

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION**

NATIONAL ORGANIZATION FOR)	
WOMEN, et. al.,)	
)	
Plaintiffs,)	
)	No. 86 C 7888
v.)	
JOSEPH M. SCHEIDLER, et. al.,)	HONORABLE DAVID H. COAR
)	
)	
Defendants.)	

**ORDER OF FINAL JUDGEMENT AGAINST
CERTAIN DEFENDANTS IN A CIVIL CASE**

This matter having been heard and decided on appeal by the Supreme Court of the United States, Nos. 04-1244 and 04-1352, *sub nom. Joseph Scheidler, et. al., Petitioners, and Operation Rescue, Petitioner, v. National Organization for Women, Inc., et. al.*, on writs of certiorari to the United States Court of Appeals for the Seventh Circuit, on February 28, 2006, and the Supreme Court's mandate having been returned to the U.S. Court of Appeals for the Seventh Circuit, and that Court having issued its Corrected Judgment Without Oral Argument on April 26, 2006, and having ruled that the judgment of the District Court be reversed, the injunction ordered by that court vacated, and the case remanded with respect to Nos. 99-3076, 99-3336, 99-3891 and 99-3892, and a certified copy of said mandate of the Court of Appeals having been filed in this Court on May 18, 2006, and certain of the defendants having jointly moved this Court for entry of judgment;

IT IS HEREBY ORDERED and ADJUDGED as follows:

1. This is a Rule 54(b) final judgment entered in favor of certain defendants herein, Joseph M. Scheidler, the Pro-Life Action League, Inc., an Illinois not for profit corporation (“the League”), Andrew Scholberg, and Timothy Murphy, and against the plaintiffs, the National Organization for Women, Inc. (“NOW”), the members of NOW whom NOW represents herein, and the members of the Certified Class of women,¹ and Delaware Women’s Health Organization, a Delaware corporation (“DWHO”), and Summit Women’s Health Organization, Inc., a Wisconsin corporation (“Summit”), and the members of the Certified Class of Clinics,² whom DWHO and Summit represent herein. There is no just reason to delay the entry of this final judgment in favor of said defendants Scheidler, the League, Scholberg and Murphy, on account of further proceedings involving other parties herein.

2. The judgment for treble damages in the amount of \$163,413.84 plus interest, attorneys fees, nontaxable expenses and costs previously entered herein in favor of the plaintiff, Summit, and against said defendants, Scheidler, Scholberg, Murphy and the League, jointly and severally, dated August 25, 1999, is hereby reversed and vacated.

3. The judgment for treble damages in the amount of \$94,366.92 plus interest, attorneys fees, nontaxable expenses and costs previously entered herein in favor of the plaintiff, DWHO, and against said defendants, Scheidler, Scholberg, Murphy and the League, jointly and severally, dated August 25, 1999, is hereby reversed and vacated.

¹ The Class of Women is the class of women who are not NOW members and whose rights to the services of women’s health centers in the United States at which abortions are performed were alleged to have been or would have been interfered with by defendant’s alleged unlawful activities whom NOW represents.

² The Class of Clinics is the class of women’s health centers in the United States at which abortions are performed.

4. The permanent injunction dated August 25, 1999, that was entered in favor of Plaintiffs and against said defendants, Scheidler, Scholberg, Murphy and the League, is hereby vacated.

/s/ David H. Coar
David H. Coar
United States District Judge

Dated: May 8, 2007