

Kathleen and Daniel Tonnemacher  
PO Box 1509  
Ronald WA 98940  
[dantonnemacher@gmail.com](mailto:dantonnemacher@gmail.com)

**FILED**  
JUL 18 2018  
WASHINGTON STATE  
SUPREME COURT

**FILED**

JUL 09 2018

COURT OF APPEALS  
DIVISION III  
STATE OF WASHINGTON  
By \_\_\_\_\_

THE COURT OF APPEALS, STATE OF WASHINGTON, DIV 3

Kathleen Tonnemacher  
and Daniel Tonnemacher

plaintiff

96085-2

Case # 353711  
Kititas Co. Superior Ct. 172000330

vs

Jeremi Ossman, et al

defendant

**Discretionary Review and Appeal to  
Higher Court**

Kathleen and Daniel Tonnemacher have been repeatedly denied their legal right to seek relief for many lower courts, including this Court of Appeals, State of Washington, Div. 3. Issues, denying Tonnemachers their legal right to an attorney. Also the legal right to due process even though they have no money. Because this money has been stolen from Tonnemachers by the defendant. The person allegedly charged with Kathleen's money.

The latest decision, and Motion to Modify.... Are based on the same issues. As with all the lower courts, the issues (grand theft, elder abuse, and kidnapping) were presented to each lower court and each chose to "dismiss" the case and appeals for the same reasons. Not paying fees and costs and not providing a path to be represented by council. As Ossman has the ability to pay the costs of Kathleen's legal defense, but chooses not to do this as a way of increasing her defense, this amounts to grand theft, with a moral star after the charge. How can a woman attorney, deny a elder vulnerable citizen of the United States her rights of law to pay for an attorney with her own money. This court had better reconsider their decision and grant Kathleen the legal assistance she deserves. Even a new, conservative court will rule in Kathleen's favor.

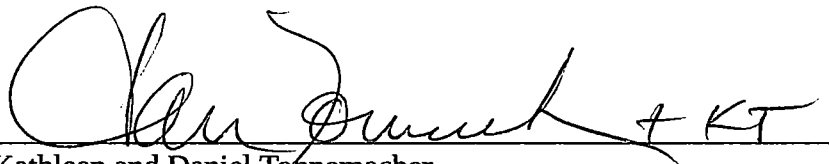
Do the right thing. Force Ossman to provide the money Kathleen is promised by law to make this felony charges against Ossman lead to effective compromise. By denying Kathleen her legal rights, this court (as the ones before it) are just giving Kathleen and her heirs the evidence to prove "wrongful death" and the chance for Kathleen and her heirs to be paid huge sums of money by the States of Washington and Idaho. The Supreme Court of the US will likely decide in favor of law and constitution.

Finally, Tonnemacher's Motion to Modify....as directed by court, must included a legal reason as to why the court denied this motion. It did not, and therefore is null in void. Again, without legal rep., Tonnemachers are placed in great disadvantage to a court who sole purpose is to cover their and lower court mistakes. This court should be following the law and dealing with the issue on appeal. **“did Kittitas Court rule correctly in their decision to protect Kathleen under the law of State of Washington and the Federal Government.?”**

Requested relief:

Demand that the Kittitas Co. Superior Court rule that Kathleen has the right to an attorney and Ossman will pay for that attorney from funds she illegally holds out of Kathleen's reach. Only then can there be a fair trial for Kathleen. Delayed Justice of Justice denied.....

Dated: 7-3-18



Kathleen and Daniel Tonnemacher

Copy to Ossman, same day USPO

Please respond by email and USPO. Kathleen no longer gets her USPO mail. Mail fraud, I assume.

**FILED**  
**JUNE 29, 2018**  
In the Office of the Clerk of Court  
WA State Court of Appeals, Division III

IN THE COURT OF APPEALS OF THE STATE OF WASHINGTON  
DIVISION THREE

KATHLEEN TONNEMACHER,	)	
	)	No. 35371-1-III
Appellant,	)	
	)	ORDER DENYING
v.	)	MOTION TO MODIFY
	)	COMMISSIONER'S RULING
JEREMI OSSMAN, et al.,	)	
	)	
Respondent.	)	
	)	

THE COURT has considered appellant Kathleen Tonnemacher's motion to modify the Commissioner's Ruling of May 9, 2018; and the record and file herein;

IT IS ORDERED that the appellant's motion to modify the Commissioner's Ruling is denied.

PANEL: Judges Siddoway, Fearing and Lawrence-Berrey

FOR THE COURT:

  
\_\_\_\_\_  
ROBERT LAWRENCE-BERREY  
Chief Judge

*Renee S. Townsley  
Clerk/Administrator*

*(509) 456-3082  
TDD #1-800-833-6388*

*The Court of Appeals  
of the  
State of Washington  
Division III*



*500 N Cedar ST  
Spokane, WA 99201-1905*

*Fax (509) 456-4288  
<http://www.courts.wa.gov/courts>*

June 29, 2018

Jeremi Ossman  
113 S. 2nd Ave  
Sandpoint, ID 83864

Kathleen Tonnemacher  
PO Box 1509  
Ronald, WA 98940

Daniel Tonnemacher  
PO Box 1509  
Ronald, WA 98940  
dantonemacher@gmail.com

CASE # 353711  
Kathleen Tonnemacher v. Jeremi Ossman, et al  
KITITAS COUNTY SUPERIOR COURT No. 172000330

Mr. Ossman, Ms. Tonnemacher & Mr. Tonnemacher:

Enclosed is a copy of the Order Denying Motion to Modify the Commissioner's Ruling of May 9, 2018.

A party may seek discretionary review by the Supreme Court of the Court of Appeals' decision. RAP 13.4(a). A party seeking discretionary review must file a Petition for Review in the Court of Appeals within 30 days after this Court's Order Denying Motion to Modify. Please file the petition electronically through the court's e-filing portal or if in paper format, only the original need be filed. Please serve a copy upon the opposing party and provide proof of such service.

Sincerely,

Renee S. Townsley  
Clerk/Administrator

RST:btb  
Attachment