RECEIVED NOV 0 8 2018 WASHINGTON STATE SUPREME COURT

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MEMORANDUM

TO: The Supreme Court of the State of Washington

FROM: Rita Cagliostro

REGARDING: Case # 96387-8

REGARDING: INFORMAL COMPLAINT (with clerks, Erin L. Lennon) (STEP 1)

REGARDING: Waiver of Fees, Statewide Uniform Costs Waived for Low Income Civil Litigants

REGARDING: Time consuming of back and forth between Court Clerks Erin L. Lennon, "questionable cause of action" for prepping the low income denial rulings--with a history tail.

REGARDING: Jafar V. Webb "Washington State Supreme Court issued a court rule that <u>ABOLISHED</u> court fees general rule (GR 34) for low-income people."

REGARDING: Domestic Violence Case, Receipt---due of Supplemental received from Rita Cagliostro to email <u>supremet@courts.wagov</u>, CONFIDENTIAL CONTACT ---Police report, where's the receipt?

REGARDING: Acknowledgment of Disability (current status of benefits) receipt, IRS------Federal Tax Credit Lease Agreement, Pinnacle Rental agreement (Renewal), where's the receipt? I provided All LOW INCOME status documented history. EXHIBIT ENCLOSED¹

REGARDING: Confidential financial records, disclosed unnecessarily and with "un-authorized intent to disclose"

INFORMAL COMPLAINT ON CASE NO. 96387-8 FILED AS ATTACHMENT TO EMAIL REGARDING: Disabled Appellant Rita Cagliostro, Pursuant to Vocational Rehabilitation Act 1973

Hello Clerks (Erin L. Lennon):

PROBLEM COMPLAINT

1.

I am complaining about the way the clerk is handling my case files, <u>while in progress to</u> <u>rehabilitate my present disabled status</u>. There is a filing with Superior Court that received application for Waiver of Fees due to low-income and indigent filings, not only with King County Superior Court (September 22, 2016), Court of Appeals Division 1, U.S. District Court Western District of Washington (March 27, 2018), Multnomah Court (December 2016), Clackamas Circuit Court (2017), etc. Including the Disability (current status of benefits ---October 24, 2018) submission requiring to be acknowledged.

The practice of adding local surcharges was challenged in court in the **Jafar V. Webb**. My status has not changed since disability was approved July 2015. Where with my <u>Tax Credit</u> Lease Agreement since February 2015 with same place of residence remains. Each renewal equals to the city's rent increases annually. *I am complaining about the dismissal reference by the clerk* that makes reference to pay the fees assessed or case is being dismissed...pursuant to "The Theft Act 1968 section 21 contains the present-day definition of blackmail in English law. It requires four elements:" EXHIBIT ENCLOSED²

PROBLEM COMPLAINT

2.

The Confidential---police <u>contact</u>-----report <u>supplemental</u> concern, of my teenager being silenced and in violation of Confining her against the custodial interference regulation, police contact---report provided

Re 2

states domestic violence in this case and so do Supplemental's that are received on November 1, 2018 WITH DOMESTIC VIOLENCE--*TITLE* about ISSUES submissions to the Supreme Court of Washington.

Although, I appreciate the savviness of the clerks abilities to inter-correlate the received records and distort the communication on reference to asserting Charles Alec Winton is to receive carbon copies by suggesting that the CONFIDENTIAL FINANCIAL RECORDS AS PER the clerk, she decides when its domestic violence and when it's okay to disclose pertinent details of finances and auto VIN, plates #, (THE ADDRESS ON RECORD by the way IS THE Social Security Federal Building Address for the Vehicle—You feel me?, I'm tired of being abused and repeating myself on these abuses).

STOP this Obstruction of Justice Now!, Stop aiding and Abetting Charles Alec Winton as also referenced on the Confidential Police CONTACT—Record--Supplemental Emailed submission to you—Supreme Court Clerk on <u>October 27, 2018 at 4:13 pm</u>, and I quote contact on <u>October 26, 2018 at 7:30 pm</u>, with Sandy, Oregon--officer Bickle:

"Bickle referenced to insinuating whether Alec is known by any other nick name? Rita brushed off the insinuation due to concerns of the reference from Bickle."

FYI: Charles Alec Winton works for a glass company, for 12 years approximately, and my vehicle has had over 6 window break-outs, car break-ins (window replacements receipts avail). As recorded on another Police Report Number # (GO# 2017-304372) Enclosed is also letter from United States Environmental Protection Agency, Washington, D.C. 20460, dated August 16, 2018—for 6 months left from date of letter for time to sue with "possible suspects", since

pc 3

suspects are still unknown? Plus the latest break-in off of Occidental Ave. and S. King St., next to the Seahawks stadium on <u>October 28, 2018 approximately 5:40 a.m.</u> with camera footage on scene from the business front door of where vehicle was parked. EXHIBIT ENCLOSED³

FYI: Charles Alec Winton was also named as a looter who used a crow bar on another vehicle of Bryan Candito at my former place residing with child before *illegal* eviction ORS 105.159, domestic VIOLENCE issues! ENCLOSED IS """"""AGAIN------a copy of that texted conversation between Bryan and Rita Cagliostro. EXHIBITS ENCLOSED⁴

FYI: This is ongoing for years, and those aiding and abetting this problem, with savvy communication written writings on federal records will CONTINUE to be addressed with complaints.

FYI: Copies of verbal abuse caught on phone texts between Charles Alec Winton are also being printed out and scanned and emailed with this complaint as soon as I am at a public library able to obtain the copies for scanning today, tomorrow. EXHIBITS ENCLOSED⁶

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Are you able to see the domestic violence issues, and pursuant to Violence Against Women's Rights my complaint is for violations of civil rights pursuant to 42 USC 1983 AND Bivens.

The Motion was on extension of time, was a reference to time to file all pertinent authoritative acknowledgment of this case, including but not limited to an indigent possible hearing if my history of low-income status is being refused unnecessarily and with government oversight.

PROBLEM COMPLAINT

3.

Is the clerk responsible for Intentional Negligence of court clerks oversight nondisclosure focusing on continued indigent and upcoming car-related expenses, for the purpose of maintaining in person contact with teenager who lives in Sandy, Oregon and Rita Cagliostro is driving from Seattle, Washington to meet with teenager under these domestic violence issues and noted violations of confining teenager against our will by Charles Alec Winton, Bickle the officer intentional negligence acknowledgement of the ORS 2017 ORS 163.257¹ Class B Felony, including 2017 ORS 163.245¹ Class C Felony. As the clerk of Supreme Washington is also failing to acknowledge that teenager is not to be confined:

"A person commits the crime of custodial interference in the second degree if, knowing or having reason to know that the person has no legal right to do so, the person takes, 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."

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AND I REPEAT THE VALID ORDER WHICH SUPERCEDES THIS CASE FARCE ORDER ON OCTOBER 24, 2013, DECEMBER 25, 2013 IN QUESTION AT THIS COURT (for demurrer of objecting "until, Charles submits an updated parental mental health evaluation") is the Original Order of March 15, 2010. That order--also being violated with custodial interference clearly stated …"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." When even if it's my turn to spend time with teenager. DO YOU UNDERSTAND WHY IM ENRAGED?

FYI: As the purpose for the repeated statements on travel expenses are mainly mandatory if the court believes that the farce order on this case holds weight, and or compliance with orders is still a thing. #?

FYI: Receipt of submission on CONFIDENTIAL POLICE –CONTACT RECORD SUPPLEMENTAL needs to be acknowledged and stated as received by the Supreme Court clerk's office with a filed date. I need the receipt?

"The parties are advised that future correspondence from this Court regarding this matter will most likely only be sent by an e-mail attachment, not by regular mail." And after phone calls with the clerks agreeing to receive records by email when the electronic filing is not working properly as is the case again and again, the technical support for the court has technically a blocking not allowing entrance to the portal with the agreed set-up password that the technical assistant set-up to make sure it works just days ago. Here we are again and again, going through regular email until this is not an ongoing issue. Pursuant to Vocational Rehabilitation Section 508.

I disabled person Rita Casgliostro am submitting this informal complaint today for attention to these matters.

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INFORMAL COMPLAINT STEP 1

Sincerely,

`

10 Rita Cagliostro 212 Alaskan Way S205 Seattle, WA 98104 503-960-6345

RCA

APPENDIX CASE INFORMAL COMPLAINT EXHIBITS CASE NO. 96387-8

- 1. Disability (Current Status of Benefits)
- 2. IRS-Federal Tax Credit Lease Agreement
- 3. Confidential Contact Police Supplemental emailed to Supreme Court on October 27,
- 2018@4:13 pm./Include U.S. EPA Notice August 16, 2018
- 4. Illegal Eviction (ORS 105.159) Writ on Friday--September 13, 2013 (police should have come on a Tuesday following), phone text exhibit between Bryon Candito and Rita Cagliostro, of Charles Alec Winton using a crow bar on his van at our former place of eviction the weekend of the eviction.
- 5. Black Spray painted walls with Judges names and upside down crosses vandalism, referencing phone call between child calling mom, with child acknowledging her grandma Kat, took her there to see the glued door knobs while she saw all our belongings still inside the home through the HUGE open curtain windows.
- 6. Latest phone texts between Charles Alec Winton the Appellee of this Case No. 96387-8, yelling with exclamation points, verbal communications domestic violence issues. Not limited to just Charles but being encouraged by Erica Winton the floozy third sex wheel, turned wife playing the victim with my and my teenagers life for her exploitation convincing Charles Winton of going after the money in this case to better her place to live as was her original cause at the stake of leaching onto my child, and his sister, of all whom brain wash my child into thinking that she was born of Erica's womb, but that not a family with Rita, Charles and Child by natural cause, which moms calls to now teenager that our family unit for her is Rita, Charles and her, and we have developed into a crashing waves family from these onsets and encouraging's on Charles Alec Winton to engage in repeated domestic violence, when Charles Alec Winton otherwise never had the intent originally when child was born.

SOCIAL SECURITY ADMINISTRATION

Date: October 24, 2018 BNC#: 18BC902A88442 REF: A

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RITA CAGLIOSTRO 212 ALASKAN WAY S APT 205 SEATTLE WA 98104-3464

You asked us for information from your record. The information that you requested is shown below. If you want anyone else to have this information, you may send them this letter.

Information About Current Social Security Benefits

Beginning December 2017, the full monthly Social Security benefit before any deductions is.....\$ 1103.60

We deduct \$0.00 for medical insurance premiums each month.

The regular monthly Social Security payment is.....\$ 1103.00 (We must round down to the whole dollar.)

Social Security benefits for a given month are paid the following month. (For example, Social Security benefits for March are paid in April.)

Your Social Security benefits are paid on or about the third of each month.

Type of Social Security Benefit Information

You are entitled to monthly disability benefits.

SUSPECT SOCIAL SECURITY FRAUD?

Please visit http://oig.ssa.gov/r or call the Inspector General's Fraud Hotline at 1-800-269-0271 (TTY 1-866-501-2101).

IF YOU HAVE QUESTIONS

We invite you to visit our web site at www.socialsecurity.gov on the Internet to find general information about Social Security. If you have any specific questions, you may call us toll-free at 1-800-772-1213, or call your local office at 866-494-3172. We can answer most questions over the phone. If you are deaf or hard of hearing, you may call our TTY number, 1-800-325-0778. You can also write or visit any Social Security office. The office that serves your area is located at:

> SOCIAL SECURITY SUITE 901 915 2ND AVE SEATTLE, WA 98174

If you do call or visit an office, please have this letter with you. It will help us answer your questions. Also, if you plan to visit an office, you may call ahead to make an appointment. This will help us serve you more quickly when you arrive at the office.

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OFFICE MANAGER

Social Security Administrat 915 2nd Avenue, Suite 901 Seattle, WA 98174-9916 Ok Hotel

TAX CREDIT LEASE AGREEMENT

The undersigned tenant <u>Rita Cagliostro</u>, (hereinafter called Resident) has on this <u>9th</u> day of <u>February</u>. 2015 from the owner through his/her Agent, The American Management Services Northwest LLC, (hereinafter referred to as Landlord) the premises known as <u>212 Alaskan Way</u> Apartment <u>#205</u> (hereinafter called Apartment) in the Apartment Community known as Ok Hotel located at <u>212 Alaskan Way</u> in the City of Seattle, County of King, beginning on the <u>9th</u> day of <u>February</u>. 2015, ending on the <u>31st</u> day of <u>January</u>, 2016 and continuing on a month to month basis thereafter.

1.0. The pro-rated rental rate for the period of <u>February 9, 2015</u> to <u>February 28, 2015</u> is <u>\$330.71</u>. Thereafter, the monthly rental rate of said Apartment, which Resident agrees to pay <u>\$463.00</u>, plus such interest is made through the Landlord during the term of the lease from Landlord's deposit and trust account of Resident's security deposit. The rent will be payable in advance on or before the first day of each calendar month to the Apartment Community or to such other place as the Landlord may designate. In the event the rent shall commence on any day other than the first day of the calendar month, the rent shall be collected from date of the commencement to include the last day of the month, after which time all rent shall be due and payable on the first day of each succeeding calendar month and each monthly rental term thereafter, shall commence on the first day of the calendar month. Resident understands he/she receives no rent reductions, adjustments or compensation due to repairs or interruptions of service except as provided by law.

(Initials)

- 1.1.In addition to the rental rate for the aforesaid Apartment, Resident shall pay <u>\$N/A</u> for <u>N/A</u>. Failure to pay this <u>additional rent</u> shall be grounds for the eviction of Resident, the revocation of Resident's right to use the additional facilities, and/or the removal of all improperly parked vehicles, or the exercise by Landlord of any other rights or remedies authorized by law. Resident shall not perform or cause to be performed any repairs to motor vehicles in the confines of the Apartment Property. Resident shall be responsible for any damage to the payement due to dripping oil and gasoline from such motor vehicles. No inoperable vehicle or vehicles under repair may be parked on premises.
- 1.2.In the event that this Agreement is terminated by Resident, or by Landlord for cause, prior to the expiration date of this agreement, Resident shall pay to Landlord as liquidated damages and not as a penalty fee the lesser of: Either <u>one</u> <u>month's rent</u> in the amount of <u>\$463.00</u>, OR Rent until the apartment home has been occupied by a new resident, whichever is less.

(Initials)

(Initials)

2. PAYMENT Resident understands that the total rent is due and payable on the first day of the month. A <u>\$25,00</u> non-refundable fee in addition to the full amount of rent owed will be charged for a check returned from Resident's bank for any reason. Thereafter, Resident's rent is due and payable by money order or cashiers check only. A <u>\$75,00</u> non-refundable late fee will be charged for rent paid after the <u>5th</u> day of the month plus <u>\$5,00</u> per day after the <u>6th</u> until rent is paid in full. Additionally, a <u>\$25,00</u> nonrefundable notice fee will be charged for the service of a three-day notice to pay or vacate.

(Initlais)

3. UTILITIES In addition to the rent, Resident shall pay for all public utilities charged against the Apartment except for: Water, sewer, garbage, gas, electric.

۴Ъ. (Initials)

4. SAFETY AND PERSONAL PROTECTION Landlord has made no warranty or representation to Resident, resident's family, agents, invitees, employees, or servants that it has taken or has agreed to undertake any particular measures to prevent damage or losses to persons or property. Resident understands that Landlord and its legal representatives do not guarantee, warrant, or assure resident's safety and/or personal security and that Landlord is limited in its ability to provide such protection. Residents acknowledge that security devices or measures may fail or be thwarted intentionally or unintentionally by third parties, criminals, or by electrical or mechanical malfunction. Therefore, Resident acknowledges that they should not rely upon the presence of such devices or measures and that Resident should take appropriate steps to protect themselves and their property as if these devices or measures did not exist. RESIDENT UNDERSTANDS THAT ANY PROACTIVE STEPS LANDLORD HAS TAKEN ARE NEITHER A GUARANTEE NOR A WARRANTY THAT THERE



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Payment Receipt - Reference # 106074814-47

customerservice@rentpayment.com

Mon 11/5/2018 2:03 PM

To.ritacagliostro@live.com <ritacagliostro@live.com>;

Payment Receipt

A service of YapStone, Inc.

Thank you for using RentPayment! Your reference number is 106074814-47.

Renter Information Payment Method Payment Summary Payment Account Payor Name: Rita Payment Amount \$504.00 Cagliostro Unit: 205 CASH Total Payment: \$504.00 Payee Name: OK Hotel Status: PAID Payee Address: 212 Alaskan Way Payment Date Seattle, WA 98104 Nov 05, 2018, 02:02 PM Email: ritacagliostro@live.com

Next time, pay rent with our mobile app

Go To My Account

Thank you for using RentPayment --- The industry leading ePayment solution.

This email was automatically generated by RentPayment. Please do not reply to this email directly. Please contact RentPayment at (866) 289-5977 if you have any questions.

Powered by:

R	PINNA Exceeding Your E3 RESIDENT COVE	ACLE	11-08- Lene newal)	2018 West	ed pr		
				, le			
January 8, 2018		205 Contact Phone #:		••••••••			
Resident(s): Rita Cagliostro		Contact Phone #:					
Rental Agreement					<u> </u>		
Begins	Ende:		Term:				
February 1, 2018	October 31, 2018		9 months				
Leasing Book Rent:	Monthly Rent after cor	cessions:					
\$504.00	\$504.00						
Parking Rent:	Carport Rent;	Carport Rent:			Garage Rent:		
\$0.00	\$0.00	\$0.00			\$0.00		
Pet Rent:	Storage Rent:	Storage Rent:			Service Rent:		
\$0.00	\$0.00				\$0.00 Non-Refundable Fee:		
Other Deposits:		Refundable Security Deposit:		ble Fee:			
\$0.00 Increased Deposit:	\$300.00	Total Refundable Deposit Paid:			<u> </u>		
\$463.00							
Employment Information	·			······			
Vehicle Information							
Yoar: Make:	Model;	Color:	Plate #:		State:		
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Occupant Information (Under 18 Y	(ears)						
None		<u></u>			·····		
Pet Information					****		
None							
Emergency Contact	A		 				
	Relationship: Phone: Relationship: Phone: Rita Cagliostro David Friend 5038807563						
	Unknown	Friend		00300075			
Leasing Agent Information							
Agent Who Completed Move-In/Renewal;			····				
Marianne Granstrand							
Leasing Specialist:		·					
Marianne Granstrand							

Fw: Confindential report 96387 8 POLICE CONTACT

Mandy Cagliostro

Thu 11/1/2018 5:05 PM

To: John-Paul, Sharp@Sound, Health < John-Paul, Sharp@Sound, Health>; ofo.eeoc@eeoc.gov < ofo.eeoc@eeoc.gov>; amy.allbright@americanbar.org <amy.allbright@americanbar.org>; evan.greenberger@americanbar.org <evan.greenberger@americanbar.org>; Pedro.Windsor@americanbar.org <Pedro.Windsor@americanbar.org>;

forwarded

From: Mandy Cagliostro <ritacagliostro@live.com> Sent: Saturday, October 27, 2018 4:13 PM To: jbickle@cl.sandy.or.us; info@cityofsandy.com; supreme@courts.wa.gov Subject: Confindential report 96387 8 POLICE CONTACT

SUPREME COURT CASE NO. 96387-8

Sandy City Hall street address: 39250 Pioneer Boulevard, Sandy, OR 97055-8001

main telephone line: (503) 668-5533

Phone: (503) 489-2176

Jason Bickle (Sergeant/PIO)

REGARDING: Rita Cagliostro and Charles Alec Winton

REGARDING: Teenager being confined issues

REGARDING:

2017 ORS 163.257¹ Class B Felony 2017 ORS 163.245¹ Class C Felony

during my times due with child now teenager

On 10/26/2018 around 6:30pm, phone call with officer Coats, was met with a bit of tension.

On 10/26/2018 around 8:30 pm, phone call was received as Rita requested to speak to highest ranked officer for Sandy, Oregon

10/26/2018 around 7:30 to 8:30 pm, Officer Bickle called me and we chatted for about half an hour to an hour

exchanges of Bickle referencing that he has held phone call with me years ago, about the exact same condition of issues with Charles Alec Winton over confinement of child against her will to exit the home to see me her maternal mother.

Bickle referenced not being interested in writing any order violations report for a contempt charge against Charles.

Bickle referenced to insinuating whether Alec is known by any other nick name?

Rita brushed off the insinuation due to concerns of the reference from Bickle.

Rita has insisted that Bickle has been made clearly aware of the types of paper fraud made by Charles Alec's attorney and that Bickle is extremely insistent on not taking the matters of records for a police investigation on those frauds.

The issue for the call again this time was due to Charles Alec Winton canceling the substantiated agreed visits between child and Rita that has been ongoing since the beginning of this year 2018. Rita drives into Clackamas and or Sandy and or Westlinn Oregon to meet and pick up child/now teenager and we spend the day together and then Rita returns her home in time for homework and rest for school on Monday (as per pending court matters).

<u>Charles canceled the visits due to</u> an email exchange copied to Charles Alec Winton by Rita and to the Supreme Court, Charles decided that he feels that Rita is making the case for a stronger position for Rita to win and therefore, he feels that punishing teenager by taking away her phone "again" and confining her against her will is his choice.

Rita placed the phone call to alert the police that the next following Sunday is typically the schedule and it is being interrupted by Charles on his Whim of not liking a Court email exchange as Charles Alec verbally puts it.

Rita referenced to Bickle that Charles Alec Winton is confining teenager against her will to come out of the house, and Rita fears since he did not score well on his parental mental health evaluation in 2009 and for same application reason's was not admitted into the Navy in 2009, that child's life is and could be in a child goes missing life and death situation if Charles does not seek mental health therapy as Rita has demurred/objected to on Motion October 18, 2013 and " until " then fears for now teenager over ego and IRS money.

2017 ORS 163.257¹ Class B Felony 2017 ORS 163.245¹ Class C Felony

Custodial Intereference

as Rita has insisted repeatedly that Bickle provide the police reporting needed to substantiate this with the court.

Rita also referenced to Bickle that <u>"it is</u> a crime, when Bickle makes weak references that it is not a crime.

11/8/2018

Mail - ritacagliostro@live.com

Rita also referenced to Bickle that if child now teenager being 14 years old is old enough to be left home alone that she is also old enough to walk out the door to see her mother me Rita without the <u>enticement</u> whether hidden and fear scare tactics on teenager//// for teenager to pull away from Rita otherwise, since it has been her pleasure to see Rita on Sundays. *Teenager is not speaking out* when she feels these pressures by the police backing of Charles doings and by Charles Alec Winton.

The pattern has been being met of teenager spending Sundays with Rita during the whole afternoons. This pattern works for teenager's school schedule.

The other pattern is school sports where Rita upon mediation agreement goes to teenagers school to watch her in her sports activities.

Anything else is unnecessary pressure and not good fit with child's schedule, regardless of what Charles wants to change to create strain.

Charles is a master of not returning texts and calls on the communication--ordered as not to go between teenager, but Charles uses it as a high power weapon of jumping on the phone only to create unwanted pressure to stop communication between teenager and Rita when court documents have made him-upset.

Charles is holding on to passed five year old perjuries that he feels strong tools of deception for his causes. Those things that he perjuries about are actually things that he has been guilty of doing-himself. He is very much so guilty of those perjuries he claims. Especially when it comes to shady characters he likes to reference, are the exact shady characters he has associated himself with his whole life and has exposed teenager to those shady characters.

In addition, Rita has referenced the second woman in Charles Alec's life known as Erica the now wife and Krystina Osborn the sister of Charles Alec Winton, have been a conduit of encouraging Charles Alec Winton into engaging in domestic violence (in Charles, Rita and teenager small family-though not by marriage still teenagers family)over a child support gain that has been ended due to intentional negligence by Charles Alec's former attorney and but for the encouraging domestic violence by these two grown women to justify an IRS filing of teenager while in court review over all matters in this custody case.

I Rita have not done this to Erica nor Krystina small family but they encourage Charles Alec to domestic violence between our small family unit.

Bickle did reference to Rita to consider taking these Motions back to the courts.

Nonetheless, Rita surges forward with as much patience as the issues allow.

End of report

Submitted By: Rita Cagliostro 503-960-6345



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

Washington, D.C. 20460

OFFICE OF GENERAL COUNSEL

August 16, 2018

Rita Cagliostro 212 Alaskan Way S205 Seattle, WA 9814

Re: Administrative Tort Claim of Rita Cagliostro Claim Number: TOR-17-0900103 Amount of Claim: \$76,300.00

Dear Ms. Cagliostro:

In a letter dated April 27, 2018, this office informed you that you failed to provide sufficient information to investigate the allegation of the above-referenced claim, which you presented to the U.S. Environmental Protection Agency (EPA) under the Federal Tort Claims Act (FTCA), 28 U.S.C. §§2671-2680. Your claim sought recovery of \$76,300.00 against the United States in connection with a manhole lid cover discovered on the front driver seat of your car. The claim was received on September 13, 2017.

Our April 27, 2018 letter also informed you that pursuant to 40 C.F.R. §10.4, failure to furnish the requested necessary evidence within three months after the mailing of the request may be deemed an abandonment of the claim, resulting in disallowance. The three months has passed and our office has not received the information requested; therefore, I deem your claim abandoned and have disallowed it.

If you are dissatisfied with the denial of your claim, you may file suit in the appropriate United States District Court no later than six months after the date of mailing of this notification. 28 U.S.C. § 2401(b). Should you have any questions, you may contact Mary O'Lone at olone.mary@epa .gov or at the following address:

U.S. Environmental Protection Agency Office of General Counsel 1200 Pennsylvania Avenue, N.W. (MC 2399A) Washington, D.C. 20460 Attn: Mary M. O'Lone

Sincerely,

Kenneth Reddon

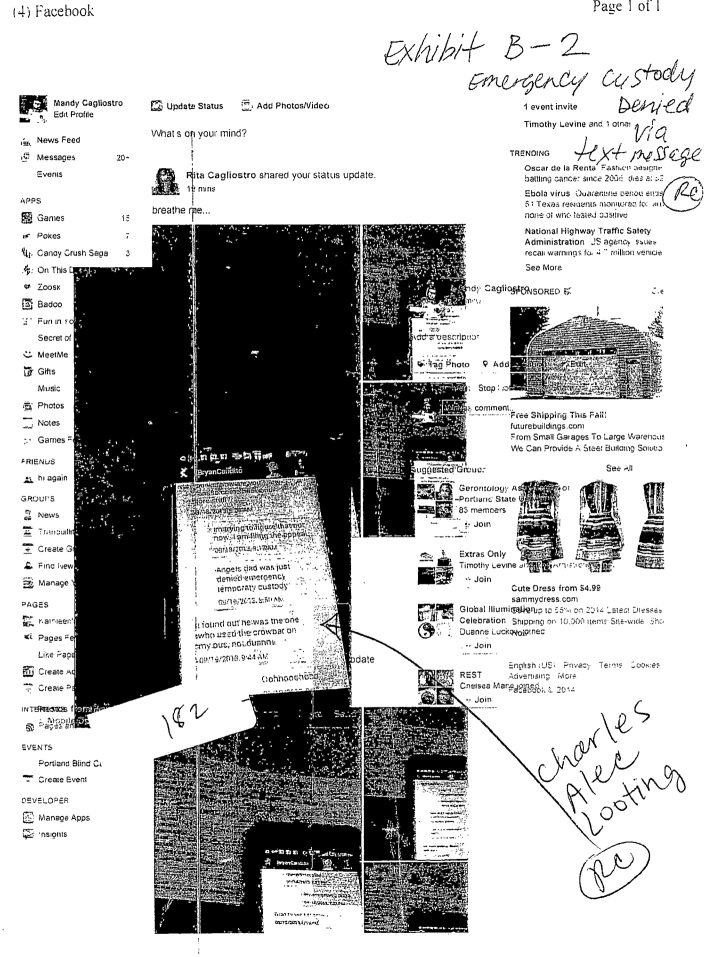
Kenneth A. Redden Acting Claims Officer Civil Rights and Finance Law Office

	-9 SEP 13 14 18	14
	FOR MULTNOMAH COUNTY State of Oregon) WRIT OF EXECUTION OF) ss. JUDGMENT OF RESTITUTION	
	County of Multnomah) Case No. 120809935 TO THE SHERIFF:	{-
;	This was an eviction action for possession of the following premises: 12004, St. FOSTER ROad, POrthand OR 97266 Stream Address City Staten 230 County	* 1
	Plaintiff/Landlord: DUANNE A. LICKOW, a protected person try Conservator faikling line (Md (Terold D. Luchew, a protected person by Conservator Maria Delairs Luce	
	Defendant/Tenant: <u>Rita CagliOStro and all Others</u> Judgment was entered that the plaintiff have restitution of the premises and that the plaintiff may be entitled to court costs and disbursements.	
	In the name of the State of Oregon, you are ordered to enforce and serve this writ on the defendant, in the manner provided in ORS 105.161. You are ordered to enter the premises and remove the defendant and any other individual present on the premises who is subject to the judgment and return possession of the premises to the plaintiff. You may	
50.	use all reasonable force that may be necessary to enter the premises and remove individuals who are subject to the judgment. The plaintiff shall be responsible for removing, storing and disposing of any personal property left by the defendant on the premises following the removal of the defendant and the return of possession of the	
	premises, as provided by ORS 105.165. Dated this day of Sept., 2013. Mark G. Passannante Deputy Court Administrator (1997)	
-	Plaintiff OSB #94403 50.3.294-0910 [8] - [14, 40, 7NO MAH 141, 10, 10, 10, 10, 10, 10, 10, 10, 10, 1	

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SEATTLE POLICE DEPARTMENT

GO# 2017-304372

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INACTIVE

GENERAL OFFENSE HARDCOPY RELEASED BY SEATTLE POLICE DEPARTMENT (2903-0 PROPERTY DAMAGE-NON RESIDENTIA)

				NOS IN AR	- 1
7	DNA / FORENSIC EVIDENCE SUBMITTED?	[N]		ł
8	FINGERPRINTS: FINGERPRINTS SEARCH MADE? FINGERPRINT EVIDENCE OR CARDS SUBMITTED? ANALYSIS REQUEST SUBMITTED? COMPARISON REQUEST SUBMITTED?	[Y] [N [N [N]		
9	FELONY ALERT PACKET SUBMITTED? OFFICER SUBMITTING: [FOLLOW-UP UNIT DESTINATION: [[N]	march]]
10	USE OF FORCE REPORT SUBMITTED? USE OF FORCE SCREENED BY (SUPERVISOR'S NA {	[N] ME F		o serial):	
11 [[[[[[[LIST ALL HARDCOPY PAPERWORK SUBMITTED:]ARREST REFERRAL TRACKING SHEET (Crisis S]CRIMINAL TRESPASS WARNING 5.34.1]DUI PACKET]DV SUPPLEMENTALS]IDENTITY and MAIL THEFT (Photocopy of Re]INVENTORY SEARCH FORM]MENTAL HEALTH CONTACT REPORT]PARK EXCLUSION]TOW IMPOUND RECORD]VEHICLE REPORT]WRITTEN STATEMENTS (Required on Felony A]OTHER (Describe in Box Below)	ecove	ere	ed ID or Mail)	
Į					1
	VICTIM(S) INJURIES: SFD	Resp	oon	nded? [N]	1
{ T	INCIDENTAL PROPERTY DAMAGE: (DESCRIPTION byota Scion XB windshield was shattered, e attered, est \$200.00 and hood dented/scrat	est \$	\$50	00.00, front passenger window	N
14	VEHICLE IMPOUNDED? STORAGE LOCATION: [[N]]
[0 15 a RE WI	INITIAL INCIDENT DESCRIPTION / NARRATIVE n 08-17-17 I was working in uniform conduct 12hrs I was dispatched to the 400 block 10 vehicle being damaged. The initial 911 ca PORT FOR CONSTRUCTION PLATE THROUGH CALLER NDOW. NO SUSP INFO. OCCD BETWEEN 1700 HOUR ring my investigation I spoke with victim	cting 5 Ave all 1 R'S N RS LA	e S cea /EH AST	S to investigate the report of ad, "CALLER REQ OFCR TO MAKE H WINDSHIELD AND PASSENGER F NIGHT AND 30 MIN AGO.".	οf
	7323 Printed On Aug-22-2017 (Tue.)	<u>-</u>		Page 5 of	40

Confirmation: CJFD - File a Complaint Form

RECEIVED NOV 0 8 2018 WASHINGTON STATE SUPREME COURT

ORProdSPSupport-donotreply@egov.com

Mon 11/5/2018 4:26 PM

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

Name	Rita Cagliostro
Telephone	503-960-6345
Email Address	ritacagliostro@live.com
Address	212 Alaskan Way S205
City	Seattle
State	WA
Zip Code	98104
The judge's plea of guilty or no contest or a finding of guilty to a crime punishable as a felony under Oregon or federal law or of any other crime that involves moral turpitude under such law.	false
A disability that seriously interferes with the performance of judicial duties that is, or is likely to become, permanent.	false
Willful misconduct in office or persistent failure to perform judicial duties.	true
Habitual intemperance (addiction to alcohol or drugs).	false
Conduct prejudicial to the administration of justice that brings the judicial office into disrepute.	true
A violation of the Oregon Code of Judicial Conduct (see attached code).	true

Other.	true
Date and Time of Allegation	November 02, 2018
Name of Judge	Susan Svetkey
Type of Court	Circuit Court
City of Judge	Portland
County of Judge	Multnomah
Case Name	Charles Alec Winton v. Rita Cagliostro
Case Number	0903 62138
Type of Case	Domestic Relations
Relationship to Case	Defendant / Respondant
Client Name	
Party Name	
Other Relationship	
Attorney Name	
Other Witnesses	Multnomah Electronic Filing Data, provided detailed electronic record, via printed copies, of missing/stolen records by a Suzanne Pierce of Davis Rothwell, Earle, & Xochihua, PLF shareholders.
Brief Summary	Case Numbers: Multnomah No. 0903 62138, Supreme Court WA No. Case Number: 96387-8, Ninth Circuit Court 18-35738 email will forwarded due to number of flagged onset issues stemming from the conduct. forwarded "We are experiencing technical difficulties with our call center. If you experience issues, please email CorporationDivision.SOS@oregon.gov Thank you for your patience. "

-

Record ID: 4056

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Close

Exhibit A-F

FW: writ of assistance submission

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

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

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> Not allowed Subject: writ of assistance submission Date: Tue, Sep 23, 2014 3:52 PM

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

were writ of accietance submission

Print

Mail - ritacagliostro@live.com

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Page 2 of 7

ase 18-35738

6.120 DISPOSITION OF EXHIBITS

(1) Unless otherwise ordered or except as otherwise provided in ORS 133.707, all exhibits shall be returned to the custody of counsel for the submitting parties upon conclusion of the trial or hearing. Such counsel must sign an acknowledgment of receipt for the exhibits returned. Counsel to whom any exhibits have been returned must retain custody and control until final disposition of the case unless the exhibits are returned to the trial court pursuant to subsections (2) or (3) of this rule. Both documentary and nondocumentary exhibits submitted by parties not represented by counsel shall be retained by the trial court, subject to subsection (4) of this rule.

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 in their custody to the trial court within 21 days of receipt of the trial court's request. All counsel are required to comply with the notice. The trial court promptly will transmit the documentary exhibits to the appellate court, when requested to do so by the appellate court, under ORAP 3.25.

- (3) Upon request by an appellate court for transmission of nondocumentary exhibits, under ORAP 3.25, the trial court shall notify the party in whose custody the nondocumentary exhibits have been placed. The party must resubmit the designated exhibits to the custody of the trial court for transmittal to the appellate court.
- (4) Exhibits not returned to the parties shall be processed as follows:
 - (a) Such exhibits shall be retained by the trial court until the appeal period has elapsed and there is a final disposition of the case.
 - (b) After final disposition of the case, a notice shall be sent to the parties of record that, unless they withdraw their respective exhibits within 30 days, the exhibits will be disposed of by the court.
- (5) Nothing contained in this rule shall prevent parties to any matter before the court from seeking the release or return of exhibits before the times specified in this rule.
- (6) Exhibits in the court's custody shall not be removed from the trial court administrator's control except by stipulation or by order of the court.
- (7) For purposes of this rule, "documentary exhibits" include text documents, photos and maps, if not oversized, and audio and video tapes. An oversized document is one larger than standard letter size or legal size.

Because the exhibits were admitted by petitioner, the respondent in this case did not get a notice (because petitioner only had exhibits admitted to the court). Please see below:

(See attached file: 0903-62138 Notice of Exhibit Purge.pdf)

In accordance with the provisions of the Oregon Revised Statutes (ORS 133.707) and the Rules of the Court (UTCR 6.120); a notice was sent 10/02/14 and was destroyed 12/4/14 due to Multhomah County's need to get a Presiding Judge Order to have a clear-running record in disposition of exhibits.

Robin Kyle Lee Judicial Services Specialist III Mail - ritacagliostro@live.com

Page 1 of 7

Re: Fw: DOCUMENTS REQUESTED 0903-62138

Robin.K.LEE@ojd.state.or.us

Mon 1/23/2017 9:06 AM

Te:Mandy Cagliostro <ritacagliostro@live.com>; Melinda.M.Firestone-White@ojd.state.or.us <Melinda.M.Firestone-White@ojd.state.or.us>;

Case No- 18-35-738

1 attachments (28 KB)

0903-62138 Notice of Exhibit Purge.pdf;

Please read The Uniform Trial Court Rules (UTCR) 6.120 on the disposition of exhibits for the Oregon Courts below.:

This is going on right now at King County Superior Court Records Due October 02, 2018

CCSDPD Crime Report

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

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

Printed For: Printed: December 5, 2014 - 3:11 PM

Page 1 of 1

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Case 18-35738 Exhibit A-G

Subject: S447A - CUSTODY DISPUTE

Case Report Status	A - Approved	Date Entered Entered By	11/8/2013 9:41:10 AM 501 - Owens, Johan	Reporting Officer 391 - Mulvey, David	ase
Occurred On	10/29/2013 8:00:00 AM	Date Vertfied		Correnation, David	(c)
(and Between)	10/29/2013 11:36:00 AM	Vertiled By			~
		Date Approved	11/12/2013 9:04:20 AM		Ž
Location	2637 E GOWAN RD	Approved By	292 - Kurak, George	Assisted By	0
Jurindiction	NLV - City of North Las Vegas	Connecting Cases		501 - Owens, Johan 501 - Owens, Johan	C
Grid	C1	Dispusition	Inactive		
Sector	NEC	Clearance Reason			10
Мар		Date of Clearance			100-5
Census/Geo		Reporting Agency	CCSDPD		125
Call Source	Telephone	Division	Charlie Division		·
		Notified			X
Vehicle Activity		Means			N.
Vehicle Traveling		Other Means			2
Cross Street		Motive			2
		Other Motives			

Report Nerrative

On 10/29/2013 at approximately 1136 hours, Officer D. Mulvey P#391 and myself were dispatched to Cox E.S., located at 2537 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 Rite Cagilostro was in violation of their Oregon State court order regarding custody of Angel Winton,

Charles Winton, size 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 Ritz 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 Neveda 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.

Offense Detail: S447A - CUSTODY DISPUTE Offense Description **S447A - CUSTODY DISPUTE** IBR Code Location 22 - School/College IBR Group Completed? Yes Prein, Ente Crime Againet Hate/Blas 88 - None (No Bias) Entry Method Using stic Violence Type Security No Criminal Activity Tools Used Weepons/Force Cargo Theft Force Level UNLAWFUL DISSEMINATION of this 2015 APR -8 PH 1: 30 NRS 162.295 ONLS 162.295 NRS 162.295 CCSD F BY:___ Tampered Violatic CCSD F BY:___ Restricted Information is PROHIBITED, Violation will subject the offender to RECEIVED Criminal and Civil Liability. aa Rel. To: Kita 12.8.14 CCSD POLICE DEPARTMENT

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NOV 0 8 2018 WASHINGTON STATE SUPREME COURT FILED

NOV 5 2015

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NUPERIOR COURT CLEMK

Superior Court of Washington	County of Carg
in re	No. 16-3-05790-3 SEA
Petitioner scremon who stated this base	Drider to Go to Court for Contempt Hearing
Mita Cagliostro	(Order to Show Cause
And Respondent's (other party/parties)	CRTSO)
Charles Alec Winton	

Order to Go to Court for Contempt Hearing (Order to Show Cause)

1. Findings

The court has reviewed the Motion for Contempt Hearing filed by the roheok one. Petitioner D Respondent and finds there is reason to approve this order

2.	The court orders mam	e: Charles	Alec	Winton	10	
	Go to court on:	December	8,2016	at 9:00	Xam	p.m.
IIIIII	dale	2	í	time		
	at 516 third	Avenue		IL	W20	11
	court's address				room or ne	parmen
	Family	Lau				

tookeVoalendar of jugge/commissione to Hame

At the hearing, you must show why the court should not approve the requests made by the other party and find you in contempt

Warning! If you do not go to the hearing the court may:

- Approve the other party's requests without hearing your side, and
- issue a warrant for your arrest.

If the other party has asked the court to send you to jail, and you cannot afford a lawyer you may ask the court to appoint a lawyer to apresent you

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FL All Fam	ily 166

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3. Other orders <u>Respon</u> With	in any) dent to bring child to covert im. Return child to Petitioner (mother).
Mother	to gain custody of child on December
8.2016	, or before at hearing Dec 8 2016.
Ordered.	
Date	Judge or Commissioner
Presented by: CPe	litioner 🗍 Respondent
Sign here	Print name (if lawver_also list WSBA #! Date
	HENRY H. JUDSON
	NOV 15 2016

COURT COMMISSIONER

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RCW 26.09.160 Mandatory Form (05/2016) FL All Family 166

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Order to Go to Court for Contempt Hearing p. 2 of 2

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Case Number: 0 Report Number: 1607917	Clark Cou	NITY - All Prog anty Departmen tive Services (C	t of Family Ser			25-2015 09:07 CFS624
	 · · · · · · · · · · · · · · · · · · ·			ANSWR	 	
Family Relationships					 алана и налан и на стран страна страна страна страна 19. година страна страна 19. година страна страна страна страна 19. година страна страна страна страна страна страна страна страна страна 19. година страна с	
Legal Status History		4				
Allegation Summary						

Date Received: 12-11-2013 Time Received: 13:41 Referral Narrative: Child: Angel Anna Star Winton (9) Mother: Rita Cagliostro Phone number:

Father: Charles Winton (whereabouts unknown)

1. What is the extent of child maltreatment?

:A

Child Angel was withdrawn from school on October 29th by someone that did not have authority to do so and mother has not seen the child since this day. It is unknown where the child is at this time.

2. What are the circumstances surrounding the child maltreatment? Source reported the following information via telephone:

On October 29, 2013, child Angel was "illegally withdrawn" from **Sectors** Elementary School in North Las Vegas, NV. The Principal. **A sector and** allowed someone that was not authorized to withdraw the child from the school on this day without notifying the mother. When mother contacted the principal, she said that she had been following a court order and that is why she permitted someone else to take child Angel from school on this day. It is unknown who was the one to take the child. **Sectors** told mother that a Lieutenant from the Police Department would call mother. More that she had spoke with her for 20 minutes on the phone. After this, mother found out that the person that she spoke to did not exist. Mother has filed a public concern and has contacted all local law enforcement agencies. Mother believes that father, Charles Winton may have taken the child to Oregon, but it is unknown for sure.

Page: 2 of 4

This	is provided Three greivance of u.s. Dept of Education,
) ,)	Hall Elem> Student Enrollment Form
F	Greshern, orz
4	HAS YOUR STUDENT BEEN PREVIOUSLY ENROLLED IN A GBSD SCHOOL? YES NO INITIAL ENROLLMENT? CHANGES? GRADE 4
+	INSTRUCIONS: THIS ENROLLMENT FORM IS AN OFFICIAL RECORD. THE QUESTIONS ON THIS FORM ASK FOR IMPORTANT INFORMATION THAT WILL HELP PROVIDE SERVICES FOR YOUR CHILD. SOME QUESTIONS HAVE SUPPORTING EXPLANATION. IF YOU NEED FURTHER INFORMATION, PLEASE CONTACT YOUR SCHOOL. PLEASE PRINT USING INK, AND COMPLETE ALL PAGES.
Fighty	STÜDENT (NFORMATION-)FRUDENT IS (UVING)NIMMY IDF THE FOLLOWING (CIRCUMSTANCES, ADDITIONAL SERVICES IMAY BE AVAIL ABLE: SHARING (HOUSING WITH FRIENDS OR FAMILY, LUVING IN A SHELTER (DRING) THE AVAIL ABLE: SHARING (HOUSING WITH FRIENDS OR FAMILY, LUVING IN A SHELTER (DRING) THE AVAIL ABLE: SHARING (HOUSING WITH FRIENDS OR FAMILY, LUVING IN A SHELTER (DRING) THE AVAIL ABLE: SHARING (HOUSING WITH FRIENDS OR FAMILY, LUVING IN A SHELTER (DRING) THE AVAIL ABLE: SHARING (HOUSING WITH FRIENDS OR FAMILY, LUVING IN A SHELTER (DRING) THE AVAIL ABLE: SHARING (HOUSING WITH FRIENDS OR FAMILY, LUVING IN A SHELTER (DRING) THE AVAIL ABLE: SHARING (HOUSING WITH FRIENDS OR FAMILY, LUVING IN A SHELTER (DRING) THE AVAIL ABLE: SHARING (HOUSING WITH FRIENDS OR FAMILY), LUVING IN A SHELTER (DRING) THE AVAIL ABLE: SHARING (DRING) THE AVAIL ABLE
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X	B. LASY NUME (COCES BY) TO PROMARY PYRONE HOME ON LICENT
Ц	WMDD 11. CITY OF BIRTH (IF IN USA) 12. STATE OF BIRTH (IF IN USA) 13. COUNTRY OF BIRTH (IF IN USA)
	11. LE COUNTRY OF BIRTH IS DUTSIDE THE USA OF PUERTO RICO, WHEN DID THE CHILD BTARY ATTENDING SCHOOL IN THE USA?
	13. IF COUNTRY OF BIRTH IS OUTSIDE THE USA OF PUERTO AICO, WHEN DIS THE CHILD START AT HERDING SCHOOL IN THE OUTSIDE 15. HOME ASJONESS {15. APARTMENT HUMBER & COMPLEX HASHE} {17. CITY {10. STATE { 19. ZIP
	1129 NECENTURION Dr. Gresham OR 97030
	20. IS MARLING ADDRESS SAME AS HOME ADDRESS?
	26 Does the student have a section 504 plan? 27 TAG? Yes No
	ETHNICITY RACE - THIS IN GUMATION IS REQUIRED BY THE FEDERAL GOVERNMENT AND IS USED FOR DATA ANALYSIS AND REPORTING PURPOSES ONLY. IF YOU CHOOSE NOT TO RESPOND, SCHOOL DISTRICT IS REQUIRED TO REPORT THIS INFORMATION THROUGH AN OBSERVEN IDENTIFICATION PROCESS. COMPLETION OF PART A AND PART B IS REQUIRED.
	28. PART A: ETILINICITY (CHOOSE ONE) DOT HISPANIC/LATINO ETISPANIC/LATINO - HAVING ORIGINS IN CUAA, MEXICO, PUENTO RICO, CENTRAL OR SOUTH AMERICA OR OTHER SPANISK CLATURE OR ORIGIN
	28. PART B: RACE - NO MATTER WHAT YOU SELECTED ABOYE, PLEASE CONTINUE TO ANSWER THE FOLLOWING BY MARKING ONE OR MORE BOXES TO INDICATE WHAT YOU CONSIDER YOUR RACE TO BE.
	ASIAN - LAVING UTIGINS IN THE FAR EAST, SOUTHEAST ASIA OR THE INDIAN SUBCONTINENT, INCLUDING CANBOOM, CHIMA, INDIA, JAPAN, KOREA, MALAYSIA, PAIGSTAN, THE PHILIPPINE ISLANDS, TIMLAND AND VIETNAM
1 🗮	NATIVE HAWAINAN OR OTHER PACIFIC ISLANDER - HAWAIG ORIGINS IN ANY OF THE ORIGINAL PEOPLES OF HAWAIS, GUAM, SAMOA, OR OTHER PACIFIC ISLANDS WHITE - HAVING ORIGINS IN ANY OF THE ORIGINAL PEOPLES OF EUROPE, THE MODULE EAST, OR NORTH AFRICA
	Home Language Survey
	IF YES, YOUR CHILD'S ENGLISH ABILITY WILL BE ABSESSED. ENGLISH LANGUAGE SERVICES WILL ONLY BE PROVIDED IF STUDENT IS ELIGIBLE.
<u>م</u>	TRIBAL AFFLUATION
Ì	32. PREVIOUS SCHOOL DISTRICT ATTENDED 33. PREVIOUS SCHOOL ATTENDED 34. PREVIOUS SCHOOL ADDRESS 36. DATES ATTENDED DAVID ODUGIAS GIIBELT PARK 13132 SERAMCINA ST FROM 6/11 TO 9/13
	mrtand cp 477.36
/	OFFICE USE ONLY HS GRAD YEAR AND
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:	#32 Clark Co. # 32. Lois Craig Elementary # 39 - Las Vegas Winder on #32 Clark Co. # 32. answer is Frand # 33. Frand #34 Frand
	an a

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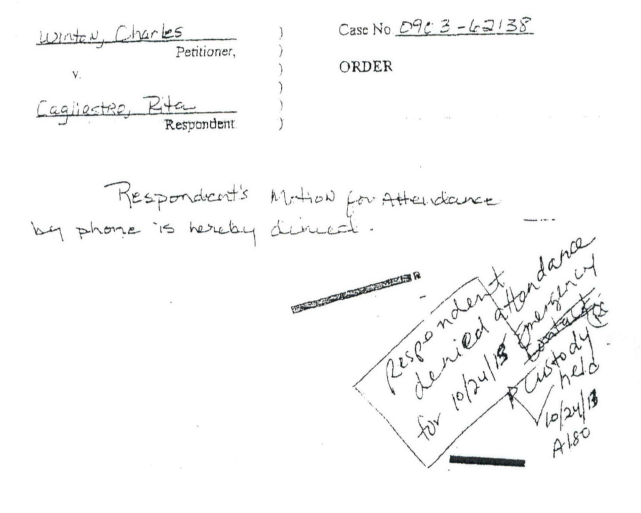
RECEIVED

Case 18-35738

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NOV 0 8 2018 WASHINGTON STATE Case No. C.18 - 425 KSTM

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



Date Signée

ourt Judge (Signature)

Print or Type Name of Judge

21-30 (5/02)

Original-Coun Copies-Pediuoner, Pentioner's Attorney, Respondent, Respondent's Attorney

FILED AS ATTACHMENT TO EMAIL

Employer's Name:	Employer FEIN:
Employee/Obligor's Name:	SSN:
Case Identifier:	Order Identifier:
(State/Tribe), you must begin withhold of Send payment within support for any or all orders for this er a non-employee, obtain withholding lin employment is not and any allowable employer fees from specific withholding limit information is <u>-and-program-requirements</u> . For tribe- the tribe at <u>www.acf.hhs.gov/sites/def</u> https://www.bia.gov/tribalmap/DataDo	and centralized payment collection and disbursement facility information [State
	acf.hhs.gov/css/employers/employer-responsibilities/payments.
Remit payment to	(SDU/Tribal Order Payee) (SDU/Tribal Payee Address)
Return to Sender (Completed by	Employer/Income Withholder). Payment inust be directed to an SDU in
accordance with sections 466(b)(5) and payment is not directed to an SDU/Tri the two to the sender.	nd (6) of the Social Security Act or Tribal Payee (see Payments to SDU below). If ibal Payee or this IWO is not regular on its face, you <i>must</i> check this box and return
If Required by State or Tribal Law:	
Signature of Judge/Issuing Official:	/
-nativame of Judge/Issuing Official:	
Date of Signature:	
If the employee/obligor works in a sta this HWO must be provided to the emp	te or for a tribe that is different from the state or tribe that issued this order, a copy of
Thehecked the employer/income u	
Il checked, the employed/income w	vithholder must provide a copy of this form to the employee/obligor.
	vithholder must provide a copy of this form to the employee/obligor. NFORMATION FOR EMPLOYERS/INCOME WITHHOLDERS
ADDITIONAL I State-specific contact and withhold	
ADDITIONAL I State-specific contact and withhold www.acf.hhs.gov/css/m Employers/income withholders may u	NFORMATION FOR EMPLOYERS/INCOME WITHHOLDERS ding information can be found on the Federal Employer Services website ocated at esource/state-income-withholding-contacts-and-program-requirements use OCSE's Child Support Portal (<u>https://ocsp.acf.hhs.gov/csp/</u>) to provide e eligible to receive a lump sum payment, have terminated employment, and to

Combining Payments: When remitting payments to an SDU or tribal CSE agency, you may combine withheld amounts from more than one employee/obligor's income in a single payment. You must, however, separately identify each employee/obligor's portion of the payment.

Payments To SDU: You must send child support payments payable by income withholding to the appropriate SDU or to a tribal CSE agency. If this IWO instructs you to send a payment to an entity other than an SDU (e.g., payable to the custodial party, court, or attorney), you must check the box above and return this notice to the sender. Exception: If this IWO was sent by a court, attorney, or private individual/entity and the initial order was entered before January 1, 1994 or the order was issued by a tribal CSE agency, you must follow the "Remit payment to" instructions on this form.

Income Withholding for Support (IWO) 🔫

OMMONYOM I THE MESSAGE

Print

Page 1 of 3

Exhibit A-F1 Close

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)

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

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

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

Chales A. Winton Petitioner,

vs.

Pita Configetto	 	 	· • • • •	· · · ·	
• • • • • • • • • • • • • • • • • • •	 	 • •		• • •	·

Mail - ritacagliostro@live.com

Case: 0903-62138

(ase 18-35738 Page 2 of 2 Case No. C18-425 RSM P.16

MOTION FOR WRIT OF ASSITANCE

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

https://outlook.live.com/owa/?path=/mail/search/rp

Outlook.com Print Message

Case 18-35738 Case No. C.18-425 RSM.

idmitted who novy

Page 8 of 9

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

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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

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https://blu172.mail.live.com/ol/mail.mvc/PrintMessages?mkt=en-us

10/2/2014

THE SUPREME COURT OF THE STATE OF WASHINGTON

		CASE NO. 96387-8
RITA CAGLIOSTRO		Cause No. 76377-6-1
	APPELLANT,	
٧.		MOTION ON INDIGENCY
		DIVERSITY COMPLEX CASE
CHARLES ALEC WINT	<u>ron</u>	DISCRETIONARY REVIEW
	APPELLEE.	FILED: 11/07/2018

÷.

SEEKING REVIEW OF WRITTEN FINDINGS

I Rita Cagliostro the appellant APPEALS the charges by the Supreme Court again. Appellant is meeting the indigency status as of the year 2015. The status of the appellant has not changed due to any circumstances. The Supreme court clerk may be in violation of the such laws applicable.

Note: my injuries stemming from the issues in these filings are the such that require close monitoring. The interest of the custody of teenager have already been compromised and further compromising is subject to further review.

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Note: my injuries stemming from the issues in these filings are the such that require close monitoring. The interest of the custody of teenager have already been compromised and further compromising is subject to further review.

Note: I Rita Cagliostro refuse to give into duress or pressure for the protection of my teenager. I Rita Cagliostro seek review of written findings.

Note: "For the above reasons Rita Cagliostro Motions for extension of time on the \$200 bill issue ..." was not written nor meant by Rita to extend for time to pay, but for time to file Motion for Discretionary review and find answers to the findings sought.

1.

Pursuant to: "<u>A party may also seek review of written findings under section (c)(1) of this</u> rule that the party is not indigent. Review must be sought by a motion for discretionary review."

2.

"Several years ago, the Washington State Supreme Court issued a court rule (<u>General Rule (GR) 34</u>) that abolished court fees for low-income people. After enactment of GR 34, state courts waived filing fees for indigent litigants. However, some courts imposed their own local surcharges. This practice of adding local surcharges was challenged in court, and, in the case of *Jafar v. Webb*, the state supreme court reaffirmed that, if a person is found to be indigent under the rule, courts must waive *all* fees and surcharges."

According to the supreme court, GR 34 creates uniform, mandatory standards for granting civil fee waivers:

Any individual, on the basis of indigent status as defined herein, may seek a waiver of filing fees or surcharges the payment of which is a condition precedent to a litigant's ability to secure access to judicial relief from a judicial officer in the applicable trial court.

When the court rule was adopted, the stated purpose of the rule was to establish "a statewide, <u>uniform</u> approach to presentation, consideration and approval of requests for waiver of fees and costs for low income civil litigants."

2

Once a determination of indigency is made, the rule requires a complete waiver of <u>all</u> fees

to allow equal access to justice in the courts. Discretionary fee waiver would likely lead to "inconsistent results and disparate treatment of similarly situated individuals, the very problems the rule was designed to address."

RELATED CASE

Case Number 18-35738, U.S. Court of Appeals, Ninth Circuit

3.

CONCLUSION

Based on the ruling in the Jafar case, courts must waive all fees and costs for individuals who meet the indigency standard. "

STATUTORY RULES FOR CONSIDERATION

- 1. Vocational Rehabilitation Act 1973
- 2. Violation of Civil Rights
- 3. Federal Rules of Civil Procedures

CERTIFICATE OF SERVICE

I Rita Cagliostro affirm that a true copy of this MOTION FOR DISCRETIONARY REVIEW has been served on all parties by mail/email listed below.

1. Charles Alec Winton, 1850 White Tail Drive, Sandy, OR 97055

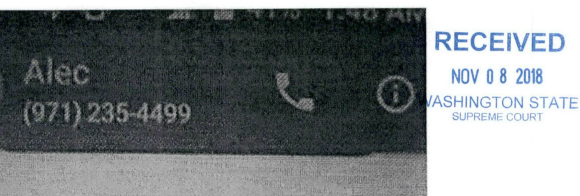
2. All Other Parties

DATED: November 07, 2018

Signature of Plaintiff: Rita Cagliostro

Printed Name of Plaintiff:

Rita Cagliostro 212 Alaskan Way S205 Seattle, WA 98104 503-960-6345



Alec

Hello

OCT 28 AT 9:59 AM

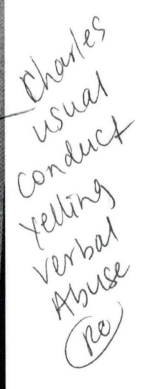
What I have to do to communicate with Angel through your manipulation

OCT 28 AT 12:08 PM

Anna is calling on her phone!!!!

(

OCT 28 AT 5:53 PM





(177) 235-1409

E. E.C.

Manles Uses-ing his havinge to exchange to exchange I am her morn and I am going to assert my care

DO NOT CONTACT MY FAMILY

Answer the phone If you do not handle this appropriately I am going

the with

~ Z

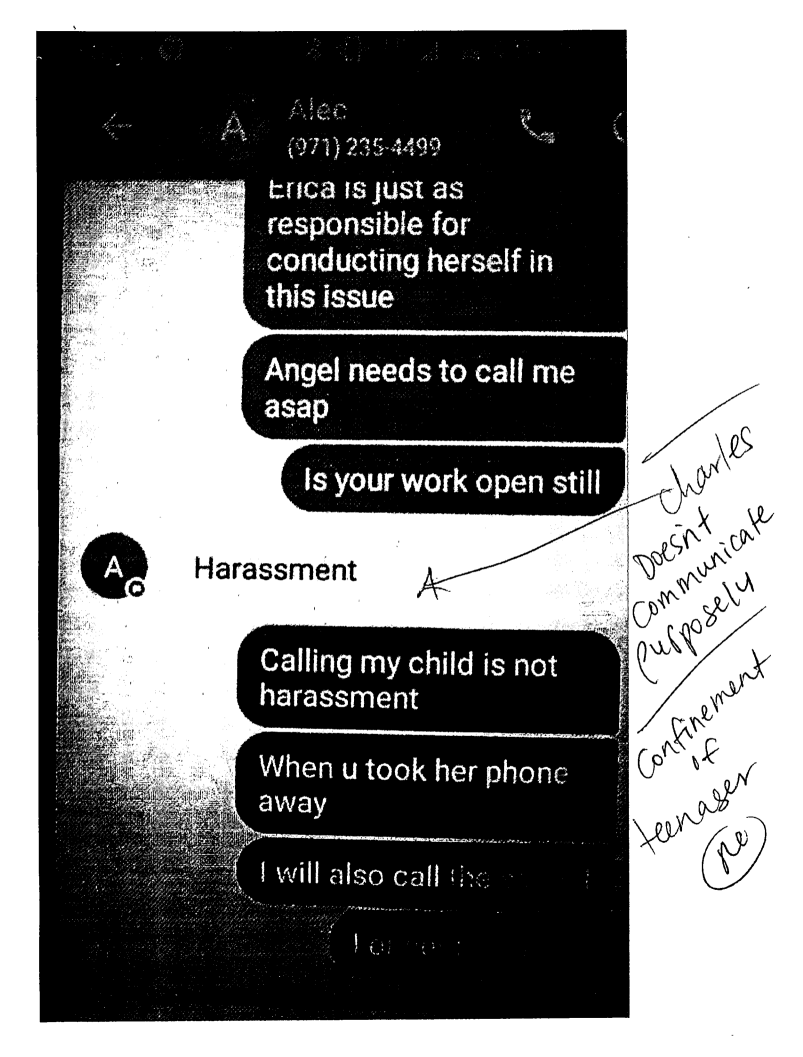
Erica is just as responsible for conducting herself in this issue

to assert my rights

Angel needs to call me asap

Is your work on a

1.23 A.A.



call anna Ok she probably asleep I'm about hour and haif away her phone her phone to the tred parental porentrol

235-4400

iec

I'll call her again from Gresham

OCT 7 AT 5:25 PM

Call Angel I'm leaving now she is home

I'm at exit 94 rest area almost halfway

Angel see you in about two hours

At the mall, with Krystina

Thank you for the heads

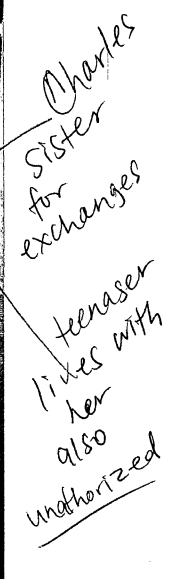
971)235-4499

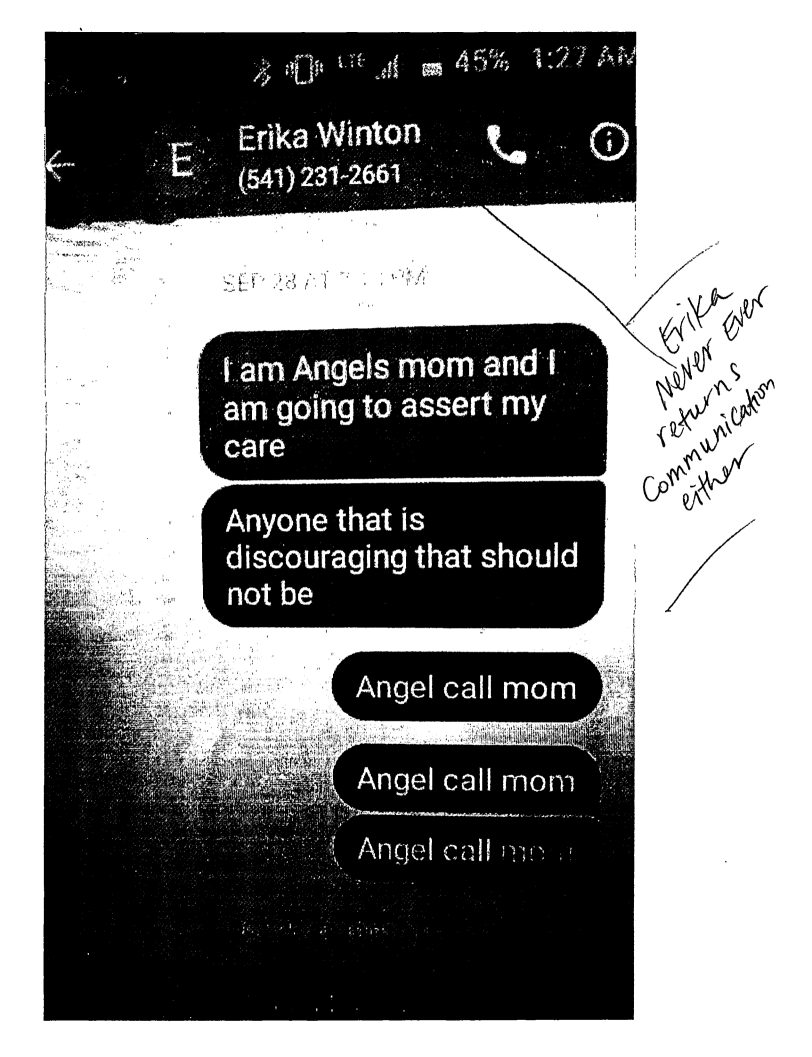
RCT 21 AT 5 ST AM

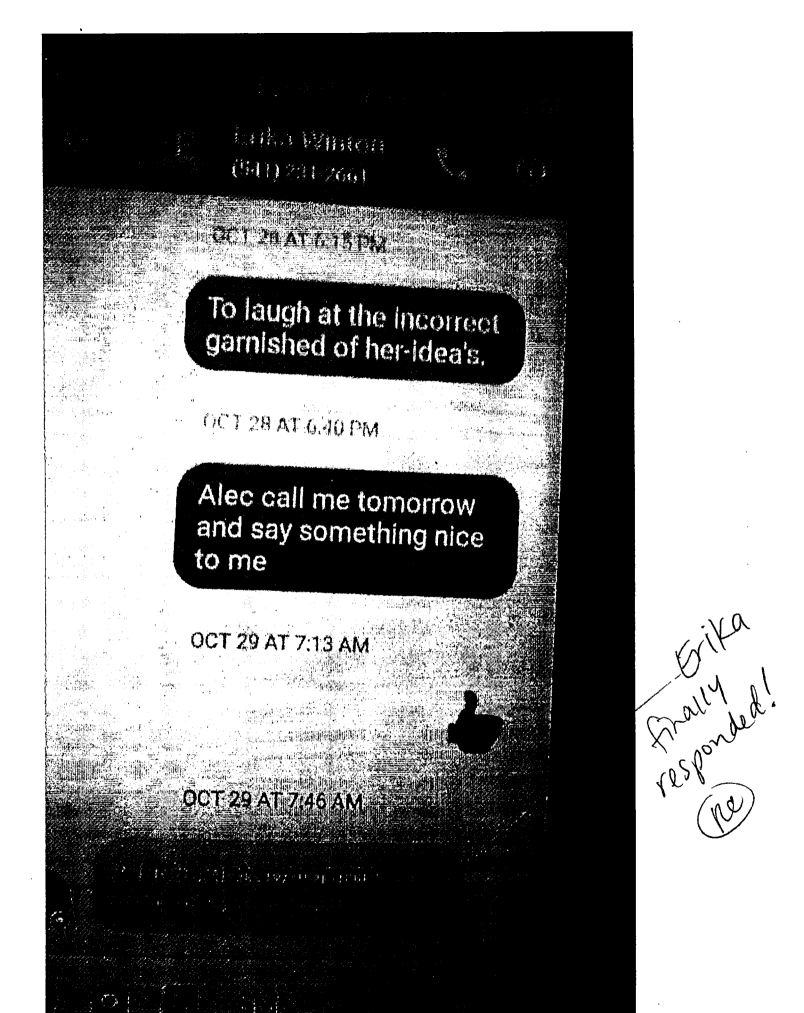
OCT 21 AT 5:16 PM

Just dropped Angel

Liold her as all









Angel, I and Alec are Angels family, u a step and a second family

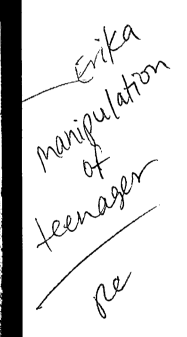
Erika Winton

(541) 231-2661

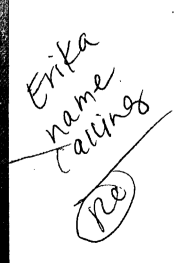
Respectfully ur opinion is unfortunate

Respect matters

That's funny... you clearly don't know anything about being or having a family... you need to respect it! You are Anna's mom and I have always respected that and I know my place in her life as step mombut you're nor event.



Alec, I and Angel, we are like ocean crashing waves family. Fortunately Alec is a good surfer, Angel loves water too. Again your opinion is unfortunate. The things you have said to us as a victim of joining into our lives is that each separate time you have said things to us to use Angel as a pawn is when you lost your demeanor. Respect mattered.



Your unfortunate opinions

Did you or did you not try homewrecking us.

MOT 27 ALV 26 AM

I don't understand the question

> You used Angel to get your hygiene teeth cleaning-job, you never asked both me and Alex It's the law requirement you ignored. Did wo exploit her and alex you ignored.





Erika Winton (541) 231-2661

Did you encourage Alec to seek parental classes to raise his low score? Or did he take your unfortunate opinion ideas to cause bad feelings.

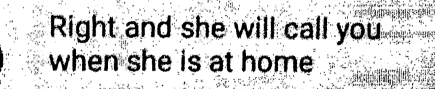
I don't understand the question

> The child tax credit does it equal less than \$200 a month annually? I say yes. Hardly worth your unfortunate opinions.

ALL AND A

Alec just called and he has not given her her phone

Kung



This is a sign if she goes missing because you guys are not being honest

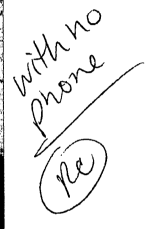
n en en fan de fan d New fan de fa New fan de fa

C. C. Papisation and a second

and Sunday?

Well that's in Anna Friday she went to a football game

> I know she said she was being allowed to attend a Halloween party since the Sunday I saw her





Krystina (503) 349-5294

12 13

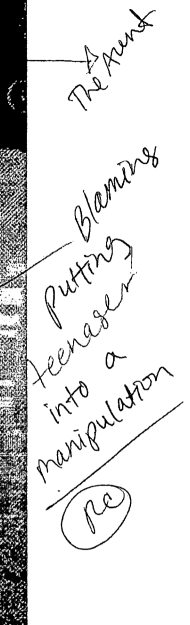
knows how a phone works. You need to stop putting it all on Alec and Erica and realize your daughter plays a role in all this too. Alec has gone above and beyond what he has needed to do to keep your relationship healthy with your daughter.

Angel repeatedly states that she is being abused

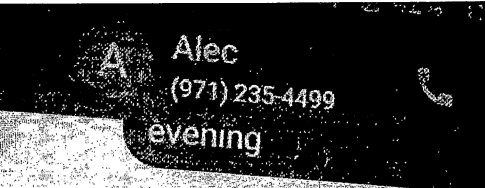
She knows that she is being used as a paw

A Hallovan in p

.



 $\langle \mathcal{P} \rangle$



SEP 13 AT MIPH

SEP 19 AT 7:56 PM

Angel call mom this evening or tomorrow

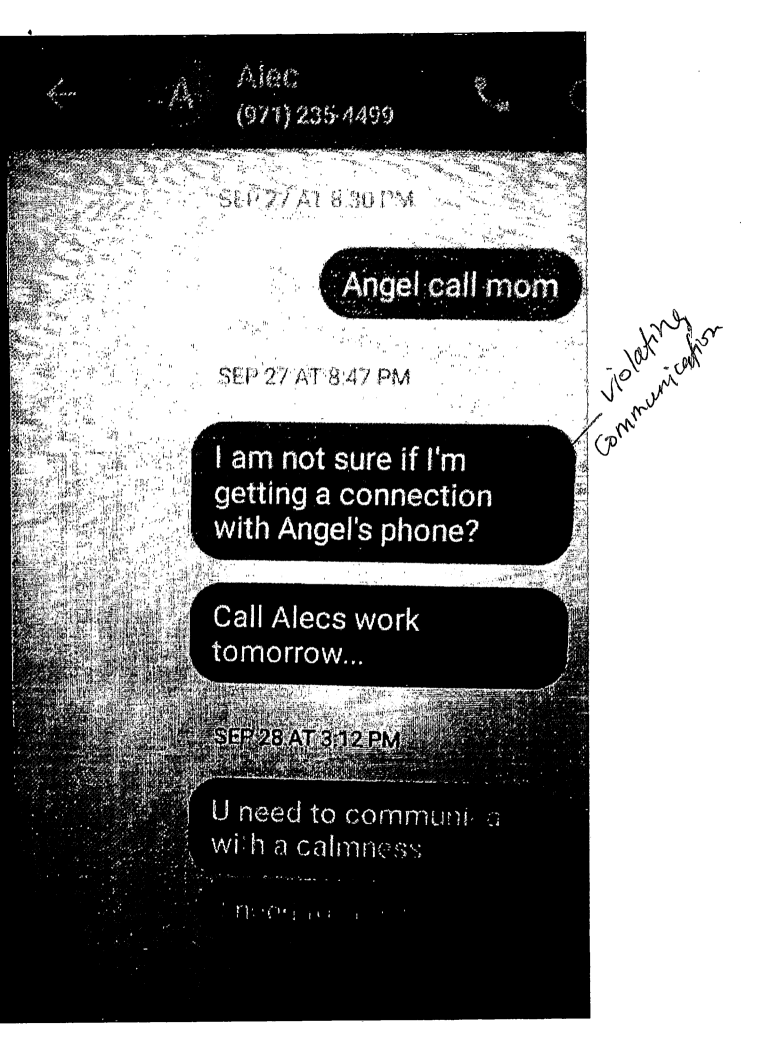
We can verify Sunday funday

SEP20/AT77FFT

Angel call nice . All trying the late

<u>出现的时间的时间的</u>非常

violation of them



SHE GAT ADAMA

(971) 235-4499

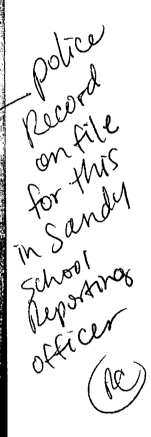
Alec

Please encourage Angel that at school there is school resource office (SRO) If she needs to address anyone distracting her peace.

There is a reporting system there for safety

SEP 12 AT 8:15 PM

Angel call mom this evening or tomorrow evening



OFFICE RECEPTIONIST, CLERK

From: Sent: To:	OFFICE RECEPTIONIST, CLERK Thursday, November 8, 2018 4:33 PM 'Mandy Cagliostro'; ofo.eeoc@eeoc.gov; amy.allbright@americanbar.org;		
	evan.greenberger@americanbar.org; Pedro.Windsor@americanbar.org; CorporationDivision.SOS@oregon.gov		
Subject:	RE: COMPLAINT 96387 8 Rule 34		
Received 11-8-18			
From: Mandy Cagliostro [m	nailto:ritacagliostro@live.com]		
Sent: Thursday, November 8, 2018 4:20 PM			
To: OFFICE RECEPTIONIST, CLERK <supreme@courts.wa.gov>; ofo.eeoc@eeoc.gov; amy.allbright@americanbar.org;</supreme@courts.wa.gov>			
	anbar.org; Pedro.Windsor@americanbar.org; CorporationDivision.SOS@oregon.gov		
<corporationdivision.sos@< th=""><th></th></corporationdivision.sos@<>			
Subject: COMPLAINT 9638	7 8 Rule 34		

This is an informal complaint of Civil Rights Violations from Rita Cagliostro a disabled person pursuant to:

- 1. Vocational Rehabilitation Act 1973
- 2. Vocational Rehab Act Section 508, 501
- 3. Pursuant to Jafar V. Webb, (GR 34) Supreme Court abolished court fees for low-income people
- 4. Confidential records, and Contact with Police for: ORS 2017 ORS 163.257¹ Class B Felony, including 2017 ORS 163.245^{1,} Confined teenager loss of visits due to these court proceedings causes.
- 5. Discretionary Review already emailed to Charles Alec Winton, electronic system portal not functioning again.....

Submitted By: Rita Cagliostro 503-960-6345