

FILED
SUPREME COURT
STATE OF WASHINGTON
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BY SUSAN L. CARLSON
CLERK

**THE SUPREME COURT
STATE OF WASHINGTON**

RITA CAGLIOSTRO

Petitioner(s)/Appellant,

v.

Charles Alec Winton

Respondent/Appellee.

NO. _____

CASE NO. 96387 8

CAUSE NO. 16-3-05790-3SEA

BRIEF

MOTION DECLARATORY
JUDGMENT

MOTION BRIEF FOR DECLARATORY JUDGMENT

1.

Rita Cagliostro (Petitioner(s)/Appellant) is an American who resides in Seattle, Washington, King County. (Respondent/Appellee) Charles Alec Winton is a resident in Sandy, Oregon, Clackamas County. (Respondent/Appellee) Charles Alec Winton's former attorney Forrest R. Collins was sued by Rita Cagliostro (Petitioner(s)/Appellant) in this Contempt of Court matter filed in King County Superior Court on September 22, 2016 foreign filing and pleadings. The Professional Liability Fund Claim against the (Respondent/Appellee) Charles Alec Winton remains

known as claim number # 060-213. (Respondent/Appellee) Charles Alec Winton's attorney Forrest R. Collins is being sued for the amount of \$5,200,000.

2.

The Superior Court of King County for which this case was filed by Rita Cagliostro as:

- a. Rita Cagliostro AS THE (Petitioner(s)/Appellant)
- b. Charles Alec Winton AS THE (Respondent/Appellee)
- c. **COURT ERROR** the Superior Court personnel--have transposed the Petitioner/Respondent intertwined and reflects at last position, as if Rita Cagliostro was the in person no show in King County court on December 08, 2016 and Charles Alec Winton was an in person court show, and that is false. Rita Cagliostro was the in person show and Charles Alec Winton showed up by phone.
- d. Which this transposing is complex in contrast to the PROHIBITED---IMPROPER SERVICE problem of October 24, 2013 (where Rita Cagliostro (Petitioner(s)/Appellant) was actually denied phone attendance to) and prohibited Improper Service on October 29, 2013 and knowingly--furthering the prohibited improper service on November 08, 2013—a conspiracy testimony of Sandra Luckow from New York (causing tangible serious injury to Rita Cagliostro in shock) by which this case is also hinged on.
- e. A demurrer which this case also holds in objection last position was due to:
 - I. “In argument a foreign (“*judgment... so filed has the same effect and is subject to the same procedures, defenses, set-offs, counterclaims, cross-complaints, and proceedings for reopening, vacating, staying, or extending as a judgment of a*

superior court of this state and may be enforced, extended, or satisfied in like manner.”) RCW 6.36.025 of the state of Washington. ”

- II. (Respondent/Appellee) Charles Alec Winton his attorney known as Forrest R. Collins—licensed in Oregon...“In argument (Appellee/Defendant) Forrest R. Collins has the Parental Mental Health Evaluation of (Respondent/Appellee) Charles Alec Winton, child and Rita Cagliostro (Appellant/Plaintiff) disposition of records on December 10, 2014. **This continues to bind (Appellee/Defendant) Forrest R. Collins to return the objected to the mental health evaluation of Respondent/Appellee) Charles Alec Winton.**” Due to original Objection/Demurrer on October 18, 2013 for the same cause that “ Until” his client (Respondent/Appellee) Charles Alec Winton sought mental health for his low score and reason why child was always primarily residing with Rita Cagliostro, that Rita Cagliostro objected to have child be in the sole/full custody of Charles Alec Winton.
- III. “2. UNIFORM TRIAL COURT RULES 6.120 DISPOSITION OF RECORDS, ... (1)...”Counsel to whom any exhibits have been returned must retain custody and control until final disposition...” AND (2)... Upon the filing of a Notice of Appeal by any party, the trial court administrator promptly shall notify all counsel that they are required to return all documentary exhibits”... “All counsel are REQUIRED to comply with the notice.”

EXHIBIT SUPPLEMENTAL “ DISCLOSURE ON
EMAILS: Page 3 of 3

- IV. Per Charles Alec Winton's Last paragraph (... "*we are still paying lawyer fees*") binding Charles Alec Winton the client--statement of (Appellee/Defendant) Forrest R. Collins on **November 07, 2016**"
- V. "In argument (Appellee/Defendant) Forrest R. Collins the attorney of Charles Alec Winton (Respondent/Appellee) mailed Rita Cagliostro (Appellant/Plaintiff) his termination notice April 11, 2017. Without first paying a filing Fee for Motion in Pro Hac Vice to the state of Washington in King County Superior Court Case No. 16-3-05790-3SEA... and in intentional negligence omission."
- VI. In argument (Appellee/Defendant) Forrest R. Collins the attorney of Charles Alec Winton (Respondent/Appellee) conducted schemes of unearned income pursuant to 20 CFR 416.1121 (b) - Types of unearned income from child support and arrears owed to Rita Cagliostro (Appellant/Plaintiff), inveigling Charles Alec Winton (Respondent/Appellee) whom has no clear understanding and for which Charles Alec Winton (Respondent/Appellee) may be able to also sue Forrest R. Collins the attorney.
- VII. **In argument Charles Alec Winton (Respondent/Appellee) has not followed the original court order of March 10, 2010 AND is in default on Orders as of October 24, 2013 Orders as of December 11, 2013, December 08, 2016 and on those court orders on all accounts. Charles Alec Winton (Respondent/Appellee) is presently in CONTEMPT OF COURT for the above stipulations and that of:**
- A. Confinement issues of child now teenager; 2017 ORS 163.257¹ and 2017 ORS 163.245¹ for confining teenager " the person taken, enticed**

or kept from the lawful custodian or in violation of a valid joint custody”... and...”knowing or having reason to know that the person has no legal right to do so, ... “entices or keeps another person from the other person’s lawful custodian or in violation of a valid joint custody order with intent to hold the other person permanently or for a protracted period.”

B. Charles Alec Winton (Respondent/Appellee) has cancelled all visitations as of October 26, 2018. The last date spent with teenager with Rita Cagliostro (Appellant/Plaintiff) was as of October 21, 2018 in violation of confinement of teenager. Reported to police in Sandy, Oregon, officer Bickle as of October 26, 2018.

EXHIBIT: LS (re)

RELIEF AS A MATTER OF LAW

3.

“ RELATED CASE # 18-3573-8

Known as COURT OF APPEALS FOR THE NINTH CIRCUIT

As Rita Cagliostro (Appellant/Plaintiff) v. Forrest R. Collins (Appellee/Defendant)

Cause No. 2:18-cv-00425-RSM

“Legal Argument: Rita Cagliostro (Appellant/Plaintiff) seeks declaratory relief as a matter of law. Rita Cagliostro (Appellant/Plaintiff) has the right for an official declaration of the

status of the matter in controversy. Rita Cagliostro (Appellant/Plaintiff) to prevail by clear and convincing evidence of the (Appellee/Defendant) Forrest R. Collins's Intentional Negligence's for the duties of service as the only Mediating attorney of record in the child custody contractual case that obligated the (Appellee/Defendant) Forrest R. Collins to remedy his breaches which he failed to provide the adequate good faith as required by RULE 16 ...*attorney fails to obey a scheduling, ...or if a party or party's attorney fails to participate in good faith, ... In lieu of or in addition to any other sanction, the judge shall require the party or the attorney representing the party or both to pay the reasonable expenses incurred because of any noncompliance with this rule,...*” Clearly evidenced that (Appellee/Defendant) Forrest R. Collins acted in bad faith causing tangible serious injuries including tangible serious money damages.”

THE DUE PROCESS CLAUSE PROHIBITS IMPROPER SERVICE

4.

Rita Cagliostro's (Appellant/Plaintiff) rights pursuant to The Due Process Clause of the Fifth and Fourteenth Amendment of the U.S. Constitution prohibits “courts” from exercising personal jurisdiction over respondent/defendants such as Rita Cagliostro (Appellant/Plaintiff) on the improper service unless Rita Cagliostro (Appellant/Plaintiff) has proper notice of the proceedings. The clause prohibits improper service actions by (Appellee/Defendant) Forrest R. Collins and thus remain without remedy specific on the intentional negligence's cause of improper service.

Courts in the custody of the child/now teenager are found to be in breach caused by the actions for which (Appellee/Defendant) Forrest R. Collins COLLECTED payment binding his actions.

**COURTS ARE PROHIBITED FROM EXERCISING PERSONAL
JURISDICTION ON IMPROPER SERVICE IN NEVADA**

5.

EXBHIBITS (PACKET COLORED --A)

¹The courts are **prohibited** from exercising personal jurisdiction over Rita Cagliostro (Appellant/Plaintiff) in the ORDER in section #14 page 2 on the FOREIGN judgment Case No. D-13-487266-F filed in Nevada specific to Rita Cagliostro shall immediately turn over physical custody of the minor child together with the child's belongings, clothing personal effects to the care, custody and control of Charles Alec Winton, the client of (Appellee/Defendant) Forrest R. Collins.

²The courts are **prohibited** from exercising personal jurisdiction over Rita Cagliostro (Appellant/Plaintiff) in the ORDER in section #11 page 2 on the FOREIGN judgment Case No. D-13-487266-F filed in Nevada specific to Charles Alec Winton, the client of (Appellee/Defendant) Forrest R. Collins, be awarded sole physical custody of the child pending further order of this Court.

Due to improper service of non-conferred Ex-parte October 24, 2103 (Temporary Emergency Custody on immediate danger in Oregon hearing as oppose to Nevada) and improper physical--service in Nevada Lois Craig Elementary School, (they were unable to reach Rita Cagliostro, so the child was removed from her class room and gone away unannounced). (Appellee/Defendant) Forrest R. Collins knowingly spiraling each proceeding afterward as improper service such as November 08, 2013, December 11, 2013, December 10, 2014 (Disposed Exhibits-(Appellee/Defendant) Forrest R. Collins non-conferred), August 08, 2016

(Child-Support garnished), November 07, 2016 –(Appellee/Defendant) Forrest R. Collins still obtaining/receiving unearned income, September 22, 2016, and April 11, 2017

(Appellee/Defendant) Forrest R. Collins, terminates his improper services, while child was already taken considered kidnapped from the improper services at hand.

RIGHTS PURSUANT TO THE FAIR DEBT COLLECTION PRACTICES ACT

6.

Rita Cagliostro's (Appellant/Plaintiff) rights pursuant to the Fair Debt Collection Practices Act (FDCPA), codified in 15 U.S.C. subchapter V, passed by Congress in 1978, 15 USC 1692 prohibits abusive, deceptive and unfair debt collection practices as the (Appellee/Defendant) Forrest R. Collins, admitted his cause to defend his client finances in bad faith against Rita Cagliostro's (Appellant/Plaintiff) rights. Defendant's Motion to Dismiss (dkt # 13), filed in this case on July 10, 2018 as typed on line # 5 and # 6.

SANCTIONS WARRANTED

7.

Sanctions in Nevada for these bad faith service duties of (Appellee/Defendant) Forrest R. Collins that clearly show he inveigled his client in guileful actions of intentional negligence's. By shirking the law, deceptively not filing MOTION (as the only attorney of client), and in Nevada (Appellee/Defendant) Forrest R. Collins not paying his dutiful filing fees, clearly greedy for the purpose of furthering a farce/fraudulent order the (Appellee/Defendant) Forrest R. Collins obtained by the prohibited IMPROPER SERVICE of non-conferring on October 24, 2013. Deceptive fraud in the courts, in the prohibited acts that **breached SECURITY POINTS** in the

Treasury Off-Set Program (TOP) and The U.S. Financial Management Systems.

(Appellee/Defendant) Forrest R. Collins evidence misrepresentations were egregious in perjuries. Holding a non-conferred (clearly-prohibited) of improper service EX-PARTE on Temporary Emergency Custody on that October 24.

EXHIBITS (PACKET COLORED --B)

Prohibited Improper Service: 1. Enclosed is Susan Svetkey, judicial officer's own words and judicial officer's direct assistant's own words in writing on emails.

Element of Deception: 2. Fraud use of ORS 109.751 ... "child is present in this state..."

(Also known as) 3. Fraud use of Uniform Law UCCJEA Section 204

Element of Deception: 4. Key element: ... present in the state of Oregon

(but actually) 5. Key element: ... present in the state of Nevada

Deception Key Element: 6. (Appellee/Defendant) Forrest R. Collins obtaining the improper prohibited Service Order and through deception.

Intentional Negligence: 7. (Appellee/Defendant) Forrest R. Collins inveigling his client (Charles Alec Winton) to act as his own representative on October 29, 2013 at the Lois Craig Elementary School in Nevada ((Appellee/Defendant) Forrest R. Collins neglects to pay a filing fee for Motion Pro Hac Vice) and where the Physical Improper Service was also--caused (child secretly removed—shocking Rita

Exhibits -- Cagliostro, *exacerbating neck/head injury Rita was under vocational rehab on in Oregon but therapy was halted*) and;

(Appellee/Defendant) Forrest R. Collins KNOWINGLY waited deceptively to act out further Intentional Negligence's of abusive, unfairly exercised prohibited personal jurisdiction (While Child was considered kidnapped and custody interference) on November 08, 2013, by the (Appellee/Defendant) Forrest R. Collins scammed and guileful activities on December 11, 2013.

Intentional Negligence: 8. Plus additional binding prohibited improper service of the due process clause, that unless Rita Cagliostro had proper service notice of October 24, 2013 for the non-conferred ex-parte Temporary Emergency Custody proceeding all future other proceedings were bound in fraud.

(Appellee/Defendant) Forrest R. Collins is to be found culpable in violations of 18 USC 1001 in “representations” of false acts for intentional negligence of ongoing--improper services.

CRIMINALLY EXERCISING DEPRIVATION FO RIGHTS

8.

Rita Cagliostro (Appellant/Plaintiff) sues the (Appellee/Defendant/s) Forrest R. Collins for violations of civil, constitutional and other federal rights, for conspiring, criminally exercising deprivation of civil rights against Rita Cagliostro (Appellant/Plaintiff) **and Child**, 18 USC §§ 241/242, regular civil suit under 42 USC § 1983 and other statutes for damages and etc., and this procedural method via 28 USC § 1443 on removal needed, for refusing to do any act on the ground that it would be inconsistent with the law.

(Appellee/Defendant) Forrest R. Collins to be found culpable on the preponderance of the evidence that these material falsehood's are within the jurisdiction of the government who may Not Ever collect debt from Rita Cagliostro (Appellant/Plaintiff) BOUND in the course of FRAUD in an INTENTIONIAL NEGLIGENCE on improper service way, of the kidnapping of child, causing injury, in that of securities for known (Support of Child Support) caused by the (Appellee/Defendant) Forrest R. Collins.

**PROHIBITED "CONSPIRACY" 15 DAYS AFTER IMPROPER SERVICE
FALSE TESTIMONY OUT OF NEW YORK**

9.

Consistent with the Six Year Statute of Limitations pursuant to 28 USC 1491. As the law states, in violations of Fifth Amendment. For such purpose of loss of time to appeal in a probate eviction matter on a home where both child and Rita Cagliostro (Appellant/Plaintiff) were known to have been purchasing it from the home owner victim Duanne Alan Luckow, whose home was paid off in full and for all purposes Duanne Alan Luckow was--not adjudicated legally incapacitated to be in a binding contract with Rita Cagliostro (Appellant/Plaintiff).

EXHIBITS (PACKET COLORED --C)

Intentional Negligence: 1. (Appellee/Defendant) Forrest R. Collins Motioning the Multnomah Court on Case No. 0903-62138. For the purpose of a testimony--conspiracy of the victim Duanne Alan Luckow's sister known as Sandra Luckow, signed on November 08, 203.

Fifteen days after child was already secretly taken October 29, 2013 and Improper Service on October 24, 2013 was held in a non-conferred ex-parte prohibited, (Appellee/Defendant) Forrest R. Collins is culpable of exercising personal jurisdiction over Rita Cagliostro (Appellant/Plaintiff). Fifth Amendment right he violated, Rita Cagliostro (Appellant/Plaintiff) had NOT been given proper notice of the proceeding. There's no way around that fateful date October 24, 2013 and the ongoing accumulation of wrong doings following.

Intentional Negligence: 2. Exercising deprivation of civil rights as of October 24, 2103, November 08, 2013 and through December 11, 2013 to disallow testimony by Rita Cagliostro (Appellant/Plaintiff) to provide defense pro se of the exhibits that provided the evidence that are listed as: A, B, C, D, E, F,(G-- 1, 2, 3, 4, 5, 6), H.

- A. Signature of Sandra Luckow on an application at social security, perjury claiming per her that her brother was diagnosed with paranoid schizophrenia.
- B. On March 2, 2011 Final Order OAH Reference No. 20110865, In The Matter Of Appellant Duanne Luckow Stipulated Findings of Fact (2) "Appellant has not been adjudicated legally incapacitated for all purposes..."
- C. Probate notarized record (notary fraud¹⁻²) (#12) "Mr. Luckow's schizophrenia affects his ability to think..., and (#12) line 3. Letters of Conservatorship shall be issued to SANDRA LUCKOW upon filing of a bond with the court."

¹ the statement signed and notarized in (fraud—stamp) in false claim, dated on March 17, 2011

² The notary was the attorney Cynthia Barrett (attorney for SANDRA LUCKOW), who Barrett used her own stamp as a notary as well, an act prohibited to witness.

Enclosed as exhibits.

D. Record of Insurance for Duanne Luckow as you can not buy insurance for a property unless you are the owner of that property listed on the title. Duanne Luckow was the only listed insured of the property legally since original purchase date. Enclosed as exhibit.

In Tax Argument (6 year statute of limitation, plus garnished child support & tax credits)

E. Real Property Tax Statement, let it be known that it was then added by SANDAR LUCKOW'S attorney and SANDRA, the name of their father Gerald Luckow to effectuate their conspired plan. The record shows Rita Cagliostro (Appellant/Plaintiff), was on the tax statement as well congruent with the binding contract made between Duanne and Rita. Rita was buying it directly from Duanne at an agreed amount of a price of a room rental of \$370/month on a legal binding purchase agreement notarized by Duanne's banker.

F. Duanne Lockow's own words, he also had notarized filed with U.S District Court, District of Oregon for case No. 3:13-cv-00426-MO. Enclosed as exhibit.

G. Statement of Claimant known as Duanne Luckow received at U.S. Department of Social Security. Enclosed as exhibit.

FORENSICS

1. For Duanne Alan Luckow; Western State Hospital, Forensics Competency Restoration Plan " Psychosis NOS; Rule out Delusional Disorder; Rule out Schizophrenia.

2. For Duanne Alan Luckow; SSA “How We Figured Your Ineligibility For September 2016 On...
3. Amount Over The Resource Limit \$541,820,80
4. For: Duanne Alan Luckow; Department of Social & Health Services , in Washington, Belltown CSO “ You are not eligible for Aged, Blind, or Disabled cash assistance because you are not disabled...”
5. Consumer. hotline@doj.state.or.us , For Duanne Alan Luckow, Rita Cagliostro, and child (3 victims),RESPONDENT: Sandra K. Luckow ...”Acted unconscionably by exploiting vulnerable victims... Oregon, REFERENCE # FF5308-12 (05/24/2012)
6. 4501 Broadway Apt 1D, New York, NY 10040, place Sandra Luckow purchased with victims money, date of sale 10/26/15, price \$478,869.

EVICTION

H. The eviction set up by Sandra Luckow against 3 victims wills,, through the courts in breach on Friday, September 13, 2013. Case No. 1208 09935. At place of residence for Rita Cagliostro (Appellant/Plaintiff) AND CHILD.

PROHIBITED UNEARNED INCOME

OREGON

10.

In argument (Appellee/Defendant) Forrest R. Collins is to be found culpable in violations of 18 U.S.C. 1001 in representation of false acts in intentional negligence and unearned income.

(Appellee/Defendant) Forrest R. Collins is culpable of collecting payments in violation of ABA Professional Conduct RULE 1.5 {c)A lawyer shall not enter into an arrangement for, charge or collect:(1) any fee in a domestic relations matter, the payment or amount of which is contingent upon the securing of a divorce or upon the amount of spousal or child support or a property settlement.

EXHIBIT (PACKET COLORED --D)

Intentional Negligence:

1. **Unearned Income** Email Between:

(Appellee/Defendant) Forrest R. Collins client known as Charles Alec Winton, plus, the assistant of Judicial officer Susan Svetkey known as Travis J. Comfort, plus the former assistant of Svetkey known as Brandy L. Jones.

DISCLOSURE ON EMAILS: Page 3 of 3

Last paragraph (... "*we are still paying lawyer fees*") binding Charles Alec Winton the client--statement of (Appellee/Defendant) Forrest R. Collins on **November 07, 2016** on unearned income and during an APPEAL PROCEEDING PROCESS between (Appellee/Defendant) Forrest R. Collins client-Charles Alec Winton and Rita Cagliostro (Appellant/Plaintiff) at the Superior Court of King County Case No. 16 3 05790 3SEA as of **September 22, 2016**.

DEFENSES EFFECUATING THE FOREIGN FILING IN SEATTLE, WASHINGTON

11.

In argument pursuant to RCW 6.36.025 of the state of Washington King County Superior Court Case No. 16-3-05790-3SEA, that which clearly is a filing proceeding of foreign judgment—Authorized—Effect of Rita Cagliostro (Appellant/Plaintiff) FILING that IMPROPER SERVICE prohibited farce order (**October 24, 2013, October 29, 2013, November 08, 2013, December 11, 2013, December 14, 2014, GARNISHMENTS August 08, 2016,** (Appellee/Defendant) Forrest R. Collins **termination-notice April 11, 2017—without a Pro Hac Vice Motion filing fee to King County Superior Court from** (Appellee/Defendant) Forrest R. Collins) from Multnomah Circuit Court out of Portland, Oregon for the purpose to address the domestic violence issues that Rita Cagliostro (Appellant/Plaintiff) could no longer mentally stand (combined with neck/head pain) in the state of Oregon and in violation of Rita Cagliostro (Appellant/Plaintiff) custodial rights of confined--child three hours away as Rita Cagliostro (Appellant/Plaintiff) entered therapy still in shock, in Seattle, Washington at Harbor View, Department of Health Services, Swedish Medical Facilities, Cherry Hills Campus Neurological Specialists, and Sound in order to gain a mental stand on the effects that (Appellee/Defendant) Forrest R. Collins, prohibited improper service acts is culpable exercising prohibited personal jurisdiction of Rita Cagliostro (Appellant/Plaintiff) causing tangible serious injuries. In argument a foreign (*“ judgment...so filed has the same effect and is subject to the same procedures, defenses, set-offs, counterclaims, cross-complaints, and proceedings for reopening, vacating, staying, or extending as a judgment of a superior court of this state and may be enforced, extended, or satisfied in like manner.”*) RCW 6.36.025.

COUNTER CLAIM PROCEEDINGS FILED BY THE INJURED PERSON AND CHILD

12.

In argument Rita Cagliostro (Appellant/Plaintiff) filed such defenses, counterclaims, cross-complaints, and proceedings reopening that farce order for the purpose of vacating the order as timely as referenced on Statute of Limitations for Negligence Claims in Washington and pursuant to ORS 12.160. the filings in Superior Court King County Case No. 16-3-05790-3SEA on **September 22, 2016** AND with counterclaim **binds** (Appellee/Defendant) Forrest R. Collins of DEMURRER / OBJECTION filed since October 18, 2013 in Multnomah Circuit Court Case No. 0903 62138.

EXHIBITS (PACKET COLORED --E)

Intentional Negligence:

1. MOTION ATTENDANCE BY PHONE,
DECLARATION OF RESPONDENT

2. Emailed October 18, 2013 to (Appellee/Defendant) Forrest R. Collins and also mailed to the Multnomah Circuit Court on October 18, 2103, entered the courts register on October 29, 2013 as DENIED phone attendance.

3. DEMURRER / OBJECTION: Page 2 of 6

On the third paragraph known as NO.3, third sentence in sequence, “Rita Cagliostro (Appellant/Plaintiff) and child prefer to remain living out of state of Oregon... Until (((Petitioner aka Charles Alec Winton (Appellee/Defendant) Forrest R. Collins’---client))) seeks Mental Health counseling to have Charles Alec Winton re-examined and treated for his mental health ailments.”

4. (Appellee/Defendant) Forrest R. Collins intentionally neglected this very serious objection conferred to his office and the court.

5. The Court signed a DENIED phone attendance Order on October 23, 2013. Denying Rita Cagliostro (Appellant/Plaintiff) attendance by phone in Oregon from Nevada for a STATUS QUO hearing October 24, 2013.

6. (Appellee/Defendant) Forrest R. Collins breached the Due Process prohibited by law to set an additional Ex-parte October 24, 2013 without conferring of Emergency Immediate Danger Temporary Emergency Custody, and began a series of unearned income maneuvers in self-enrichment scheme gaining access to child support owed to Rita Cagliostro (Appellant/Plaintiff) for his self.

In argument

7. (Appellee/Defendant) Forrest R. Collins emailed Rita Cagliostro Appellant/Plaintiff Tue, 17 Sept 2013 23:23:28 KNOWINGLY, Rita Cagliostro (Appellant/Plaintiff) was out of state of Oregon heading to Nevada for safety from eviction.

8. (Appellee/Defendant) Forrest R. Collins in his email two points were made:

- a. Per (Appellee/Defendant) Forrest R. Collins, ...” I understand that you have left the state of Oregon with child and do not intend to return with her.”
- b. First attempt of an temporary emergency custody DENIED (Appellee/Defendant) Forrest R. Collins order on September 19, 2013.

- c. Rita Cagliostro (Appellant/Plaintiff) had provided REASONABLE notice of move on August 02, 2013.

DISPOSITION OF MEDICAL RECORDS TO HIDE DEMURRER/OBJECTION

13.

In argument (Appellee/Defendant) Forrest R. Collins has the Parental Mental Health Evaluation of his client, child and Rita Cagliostro (Appellant/Plaintiff) disposition of records on December 10, 2014. **This continues to bind (Appellee/Defendant) Forrest R. Collins.**

EXHIBITS (PACKET COLORED --F)

Intentional Negligence: 1. (Appellee/Defendant) Forrest R. Collins client Mr. Winton had scored low and Rita Cagliostro (Appellant/Plaintiff) had scored well as did child providing evidence reason for child remaining with Rita Cagliostro (Appellant/Plaintiff) parental custody since birth until kidnapping caused by intentional negligence's of (Appellee/Defendant) Forrest R. Collins.

In argument

2. UNIFORM TRIAL COURT RULES 6.120

DISPOSITION OF RECORDS, ... (1)... "Counsel to whom any exhibits have been returned must retain custody and control until final disposition..." AND (2)... Upon the filing of a Notice of Appeal by any party, the trial court administrator promptly shall notify all counsel that they are required to return all documentary exhibits"... "All counsel are REQUIRED to comply with the notice." As of the filing of proceedings in King County Superior Court on September 22, 2016 (Appellee/Defendant) Forrest R. Collins is intentionally negligent and bound of providing this

remedy as well and the proceedings in King County Superior Court that binds (Appellee/Defendant) Forrest R. Collins up to date on all intentional negligence issues combined.

FORMAL COMPLAINT LETTER EMAILED TO DEFENDANT DECEMBER 08, 2017

14.

In argument Rita Cagliostro (Appellant/Plaintiff) made phone call attempts, sent him voice mails, sent him emails, and (Appellee/Defendant) Forrest R. Collins intentionally neglected this communication for his self-enrichment scheme for his many unearned income actions but to pocket child support owed to Rita Cagliostro (Appellant/Plaintiff) for his self.

In argument (Appellee/Defendant) Forrest R. Collins is culpable of collecting child support payments due to Rita Cagliostro (Appellant/Plaintiff) as charges and fees for (Appellee/Defendant) Forrest R. Collins unearned income services and in violation of American Bar Association Professional Conduct Rules... RULE 1.5 {c)A lawyer shall not enter into an arrangement for, charge or collect:(1) any fee in a domestic relations matter, the payment or amount of which is contingent upon the securing of a divorce or upon the amount of spousal or child support or a property settlement. Since Charles Alec Winton was still paying (Appellee/Defendant) Forrest R. Collins for the unearned income prohibited improper services (Appellee/Defendant) Forrest R. Collins provided, binding him as of November 07, 2016.

In argument (Appellee/Defendant) Forrest R. Collins mailed Rita Cagliostro (Appellant/Plaintiff) his termination notice April 11, 2017. Without first paying a filing Fee for Motion in Pro Hac Vice to the state of Washington in King County Superior Court Case No. 16-3-05790-3SEA.

TANGIBLE SERIOUS DAMAGES

15.

In argument Rita Cagliostro (Appellant/Plaintiff) was not seen fit to return to employment for which she had earned her law degree in Bachelor of Science in Legal Research/Studies, as per vocational rehabilitation personnel, Sound and Disability Vocational Rehab Act 1973 until meeting the rehabilitation of control on this case. Rita Cagliostro (Appellant/Plaintiff) was placed on permanent disability student loan discharge on loan damages growing interest \$85,000. Intentional negligence acts by (Appellee/Defendant) Forrest R. Collins causing spiral of tangible serious damages to:

EXHIBITS (PACKET COLORED --F)

- I. Loss of Future income for Rita Cagliostro (Appellant/Plaintiff) since October 24, 2103
 - II. Loss of Time for furthering Masters of Law education under qualified college credits.
 - III. Loss of Time to pay for \$85,000 student loan debt on B.S. in Legal Studies/Research.
 - IV. Loss of Time with child and mother causing pain and suffering since October 29, 2103
 - V. Loss of Time to appeal on a probate matter Case No. 120809935, Federal No. 3:13-cv-00423-MO, Portland, Oregon, and alimony case Michael Cagliostro v. Rita Cagliostro.
 - VI. Court Filings Fees, Court resources on each court from Oregon, Nevada, Washington.
 - VII. Court Filings Fees, Court resources, Court of Appeals, Ninth Circuit, Federal Courts.
- Travel Costs to and from Sandy, Oregon where child is being kept in confinement issues
- 2017 ORS 163.257¹ CLASS B FELONY
- 2017 ORS 163.245¹ CLASS C FELONY

*****Police Report as of October 27, 2018 with Officer Jason Bickle.

16.

Rita Cagliostro (Appellant/Plaintiff) seeks relief under RULE 60 if the motion is filed no later than 28 days after the judgment is entered. Rita Cagliostro (Appellant/Plaintiff) seeks relief under “Rule 56 Summary Judgment” filed by plaintiff/appellant. Appellant understands that appeal from the final judgment entered in the district court on *August 10, 2018* is proceeding in this court as appeal No. 18-35738.

17.

The parties response of DECLARATION OF SUZANNE PIERCE IN SUPPORT OF APPELLEE’S RESPONSE TO APPELLANT’S STATEMENT THAT THE APPEAL SHOULD GO FORWARD filed _____ known as the ineligible attorney *defendants* (even though the parties DECLARATION filed _____ is now showing they have removed the DAVIS ROTHWELL, EARLE & XOCHIHUA ¹ letterhead on papers filed by them and provide for an unknown signature additional party disclosed as Shannon Griffin???) have not stated their defense pursuant to statutory law on the claim that they are ineligible defense and the plaintiff-appellant motions to strike exercised defense statements made for Forrest R. Collins on that DECLARATION docketed filed _____ by them (same goes for their APPELLEE’S RESPONSE TO APPELLANT’S STATEMENT THAT THE APPEAL SHOULD GO FORWARD), as clearly for not having a legal opportunity to defend Forrest R. Collins in this matter,

The deficiencies in their argument are neither applicable nor hold further weight as to the defense for which Forrest R. Collins has not made appearance by his own representation.

“Forrest R. Collins has not appeared to defend the summons and lawsuit brought against him. RULE 12 (a) TIME TO SERVE A RESPONSIVE PLEADING. (i) within 21 days after being served with the summons and complaint;”

SUMMARY

18.

Faction One in this case is known as Rita Cagliostro formerly a member of the Oregon State Bar, Board of Governors for Disciplinary of attorneys (given bar # 4257041 with expiration of 12/31/2017) when Forrest R. Collins was found to have committed the intentional negligence claims known as:

1. October 18, 2013 Intentional negligence of ignoring the demurrer of “until” his client updated his parental mental health evaluation and providing that record to the court, the plaintiff Rita objected to further court action “ until “ by Forrest R. Collins then. That demurrer pursuant to plaintiff filing appeals for the demurrer causes is still an intentional negligence by Forrest R. Collins today.
2. October 24, 2013 intentional negligence when Forrest R. Collins did not confer a secret ex-parte for emergency temporary custody of immediate danger at his Status Quo hearing same day (Rita was denied that long arm jurisdiction to attend the Status Quo Hearing via phone) and further Forrest R. Collins intentional negligence included not filing nor paying his fees of motions on Pro Hac Vice in Nevada required to state his motion for immediate danger in Nevada where child was present and secretly removed *kidnapped* from her school class room October 29, 2013. Cause of pain and suffering and all triggers on pain and suffering for which plaintiff received therapy and remains in therapy for stability pursuant to the vocational rehabilitation Act of 1973, for triggers associated to Rita’s mom’s birthday

October 24, ill mother of 47 years in hospital now assisted living hospital and child gone missing from Nevada school classroom.

3. December 24, 2013 furthered his intentional negligence's by omitting his intentional negligence's to the court on all custody matters including parenting time and sole custody matters. Pursuant to Rule 56 created the breach by void for fraud in obtaining a farce Order December 24, 2013, while Rita was dealing with exacerbated shock unable to communicate comprehensively over unhinged PTSD, which included neck/head injury from totaled vehicle auto accident rear-ended November prior to child gone missing from school.
4. December 14, 2014 intentional negligence by Forrest R. Collins for disposition of adverse parental mental health evaluation exhibits Case No. 1401-30000 Order of his client. As of September 22, 2016 when plaintiff filed motions on time in King County Superior Court Seattle, Washington and pursuant to the Uniform Trial Court Rules required him to return those exhibits as stated on 6.120, "upon the filing of a notice of appeal".
5. Petitioner filed complaint for years 2013, 2014, 2015, 2016 garnished child support inveigled by Forrest R. Collins guileful intrinsic pattern to show cause for his intentional negligence of self enrichment from his clients payments received through the child support that was already owed to Rita including arrears, but those payment were unlawfully funneled to Forrest R. Collins.
6. April 11, 2017 intentional negligence of abandoning his client in the matters before the King County Superior Court on the Motion filed by Rita for *Contempt of Court* on September 22, 2016 purpose of filing the Oregon (Forrest R. Collin's) farce foreign order, by Rita, in King County Seattle Washington, of his client to return child to Rita.
7. April 11, 2017 intentional negligence of Forrest R. Collins to have sent a notice of termination of his duties as the mediating-attorney on record without due cause.
8. April 11, 2017 intentional negligence of Forrest R. Collins when Forrest R. Collins did not file or pay another filing fee in Pro Hac Vice Motion to file notice to Rita in King County

Superior Court for notice of his attorney/client termination also known as a later omission to the courts.

Faction Two is the defendant the attorney known as Forrest R. Collins – mediating-attorney member of the Oregon State Bar.

9. Faction Three the “organized, dissenting group within a larger one” the defense shareholders known as the ineligible defense by Suzanne Pierce the attorney for Davis Rothwell, Earle & Xochihua known as the Shareholders of the Oregon State Bar for the Professional Liability Fund.
10. The halted and loss of time to pursue the internship public member position for Rita at the Board of Governors disciplinary board due to the issues stemming from this case. Loss of time to further education and loss of time with child causing estrangement.

DECLARATORY JUDGMENT CONCLUSION

19.

In Conclusion, the actual defendant has defaulted on his formal legal appearance pursuant to RULE 12 and the plaintiff moves for filing a lien if payment is not made in this case in full. Enclosed is the payment notice of the default principal amount due.

ORDER

IT IS SO ORDERED THAT THE JUDGE

ACCEPT, Summary Judgment in Favor of Plaintiff,

ACCEPT, \$5,200,000 amount of settlement

\$500,000 punitive, \$1,000,000 compensatory, \$3,800,000 pain and suffering.

DENIED, Summary Judgment in Favor of Plaintiff.

OR

IT IS SO ORDERED THAT THE JUDGE

ACCEPT, Partial Summary Judgment in Favor of Plaintiff,

ACCEPT, \$3,800,000 amount of settlement as pain and suffering summary judgment

ACCEPT for immediate disbursement up front for \$500,000 in cash for all immediate family needs, attorney fees, and past expenses of any nature upon settlement of \$3,800,000.

DENIED, Partial Summary Judgment in Favor of Plaintiff.

COMMENTS: _____

JUDGEMENT SUMMARY IN THE AMOUNT OF: \$ _____

DATE : _____

JUDGE

APENDIX

- EXHIBITS (PACKET COLORED-A)
- EXHIBITS (PACKET COLORED-B)
- EXHIBITS (PACKET COLORED-C)
- EXHIBITS (PACKET COLORED-D)
- EXHIBITS (PACKET COLORED-E)
- EXHIBITS (PACKET COLORED-F)
- EXHIBITS (PACKET COLORED-G)
- EXHIBITS (PACKET COLORED-H)
- EXHIBITS (PACKET COLORED-I)
- EXHIBITS (PACKET COLORED-J)

STATUTES IN CONSIDERATION

Defendant's docket #13, **Page 13** line 6 through 10, ..." no obligation to protect anyone **other than** his client Winton from economic losses: " 28 U.S. Code § 1738A - Full faith and credit given to child custody determinations, ((e) Before a child custody or visitation determination is made, reasonable notice and opportunity to be heard shall be given to the contestants, any parent whose parental rights have not been previously terminated and any person who has physical custody of a child.) Defendants admission of guilt to his own wallet unjust enrichment, has no genuine affirmative dispute.

25 CFR 11.405

18 USC 3559, class E Felony. (Statute of limitations 6 years-contracts)

1033. Kidnapping 18 USC 1201, 1202, the acts were done knowingly and willingly,
United States v. Robert C. Osborne 68 F. 3d 94.

18 U.S. Code § 1017 - Government seals wrongfully used and instruments wrongfully sealed

18 U.S. Code § 1002 - Possession of false papers to defraud United States, a fraud order the defendant set up for extortion (ORS 164.075)

18 U.S. Code § 1341 - Frauds and swindles

pursuant to 56 (c) . No genuine affirmative dispute is being presented

ORS 163.235 ((d) To terrorize the victim or another person)

The federal statute of limitations is 18 USC 3282 , 5 years.

1033. Kidnapping 18 U.S.C. 1201, 1202, U.S. v. Robert C. Osborne 68 F. 3d 94

To obtain a conviction for kidnapping, the government must prove four elements:

- a.) The transportation in interstate commerce (crossing state to state)
- b.) Of an un-consenting person who is; 9 years old at the time (unable to give consent)
- c.) Held for ransom, reward, or otherwise, and
- d.) The acts were done knowingly and willing.

The government has met its burden of proof. Forrest R. Collins acted in violation in unlawfully inveigling, kidnapping for self-enrichment.

Rule 408. Compromise Offers and Negotiations (b) Exceptions. The court may admit this evidence for another purpose, such as proving a witness's bias or prejudice, negating a contention of undue delay, or proving an effort to obstruct a criminal investigation or prosecution.”

END OF EXHIBIT (20)

DECLARATORY JUDGMENT CONCLUSION

20.

In conclusion Rita Cagliostro (Appellant/Plaintiff) requests declaratory judgment, that the Courts consider the details of the lawsuit against (Respondent/Appellee) Charles Alec Winton's attorney Forrest R. Collins and the modification pleading on file with King County Superior Court to take precedence in conclusion. Rita Cagliostro (Appellant/Plaintiff) requests DECLARATORY JUDGMENT of any orders after March 10, 2010 to be consider void/vacated in particular that of October 24, 2013, October 29, 2013, October 30, 2013, December 11, 2013. DECLARATORY JUDGMENT to include what teenager needs from both parents. Rita Cagliostro (Appellant/Plaintiff) requests declaratory judgment to bring teenager to court and for (Respondent/Appellee) Charles Alec Winton to be charged with Contempt of Court. (Respondent/Appellee) Charles Alec Winton to be ordered to parental mental health evaluation and for (Respondent/Appellee) Charles Alec Winton to provide the courts with an updated parental mental health treatment plan. (Respondent/Appellee) Charles Alec Winton to also provide the courts with an immediate marijuana/drug test and provide the results to the courts. (Respondent/Appellee) Charles Alec Winton to provide to the courts a DNA record.

In conclusion:

1. Teenager will provide to the courts what is needed for teenager to have clear communication with both parents.
2. Teenager will be clear of any confinement issues. Teenager is not to have phone taken away from her needs to communicate with mother.

3. Teenager will be traveling between Seattle, Washington and Sandy, Oregon in order to spend scheduled time on school, holidays, and vacation time.
4. Child support will be addressed according to teenagers scheduled time and filed with the appropriate child support office.

STATUTES IN CONSIDERATION

1. 28 U.S. Code § 1738A
2. RCW 6.36.025
3. 20 CFR 416.1121 (b)
4. Vocational Rehabilitation Act 1973

CERTIFICATE OF SERVICE

I Rita Cagliostro affirm that a copy of this BRIEF has been served on all parties by mail listed below.

NAME	ADDRESS	DATE SERVED
Charles A. Winton	18520 White Tail Dr. Sandy, OR 97055	November 6, 2018

CC: All parties

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: November 06, 2018
Signature of Plaintiff R. Cagliostro
Printed Name of Plaintiff Rita Cagliostro
503-960-6345

RITA CAGLIOSTRO - FILING PRO SE

December 13, 2018 - 11:12 AM

Transmittal Information

Filed with Court: Supreme Court
Appellate Court Case Number: 96387-8
Appellate Court Case Title: Charles Alec Winton v. Rita Cagliostro
Superior Court Case Number: 16-3-05790-3

The following documents have been uploaded:

- 963878_Briefs_20181213111034SC986471_4412.pdf
This File Contains:
Briefs - Petitioners Reply
The Original File Name was 96387-8 DECLARATORY JUDGMENT.pdf

A copy of the uploaded files will be sent to:

- cawinton111@gmail.com

Comments:

Brief of petitioner who is also listed as respondent court error

Sender Name: Rita Cagliostro - Email: ritacagliostro@live.com
Address:
212 Alaskan Way S205
Seattle, WA, 98104
Phone: (503) 960-6345

Note: The Filing Id is 20181213111034SC986471

FILED
SUPREME COURT
STATE OF WASHINGTON
12/13/2018 11:17 AM
BY SUSAN L. CARLSON
CLERK

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

COPIES
MAY 21 2018
AT SEATTLE
CLEM L. DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
DEPUTY

RITA CAGLIOSTRO)
Plaintiff,)
v.)
FORREST R. COLLINS)
Defendant.)

CASE NO. C18-425 RSM
EXHIBITS
NOTED: May 21, 2018

NOTICE REGARDING THE SUBMISSION OF EXHIBITS

Exhibits labeled in support of Complaint at U.S. District Court Case No. C18-425RSM

Exhibits Set and numbered: Set D (7 pages)

Exhibits Referenced as: Email communication
on motion attendance by phone

Respectfully submitted this day of May 21, 2018 Declaration
of
Respondent

FW: child custody

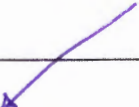
Mandy Cagliostro

Wed 1/27/2016 1:41 PM

To: Mandy Cagliostro <ritacagliostro@live.com>;

1 attachments (32 KB) 

IN THE CIRCUIT COURT OF THE STATE OF OREGON.doc;

From: ritacagliostro@live.com 
To: annie@collinsberman.com; noah@collinsberman.com
Subject: FW: child custody
Date: Fri, 18 Oct 2013 13:33:21 -0700



Motion appearance by phone

From: ritacagliostro@live.com
To: ritacagliostro@live.com
Subject: child custody
Date: Thu, 17 Oct 2013 19:37:08 -0700

Declaration of Respondent

IN THE CIRCUIT COURT OF THE STATE OF OREGON
FOR THE COUNTY OF MULTNOMAH

FILED

2013 OCT 28 PM 5:23

MULTNOMAH COUNTY

In the Matter of:

Charles A. Winton,

Petitioner

and

Rita Cagliostro,

Respondent.

ENTERED
OCT 29 2013
IN REGISTER BY KH

No. 090362138

MOTION ATTENDANCE BY PHONE

DECLARATION OF RESPONDENT

PURSUANT to ORS 107.135, the declaration of respondent, and the Uniform Support Declaration of Respondent, Respondent, by and through pro se MOTION The court to allow attendance of respondent by phone.

1.

As stated in first written response submitted for child parenting time on this New court matter set before the court, " Respondent is not to be considered as threatening Petitioner about moving out of state with daughter. Again, Petitioner's opinion of Respondent's plans to upgrade in life style due to career and better economical environment is allowable if Respondent so chooses. In any event if Respondent finds it better to move to a finer state, a long distance parenting plan can be addressed. " Respondent with such notice of written response submitted

Mailed from Las Vegas, NV
(RC)
Denied on 10/23/2013 by Svetkey

to the court allowing the court to know the position of Respondent about a move to a state outside of Oregon where Respondent is now flourishing in a better environment is not now the first instance of communicating this information with neither the court nor Petitioner. Although, the move was made on September 13, 2013, and where Petitioner is playing the role of not having previous knowledge Respondent was ready for the move is where Petitioner is showing to be committing Perjury to the court of Multnomah. Petitioner took his place in siding alongside an Opposing court case # 1208 09935 where Petitioner attended the hearing.

2.

The court case is currently being reviewed in appeal and Respondent and child are Patiently awaiting the appeals response in the matter of real estate Respondent Purchased fair and square. The facts of the purchase are common knowledge all Have been given proof of the purchase. Although, there may be other case issues Revolving the case # 1208 09935 such as a wrongful writ of eviction since Respondent Was not a renter of the real estate. There was also no written signed notice provided To Respondent that reflects a signed signature from any judge. However, it is now Believed that somewhere there is a signed notice that is also wrongful in process. These facts may only be reviewed in the file # 1208 09935 itself.

3.

Respondent currently feels much safer for Respondents self away from Petitioner who Vows to cause trouble for Respondent at all costs. Respondent prefers to remain living Out of state until Petitioner seeks Mental Health counseling to have Petitioner re-examined And treated for Petitioners Mental health ailments. Petitioner has been acting as a threat To Respondent for over two years and Respondent has had to contact Domestic Abuse

↑
Objection

CASE No. C18-425RSM
P-5

Hot line to note the incident/s

4.

It was also brought to Respondents attention that Petitioner was involved in the looting of Respondents home at 12004 SE Foster Road, Portland, OR, 97266 and where child was also Residing. The full extent of Respondents belongings and child's belongings were looted and Tampered with the immediate weekend that Respondent left to family out of state. For this Reason Respondent wished to remain out of state until it is safe. Threats of gunmen and Other individuals have caused anguish to Respondent.

5

Child of both Respondent and Petitioner was immediately transferred to a new school at The new location of residence and has been in perfect attendance. Child is processing the Change and has been responding normal to the change and loves new friends. Respondent Continues to address any and all issues revolving child's homework as usual and where Petitioner has never showed little to nothing in assistance of child's school work. Child was Also taken to a vaccination of up to date shots and showed signs of normal health at the Health medical facility review.

6.

At this time, a new parenting schedule is appropriate and Respondent would like to work On setting the new parenting schedule to meet Respondents needs. A parenting schedule Where no more excuses interruptions by Petitioner can take place and where Respondent No longer faces harassment from Petitioner. In addition, Petitioner is not acting like a Threat and teaming up with anyone that Petitioner can convince to harass Respondent With. PLEASE NOTE: Petitioner DENIED child weekend visitation at the Petitioner's

Residence the weekend of September 7, 2013. Petitioner's Excuse was " He preferred to Spend the weekend at his buddies wedding, leaving Respondent unable to work that Weekend."

7.

At this point, RESPONDENT HAS OBTAINED A BACHELORS OF SCIENCE IN LEGAL STUDIES. At this point, Respondent has taken up two offers of career advancement. One as an office Manager for a private investigator Law firm. A phone number can be provided to Judge Without the knowledge of Petitioner for safety reasons. In addition, Respondent is back In College with a career advancement for entry into excelling in Management in hospitality. A letter from FAFSA can be provided to judge as well.

8.

Although, Respondent acknowledges that Petitioner has not yet finished college and Petitioner has not yet been able to pass an evaluation for the Navy, Respondent prays The court honor request for Petitioner to seek Mental Health Counseling.

9.

The parenting schedule that Respondent requests is to continue the holiday schedule Plan as usual. Where Petitioner is allowed to spend time with child during the holidays. As is opposite for Respondent to spend the holiday schedule with child. In addition, Respondent is agreeing to have child begin every other weekend back to regular schedule Time after Petitioner seeks Mental Health Counseling and can provide documentation of Seeking treatment. in addition, where respondent is working a regular normal gainfully Employed career job with no feelings of threat by Petitioner and Petitioners spouse. That

Includes calling work to make false threatening statements of any kind. At this venture Respondent happily would like the parenting schedule to be worked out to have our child spend every other weekend as usual without any further excuses from Petitioner. In addition, Petitioner is welcome to come out to see child at new residence without Petitioner's closed door under breathe threats. That's all Respondent asks.

SUBMITTED BY: R. S. D.
Rita Cagliostrò (Respondent)

DATED this 15th day of oct 2013.

Judge

CERTIFICATE OF MAILING

I do hereby certify that the above foregoing letter was mailed postage pre-paid by placing the same in a stamped envelope and placed in the United States mail, to the party of record.

RE: Winton & Cagliostro - notice of scheduled court proceeding

Mandy Cagliostro

Wed 10/23/2013 3:18 PM

To: Mandy Cagliostro <ritacagliostro@live.com>;

Hello,

This email is a written notice reminding Collins, Berman, P.C. and Judge Svetky that Respondent has mailed to the court of Multnomah a motion for appearance by phone as been customary in previous hearings and has been allowed when a person resides out side the state. In which for Respondent and Child have been residing out of state attending college and for child Lois Craig Elementary for which grades have also been attached to the Motion for appearance by phone.

Submitted By: _____
Rita Cagliostro (Respondent)

Dated: October 23, 2013

From: annie@collinsberman.com
To: ritacagliostro@live.com
CC: forrest@collinsberman.com
Subject: Winton & Cagliostro - notice of scheduled court proceeding
Date: Tue, 22 Oct 2013 19:51:22 +0000

Good afternoon,

Please see the attached. We weren't sure if the Court has your updated address so we are forwarding this notice to you. Please note the status quo order hearing is still scheduled for this Thursday, 10/24/13.

Thank you

Annie Rimmer

Collins Berman, P.C.
520 SW 6th AVE Suite 1140
Portland, OR 97204
Telephone: (503) 222-2926
Facsimile: (866) 399-3093

COLLINS BERMAN, P.C.

Family Law and Mediation

CONFIDENTIALITY NOTICE: This message and any attachments to it are intended for use only by the addressee(s), and may contain privileged or confidential information. If you are not the intended recipient, you are not authorized to read, print, copy or disseminate this message or any attachments to it, or to take any action based on them. If you have received this message in error, please notify me immediately by telephone at (503) 222-2926, and permanently delete the original and any copy of this message.

RITA CAGLIOSTRO - FILING PRO SE

December 13, 2018 - 11:17 AM

Transmittal Information

Filed with Court: Supreme Court
Appellate Court Case Number: 96387-8
Appellate Court Case Title: Charles Alec Winton v. Rita Cagliostro
Superior Court Case Number: 16-3-05790-3

The following documents have been uploaded:

- 963878_Exhibit_20181213111302SC267799_9689.pdf
This File Contains:
Exhibit
The Original File Name was 18 3573 8 email demmurrer due.pdf

A copy of the uploaded files will be sent to:

- cawinton111@gmail.com

Comments:

supplemental exhibits

Sender Name: Rita Cagliostro - Email: ritacagliostro@live.com
Address:
212 Alaskan Way S205
Seattle, WA, 98104
Phone: (503) 960-6345

Note: The Filing Id is 20181213111302SC267799

FILED
SUPREME COURT
STATE OF WASHINGTON
12/13/2018 11:18 AM
BY SUSAN L. CARLSON
CLERK

move
Application of Rita submitted this day (re)

EXHIBIT - RC⁵

IN THE CIRCUIT COURT OF THE STATE OF OREGON
FOR THE COUNTY OF MULTNOMAH

CHARLES A. WINTON
Plaintiff/Petitioner

Case No. 090362138

v.
RITA DAGLIOSTRO
Defendant/Respondent

Order Regarding Deferral or Waiver of Fees for:

- Plaintiff/Petitioner
- Defendant/Respondent

The court finds that the applicant is currently unable to pay all or part of the noted fees. **THE COURT HEREBY ORDERS THAT:**

1. Deferral (Temporary): The court **DEFERS** the following fees on a temporary and/or partial basis:

- Filing Fees
- Arbitration Fee
- Other: (describe) _____
- Sheriff's Service Fee
- Trial Fee
- Motion Fee

The noted fees are deferred until the court receives notice that Applicant is represented by a lawyer **or** until a hearing or trial. Fees are due in full upon occurrence of either event unless Applicant files a new *Application and Declaration for Deferral or Waiver of Fees* and the court grants that application. If neither event occurs, the fees are due as specified in a future judgment in this case.

or
Payment must be made

- According to the terms of the attached payment plan (or) \$ _____ per _____ month until paid in full
- As ordered by a judgment in this case (or)
- Other: _____

FILED
13 AUG - 2 PM 4:20
COURT CLERK
MULTNOMAH COUNTY

ENTERED
AUG - 5 2013
IN REGISTER BY SA

If fees are not paid as ordered, judgment will be entered against you without further notice.

2. Waiver: The court **WAIVES** the following fees (no payment):

- Filing Fees
- Arbitration Fee
- Other (describe) _____
- Sheriff's Service Fee
- Trial Fee
- Motion Fee

3. Denial: The court **DENIES** the applicant's request for deferral or waiver of fees because:

- Applicant is financially able to pay the fees (see part _____ of the Declaration);
- Application contains insufficient information (see part _____ of the Declaration);
- Other findings _____

8.2.2013
Date

~~86~~

D. [Signature]
Circuit Court Judge or designee, signature

D. [Printed Name]
Name, printed

Waiver of fees only purpose to submit Declaration re

King Co. Electronic Record
Under Exhibits #13
This is exhibit #150.

RECEIVED

2016 DEC 29 PM 1:53

KING COUNTY
SUPERIOR COURT
CLERK

This was not
first notice
to petitioner
more like
third no
but

meeting the full extent of the original parenting schedule is in fact true.

Respondent simply expected Petitioner to follow the parenting schedule through and through. Petitioner has remained unstable on his part and the Respondent has been very stable in daughter's school attendance and home work of daughter providing nourishment and love which reflects on daughter's school grades, home environment and medical health records.

Respondent is in agreement not to make any changes to the holiday and vacation schedule currently shared, except that Petitioner give Respondent the owed full 14 days of summer without sparatic off days to meet the 14 days and which interrupts Respondents plans based on the parenting schedule Respondent relies upon.

court notified
on
8-2-2013

Respondent is not to be considered as threatening Petitioner about moving out of state with daughter. Again, Petitioner's opinion of Respondent's plans to upgrade in life style due to career and better economical environment is allowable if Respondent so chooses. In any event if Respondent finds it better to move to a finer state, a long distance parenting plan can be addressed.

Reasonable
notice
Re

DENY CHILD SUPPORT. Deny change in child support, except that Petitioner comply with the child support owed and arrears owed.

DENY ATTORNEY FEES. Based on statements made by Petitioner and his unable to afford the present litigation. Since, Respondent has been unable to attend graduation in Chicago this July 2013, for Bachelor of Science in Legal Studies.

ATTORNEY FEES. Respondent asks that the court award me my reasonable costs and attorney fees

Old Declaration
2013

Rita & child moved with

Case No. 18-35428

Case No. 18-00425-RSM

Reasonable Notice

original order 4/15/2018

Neither parent shall move to a residence more than 60 miles further distant from the other parent without giving the other parent reasonable notice of the change of residence and providing a copy of such notice to the court, or the requirement of ORS 107.159 regarding notice of move is suspended for good cause found.

2. Child Support, including Cash Medical Support.

Check either A or B below:

- (A) No child support shall be ordered at this time because:
An order for child support in the amount of \$250.00 monthly including health care coverage, has already been ordered and docketed with the Oklahoma County Circuit Court, case number 020410056
Other reason:

Rec (B)

Child support shall be paid by Petitioner to Respondent (or) Respondent to Petitioner beginning on the first of the month following the date of the judgment and continuing on the same day of each month thereafter. The support for each child shall continue until the child reaches eighteen (18) years of age, or is otherwise emancipated, unless the child is a student attending school as defined by Oregon law, in which case support shall continue until the child reaches 21 years of age. Until further order, the total payment per month shall be \$ for children.

Cash Medical Support: Of the amount ordered above in paragraph 2B, \$ is cash medical. The cash medical support amount ordered is in addition to any percentage of uninsured costs either of the parties is ordered to pay below in paragraph 4(C).

(Check if applicable)

Neither Petitioner or Respondent have appropriate private or public health care coverage available for the parties' child/ren (see 4(3) below). Cash medical support is is not ordered and the court's findings in this regard are as follows:

Petitioner Respondent and/or Child/ren are eligible for public medical assistance and cannot be ordered to pay cash medical support.

(Check if applicable)

This order shall modify and replace the following existing order:

(list court/agency and case no.)

because the court finds that the existing order was issued by an Oregon court or agency, one of the parents or the child/ren receiving support under the order still resides in Oregon and circumstances have changed since this order was entered.

3. Child Support Calculation (check any that apply).

- The child support worksheet on which the support amount was calculated is labeled "Exhibit" and attached to and incorporated in this judgment
The support award does not deviate from the amount presumed correct under the guidelines set out in the Oregon Administrative Rules

Rec

Mail - ritacagliostro@live.com

Case 18-35738

Page 1 of 2

Case No: C18-425RSM

P. 15

Re: writ of assistance submission

Susan.M.SVETKEY@ojd.state.or.us

Tue 9/23/2014 3:52 PM

To: Mandy Cagliostro <ritacagliostro@live.com>;

Cc: forrest@mediatingattorney.com <forrest@mediatingattorney.com>; Brandy.LJONES@ojd.state.or.us <Brandy.LJONES@ojd.state.or.us>;

Dear Ms. Cagliostro



I received by email today your Motion for Writ of Assistance. It is not permissible for you to contact me directly unless you copy the opposing party's counsel. I am not allowed to have contact with only one party to a case. Both parties must have the opportunity to be heard on all aspects of any case.

Nonetheless, I am denying your Motion for Writ of Assistance. Mr. Winton was awarded custody of your child after a hearing in December 2013. Therefore, you are not entitled to custody of the child and no Writ can be signed.

Sincerely,

Judge Svetkey

Mandy Cagliostro --09/23/2014 01:24:25 PM-- IN THE CIRCUIT COURT OF THE STATE OF OREGON

From: Mandy Cagliostro <ritacagliostro@live.com>

To: "brandy.l.jones@ojd.state.or.us" <brandy.l.jones@ojd.state.or.us>, "susan.m.svetkey@ojd.state.or.us" <susan.m.svetkey@ojd.state.or.us>.

Date: 09/23/2014 01:24 PM

Subject: writ of assistance submission

This violation submitted to Disability Dept. 2014

IN THE CIRCUIT COURT OF THE STATE OF OREGON
FOR THE COUNTY OF MULTNOMAH

Chales A. Winton
Petitioner,

vs.

Rita Cagliostro
Repondent.

Case: 0903-62138

Case No. C18-425RSM
P. 16

MOTION FOR WRIT OF ASSISTANCE

Comes now the []Plaintiff, [x]Respondent and moves the Court for an order for
issuance of a Writ of Assistance to the Sheriff of Multnomah
County, Oregon in the City of Gresham.

This Motion is supported by the Affidavit of the []Petitioner, [x]Respondent
attached hereto and incorporated herein.

Dated this day of September 23, 2014.

Petitioner

___RC_____
Respondent

AFFIDAVIT

I Rita Cagliostro have requested that the court provide
answers to concerns about my child Angel Anna Starr Winton.
In this request I Rita Cagliostro as Respondent would like
to move the court for a writ of assistance to physically
have child presented in person in front of self as child's
natural maternal mother. To make sure she is truly alive.
In order to accomplish this I need the assistance of the
Gresham Police.

Case: 0903-62138

Location of child: 1129 NE Centurion Dr., Gresham, OR 97030

___RC_____
Rita Cagliostro (Respondent)

Date: 09/23/2014

for issuance of a Writ of Assistance to the Sheriff of Multnomah County, Oregon in the City of Gresham.

This Motion is supported by the Affidavit of the Petitioner, Respondent attached hereto and incorporated herein. Dated this day of September 23, 2014.

Petitioner

Respondent

AFFIDAVIT

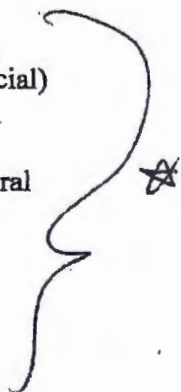
I Rita Cagliostro have requested that the court provide answers to concerns about my child Angel Anna Starr Winton. In this request I Rita Cagliostro as Respondent would like to move the court for a writ of assistance to physically have child presented in person in front of self as child's natural maternal mother. To make sure she is truly alive. In order to accomplish this I need the assistance of the Gresham Police.

Location of child: 1129 NE Centurion Dr., Gresham, OR 97030

Rita Cagliostro (Respondent)

Date: 09/23/2014

E-mail: NAVIGHotlines@navy.mil
Facsimile: 202-433-2613 (Commercial)
288-2613 (DSN)
Mailing Address:
Office of the Naval Inspector General
Attn: Navy Hotline
Building 172
1254 Ninth Street, S.E.
Washington Navy Yard DC
20374-5006



Obtain a photograph of the missing person and/or suspect as soon as possible and enter it with the missing person record into WACIC and NCIC, then send an e-mail to the WSP MUPU using the address MPU@wsp.wa.gov.
Appoint a Public Information Officer (PIO) to handle the press. Once the advisory has been

Case 18-35738

EXHIBIT A-F-I

Print

Case No. C18-425RSM

P. 14

Close

Re: writ of assistance submission

Social Sec
~~2010-2011~~

Disability office

From: Susan.M.SVETKEY@ojd.state.or.us

Sent: Tue 9/23/14 3:52 PM

To: Mandy Cagliostro (ritacagliostro@live.com)

Cc: forrest@mediatingattorney.com; Brandy.L.JONES@ojd.state.or.us

RECEIVED
MAR 26 2015
BY: 9BF

Dear Ms. Cagliostro

I received by email today your Motion for Writ of Assistance. It is not permissible for you to contact me directly unless you copy the opposing party's counsel. I am not allowed to have contact with only one party to a case. Both parties must have the opportunity to be heard on all aspects of any case.

Nonetheless, I am denying your Motion for Writ of Assistance. Mr. Winton was awarded custody of your child after a hearing in December 2013. Therefore, you are not entitled to custody of the child and no Writ can be signed.

Sincerely,

Judge Svetkey

Mandy Cagliostro —09/23/2014 01:24:25 PM— IN THE CIRCUIT COURT OF THE STATE OF OREGON

From: Mandy Cagliostro <ritacagliostro@live.com>

To: "brandy.l.jones@ojd.state.or.us" <brandy.l.jones@ojd.state.or.us>, "susan.m.svetkey@ojd.state.or.us" <susan.m.svetkey@ojd.state.or.us>

Date: 09/23/2014 01:24 PM

Subject: writ of assistance submission

2nd violation
Judge holds this second
ex-parte via email then
carbon copies it over
RA

IN THE CIRCUIT COURT OF THE STATE OF OREGON
FOR THE COUNTY OF MULTNOMAH

Chales A. Winton
Petitioner,

vs.

Rita Cagliostro

RITA CAGLIOSTRO - FILING PRO SE

December 13, 2018 - 11:18 AM

Transmittal Information

Filed with Court: Supreme Court
Appellate Court Case Number: 96387-8
Appellate Court Case Title: Charles Alec Winton v. Rita Cagliostro
Superior Court Case Number: 16-3-05790-3

The following documents have been uploaded:

- 963878_Exhibit_20181213111723SC478917_9784.pdf
This File Contains:
Exhibit
The Original File Name was 18 3573 8 reasonable notice.pdf

A copy of the uploaded files will be sent to:

- cawinton111@gmail.com

Comments:

exhibits supplementals

Sender Name: Rita Cagliostro - Email: ritacagliostro@live.com
Address:
212 Alaskan Way S205
Seattle, WA, 98104
Phone: (503) 960-6345

Note: The Filing Id is 20181213111723SC478917

FILED
SUPREME COURT
STATE OF WASHINGTON
12/13/2018 11:18 AM
BY SUSAN L. CARLSON
CLERK

Sandra Luckow Scam

FILED
2013 NOV -8 PM 4:09
CIRCUIT COURT
FOR MULTNOMAH COUNTY

IN THE CIRCUIT COURT OF THE STATE OF OREGON
FOR THE COUNTY OF MULTNOMAH

ENTERED
NOV 13 2013
IN REGISTER 08

In the Matter of the Marriage of:

CHARLES A WINTON,

Petitioner,

and

RITA V CAGLIOSTRO,

Respondent.

No. 090362138

ORDER RE: PETITIONER'S
MOTION TO ALLOW
TELEPHONIC APPEARANCE

*Svetkey
Does not
deny phone
for her
(RD)*

This matter came before the court on Petitioner's motion to allow a telephonic appearance. The court having reviewed the files and records herein, and being fully advised now, therefore,

IT IS HEREBY ORDERED THAT:

Petitioner's Motion is HEREBY:

Granted. Sandra Luckow is permitted to testify telephonically.

Denied.

DATED this 8 day of Nov, 2013.

[Signature]
The Hon. Susan Svetkey

Submitted by: Forrest R. Collins, OSB #06299
Attorney for Petitioner

Handwritten: Sandra foretold the future?

REQUEST FOR RECONSIDERATION

(Do not write in this space)

NAME OF CLAIMANT <u>Duane Luckow</u>		NAME OF WAGE EARNER OR SELF-EMPLOYED PERSON (If different from claimant.)
CLAIMANT SSN <u>544-92-6643</u>	CLAIMANT CLAIM NUMBER (if different from SSN) - -	SUPPLEMENTAL SECURITY INCOME (SSI) OR SPECIAL VETERANS BENEFITS (SVB) CLAIM NUMBER - -
SPOUSE'S NAME (Complete ONLY in SSI cases)		SPOUSE'S SOCIAL SECURITY NUMBER (Complete ONLY in SSI cases) - -

CLAIM FOR (Specify type, e.g., retirement, disability, hospital/medical, SSI, SVB, etc.)

Disability

I do not agree with the determination made on the above claim and request reconsideration. My reasons are:
My brother Duane was diagnosed with paranoid schizophrenia and spent 180 days court-ordered in the Portland Oregon State Hospital from Dec 9 - June 13. He is unable to work, is \$200,000 in debt from psychosis and the information he provided is incorrect.

SUPPLEMENTAL SECURITY INCOME OR SPECIAL VETERANS BENEFITS RECONSIDERATION ONLY (See the three ways to appeal in the How To Appeal Your Supplemental Security Income (SSI) Or Special Veterans Benefit (SVB) Decision instructions.)

"I want to appeal your decision about my claim for Supplemental Security Income (SSI) or Special Veterans Benefits (SVB). I've read about the three ways to appeal. I've checked the box below."

- Case Review
- Informal Conference
- Formal Conference

EITHER THE CLAIMANT OR REPRESENTATIVE SHOULD SIGN - ENTER ADDRESSES FOR BOTH

I declare under penalty of perjury that I have examined all the information on this form, and on any accompanying statements or forms, and it is true and correct to the best of my knowledge.

CLAIMANT SIGNATURE <u>Duane Luckow</u>	SIGNATURE OR NAME OF CLAIMANT'S REPRESENTATIVE <u>Sandra Luckow</u>
MAILING ADDRESS <u>1508 SW 13th Street</u>	MAILING ADDRESS <u>21-01 Steinway Street #3L</u>
CITY <u>Portland</u>	CITY <u>Astoria</u>
STATE <u>OR</u>	STATE <u>NY</u>
ZIP CODE <u>97201</u>	ZIP CODE <u>11105</u>
TELEPHONE NUMBER (Include area code) <u>(503) 867-4135</u>	TELEPHONE NUMBER (Include area code) <u>(917) 539-9376</u>
DATE	DATE <u>10/25/11</u>

TO BE COMPLETED BY SOCIAL SECURITY ADMINISTRATION

See list of initial determinations

1. HAS INITIAL DETERMINATION BEEN MADE? <input type="checkbox"/> YES <input type="checkbox"/> NO	2. CLAIMANT INSISTS ON FILING <input type="checkbox"/> YES <input type="checkbox"/> NO
3. IS THIS REQUEST FILED TIMELY? (If "NO", attach claimant's explanation for delay and attach any pertinent letter, material, or information in Social Security office.) <input type="checkbox"/> YES <input type="checkbox"/> NO	

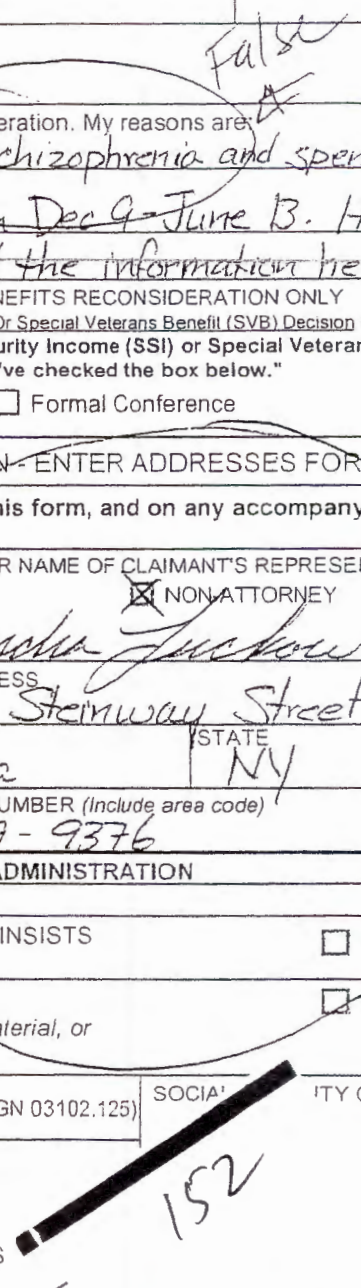
RETIREMENT AND SURVIVORS RECONSIDERATIONS ONLY (CHECK ONE) REFER TO (GN 03102.125)

NO FURTHER DEVELOPMENT REQUIRED (GN 03102.300)

REQUIRED DEVELOPMENT ATTACHED

REQUIRED DEVELOPMENT PENDING, WILL FORWARD OR ADVISE STATUS WITHIN 30 DAYS

ROUTING INSTRUCTIONS (CHECK ONE)	<input type="checkbox"/> DISABILITY DETERMINATION SERVICES (ROUTE WITH DISABILITY FOLDER)	<input type="checkbox"/> PROGRAM SERVICE CENTER	<input type="checkbox"/> DISTRICT OFFICE RECONSIDERATION
	<input type="checkbox"/> ODO, BALTIMORE	<input type="checkbox"/> OIO, BALTIMORE	<input type="checkbox"/> CENTRAL PROCESSING SITE (SVB)
	<input type="checkbox"/> OEO, BALTIMORE		



BEFORE THE OFFICE OF ADMINISTRATIVE HEARINGS
STATE OF OREGON
for the
DEPARTMENT OF HUMAN SERVICES

IN THE MATTER OF
APPELLANT

DUANNE LUCKOW

) FINAL ORDER
)
) OAH Reference No. 20110865
) OSH Patient No. 73012

HISTORY OF THE CASE

On March 2, 2011, Oregon State Hospital (the institution) issued a Notice of Involuntary Administration of Significant Procedures with Good Cause to Duanne Luokow (Appellant). On March 21, 2011, Appellant requested an administrative hearing to contest the notice. On March 23, 2011, the institution referred the request for hearing to the Office of Administrative Hearings (OAH).

On April 7, 2011, a hearing was held at the institution in Portland, Oregon. Senior Administrative Law Judge Jennifer H. Rackstraw of the OAH presided. Kull Tara, an attorney with Disability Rights Oregon, represented Appellant. Donald St. Just, M.D., represented the institution. Appellant, Carl Bowles, and Ted Compton testified on Appellant's behalf. Julie Anderson, M.D., testified for the institution. Donna Brownsworth, an institution representative, Bob Spinuzza, a security manager, and Rita Cagliostro, a friend of Appellant, were also present. The record closed at the conclusion of the hearing.

ISSUE

Whether the institution may administer the proposed significant procedures to Appellant without his informed consent. OAR 309-114-0010.

EVIDENTIARY RULINGS

Pleadings P1 through P4 and Exhibits A1 through A17, offered by the institution, were admitted into the record, without objection.

STIPULATED FINDINGS OF FACT

- (1) Dr. Anderson is qualified as an expert in the field of psychiatry.
- (2) Appellant has not been adjudicated legally incapacitated for all purposes or for the specific purpose of making a treatment decision.

ORS 125.300
(3)

unvalidated

asks for bond to be set at \$50,000, and a restriction on sale of the half-interest in the home.

12.

Mr. Luokow's paranoid schizophrenia affects his ability to think and take action to protect his assets including his home and automobiles at this time, and to deal with the costs of his health care and the potential claim from the mental health commitment claim. He is financially incapacitated, as a result of his mental illness, within the meaning of Oregon law, at this time. *- A whole shop full of restoration equipment value at \$100,000. 150,000.?*

WHEREFORE, petitioner requests:

1. A judgment appointing SANDRA LUCKOW as conservator for DUANNE A. LUCKOW, for an indefinite time, and

2. Setting initial bond in the amount of \$50,000.00, and restricting sale of the protected person's interest in the following residence without further order of the court:

Lot 29, FOSTER VILLAGE, in the City of Portland, County of Multnomah, State of Oregon, commonly known as 12004 SE Foster Road, Portland, Oregon 97266.

3. Letters of Conservatorship shall be issued to SANDRA LUCKOW upon filing of a bond with the court.

DATED this 17 day of March, 2011.

Sandra Luckow
SANDRA LUCKOW, Petitioner

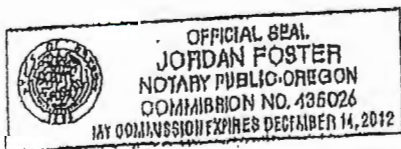
STATE OF OREGON
County of Multnomah

ss,

I, SANDRA LUCKOW, being sworn, say that I have read the foregoing petition, know the contents thereof and the same is true as I verily believe.

Sandra Luckow
SANDRA LUCKOW, Petitioner

SUBSCRIBED AND SWORN to before me this 17 day of MARCH, 2011.



Jordan Foster
Notary Public for Oregon
My commission expires: 12/14/12

Cynthia L. Dorsett, P.C.
760 Crown Plaza
1500 Sw First Avenue
Portland, OR 97201
Phone: 503-294-0080

PROPERTY DESCRIPTION

SITUS: 12004 SE FOSTER RD
 FOSTER VILLAGE, LOT 29 EXC PT IN ST

CODE AREA: 113

ACCOUNT NO: R165850

LUCKOW, DUANNE A &
 LUCKOW, GERALD D
 TO CAGLIOSTRO, RITA
 PO BOX 2822
 PORTLAND, OR 97208-2822

2013-14 CURRENT TAX BY DISTRICT:

MULTNOMAH ESD	64.68
MT HOOD COMMUNITY COLLEGE	72.71
DAVID DOUGLAS SCHOOL DIST #40	642.38
EDUCATION TAXES:	\$779.77
PORT OF PORTLAND	7.21
CITY OF PORTLAND	466.08
METRO	9.89
EAST MULT SOIL & WATER CD	10.51
MULTNOMAH COUNTY	442.07
MULTNOMAH COUNTY LIBRARY	120.18
CITY OF PORTLAND CHILD LOC OP	0.00
METRO LOCAL OPTION	0.00
MULT CO HIST SOCIETY LOC OPT	0.00
PORTLAND FIRE/POLICE PENSION	283.33
URBAN RENEWAL - PORTLAND	273.03
GENERAL GOVERNMENT TAXES:	\$1,612.30
CITY OF PORTLAND BONDS	31.04
METRO BONDS	39.16
MULTNOMAH COUNTY BONDS	16.70
DAVID DOUGLAS SD #40 BONDS	167.44
DAVID DOUGLAS SCHOOL DIST NEW	66.25
BONDS AND MISC TAXES:	\$320.59
2013-14 TAX (Before Discount)	\$2,712.66

VALUES: LAST YEAR THIS YEAR

MARKET VALUES:		
LAND	79,000	79,000
STRUCTURE	72,990	82,230
TOTAL RMV VALUE	151,990	161,230
TAXABLE VALUES:		
ASSESSED VALUE	151,990	156,540

PROPERTY TAXES: \$2,608.64 \$2,712.66

This is a copy of the original bill.
 To pay online go to www.multcotax.org

TAX PAYMENT OPTIONS

	Pay By	Discount	Net Amount Due
In Full	11/15/13	81.38	\$8,977.56
2/3	11/15/13	36.17	\$8,118.55
1/3	11/15/13	NONE	\$7,250.50

PLEASE MAKE PAYMENT TO: Multnomah County

DELINQUENT TAXES: (2011-2012) \$6,346.28
TOTAL (After Discount): \$8,977.56

PLEASE DETACH STUB AND RETURN WITH PAYMENT. RETAIN TOP PORTION FOR YOUR RECORDS.

OREGON PROPERTY TAX YEAR July 1, 2013 to June 30, 2014	PLEASE MAKE PAYMENTS TO: Tax Collector, Multnomah County	Code Area 113	Account Number R165850
Multnomah County Property Taxes	Payment options:	Net Amount \$8,977.56	Amount Paid
Property Address 12004 SE FOSTER RD PORTLAND, OR 97266	IN FULL 11-15-2013	\$8,118.55	
DO NOT WRITE IN SPACE BELOW	2/3 11-15-2013	\$7,250.50	
	1/3 11-15-2013		
	Discount is lost and interest applied after due date.		

0001165850 0000725050 0000811855 0000897756 14

LUCKOW, DUANNE A &
 LUCKOW, GERALD D
 TO CAGLIOSTRO, RITA
 PO BOX 2822
 PORTLAND, OR 97208-2822

WRITE MAILING ADDRESS CHANGES IN AREA BELOW

*Both
 Cynthia Barrett P.C.
 and
 Sandra Luckow
 fraudulently added
 Gerald Luckow*

Service Documents :

13-cv-00423-MO Luckow et al
v. Cagliostro

LawClerk:Wood,

Case No. C18-425 RSM
p.10

U.S. District Court

District of Oregon

Notice of Electronic Filing

Case 18-35738

The following transaction was entered on 5/3/2013 at 3:24 PM PDT and filed on 5/3/2013

Case Name: Luckow et al v. Cagliostro

Case Number: 13-cv-00423-MO

Filer:

Document Number: 7(No document attached)

Docket Text:

Clerk's Notice of Mailing to Rita Cagliostro regarding Amended Order to Show Cause [6]. (dls)

13-cv-00423-MO Notice has been electronically mailed to:

Robert S. Phed robert.phed@yahoo.com

13-cv-00423-MO Notice will not be electronically mailed to:

Rita Cagliostro
1020 SW Taylor St. #445
Portland, OR 97205

CRS
125,300
(3)

Affidavit

I Duanne A. Luckow is the said person hereby that owns the property residence at 12004 SE Foster Rd Portland, Oregon in the county of Multnomah. My father Gerald D. Luckow does not own or have any interest other than the living trust completed in 2007 and is in the possession of my executor. Ms. Rita Cagliostro and her daughter Angel Anna are in legal binding contract to purchase the property with signed notaries made in March - April 2012. My signature is below.



Duanne A. Luckow on this day of May 29, 2013

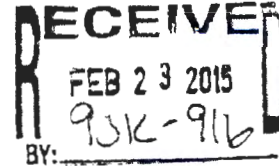
Case 18 - 35738
Case No. C18 - 425RSM

P.11

February 23, 2015, 16:11
PAGE 1

CLAIMANT: 544-92-6643 DUANNE ALAN LUCKOW

STATEMENT OF CLAIMANT OR OTHER PERSON



Name of Claimant: DUANNE ALAN LUCKOW
Claimant SSN: 544-92-6643
Name of person making statement:
Relationship to Claimant:

Understanding that this statement is for the use of the Social Security Administration, I hereby certify that- I WAS IN PORTLAND OREGON STATE HOSPITAL FROM 12/9/10 THROUGH 6/13/11. MY SISTER, SANDRA LUCKOW, BECAME MY CONSERVATOR IN 3/17/11. AROUND 6/2011 SHE SOLD ALL OF MY VEHICLES BESIDES THE 76 PORSHÉ 914. I DO NOT KNOW WHERE THE PORSHÉ IS AND I DID NOT RECEIVE ANY OF THE PROCEEDS FROM THE SALE OF THE OTHER VEHICLES. I WAS INCARCERATED 1/21/14 THROUGH 7/24/14. IN 6/2014 THE HOUSE THAT WAS UNDER MY NAME WAS SOLD. IT WAS MY UNDERSTANDING THAT I WAS TO RECEIVE MONTHLY PAYMENTS OF \$1000.00 PER MONTH BEGINNING 8/1/2014. BUT I HAVE NOT RECEIVED ANY MONEY FROM THE SALE OF THIS PROPERTY. I HAVE BEEN EMAILING SANDRA ASKING WHERE THIS MONEY IS BUT I HAVE NOT RECEIVED A PROPER RESPONSE. THE BUSINESS EQUIPMENT FROM MY FORMER BUSINESS WAS WORTH ABOUT \$141000.00. I SOLD ABOUT \$41430.00 AND SENT MONEY TO AFRICA AS CHARITY DONATIONS THROUGHOUT THE PERIOD OF 11/2011-4/2012. I SOLD THE REST OF THE BUSINESS EQUIPMENT TO MY FRIEND RITA FOR ABOUT \$100.00. MY PARENTS HAD A WILL THAT INCLUDED ME TO RECEIVE A PORTION OF THEIR ESTATE. MY SISTER AND ATTORNEY CHANGED THE WILL FRAUDULENTLY. I SHOULD HAVE RECEIVED MONEY FROM THE SALE OF THEIR HOUSE BUT I HAVE RECEIVED NOTHING. IT SHOULD BE NOTED THAT SANDRA BECAME LIMITED CONSERVATOR IN 8/2011, AFTER SHE SOLD THE VEHICLE. DEPENDING ON WHAT SHE AND HER ATTORNEY WANTED TO ACCOMPLISH, THEY WOULD USE THE TERMS CONSERVATOR AND LIMITED CONSERVATOR INTERCHANGABLY. SEE THE DOCUMENTATION I HAVE PROVIDED, THERE ARE DOCUMENTS SIGNED FRAUDULENTLY BY SANDRA AND FRAUDULENT NOTARY STAMPS. I'M STILL PURSUING THE WHEREABOUTS OF THIS MONEY, HOWEVER, NO ONE WILL TALK TO ME ABOUT THIS IN THE STATE OF OREGON. SANDRA HAS NOT RESPONDED TO ME. SHE DID CONTACT MY UNCLE, PLEASE SEE LETTER SIGNED "F&M" REGARDING HER CONTACT WITH HIM. MY FRIEND RITA KNOWS ALL ABOUT THIS SITUATION AN SHE CAN ATTEST TO THIS STATEMENT. *Da*

I know that anyone who makes or causes to be made a false statement or representation of material fact in an application or for use in determining a right to payment under the Social Security Act commits a crime punishable under Federal law and/or State law. I affirm that all information I have given in this document is true.

SIGNATURE Duane Alan Luckow DATE 02/23/2015

Telephone Number:

Mailing Address:

Date of most recent Dx: 12/8/15	Principal	Diagnosis
Axis I	<input checked="" type="checkbox"/>	Psychosis NOS; Rule out Delusional Disorder; Rule out Schizophrenia
	<input type="checkbox"/>	
Axis II	<input type="checkbox"/>	Deferred
	<input type="checkbox"/>	
Axis III	<input type="checkbox"/>	None
	<input type="checkbox"/>	

Axis IV (Severity of Psychosocial Stressors)	Low, Moderate or Severe	Describe Specific Factors or Problems
<input checked="" type="checkbox"/> Problems with primary support group	S	Parents are both deceased and there is a strained relationship with his only sister.
<input checked="" type="checkbox"/> Problems related to the social environment	S	Mr. Luckow has demonstrated the inability to set and respect boundaries this is apparent from his current/pending charges.
<input type="checkbox"/> Educational problems		
<input type="checkbox"/> Occupational problems		
<input type="checkbox"/> Housing problems		
<input type="checkbox"/> Economic problems		
<input type="checkbox"/> Problems with access to health care services		
<input checked="" type="checkbox"/> Problems related to interaction with the legal system	S	Mr. Luckow has pending charges.
<input type="checkbox"/> Other psychosocial and environmental problems		

Axis V : Current GAF (Specific GAF score, not range): 30
 Previous GAF: last discharge outside source Date: 7th April

Discharge Plan: Mr. Luckow will return to King County Jail upon completion of his competency restoration

Required Signatures

I have had an opportunity to provide input to this plan.
 I agree with my plan I partially agree with my plan I disagree with my plan -

Patient: Duanne Alan Luckow RCW 62A.3-402(b)(1)
 Signature of Patient

Patient Comments: RCW 9A.16.110, RCW 627.100
Matthew 9:12 in Galatians 5:1 for 1 Peter 3:13-16

Treatment Plan Formulator: [Signature] Date Signed: 2/3/16 Time Signed: 1205

I attest by my signature below that I have reviewed and approve the contents of this treatment plan in its entirety.

Physician: [Signature] Date Signed: 2-8-16 Time Signed: 8:55 AM

Do Not Write In This Space
 For Patient Identification Only

NAME: LUCKOW, DUANNE
 MED REC #: 440858
 DOB: 10/31/63
 WARD: F4

WESTERN STATE HOSPITAL
 Tacoma, WA 98498-7213

FORENSIC COMPETENCY
 RESTORATION PLAN

Case 18-35738

544-92-6043
09/30/2016

Case No. C18-42525M
P11

Page 6 of 6

HOW WE FIGURED YOUR INELIGIBILITY FOR September 2016 ON

You are not eligible for SSI for September 2016 on because your resources are worth more than the \$2,000.00 resources limit. On the first day of September 2016 you owned the following items which count toward the resources limit.

Your Resources That We Count

Cash	\$ 30.00
compass bank Checking Account	\$ 3.00
Other (Contact Social Security Office)	<u>\$543,787.80</u>
Your Resources That We Count	\$543,820.80
SSI Resources Limit for an Individual	<u>-\$ 2,000.00</u>
Amount Over the Resource Limit	\$541,820.80

IMPORTANT REMINDERS

We counted only the resources listed above. We generally do not count the value of a home, one vehicle, and a burial fund of up to \$1,500.00. Contact your local Social Security office if you have questions about how we determined the value of your resources or wish to report that the value has changed.

If your resources shown above are reduced below \$2,000.00, you may become eligible for SSI benefits. If you give away or sell resources for less than they are worth, you could be ineligible for SSI for up to 36 months. Contact your local Social Security office for information about how disposing of resources affects eligibility for SSI.

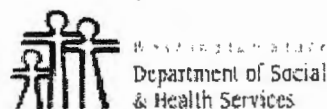
*unaccounted
money at
social security
office*

1-800-768-6828 • TDD • 1-800-768-6828 • 1-800-768-6828



Print Close

BELLTOWN CSO
PO BOX 11699
TACOMA WA 98411-6699



Phone #
TTY/TDD # 800-209-5446
Toll Free # 877-501-2233

03/03/15

Client ID # 052557947

DUANNE A LUCKOW
77 S WASHINGTON ST
SEATTLE WA 98104-2519

Reprint Options

Local State None

RCA FOR:DUANNE A LUCKOW HARBOR VIEW MEDICAL CENTER 325 9TH AVE SEATTLE WA 98104-2420	Reprint Options <input checked="" type="radio"/> Local <input type="radio"/> State <input type="radio"/> None
--	--

Dear DUANNE A LUCKOW

You will receive the following benefits:

	Begin Date	End Date
Housing and Essential Needs (HEN) Referral	02/27/15	01/31/16

We will review your incapacity in 01/2016.

We reviewed your case to see if you are eligible for Aged, Blind, or Disabled cash assistance.

You are not eligible for Aged, Blind, or Disabled cash assistance because you are not disabled based on the records we reviewed. To be disabled your health problems must keep you from doing any kind of substantial work and must last or be expected to last at least 12 months in a row or result in death.

You are not disabled because your health problems are not expected to remain severe enough to keep you from working for 12 months in a row.

You reported you were unable to work because:

Mental health—diagnosed for Schizophrenia

The following information was used to decide your claim:

Medical report(s) from Rebekah A. Cline, PsyD dated 02/27/2015

WAC 388—449—0001, 388—449—0060. You can view the Washington Administrative Code (WAC) online at <http://apps.leg.wa.gov/wac/>. You can also view them at your public library reference desk. If you can't find this information, please call our office.

We will send you a letter if there are any changes to the benefits listed above.

From: ritacagliostro@live.com
To: consumer.hotline@doj.state.or.us
Subject: FW: attn: Rosenblum, Kitzhaber FW: FOIA Request DON-USMC-2014-009
Date: Thu, 11 Sep 2014 15:54:54 -0700

Pertinent to:

"Case Status: C
Date Open: 5/24/2012 Date Closed: 5/24/2012
Respondent: LUCKOW, SANDRA K
Address Line 1: 2101 STEINWAY AVE #3L
Address Line 2:
City: ASTORIA
State: NV
Zip: 97105
Business Description: Private Party - No Jurisdiction
Complaint Description: Acted unconscionably by exploiting vulnerable victim
Closing Description: DOJ has No Jurisdiction
Reference # FF5308-12
"

This info
came fr
USDOJ
Ellen R
web page

From: ritacagliostro@live.com
To: consumer.hotline@doj.state.or.us
Subject: attn: Rosenblum, Kitzhaber FW: FOIA Request DON-USMC-2014-009
Date: Thu, 11 Sep 2014 15:52:44 -0700

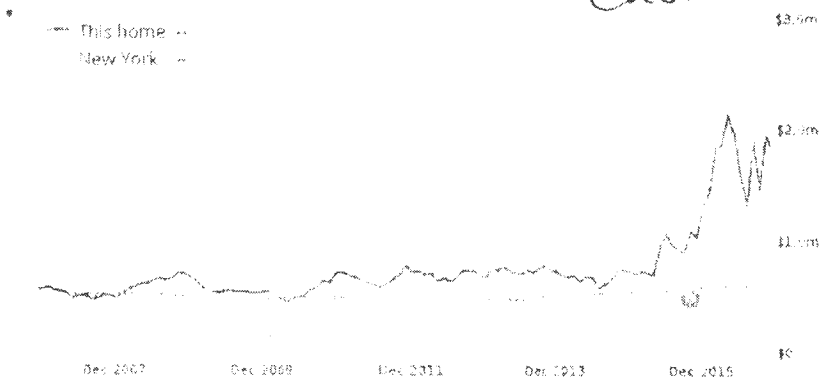
"FURTHER DAMAGES CAUSED - 3 VICTIMS"

162

Case 18-35738

Case No. C18-425RSM

P.4



Owner Dashboard



Do you own this home? See your Owner Dashboard.

Improve Your Home Value

PROJECT	PROJECT COST	ADDED VALUE
	\$139,828	\$139,828
	\$69,666	\$69,666
	\$28,103	\$28,103
	\$18,061	\$18,061
	\$16,522	\$16,522
	\$13,722	\$13,722
	\$3,344	\$3,344
	\$1,426	\$1,426

Sandra Luckow buys herself Condo with unaccounted money

Price / Tax History

DATE	EVENT	PRICE	\$/SQFT	SOURCE
10/26/15	Sold	\$478,869	-	Public Record



MULTNOMAH COUNTY SHERIFF'S OFFICE

12240 NE GLISAN ST., • PORTLAND, OR 97230

Exemplary service for a safe, livable community

DANIEL STATON
SHERIFF

(503) 255-3600 PHONE
(503) 251-2484 TTY
www.mcso.us

EVICTON TRESPASS NOTICE

Occupants of these premises located at:

**12004 SE Foster Rd
Portland, OR 97266**

Have been evicted by an order of the Circuit Court in:

**Duanne & Gerald Luckow VS. Rita Cagliostro
and all Others**

Plaintiffs

Defendants

Circuit Court Case No. **120809935**

Trespassing or entering into or upon these premises without written consent of the landlord will result in arrest and prosecution.

Any personal property present on these premises at the time this notice is served,

Friday September 13, 2013

[X] is in the possession of the landlord and may be redeemed by contacting the landlord at:

503-294-0910

DATED 09-13-13
DANIEL STATON, SHERIFF

By B. Doyle # 38072

[Print](#)

[Close](#)

RE: Your Claim CV 00660-14

From: **Bernstein Stuart** (stuart.bernstein@doj.state.or.us)
 Sent: Tue 11/04/14 4:23 PM
 To: 'Mandy Cagliostro' (ritacagliostro@live.com)
 Cc: Bernstein Stuart (stuart.bernstein@doj.state.or.us)

Illegal Eviction (RC) ORS 105.159

Ms. Cagliostro

The truth is that we never received a police report.

We had requested reports from the Portland Police Bureau and the Multnomah County Sheriff's Office but never received them.

The denial of your claim was solely based upon the information you provided within your application.

Based upon what you had written, your victimization had to do with property losses and your dealings with particular police agencies.

These type of losses are not compensable through this program.

As far as the Address Confidentiality Program is concerned, it is a DOJ Program but we are not privy to this information. It actually is administrated outside of CVCP.

Stuart

~~_____~~
 158 -

From: Mandy Cagliostro [mailto:ritacagliostro@live.com]
Sent: Tuesday, November 04, 2014 3:56 PM
To: Bernstein Stuart
Subject: RE: Your Claim CV 00660-14

Hello Bernstein,



First American Title Company of Oregon

9200 SE Sunnybrook Blvd., Ste 400 • Clackamas, OR 97015

Office Phone:(503)659-0069 Office Fax:(866)902-9870

Seller's Estimated Settlement Statement

Probate Fraud

Property: 12004 SE Foster Road, Portland, OR 97266 File No: 7072-2223956
 Officer: Christine Jensen/cdj
 Estimated Settlement Date: 06/09/2014
 Disbursement Date:
 Print Date: 06/06/2014, 1:06 PM

Buyer: James I. Knox
 Address: 5024 NE Flanders Avenue, Portland, OR 97213
 Seller: Duanne A. Luckow, a protected person
 Address: , OR
 Lender: OnPoint Community Credit Union
 Address: 2701 NW Vaughn ST STE 800, Portland, OR, 97210
 New Loan No.: 11334076

HUD VIOLATION

D.L.

15

Charge Description	Seller Charge	Seller Credit
Consideration:		
Total Consideration		182,000.00
Adjustments:		
**Credit Buyer Owner's Policy	491.00	
Seller Closing Costs Credit	5,292.15	
Prorations:		
County Tax 06/09/14 to 07/01/14 @\$2712.66/yr		163.50
Commission:		
Commission Paid at Settlement to Knipe Realty NW	4,550.00	
Commission Paid at Settlement to Keller Williams Realty	6,370.00	
Payoff Loan(s):		
Lender: Keybank National Association		
Principal Balance - Keybank National Association	5,787.57	
Lender: Metro Area Collection Service, Inc.		
Principal Balance good to 6/6 - Metro Area Collection Service, Inc.	1,461.61	
Lender: City of Portland		
Principal Balance - City of Portland	10,409.19	
Title/Escrow Charges to:		
Government Service Fee to First American Title	25.00	
Escrow/Closing Fee to First American Title Company of Oregon	900.00	
Recon Tracking Fee to First American Title Company of Oregon	120.00	
Disbursements Paid:		
Reimbursement for Repair work George Thompson to Tiffany & O'Shea Inc.	6,725.00	
Conservatorship Fees to Sandra Luckow	4,950.00	
labor and permits to George Thompson Construction	2,558.20	
2012-2014 to Multnomah Co. Assessment & Tax.	6,011.67	
Funds Held:		
Funds Held funds held for court order for attorney Cynthia Barrett	7,077.10	
Funds Held Funds on hold for court order for Broer & Passanante	11,384.25	
Funds Held Funds on hold for court order for Estate of Dolores Luckow	108,050.76	
Totals	182,163.50	182,163.50

D.L.

SEE EXH 20, 27
13-00027
D.L.

SEE Notary Fraud EXB 2

CHRISTINE D. JENSEN
SR ESCROW OFFICER

DIANE HAMMONS
SR. ESCROW OFFICER / BRANCH MANAGER



First American Title Company of Oregon



First American Title Company of Oregon

9200 SE Sunnybrook Blvd Ste 400, Clackamas, OR 97015
Tel: 503.659.0069 • 331 • Office 503.659.0069

9200 SE Sunnybrook Blvd., Ste 400, Clackamas, OR 97015
Tel: 503.659.0069 • E Fax: 866.902.9870

[Print](#)

[Close](#)

OnPoint Community Credit Union

From: **Peter McCord** (pcm@smoklaw.com)
Sent: Mon 12/21/15 10:41 AM
To: Rita Cagliostro (ritacagliostro@live.com) (ritacagliostro@live.com)

Dear Ms. Cagliostro:

I represent OnPoint Community Credit Union and have been asked to respond to various emails from you. On December 15, 2015, at approximately 4:11 p.m., OnPoint received six separate emails from you, to which were attached copies of random letters, documents and excerpts from other documents or pleadings that appear to relate to various litigation and legal matters involving you and other parties. Prior to receipt of the emails, you spoke with an OnPoint representative who gave you OnPoint's email address. In the short conversation with the representative, you did not raise any questions or concerns that relate to any relationship between you and OnPoint. You are not a member of OnPoint Community Credit Union, and have no loan relationship with OnPoint.

My client and I are confused as to why you have sent these materials to OnPoint. You did not include a letter or any other correspondence directing our attention to any particular matter. You posed no questions in your correspondence. None of the attachments involve OnPoint Community Credit Union with the exception of the copy of a Settlement Statement relating to property at 12004 SE Foster Road, Portland, OR. The Settlement Statement shows OnPoint as the lender. For confidentiality and privacy reasons, OnPoint is not authorized to provide you with any information regarding the transaction.


If you have other questions or concerns, we invite you to submit them to us in writing.

Very truly yours,

Peter C. McCord

PETER C. McCORD
Scarborough, McNeese, O'Brien & Kilkenny, P.C.
Attorneys at Law

Five Centerpointe Drive, Suite 240


- 174

1 as set forth herein, closing the estate, discharging the personal representative, and exonerating
2 any personal representative's bond. Receipts from the two trust remainder beneficiaries will also
3 be filed with this court.

4 DATED this 31 day of July, 2014.

5 *Sandra Luckow*
6 SANDRA LUCKOW
7 Personal Representative

8 STATE OF OREGON)
9 County of Multnomah) ss.

10 I, SANDRA LUCKOW, Personal Representative herein, being first duly sworn,
11 say that I have read the above Final Account, know the contents thereof and that the same is true
12 as I verily believe.

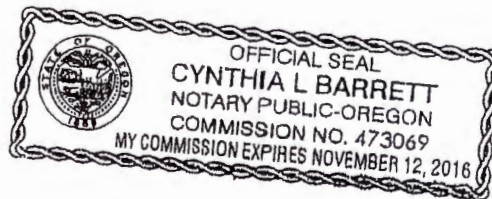
12 *Sandra Luckow*
13 SANDRA LUCKOW
14 Personal Representative

15 SUBSCRIBED AND SWORN to before me this 31 day of July, 2014.

16 *[Signature]*
17 Notary Public for Oregon
18 My Commission expires: 4/12/2016

19 **Personal Representative:**

20 SANDRA LUCKOW
21 21-01 Steinway Street, Apt. 3L
22 Astoria, New York 11105



23 **Attorney for Personal Representative:**

24 Cynthia L. Barrett, OSB #760568
25 2722 NE 33rd Avenue # 103
26 Portland, Oregon 97212
(503) 294-0080
cindy@cynthiabarrett.com

[Redacted Signature]
Notary Fraud

I HEREBY CERTIFY THAT THE FOREGOING IS A COMPLETE AND EXACT COPY OF THE ORIGINAL THEREOF.

Attorney for [Signature]

IN THE CIRCUIT COURT OF THE STATE OF OREGON
FOR THE COUNTY OF CLACKAMAS



Department of Probate

In the Matter of the Estate of:
MARIA DOLORES LUCKOW
Deceased.

No. P 130 3019

FINAL ACCOUNT AND PETITION
FOR GENERAL JUDGMENT OF
FINAL DISTRIBUTION

Value of Estate: Over \$50,000
But less than \$1,000,000
Fee: \$268 ORS 21.170(2)(b)

SANDRA LUCKOW, Personal Representative herein, presents to the Court this Final Account covering the period of time from appointment on March 1, 2013, the closing of the first annual account, to and including July 29, 2014. The estate's major asset, the residence of the decedent, sold in June, 2014, and the estate is ready to close.

1.

Prior Balance.

no debt is owed by Duanne

The total value of the property with which the personal representative is chargeable according to the First Amended Inventory was \$693,620.19. The current statement of assets shows assets on hand of \$579,502.27 including the debt owed by Duanne Luckow (reduced by \$7,600, the value of a 1976 Porsche transferred to the estate by conservatorship order), two small reimbursement claims totaling \$3,067, and funds in the estate Key Bank checking account. The tangible personal property has been distributed to the entitled heir, specific devisee SANDRA LUCKOW, subject to custodial receipt, as is customary.


2.

Bond

Notary Fraud on page 9

1 An Affidavit of Compliance with ORS 115.003 has been prepared and filed.

2 9.

3  **Attorney Fees and Administrative Costs**


4 The law office of Cynthia L. Barrett P.C. has provided legal services to the estate
5 in this complex administration, and incurred costs necessary to administration from December
6 15, 2012, shortly after Mrs. Luckow died, until present (July 31, 2014). A closing fee, to submit
7 the final account, send notices, establish the trust and close it, and complete the administration of
8 the estate would be reasonable, and a closing fee of \$750.00 is sought in this case. The petitioner
9 requests approval of reasonable fees and costs of \$6,962.06, \$6,212.06 fees and costs to date,
10 including the \$750.00 closing fee, to Cynthia L. Barrett P.C. Attached is an affidavit of fees,
11 itemizing the time spent and costs incurred to date.

12 10.

13 **Fees and Administrative Costs; Remaining Assets**

14 *perjury*
15 ↓ Cash assets remaining are \$419,906.27; the debt from Duanne Luckow, son, is
16 \$156,529.000, and there are small reimbursement claims (\$3,067) for total assets of \$579,502.27
17 available for fees, administrative costs, and distribution.

18 Remaining claims and expenses of administration that should be paid out from the estate
19 cash total \$35,714.47 itemized as follows:

- 20 1. Statutory compensation of the personal representative
21 on probate inventory assets - \$693,620.19 \$14,502.41
22  2. Reasonable attorney fees and costs \$6,212.06
23 The added \$750.00 closing fee is to be paid from reserve
24 3. Income Tax/Expense reserve of \$15,000.00

25 The tax/expense reserve is necessary for preparation of 2014 income tax returns in 2015;
26 and dealing with any audit issues or other complications; the unspent balance will be distributed
25% to Sandra Luckow individually, and 75% to Sandra Luckow as Trustee to be split between

U.S. Postal Service Signature Confirmation Receipt

Postage and Signature Confirmation fees must be paid before mailing.

Article Sent to: (To be completed by mailer)

Board of Commissioners
 501 SE Hawthorne, Suite 600
 Portland, OR 97214

SIGNATURE CONFIRMATION NUMBER:
 9522 0000 082E 0EE2
 2651 5338



POSTAL CUSTOMER:
 Keep this receipt. For Inquiries:
 Access internet web site at
 www.usps.com®
 or call 1-800-222-1811

CHECK ONE (POSTAL USE ONLY)

- Priority Mail™ Service
- First-Class Mail® parcel
- Package Services parcel

PS Form 153, January 2005 (See Reverse)

=====
 PORTLAND MAIN OFFICE
 PORTLAND, Oregon
 972088097
 4067870006-0097
 06/12/2013 (800)275-8777 03:57:51 PM
 =====

=====
 Sales Receipt
 Product Description Sale Unit Qty Price Final Price
 =====

@@ ~~~ PORTLAND OR 97214 \$5.60
 Zone-1
 Priority Mail 1-Day
 Flat Rate Env
 6.00 oz.
 Scheduled Delivery Day: Tue
 08/13/13
 Includes \$50 insurance

@@ Signature Confirmation \$2.70
 Label #: 23103280000026515338
 =====
 Issue PVI: \$8.30

Total: \$8.30

Paid by:
 Cash \$10.00
 Change Due: -\$1.70

@@ For tracking or inquiries go to
 USPS.com or call 1-800-222-1811.

 BRIGHTEN SOMEONE'S MAILBOX. Greeting
 cards available for purchase at
 select Post Offices.

In a hurry? Self-service kiosks
 offer quick and easy check-out. Any

*Health care Fraud
 Reported Against Sandra
 Luckow*

(RC)

147

RITA CAGLIOSTRO - FILING PRO SE

December 13, 2018 - 11:18 AM

Transmittal Information

Filed with Court: Supreme Court
Appellate Court Case Number: 96387-8
Appellate Court Case Title: Charles Alec Winton v. Rita Cagliostro
Superior Court Case Number: 16-3-05790-3

The following documents have been uploaded:

- 963878_Exhibit_20181213111824SC521712_3731.pdf
This File Contains:
Exhibit
The Original File Name was conspiracy.pdf

A copy of the uploaded files will be sent to:

- cawinton111@gmail.com

Comments:

exhibits supplementals

Sender Name: Rita Cagliostro - Email: ritacagliostro@live.com
Address:
212 Alaskan Way S205
Seattle, WA, 98104
Phone: (503) 960-6345

Note: The Filing Id is 20181213111824SC521712

FILED
SUPREME COURT
STATE OF WASHINGTON
12/13/2018 11:19 AM
BY SUSAN L. CARLSON
CLERK

Case No. C18-425RSM
P. 9

Page 1 of 2

Case 18-35738

VIOLATION UCCJEA Section 204

Close

charles winton stuff FW: Court appearance tomorrow

From: Mandy Cagliostro (ritacagliostro@live.com)
Sent: Wed 10/22/14 12:33 AM
To: Mandy Cagliostro (ritacagliostro@live.com)

*But not ex parte
Reason why fee waiver
Deferral was filed 8-2-13*

From: ritacagliostro@live.com
To: forrest@collinsberman.com
Subject: RE: Court appearance tomorrow
Date: Wed, 18 Sep 2013 11:11:03 -0700

The reason for the emergency family move was made according with the notice provided to the courts and through response of email with father of child. Many emails have been sent to Charles and Charles has never objected until recently due to abusive practices. This has become an abusive practice by you and the Multnomah Circuit Court along with the father of child. Please note that emails are evidence of prior notice as well as court filings as prior notice of the abrupt move.

Rita Cagliostro
503-960-6345

From: forrest@collinsberman.com
To: ritacagliostro@live.com
CC: alec@general-glass.com
Subject: Court appearance tomorrow
Date: Tue, 17 Sep 2013 23:23:28 +0000

Forrest Collins Attorney knew we moved to Las Vegas, NV

70 via phone call from me (RC)

Ms. Cagliostro:

I understand that you have left the state of Oregon with Anna and do not intend to return with her. Please be aware that this is in violation of the parenting plan and that Mr. Winton does not consent to your actions. He is requesting that you immediately return Anna to his care, or alternatively, that you return to Oregon with her.

I intend to appear in court tomorrow at 1:30 in Multnomah County to file a Temporary Emergency Custody Order as well as a Motion for Status Quo Order unless we can get this issue resolved before then.

RITA CAGLIOSTRO - FILING PRO SE

December 13, 2018 - 11:19 AM

Transmittal Information

Filed with Court: Supreme Court
Appellate Court Case Number: 96387-8
Appellate Court Case Title: Charles Alec Winton v. Rita Cagliostro
Superior Court Case Number: 16-3-05790-3

The following documents have been uploaded:

- 963878_Exhibit_20181213111922SC047354_2507.pdf
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Exhibit
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A copy of the uploaded files will be sent to:

- cawinton111@gmail.com

Comments:

exhibits supplementals

Sender Name: Rita Cagliostro - Email: ritacagliostro@live.com
Address:
212 Alaskan Way S205
Seattle, WA, 98104
Phone: (503) 960-6345

Note: The Filing Id is 20181213111922SC047354

FILED
 SUPREME COURT
 STATE OF WASHINGTON
 12/13/2018 11:20 AM
 BY SUSAN L. CARLSON
 CLERK

se No 16 3 05790 3SEA Re: custody case #0903-

page 3 has evidences

Mandy Cagliostro

Mon 12/5/2016 3:23 PM

To:Alec Winton <cawinton111@gmail.com>;

1 attachments (2 MB)

EXHIBITS for Alec 120816.pdf;

To: Charles Alec Winton
 From: Rita Cagliostro

Enclosed Exhibits for Contempt Hearing on December 08, 2016 at 9 AM

Submitted By: Rita Cagliostro
 503-960-6345

From: Alec Winton <cawinton111@gmail.com>
Sent: Monday, November 7, 2016 2:38 PM
To: Travis.J.COMFORT@ojd.state.or.us
Cc: Anna
Subject: Re: custody case #0903-62138.

Dear Judge Svetkey,

I am writing to you with an urgent concern in regards to our unique custody case #0903-62138. My name is Charles Winton, and you were the Judge who determined the custody order for myself Charles Winton as the petitioner, and my daughter Angel Anna Winton against respondent Rita Cagliostro on December 11, 2013. Upon the conclusion of our custody hearing, you mentioned that your court room is always open should we need you in the future. Unfortunately the time has come when Rita Cagliostro is attempting to amend the custody order, and gain full custody of Angel Winton.

You may remember when we were before you I had joint custody, and Angels mother Rita Cagliostro stole her away to Las Vegas and you granted me emergency custody and helped me bring her back to Oregon. As a reminder you may also recall that Rita did not appear for the custody hearing on the date of 12/11/2013 but simply wrote you a disparaging letter.

I was served notice that Rita Cagliostro has recently filed an Order to go to Court for Contempt Hearing in the Superior Court of Washington, County of King No. 16-3-05790-3SEA, scheduled for November 15,2016 at 9:00am, as she is living in Seattle Washington. Rita is stating that we have not followed the custody order by denying her supervised visits (which is a false statement), and she is requesting that I, Charles Winton be sent to jail. As you know the original order is in Multnomah county and that is where it should remain.

Please let me know if there is any advice that you can offer us and/or anything you can do to help us keep our custody order within Multnomah County. Should we need to go back to court, we request that you be our Judge. Unfortunately we are still paying our lawyer fees from the original custody case and we will need a court appointed attorney, could you reference a court appointed attorney that could represent us.

Your kind consideration is very much appreciated.

Sincerely,

Charles Winton
18520 White tail ave
Sandy, OR 97055
[971-235-4499](tel:971-235-4499)

Erica Winton
18520 White tail ave
Sandy, OR 97055
[541-231-2661](tel:541-231-2661)

On Mon, Nov 7, 2016 at 2:14 PM, <Travis.J.COMFORT@ojd.state.or.us> wrote:

Good Afternoon Mr. and Mrs. Winton!

I am Judge Svetkey's new judicial assistant and Brandy was kind enough to forward this onto me. The Judge cannot review anything Ex Parte, without all parties being equally informed. If you would like to resend this email to me copying the other party(ies) on the matter the judge would be willing to review it.

Sincerely,
Travis

Travis J. Comfort
Judicial Assistant for
Judge Susan M. Svetkey
1021 SW 4th Ave. Room 318
Portland, OR 97204
[503.988.3060](tel:503.988.3060)
travis.j.comfort@ojd.state.or.us

From: Alec Winton <cawinton111@gmail.com>
To: Brandy.L.Jones@ojd.state.or.us, Logan.Y.Krochalis@ojd.state.or.us
Date: 11/07/2016 12:45 PM
Subject: custody case #0903-62138.

Dear Judge Svetkey,

I am writing to you with an urgent concern in regards to our unique custody case #0903-62138. My name is Charles Winton, and you were the Judge who determined the custody order for myself Charles Winton as the petitioner, and my daughter Angel Anna Winton against respondent Rita Cagliostro on December 11, 2013. Upon the conclusion of our custody hearing, you mentioned that your court room is always open should we need you in the future. Unfortunately the time has come when Rita Cagliostro is attempting to amend the custody order, and gain full custody of Angel Winton.

reasonable notice was given

You may remember when we were before you I had joint custody, and Angels mother Rita Cagliostro stole her away to Las Vegas and you granted me emergency custody and helped me bring her back to Oregon. As a reminder you may also recall that Rita did not appear for the custody hearing on the date of 12/11/2013 but simply wrote you a disparaging letter.

perjury

I was served notice that Rita Cagliostro has recently filed an Order to go to Court for Contempt Hearing in the Superior Court of Washington, County of King No. 16-3-05790-3SEA, scheduled for November 15,2016 at 9:00am, as she is living in Seattle Washington. Rita is stating that we have not followed the custody order by denying her supervised visits (which is a false statement), and she is requesting that I, Charles Winton be sent to jail. As you know the original order is in Multnomah county and that is where it should remain.

more perjury

Please let me know if there is any advice that you can offer us and/or anything you can do to help us keep our custody order within Multnomah County. Should we need to go back to court, we request that you be our Judge. Unfortunately we are still paying our lawyer fees from the original custody case and we will need a court appointed attorney, could you reference a court appointed attorney that could represent us.

Your kind consideration is very much appreciated.

Sincerely,

Charles Winton
18520 White tail ave
Sandy, OR 97055
971-235-4499

Erica Winton
18520 White tail ave
Sandy, OR 97055
541-231-2661

wife

*His income over \$ 3,000/month
His wife income over \$ 2,000/month
They bought a house and cars with garnishments & paid Forrest Collins with arrears owed.
(Re)*

RITA CAGLIOSTRO - FILING PRO SE

December 13, 2018 - 11:20 AM

Transmittal Information

Filed with Court: Supreme Court
Appellate Court Case Number: 96387-8
Appellate Court Case Title: Charles Alec Winton v. Rita Cagliostro
Superior Court Case Number: 16-3-05790-3

The following documents have been uploaded:

- 963878_Exhibit_20181213112012SC618947_5731.pdf
This File Contains:
Exhibit
The Original File Name was ex parte not allowed paying.pdf

A copy of the uploaded files will be sent to:

- cawinton111@gmail.com

Comments:

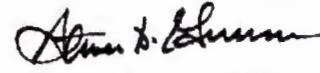
exhibits supplemental

Sender Name: Rita Cagliostro - Email: ritacagliostro@live.com
Address:
212 Alaskan Way S205
Seattle, WA, 98104
Phone: (503) 960-6345

Note: The Filing Id is 20181213112012SC618947

8-5pm
702-455-5230 disc
5290
444
FILED
SUPREME COURT
STATE OF WASHINGTON
12/13/2018 11:21 AM
BY SUSAN L. CARLSON
CLERK^{DR}

Electronically Filed
10/29/2013 10:07:45 AM



CLERK OF THE COURT

2 (Your name) Charles Winton
3 (Address) 1129 NE Centurion Dr.
4 Gresham, Or. 97030
5 (Telephone) (971) 235-4444
In Proper Person

DISTRICT COURT
CLARK COUNTY, NEVADA

8
9 Charles Winton)
10 Plaintiff,)
11 vs. Rita Cagliostro)
12 Defendant.)
13

CASE NO.: D-13-487266-F
DEPT. NO.: Q

14 **ORDER FOR RETURN OF CHILD(REN)**

15 This Court, having received the application of (check one) Plaintiff / Defendant,
16 seeking the return of (names of child(ren)) Angel Anna Starr Winton
17 _____, and having reviewed the pleadings and papers on file
18 herein, including (check one) Plaintiff / Defendant's Ex Parte Motion for Return of Child(ren),
19 and this Court having jurisdiction, and good cause appearing, makes the following findings and
20 orders:

21 The Court **HEREBY FINDS** that custody / visitation for the following child(ren) is at
22 issue: (name of first child) Angel Anna Starr Winton . age 9 ; (name of
23 second child or "N/A") P/A , age N/A ; (name of third
24 child or "N/A") P/A , age N/A ;

25 The Court **FURTHER FINDS** that the most recent custody/ visitation order was filed
26 with this Court on (date) Oct. 24th 2013 . That order provides that (state the terms of

1 the custody / visitation order that are being violated) Absconded with
2 child out of state; Violation of Custody Agreement

3 The Court **FURTHER FINDS** that (check one) Plaintiff / Defendant has violated the
4 current custody/ visitation order in that (state how the other side is not following the order.)
5 Absconded with child out of State.

6
7 The Court **FURTHER FINDS** that (check one) Plaintiff / Defendant's actions in
8 violating said order are not in the best interest of the child(ren).

9 The Court **FURTHER FINDS** that it is in the child(ren)'s best interest that (check one)
10 he / she / they be returned to (check one) Plaintiff / Defendant and that (check one)
11 Plaintiff / Defendant be awarded sole physical custody of the child(ren) pending further order
12 of this Court.

13 Therefore, **IT IS HEREBY ORDERED** that (check one) Plaintiff / Defendant shall
14 immediately turn over physical custody of the minor child(ren) together with the child(ren)'s
15 belongings, clothing and personal effects to the care, custody and control of (check one) Plaintiff /
16 Defendant.

17 **IT IS FURTHER ORDERED** that any and all law enforcement personnel, of Nevada or any
18 other jurisdiction, including METRO, be authorized and directed to assist (check one) Plaintiff /
19 Defendant in obtaining physical custody of the minor child(ren) and their belongings, clothing and
20 personal effects, and in the return of the children to Nevada.

21 **IT IS FURTHER ORDERED** that (check one) Plaintiff / Defendant is awarded sole
22 physical custody of the minor child(ren) pending further order of this Court.

23 **(THE JUDGE WILL CHECK THE BOXES THAT APPLY)**

24 **IT IS FURTHER ORDERED** that Plaintiff / Defendant shall notify this Court as
25 soon as practicable after he / she has obtained physical custody of the child(ren).



This was served
Guess which court?

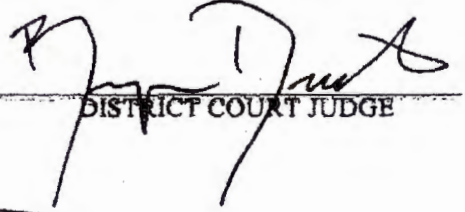
Exhibit AC-2

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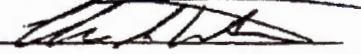
(AND/OR)

IT IS FURTHER ORDERED that this is a temporary order to remain in effect only pending the court hearing set for the ~~30th~~^{30th} day of October, 2013, at 9:00 a.m.

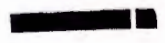
DATED this 29th day of (month) OCTOBER, (year) 2013.

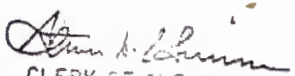

DISTRICT COURT JUDGE

Respectfully Submitted:

(Your signature) 
(Your name) _____
(Address) _____
(Telephone) _____
(Check one) Plaintiff / Defendant
In Proper Person

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CLERK OF THE COURT

Oct 29 10 11 AM '13

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November 19, 2004
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Pickup.3ord.wpd (#51)
Use only most current version

Please call the Self-Help Center to confirm most current version

CERTIFIED COPY
DOCUMENT ATTACHED IS A
TRUE AND CORRECT COPY
OF THE DOCUMENT ON FILE

Electronically Filed
10/28/2013 09:44:11 AM

Alan B. Johnson
CLERK OF THE COURT

1 FFJ
2 (Your name) Charles Alec Winton
3 (Address) 1129 NE Centurian Dr.
4 Gresham, Or 97030
5 (Telephone) (971) 235-4499
6 In Proper Person

DISTRICT COURT
CLARK COUNTY, NEVADA

9 Charles Winton)
10 Plaintiff,)
11 vs.)
12 Rita Castro)
13 Defendant.)

CASE NO.: D-13-487266-F
DEPT NO.: 0
Date of Hearing: N/A
Time of Hearing: N/A

Repealed
Repealed

FILING OF FOREIGN JUDGMENT

16 COMES NOW (circle one) Plaintiff Defendant, (your name) Charles Winton
17 _____, in Proper Person, hereby files (circle one) his her Foreign
18 Judgment pursuant to NRS 125A, specifically NRS 125A.190 and NRS 125A.200, and registers a
19 certified copy of the Judgment, attached hereto as "Exhibit 1" as follows:

20 (Title of document) Ex Parte Motion For Emergency Temporary Custody from the (name of
21 court) Order Circuit court of (county and state of
22 court) Multnomah County, Oregon, signed by the Honorable
(judge's name) Susan Sretky and filed on (date) Oct. 24th.

23 DATED this (day) 24 day of (month) October, (year) 2013.

24 Respectfully Submitted:
25 (Your signature) *Charles A. Winton*
26 (Your name) Charles A. Winton
27 (Address) 1129 NE Centurian Dr
Gresham, Or 97030
28 (Telephone) (971) 235-4499
(check one) Plaintiff Defendant in Proper Person

VERIFICATION

1
2 STATE OF NEVADA)
3) ss:
4 COUNTY OF CLARK)

5 (Your name) Charles Winston, under penalties of perjury, being first
6 duly sworn, deposes and says:

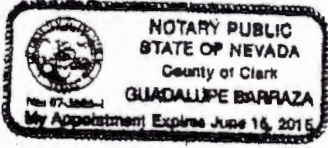
7 That I am the Plaintiff in the above-entitled action; that I have read the foregoing Filing of
8 Foreign Judgment and know the contents thereof; that the same is true of my own knowledge,
9 except for those matters therein contained stated upon information and belief, and as to those
10 matters, I believe them to be true.

11 DATED this 28th day of (month) October, (year) 2013.

12 By:
13 (Your signature) [Signature]
14 (Your name) Charles A. Winston

15 Signed and sworn to (or affirmed) before
16 me on the (date) October 28, 2013
17 by (name of person signing document) Charles A. Winston

18 [Signature]
19 Signature of notarial officer



ACKNOWLEDGMENT

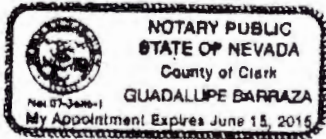
20 STATE OF NEVADA)
21)ss:
22 COUNTY OF CLARK)

23 On this 28 day of (month) October, (year) 2013, before me, the undersigned
24 Notary Public in and for the said County and State, personally appeared (your name) Charles A. Winston

25 Charles A. Winston + +, known to me to be the person described in and who
26 executed the foregoing Filing of Foreign Judgment and who acknowledged to me that (circle one)
27 he/she did so freely and voluntarily and for the uses and purposes therein mentioned.

28 WITNESS my hand and official seal.

29 [Signature]
30 Signature of notarial officer



RITA CAGLIOSTRO - FILING PRO SE

December 13, 2018 - 11:21 AM

Transmittal Information

Filed with Court: Supreme Court
Appellate Court Case Number: 96387-8
Appellate Court Case Title: Charles Alec Winton v. Rita Cagliostro
Superior Court Case Number: 16-3-05790-3

The following documents have been uploaded:

- 963878_Exhibit_20181213112107SC301310_4479.pdf
This File Contains:
Exhibit
The Original File Name was Exhibit NV Order.pdf

A copy of the uploaded files will be sent to:

- cawinton111@gmail.com

Comments:

exhibits supplementals

Sender Name: Rita Cagliostro - Email: ritacagliostro@live.com
Address:
212 Alaskan Way S205
Seattle, WA, 98104
Phone: (503) 960-6345

Note: The Filing Id is 20181213112107SC301310

FILED
SUPREME COURT
STATE OF WASHINGTON
12/13/2018 11:22 AM
BY SUSAN L. CARLSON
CLERK

Close

From: **Mandy Cagliostro** (ritacagliostro@live.com)
Sent: Wed 10/22/14 12:33 AM
To: Mandy Cagliostro (ritacagliostro@live.com)

*Reason why Fee Waiver
Deferral was filed 8-2-13*

From: ritacagliostro@live.com
To: forrest@collinsberman.com
Subject: RE: Court appearance tomorrow
Date: Wed, 18 Sep 2013 11:31:03 -0700

The reason for the emergency family move was made according with the notice provided to the courts and through response of email with father of child. Many emails have been sent to Charles and Charles has never objected until recently due to abusive practices. This has become an abusive practice by you and the Multnomah Circuit Court along with the father of child. Please note that emails are evidence of prior notice as well as court filings as prior notice of the abrupt move.

Rita Cagliostro
503-960-6345

From: forrest@collinsberman.com
To: ritacagliostro@live.com
CC: alec@general-glass.com
Subject: Court appearance tomorrow
Date: Tue, 17 Sep 2013 23:23:28 +0000

*Order denied see i. m. v. s
King Co
Registered Judge*

Ms. Cagliostro:

I understand that you have left the state of Oregon with Anna and do not intend to return with her. Please be aware that this is in violation of the parenting plan and that Mr. Winton does not consent to your actions. He is requesting that you immediately return Anna to his care, or alternatively, that you return to Oregon with her.

I intend to appear in court tomorrow at 1:30 in Multnomah County to file a Temporary Emergency Custody Order as well as a Motion for Status Quo Order unless we can get this issue resolved before then.

IN THE CIRCUIT COURT OF THE STATE OF OREGON
FOR THE COUNTY OF MULTNOMAH
FAMILY COURT

Winton, Charles
Petitioner,

v.

Cagliastro, Rita
Respondent.

Case No. D9C3-62138

ORDER

Respondent's Motion for Attendance
by phone is hereby denied.

Respondent denied attendance for 10/24/13
Emergency Contact
Custody held 10/24/13
Also

10/23/13
Date Signed

[Signature]
Circuit Court Judge (Signature)

SVETKEY
Print or Type Name of Judge

U.F.S.A. provision allows litigants to testify by telephonic means (see) 12/3/16

(see)

Violation
UCCJEA
SECTION 204



CERTIFIED TO BE A TRUE COPY
OF THE ORIGINAL.

DATED: 10/24/13

[Signature]
CLERK OF THE COURT

IN THE CIRCUIT COURT OF THE STATE OF OREGON
FOR THE COUNTY OF MULTNOMAH

In the Matter of:

CHARLES A WINTON,

Petitioner,

and

RITA V CAGLIOSTRO,

Respondent.

No. 090362138

EX PARTE MOTION FOR
EMERGENCY TEMPORARY
CUSTODY

ORS 107.097(3) – “IMMEDIATE
DANGER”

Petitioner, Charles Winton, by and through his attorney Forrest R. Collins,
requests the Court issue an “Immediate Danger” Emergency Temporary Custody Order
pursuant to ORS 107.097(3)(a) during the time it takes for the above-captioned case to be
settled or to come to final hearing before this court.

Petitioner understands the court will only grant this request upon a finding that his
child is in “immediate danger.” The details supporting Petitioner’s contention are located
in the declaration submitted concurrently with this motion.

The name and birth date of the minor child to be protected by this order is: Angel
Anna Starr Winton, age 9.

DATED this 24 day of October, 2013.

[Signature]
Forrest Collins, OSB #06299
Attorney for Petitioner

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Parenting time for the Petitioner ~~X~~ Respondent shall be as follows:

the Portland metropolitan area -
supervised by someone chosen by Petitioner
every other week-end. Visits to occur
in a location agreed upon by the
parties & the supervisor.

Dated this 27 day of Oct, 2013.


CIRCUIT COURT JUDGE

Submitted by: Forrest R. Collins, OSB #06299
Attorney for Petitioner

Notice: You may request a hearing on this order as long as it remains in effect by filing with the court a request for a hearing. In the request you must tell the court and the other party that you object to the order on the ground that the child was not in immediate danger at the time the order was issued. In the request you must also inform the court of your telephone number or contact number and your current residence, mailing or contact address.

CCSDPD Crime Report

Case No. 1310-05665
Report No. 1310-05665.1
Report Date: 11/8/2013

CCSDPD
120 Corporate Park DR
Henderson, NV 89074
702 799-7830

Exhibit A-G

1

Page 1 of 1

Subject: S447A - CUSTODY DISPUTE

Report Status: A - Approved

Date Entered: 11/8/2013 9:41:10 AM
Entered By: 501 - Owens, Johan

Reporting Officer:
391 - Mulvey, David

Occurred On (and Between): 10/29/2013 8:00:00 AM
10/29/2013 11:36:00 AM

Date Verified:
Verified By:

Assisted By:
501 - Owens, Johan
501 - Owens, Johan

Location: 2637 E GOWAN RD
Jurisdiction: NLV - City of North Las Vegas

Date Approved: 11/12/2013 9:04:20 AM
Approved By: 292 - Kurak, George
Connecting Cases:

Grid: C1
Sector: NEC
Map:
Census/Geo:
Call Source: Telephone

Disposition: Inactive
Clearance Reason:
Date of Clearance:
Reporting Agency: CCSDPD
Division: Charlie Division
Notified:

Vehicle Activity:
Vehicle Traveling:
Cross Street:

Means:
Other Means:
Motive:
Other Motives:

Report Narrative: On 10/29/2013 at approximately 1136 hours, Officer D. Mulvey P#391 and myself were dispatched to Cox E.S., located at 2637 E. Gowan Las Vegas, NV 89030 in reference to a custody dispute.

Upon my arrival, I met with Charles Alec Winton, who stated to me that he was here to pick up his daughter Angel Winton from school. He also provide me with a Domestication Nevada Court order that stated that he shall have primary custody until the hearing, due to Rita Cagliostro was in violation of their Oregon State court order regarding custody of Angel Winton.

Charles Winton, also stated that he would go to North Las Vegas Police Department to informed them that he was going to take custody of Angel Winton and so that they can serve Rita Cagliostro with the court order.

In this report is a copy of Charles Winton Oregon State Driver License that properly indentifies him. Angel Winton was released to her father Charles Winton due to the Nevada State court Order. I also made an attempt to contacted Cagliostro to inform her that she has a court order regarding her child, but was unable to reach her. I then cleared with no further incident.

perjury

Case Detail: S447A - CUSTODY DISPUTE

Description: S447A - CUSTODY DISPUTE
IBR Code:
IBR Group:
Crime Against:
Using:
Offense Activity:
Weapons/Force:

Location: 22 - School/College
Offense Completed?: Yes
Hate/Bias: 88 - None (No Bias)
Domestic Violence: No
Cargo Theft:

No. Prem. Entered:
Entry Method:
Type Security:
Tools Used:
Force Level:

RECEIVED
2015 APR -8 PM 1:30
ED/CUR
REGION 1

NRS 199.210
ORS 162.295

Tampered evidence due to unavailability until 12/8/14 discovery date (re)

UNLAWFUL DISSEMINATION of this Restricted information is PROHIBITED. Violation will subject the offender to Criminal and Civil Liability.

Rel. To: Rita Cagliostro
Date: 12.8.14
CCSD POLICE DEPARTMENT
BY: Wburgess

[Print](#)

[Close](#)

Exhibit A-F

FW: writ of assistance submission

From: **Mandy Cagliostro** (ritacagliostro@live.com)
Sent: Tue 2/24/15 3:29 PM
To: Special.Litigation@usdoj.gov (special.litigation@usdoj.gov)

To: Susan.M.SVETKEY@ojd.state.or.us
Subject: Re: writ of assistance submission
From: ritacagliostro@live.com

pe

→

Does that mean you are not allowed only when it is convenient for you? Are you willing to state that under a lie detector test? The Writ of assistance did not come to you yet it is just a preliminary for Ex-Parte in writing.

Submitted By: Rita Cagliostro

.503-960-6345

Sent from my HTC One™ V

----- Reply message -----

From: Susan.M.SVETKEY@ojd.state.or.us
To: "Mandy Cagliostro" <ritacagliostro@live.com>
Cc: <forrest@mediatingattorney.com>, <Brandy.L.JONES@ojd.state.or.us>
Subject: writ of assistance submission
Date: Tue, Sep 23, 2014 3:52 PM

~~_____~~
75

Not allowed huh? (pe)

Dear Ms. Cagliostro

I received by email today your Motion for Writ of Assistance. It is not permissible for you to contact me directly unless you copy the opposing party's counsel. I am not allowed to have contact with only one party to a case. Both parties must have the opportunity to be heard on all aspects of any case.

Nonetheless, I am denying your Motion for Writ of Assistance. Mr. Winton was awarded custody of your child after a hearing in December 2013. Therefore, you are not entitled to custody of the child and no Writ can be signed.

Sincerely,
Judge Svetkey

Mandy Cagliostro ---09/23/2014 01:24:25 PM--- IN THE CIRCUIT COURT OF THE STATE OF OREGON

From: Mandy Cagliostro <ritacagliostro@live.com>
To: "brandy.l.jones@ojd.state.or.us" <brandy.l.jones@ojd.state.or.us>, "susan.m.svetkey@ojd.state.or.us" <susan.m.svetkey@ojd.state.or.us>,
Date: 09/23/2014 01:24 PM
Subject: writ of assistance submission

for issuance of a Writ of Assistance to the Sheriff of Multnomah County, Oregon in the City of Gresham.

This Motion is supported by the Affidavit of the []Petitioner, []Respondent attached hereto and incorporated herein.
Dated this day of September 23, 2014.

Petitioner

Respondent

AFFIDAVIT

I Rita Cagliostro have requested that the court provide answers to concerns about my child Angel Anna Starr Winton. In this request I Rita Cagliostro as Respondent would like to move the court for a writ of assistance to physically have child presented in person in front of self as child's natural maternal mother. To make sure she is truly alive. In order to accomplish this I need the assistance of the Gresham Police.

Location of child: 1129 NE Centurion Dr., Gresham, OR 97030

Rita Cagliostro (Respondent)

Date: 09/23/2014

E-mail: NAVIGHotlines@navy.mil
Facsimile: 202-433-2613 (Commercial)
288-2613 (DSN)
Mailing Address:
Office of the Naval Inspector General
Attn: Navy Hotline
Building 172
1254 Ninth Street, S.E.
Washington Navy Yard DC
20374-5006

Obtain a photograph of the missing person and/or suspect as soon as possible and enter it with the missing person record into WACIC and NCIC, then send an e-mail to the WSP MUPU using the address MPU@wsp.wa.gov.
Appoint a Public Information Officer (PIO) to handle the press. Once the advisory has been

Exhibit A-F1

[Print](#)

[Close](#)

Social Sec
[Signature]

Re: writ of assistance submission

From: Susan.M.SVETKEY@ojd.state.or.us
Sent: Tue 9/23/14 3:52 PM
To: Mandy Cagliostro (ritacagliostro@live.com)
Cc: forrest@mediatingattorney.com; Brandy.L.JONES@ojd.state.or.us

RECEIVED
MAR 26 2015
BY: 9BF

Dear Ms. Cagliostro

I received by email today your Motion for Writ of Assistance. It is not permissible for you to contact me directly unless you copy the opposing party's counsel. I am not allowed to have contact with only one party to a case. Both parties must have the opportunity to be heard on all aspects of any case. Nonetheless, I am denying your Motion for Writ of Assistance. Mr. Winton was awarded custody of your child after a hearing in December 2013. Therefore, you are not entitled to custody of the child and no Writ can be signed.

Sincerely,
Judge Svetkey

Mandy Cagliostro ---C9/23/2014 01:24:25 PM--- IN THE CIRCUIT COURT OF THE STATE OF OREGON

From: Mandy Cagliostro <ritacagliostro@live.com>
To: "brandy.l.jones@ojd.state.or.us" <brandy.l.jones@ojd.state.or.us>, "susan.m.svetkey@ojd.state.or.us" <susan.m.svetkey@ojd.state.or.us>,
Date: 09/23/2014 01:24 PM
Subject: writ of assistance submission

IN THE CIRCUIT COURT OF THE STATE OF OREGON
FOR THE COUNTY OF MULTNOMAH

[Redacted signature]

Chales A. Winton
Petitioner,

vs.

Rita Cagliostro

RITA CAGLIOSTRO - FILING PRO SE

December 13, 2018 - 11:22 AM

Transmittal Information

Filed with Court: Supreme Court
Appellate Court Case Number: 96387-8
Appellate Court Case Title: Charles Alec Winton v. Rita Cagliostro
Superior Court Case Number: 16-3-05790-3

The following documents have been uploaded:

- 963878_Exhibit_20181213112208SC100611_6923.pdf
This File Contains:
Exhibit
The Original File Name was Not Allowed Oct 24 Order.pdf

A copy of the uploaded files will be sent to:

- cawinton111@gmail.com

Comments:

exhibits supplementals

Sender Name: Rita Cagliostro - Email: ritacagliostro@live.com
Address:
212 Alaskan Way S205
Seattle, WA, 98104
Phone: (503) 960-6345

Note: The Filing Id is 20181213112208SC100611