documents filed with the court.

Dated at Bridgeport this \_\_\_\_\_ of \_\_\_\_\_, 2016 at \_\_\_\_\_ a.m./p.m.

By: \_\_\_\_\_  
Judge/Clerk

103