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**Washington State Supreme Court**  
Town Center East, Building 3 – First Floor  
243 Israel Road SE, Tumwater, WA 98501

**David Muresan,** |  
Appellant | Supreme Court # **101532-1**  
| Court of Appeal div1 # **83878-4**  
Vs. | Superior Court. # **21 2 00471 15**  
**State of Washington** |  
Respondent | **Motion for Financial Compensations.**

The Appellant, David Muresan, asks the Supreme Court to consider approving financial compensation due to following actions made by Island County, to hurt David Muresan. The actions are presented in the following actions:

I housed homeless people on my property. Island County in Washington state **put me in jail for 4 Months, forced me homeless, cut all my income and in danger to lose my house in foreclosure. My stuff were stolen from my property.** They took away my right to use my toilet and to work on my inventions on my property. Island County informed the Court of Appeal Div.1 from Seattle, "**David Muresan is safer as homeless than he is living on his property.**" This is clearly expressed in the Commissioner Masako Kanazawa, decision on page 4, denying my requests to prevent my arrest and homelessness. May 13<sup>th</sup> 2022.

I ask the following financial compensations:

- 1) For things stolen from my property during my jail time and homelessness, \$30k
- 2) For mortgage behind payments \$40k
- 3) For 124 days of jail (124daysx5k/day) \$620k
- 4) For my 150 day of homelessness (150daysx300\$/day) \$45k
- Total** **\$735k**

If my case would be reversed, and this amount would be approved, I, David Muresan, will not continue in Court for other compensations. This compensation shall be paid to David Muresan within 3 months after the Supreme Court approval.

This motion is emailed to Supreme Court and emailed to:  
[p.smiley@islandcountywa.gov](mailto:p.smiley@islandcountywa.gov); [ICPACivil@islandcountywa.gov](mailto:ICPACivil@islandcountywa.gov)

Made today \_\_\_\_\_ By David Muresan \_\_\_\_\_  
Feb. 10<sup>th</sup> 2023 David Muresan

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**Washington State Supreme Court**  
Town Center East, Building 3 – First Floor  
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**David Muresan,** |  
Appellant | Supreme Court # **101532-1**  
 | Court of Appeal div1 # **83878-4**  
 Vs. | Superior Court. # **21 2 00471 15**  
**State of Washington** |  
Respondent | **Motion to end homelessness.**

The Appellant, David Muresan, asks the Supreme Court to consider approving my Needy-People Initiative, which may end homelessness in USA.

I ask this Court to approve my Initiative because:

1) Government people are not interested to solve the homelessness. Here is the Washington state governor email, proving what I am saying.

Office of Governor Jay Inslee, email [Jim.Baumgart@gov.wa.gov](mailto:Jim.Baumgart@gov.wa.gov)  
Policy Office | Desk: 360.902.0559 | Cell: 360.480.9782, wrote " At this time, we are not able to support your Needy-People Initiative as it conflicts with the Growth Management Act, does not adhere to existing building codes, and creates an unfunded mandate to local government with respect to permitting and inspections."

2) I house on my property homeless people and Island County closed my rental and declared my property uninhabitable and asked me for mortgage statement to sell my house to make it inhabitable again.

3) Two personalities from government; Andy Griffin, highest building authority, and David Jorgensen, a prosecutor, told me in different places at different times: **"If your Initiative would be approved, any homeowner will house homeless people"**

Based on the above, we may not expect from government people to do something good for people, just Courts may do something good for economy, and homeless people.

I ask you to approve my Initiative presented below: Also, I ask the Court authority to present this motion to end Homelessness and the Motion for financial compensations to the panel which will review my case.

This motion is mailed to Court of Appeal and emailed to:

[p.smiley@islandcountywa.gov](mailto:p.smiley@islandcountywa.gov); [ICPACivil@islandcountywa.gov](mailto:ICPACivil@islandcountywa.gov)

Made today \_\_\_\_\_ By David Muresan \_\_\_\_\_  
Dec. 16<sup>th</sup> 2022 David Muresan

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This Initiative is designed to help poor/homeless people to live in a decent place.

1) Land and homeowners are allowed to build small houses up to 500 sq. ft. and to place on their property any structure such as trailer, RV, motorhome with better insulation than a tent and to rent to poor people with a low rent. The number of structures placed on a land depend on the land, regardless of zoning. The small house, septic system, water well, and electric installation may be built, by the owner, without permit. If property is connected to city water, the owner may drill water wells for not drinking use, to supplement and save the city water. No additional property taxes will be required for houses less than 500 sq. ft.

2) Small buildings shall be connected to a septic/sewer system and to have electric power. Owner may do all the work on his property. Owner may build any septic system in use in that state. The drainage field may provide also evaporation, by providing the surface drainage fields. The gray and black water may be separated and send to different fields. Buildings, sewer/septic, water well, and electric may be inspected, for code compliance, by authority with no charge. No annual inspection of septic is required. The owner is responsible to have the septic tank pumped every 5 years or sooner. City authorities shall provide to homeowners all the code requirements asked for.

3) Owners engaged in such activity shall get a city permit/certificate of land use, with a \$200 fee, without any discrimination, and city recommend the bank to give a loan with low interest rate based on the monthly income/statements.

4) The owner also may use any existing structure, legal or not legal built on the property to make rooms and to rent to poor people. If a building was built without permit it would become legal.

5) The owner is responsible for the safety of the buildings placed on the property.

6) Any participation in any association such as the Homeowner Association shall be volunteer. The provision of this Initiative will have priority for any other regulations on the book, state or federal.

This Initiative is designed by David Muresan\_\_\_\_\_

Approved Today \_\_\_\_\_ By Judge \_\_\_\_\_



**DMMD**

**February 09, 2023 - 5:32 PM**

**Transmittal Information**

**Filed with Court:** Supreme Court  
**Appellate Court Case Number:** 101,532-1  
**Appellate Court Case Title:** Island County v. David Muresan  
**Superior Court Case Number:** 21-2-00471-8

**The following documents have been uploaded:**

- 1015321\_Motion\_20230209171743SC081130\_6332.pdf  
This File Contains:  
Motion 1 - Other  
*The Original File Name was David-eviction-court-SC-2.pdf*

**A copy of the uploaded files will be sent to:**

- ICPAO\_Webmaster@islandcountywa.gov
- P.Smiley@islandcountywa.gov
- davidmuresan@live.com
- gregb@islandcountywa.gov

**Comments:**

I bring to Supreme Court Attention my Motion for financial Compensations (To end this case) and Motion to end Homelessness (To end homelessness in our state)

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Sender Name: David Muresan - Email: davidmuresan@live.com  
Address:  
1578 CRESTVIEW DR  
CAMANO ISLAND, WA, 98282-8330  
Phone: (206) 712-0463

**Note: The Filing Id is 20230209171743SC081130**