## Exhibit F

1	Gregory J. Arpin, WSBA #2746	The Honorable Edward F. Shea		
2	Donald G. Stone, WSBA #7547			
3	PAINE, HAMBLEN, COFFIN,			
	BROOKE & MILLER LLP			
4 5	717 W. Sprague Avenue, Suite 1200 Spokane, Washington 99201-3505	FILED IN THE LLS. DISTRICT COURT  EASTERN DISTRICT OF WASHINGTON		
6	Telephone: (509) 455-6000	JUN 05 2003		
7	Facsimile: (509) 838-0007	JAMES R. LARGEN, CLERK		
	Attamaya fan Dafandanta Watahtawa	SPOKANE, WASHINGTON		
8	Attorneys for Defendants Watchtower and Othello (North) Spanish Congregation	ation		
9	and Otherio (North) Spanish Congrega	ation		
10	UNITED STATES DISTRICT COURT FOR THE			
11				
12	EDICA DODDICITES : 1			
13	ERICA RODRIGUEZ, a single	)		
14	person,	) No. CS-02-0190-EFS		
15	Plaintiff,	)		
		) <b>DEFENDANTS</b>		
16	vs.	) WATCHTOWER AND		
17		) OTHELLO (NORTH)		
18	WATCHTOWER BIBLE and	) SPANISH		
19	TRACT SOCIETY OF NEW YORK,	) CONGREGATION'S		
20	INC., a New York corporation; OTHELLO SPANISH	) DISCLOSURES RE: EXPERT WITNESSES		
	CONGREGATION OF	) EAFERT WITNESSES		
21	JEHOVAH'S WITNESSES, an	)		
22	unknown legal entity; and MANUEL	)		
23	BELIZ, individually and on behalf of	)		
24	his marital community,	)		
25		)		
26	Defendants.	)		
27				
28	DEEDNID ANTE WATCHTOWER AND	PAINE, HAMBLEN, COFFIN, BROOKE & MILLER LLP		
29	DEFENDANTS WATCHTOWER AND OTHELLO'S DISCLOSURES RE: EXPERT	717 WEST SPRAGUE AVENUE, SUITE 1200 SPOKANE, WA 99201 PHONE: (509) 455-6000		
30	WITNESSES - 1			
ì				

COMES NOW the defendants Watchtower Bible and Tract Society of New York, Inc. and the Othello (North) Spanish Congregation of Jehovah's Witnesses, by and through their attorneys, who hereby disclose the identity of expert witnesses that may be called at the time of trial of this matter:

(1) Park Dietz & Associates, Inc.
Forensic Consultants in Medicine and the Behavioral Sciences
537 Newport Center Drive, Suite 300
Newport Beach, CA 92660
Telephone (949) 760-0422

Dr. Park Dietz (M.D., M.P.H., Ph.D.) is a forensic psychiatrist, whose curriculum vitae is attached. Dr. Daniel A. Martell (Ph.D.) is nationally recognized forensic neuropsychologist, whose curriculum vitae is also attached.

Depending upon specifics of disclosures yet to be received with respect to plaintiff's experts, it is anticipated that the above individuals will review specifics of any opinions and conclusions of plaintiff's experts, together with treatment records, test data, depositions, testimony and other documents and information and formulate opinions based upon their background, training and experience. Further, depending upon the specifics of such substantive disclosures by plaintiff's experts, it is anticipated that Dr Martell may

DEFENDANTS WATCHTOWER AND OTHELLO'S DISCLOSURES RE: EXPERT WITNESSES - 2

undertake testing and examination of plaintiff. They will also develop opinions in assessment of plaintiff's claimed injuries and damages. further anticipated that Dr. Dietz, a nationally recognized expert on the subject of the detection and recognition of sex offenders, the affects of child sexual abuse, and related subject matter, will offer expert opinion testimony specific to the inherent difficulty associated with identifying pedophiles from among volunteers in a church organization. It is further anticipated Dr. Dietz will offer opinion testimony that defendants Watchtower and the Othello (North) Spanish Congregation of Jehovah's Witnesses in this instance could not have reasonably identified or prevented Manuel Beliz from molesting plaintiff.

Depending upon disclosures of plaintiff's experts, the above individuals may offer additional expert opinion testimony on subject matter addressed on opinions and conclusions of plaintiff's experts to the extent that such opinions and conclusions differ from their own. Their reports will be made available following reasonable opportunity for review of disclosures from plaintiffs expert(s) and following the depositions of plaintiff's expert(s) at which time they will be made available for deposition.

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DEFENDANTS WATCHTOWER AND OTHELLO'S DISCLOSURES RE: EXPERT WITNESSES - 3

(2) In reviewing the information provided by plaintiff with respect to William Bowen, these defendants are of the opinion that the proffered opinions of Mr. Bowen are not the appropriate subject matter for expert opinion testimony in this case and anticipate a motion directed to the exclusion of such testimony. However, in the event that the Court permits testimony of Mr. Bowen regarding church practices and procedures, these defendants may offer expert opinion testimony from Gary Breaux, previously identified in these defendants' Rule 26(a)(1) disclosures on such subject matter.

These defendants reserve the right to have the above-referenced experts consider new issues or reconsider issues already considered as this case progresses, to include any new assertions by plaintiff or third parties. Further, these experts' particular opinions may change dependent upon newly identified facts and information. These defendants will supplement these disclosures as additional information regarding the opinions, facts and bases for such opinions as such information becomes available, and there has been reasonable opportunity for review of the data, testing, facts and bases for opinions of plaintiff's experts, once such are disclosed.

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29 DEFENDANTS WATCHTOWER AND OTHELLO'S DISCLOSURES RE: EXPERT WITNESSES - 4

DATED this 5th day of June, 2003. PAINE, HAMBLEN, COFFIN, **BROOKE & MILLER LLP** By: Gregory J. Arpin, WSBA #2746 Donald G. Stone, WSBA #7547 Attorneys for Defendants Watchtower and Othello (North) Spanish Congregation 

DEFENDANTS WATCHTOWER AND OTHELLO'S DISCLOSURES RE: EXPERT WITNESSES - 5

## **CERTIFICATE OF SERVICE**

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3	I certify that on this 5th day of June, 2003, a true and correct copy of the foregoing DEFENDANTS WATCHTOWER AND OTHELLO (NORTH)
4	SPANISH CONGREGATION'S DISCLOSURES RE: EXPERT
5	WITNESSES, was caused to be served as indicated below and addressed as
6	follows:
7	
8	Richard C. Eymann  EYMANN, ALLISON, FENNESSY,  U.S. MAIL  HAND-DELIVERED
9	HUNTER & JONES, P.S.  OVERNIGHT MAIL
10	601 West Main Avenue, Suite 801 TELECOPY (FAX)
11	Spokane, WA 99201
12	Attorneys for Plaintiff
13	Timothy D. Kosnoff U.S. MAIL
14	Attorney at Law HAND-DELIVERED
15	Bellevue Place Building OVERNIGHT MAIL
16	800 Bellevue Way N.E., Suite 300 TELECOPY (FAX)
17	Bellevue, WA 98004-4229
18	Attorneys for Plaintiff
19	Jeffrey R. Anderson U.S. MAIL
20	Jodean A. Thronson HAND-DELIVERED
21	Cynthia J. Waldt OVERNIGHT MAIL
22	JEFF ANDERSON & ASSOCIATES, P.A TELECOPY (FAX) E-1000 First National Bank Bldg.
23	332 Minnesota Street
24	St. Paul, MN 55101
25	Attorneys for Plaintiff
26	
27	///
28	PAINE, HAMBLEN, COFFIN, BROOKE & MILLER LL
29	DEFENDANTS WATCHTOWER AND 717 WEST SPRAGUE AVENUE, SUITE 120 OTHELLO'S DISCLOSURES RE: EXPERT SPOKANE, WA 99201 PHONE: (509) 455-600
30	WITNESSES - 6

1	Manuel L. Beliz, #783393,G-C-17 U.S. MAIL	
2	STAFFORD CREEK CORRECTIONAL HAND-DELIVERED CENTER OVERNIGHT MAIL	
3	191 Constantine Way TELECOPY (FAX)	
4	Aberdeen, WA 98520	
5		
6		
7	& Della De	
8	Dongly 7. Share	
9	GREGORY J. ARPIN DONALD G. STONE	
10	BOWNED G. STONE	
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28	PAINE, HAMBLEN, COFFIN, BROOKE & MILLER LL	.P
29	DEFENDANTS WATCHTOWER AND 717 WEST SPRAGUE AVENUE, SUITE 120 OTHELLO'S DISCLOSURES RE: EXPERT SPOKANE, WA 99201 PHONE: (509) 455-600	00
30	WITNESSES - 7	