

NO. 39682-3-II
COURT OF APPEALS
DIVISION II
COURT IN THE STATE OF WASHINGTON

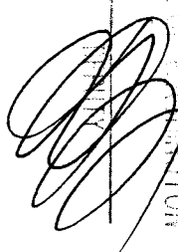
IN RE THE MARRIAGE OF:

Jean L. Robbins,
Petitioner/Appellee

v.

JESSE D. ROBBINS,
Respondent/Appellant

FILED
COURT OF APPEALS
MAY -3 PM 2:00
STATE OF WASHINGTON
BY _____



RESPONDANTS BRIEF

Jean L. Robbins, Pro Se
P.O. Box 1973
Port Orchard, WA. 98366

P.M. 4-30-2010

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A. ASSIGNMENTS OF ERROR

Assignments of Error

1. The Appellant Jesse D. Robbins erred in stating that the Superior Court of the State of Washington for the County of Mason erred in its order of July 6, 2009, denying Jesse D. Robbins' motion to Vacate Prior Order of Child Support (issued on August 15, 2002 by the Superior Court of the State of Washington, County of Yakima, in Yakima County Superior Court Case No. 01-3-01101-1).

2. The Appellant Jesse D. Robbins erred in stating that the Superior Court of the State of Washington for the County of Mason erred in concluding formal personal service of process upon Jesse D. Robbins was not required in order for Yakima County Superior Court to have had jurisdiction over Jesse D. Robbins.

3. The Appellant Jesse D. Robbins erred in stating that the Superior Court of the State of Washington for the County of Mason erred in accepting the Joinder and its provisions there in.

Issues Pertaining to Assignments of Error

1. In the Yakima County superior court dissolution of marriage proceedings, did the court come to an accurate conclusion of it's jurisdiction over Jesse D. Robbins?
(Assignment of error #1,2 and 3)
2. In the Yakima County superior court dissolution of marriage proceedings, can the appellant Jesse D. Robbins accept the courts jurisdiction in the decree and other ancillary orders entered at the same time of the child support order and not the support order itself? (Assignment of error #1)
3. In the Yakima County superior court dissolution of marriage proceedings, did the Petitioner Jean L. Robbins effectively personally serve the appellant Jesse D. Robbins? Constituting a substitute service? (Assignment # 1 and 2)
4. In the Yakima County superior court dissolution of marriage proceedings, do the joinder provisions of the Petition for Dissolution of Marriage meet the states requirements of jurisdiction? (Assignment #1 and 3)
5. In the dissolution of marriage proceedings before the Yakima County superior court, in the absence of a properly executed joinder, did the appellant Jesse D. Robbins actually submit to the jurisdiction of the court by (1) signing the initial Petition for Dissolution of Marriage which included the joinder, initial Child Support order, and other ancillary orders (2) personally paying for, and filing with the court his certificate that he attended the *required* class, "Children Cope with

Divorce class”. (3) paying child support monies to the petitioner Jean L. Robbins and the Support enforcement agencies after the fact.

(Assignment #1 and 3)

B. Statement of the Case

1. On December 14, 2001, Jean L. Robbins filed with the Supreme Court of the State of Washington, County of Yakima, the Petition For Dissolution Of Marriage, Parenting plan, Child Support Order and ancillary orders, Yakima County Case No. 01-3-01104-1. Said Petition bears the signature of Jesse D. Robbins on page 7 of said Petition, at the joinder provision. *See CP, Petition for Dissolution of Marriage (PTDSS), filed December 14, 2001 with the Clerk of the Superior Court of Washington, County of Yakima, Case No. 01-3-01101-1, page 7. SEE CP, Yakima Superior court Appearance Docket SUB#4-EX#1*
2. Jesse D. Robbins denies that he signed said Petition, Parenting plan, Child Support Order and ancillary orders but does not contest the in rem jurisdiction of the Superior Court for the State of Washington, County of Yakima over the marriage between Jean L. Robbins and Jesse D. Robbins.
See CP, Jesse D. Robbins’s Brief in Support of Motion and Declaration For Order Vacating Prior Order of Child Support Pursuant to Washington Superior Court Rule of Civil Procedure 60(b)(5) or, alternatively, 60(b)(11) (MT), page 1, ¶2.2 and pages 1 -2 ¶ 2,4.

3. Jesse D. Robbins denies that he signed said Petition, Parenting plan, Child Support Order and ancillary orders but has not taken the steps to *prove* this, the petitioner Jean Robbins in her, *Response to Motion Vacating Child Support Order*, filed 9-26-2006 with the clerk of the Superior court of Washington, Mason County, *Response to Motion Vacating Child Support Order*, filed 10-31-2006 with the clerk of the Superior court of Washington, Mason County, and *Motion to Admit Additional Evidence*, filed 12-27-2006 with the clerk of the Superior court of Washington, Mason County, placed items on record with the appellants hand writing and signature. See EX#2
4. Jesse D. Robbins was not formally served with a copy of the Petition in the dissolution of marriage, substitute service was made to Jesse D. Robbins' residence and to family members for delivery, Jean Robbins filed *Order to Show Cause RE Contempt/Judgment(ORCN) with Superior Court of Washington County of Kitsap August 29 2003*, Subpoenas were filed to have testimony of the service along with other attempts to serve Jesse D. Robbins See EX #5, see *Response to Motion Vacating Child Support Order*, filed 10-31-2006 with the clerk of the Superior court of Washington, Mason County, see EX# 3
5. On August 15, 2002, Jean L. Robbins filed with the Superior Court for the State of Washington, County of Yakima the final orders for the Dissolution of Marriage, Parenting plan, Child Support Order and ancillary orders, Yakima Case No. 01-3-01104-1.
6. On page 2 of said findings, at section 2.3, Jean L. Robbins asserted that personal jurisdiction over Jesse D. Robbins was established by the fact that "Jesse D.

Robbins is presently residing in Washington.” See CP, Findings of Fact And Conclusions of Law (FNFCL) filed *August 15, 2002 with the clerk of the Superior Court of Washington, County of Yakima, Case No. 01-3-00136-0, Response to Motion Vacating Child Support Order* clerk of the Superior court of Washington, Mason County Superior Court for the State of Washington, County of Yakima, Case No. 01-3-01104-1, Page 2, section 2.3. See, *Motion to Admit Additional Evidence*, filed 12-27-2006 with the clerk of the Superior court of Washington, Mason County, See EX#2

C. Argument

In Jesse D. Robbins’ brief to this court on pg20 ¶1-2; he claims the court had no jurisdiction over him quoting RCW §26.21A.100. On pg23 ¶2-pg 24¶2; he claims the court had no jurisdiction over him quoting, RCW§§26.21.075,4.28.080,4.28.185.& RCW §26.21.075(2).

In Jesse D. Robbins’ brief pg 26 ¶3-pg 27 he admits residing with the children in Washington State. Clearly Jesse D. Robbins resided with the children in the state of Washington, in 1991 he moved his family to Washington only leaving for business, work, vacations or visits to family. After June of 2002 Jesse D. Robbins whereabouts were not known by Jean Robbins (his claims of his location were unreliable) except by the proof of a banking transaction dated 6-19-2002 at Ephrata Washington, where Jean Robbins was currently working in their joint business that day. He never officially moved to Montana, ie; no personal residence. Jesse Robbins visited his father in Montana from the summer of 2002

until November of 2002 at which time he moved to Colorado. *See Motion to Admit Additional Evidence, dated 12-27-2006 EX #2*

Jesse D. Robbins submitted to the jurisdiction of the State by consent by entering a general appearance; *SEE RCW §26.21.075(2). CP, Yakima Superior court Appearance Docket SUB#4 EX#1*

Jesse D. Robbins entered a general appearance with the Yakima Superior court; Mr. Robbins was required to go to the clerk and pay for the class, attend the class and then file the certificate of his completion with the Yakima Superior court before the hearing date would be issued. It is Yakima Superior courts procedure to issue the hearing date of the decree to each party at the filing of the certificate of completion of the required class, "Children Cope with Divorce". Mr. Robbins submitted to and was notified by the State of Washington in this procedure.

In Jesse D. Robbins' brief to this court on pg21 ¶1; he claims no personal service RCW §4.28.080

Jesse D. Robbins was served by way of mail to his father's residence in Montana and his brother's residence in Washington, Jean Robbins was unfamiliar with the legal term of service and the acceptable forms when she answered in the negative to the service of Mr. Robbins. Before leaving the area of Yakima Jesse D. Robbins was living in the apartment located at their place of business. Jean

Robbins met the legal requirement of substitute service by leaving a copy of the summons and court papers there for him as she stated she did. He was notified of all proceeding and chose not to participate. No summons is necessary due to the joinder provisions. *See, Motion to Admit Additional Evidence*, filed 12-27-2006 with the clerk of the Superior court of Washington, Mason County EX #2. *Response to Motion for Order Vacating Child Support*, filed 10-31-2006 with the clerk of the Superior court of Washington, Mason County EX #3 & EX#5

In Jesse D. Robbins' brief to this court on pg25 ¶1; he claims he never signed or was personally served with a Child Support Order, stating that he never knew about the order of support until July 26, 2005.

Jesse D. Robbins signatures are on file with the State of Washington by way of many legal issues, please see EX#3&4 to examine Mr. Robbins hand writing. That said, the Appellant's chance to prove by way of an expert that he didn't sign the Dissolution, Child Support, and ancillary papers has come and gone.

The Robbins conceived children in the State of Washington and later separated and acted in a manner as if they were divorced, even if the underlying decree was somehow defective. A child support order was entered by the Superior Court of Yakima which Jesse D. Robbins claims is void and \$67,223.95 in arrears have accrued on his responsibility since that order was entered. It is easy to see why the Appellant would want the underlying order vacated. However, his desire to be rid of his debt and his claim of improper service on the child support order

does nothing to address the fact that since the entry of the order the mother and the State of Washington have relied on the order and have expected the appellant to carry his obligation. In all fairness, the appellant for his part has also relied on the prior order having already paid \$7,810.05 towards his obligation, including \$897.00 to the State of Washington. Jean L. Robbins has also provided care for her children during at least a portion of the intervening time period and certainly she is entitled to claim that her former spouse pay a reasonable portion of those costs.

In October of 2002 Jesse D. Robbins visited Jean Robbins and paid \$450.00 towards his child support, saying "he wanted to do the right thing." On April 19, 2004 Mr. Robbins paid \$1000.00 to the State of Washington Department of Social and Health Services Division of Child Support and has paid \$6,913.05 over the life of the order. I conclude that these payments bind Jesse D. Robbins to his acceptance and prior knowledge of the Child Support Order. SEE; *Response to Motion for Order Vacating Child Support, filed 10-31-2006* with the clerk of the Superior court of Washington, Mason County EX#3, *Motion to Admit Additional Evidence, filed 12-27-2006* with the clerk of the Superior court of Washington, Mason County EX#2

In Jesse D. Robbins' brief to this court on pg 24 ¶3-pg 25; he claims that the joinder would have only been sufficient for purposes of the dissolution of the marriage between parties, not for the order of child support against him. He does not contest the *in rem* jurisdiction of the Superior Court for the State of

Washington, County of Yakima over the marriage between Jean L. Robbins and Jesse D. Robbins. *See Pg 8 #2-pg 9.*

If the Court chooses to proceed, the Appellant's motion should be denied because all parties, including the State of Washington have relied on the child support order in question for many years and it is clear that a finding that the prior child support order is void without a similar finding for the decree and other ancillary orders entered at the same time in the divorce could not be supported by the law or the facts. However, if the Court finds cause to grant the Appellant's motion, child support arrears owed to the State should be preserved.

The Appellant claims that the child support order entered by the Superior Court of Yakima in 2002 should be vacated because improper service resulted in a failure of personal jurisdiction over the Appellant and thereby the child support order entered as part of the dissolution is void. The Appellant asserts quite clearly the "The Superior Court of the State of Washington, Yakima County, never had or asserted personal jurisdiction over Appellant..." *See, Respondent's Motion for the Order Vacating Prior Child Support Order*, section II, line 3. The Appellant acknowledges that all orders necessary to complete the divorce occurred the same day and challenges the validity of the orders on the basis of failure of personal service. *Respondent's Motion for Order Vacating Prior Child Support Order*, at section II, line 2. The Appellant does not explain why the dissolution itself is not also void on the same grounds and in fact seems to acknowledge that the entire proceeding was defective because the Court lacked jurisdiction over the Appellant, the Appellant stating that he was served neither personally nor in any

alternative manner in the “underlying matter”. *See, Respondent’s Motion of Order Vacating Prior Child Support Order*, section II, lines 11-12. The “underlying matter” could be anything other than the dissolution itself, because it was the divorce action that required a child support order be entered.

In Washington State, in order for a decree of dissolution of marriage to be effective regarding a marriage with children, a valid child support order should be entered at the same time as the decree. RCW.26.09.050. The court must consider child support even if the ultimate resolution of ancillary issues occurs subsequent to entry of the decree. *Little v. Little*, 96Wn.2d 183, 188 (1981). There is nothing in Washington law that allows a court to *bifurcate* ancillary issues in a dissolution without considering them and ruling upon them in some manner. 96 Wn.2d 183, 190-196. However, the judgment and decree is not void merely because ancillary issues were not considered, unless of course jurisdiction was lacking. *Id.* at 195. The Supreme Court of the State of Washington has held the legislature’s intended to limit motions to vacate in cases of divorce, because the rights of parties and third parties are directly impacted by the entry of a divorce decree due to their reliance upon its entry and vacation of the divorce decree was thereby prohibitive. *Graham v. Graham*, 54 Wn.2d 70 (1909); *Metler v. Metler*, 32 Wn.2d 494 (1903); *accord McCord v. McCord*, 24 Wash. 529, (1901).

Here, if the Robbins’ child support order was void *ab initio*, as the Appellant suggests, then it follows that the decree, the findings of fact and conclusions of law, and the parenting plan are also void, because all were entered at the same time and upon the same basis of personal jurisdiction which the

Appellant claims was lacking in the child support order. The Appellant urges the CR 4(b) requires proper service, and cites the Revised Code of Washington to assert jurisdiction was improper over the Appellant in the earlier proceeding. Specifically he argues RCW 4.28.185 provides that a person currently residing outside of the State, who had sexual intercourse with another within the State of Washington resulting in the birth of a child, is subject to the jurisdiction of Washington Superior Courts, but service of process must be made personally upon the Appellant, pursuant to RCW 4.28.180. This analysis ignores the fact that the couple was married in Washington. The Jean L. Robbins disputes Jesse D. Robbins' version of the facts and has asked on the record why only the child support order is under challenge. *See, Mason County Court Report of Proceedings*, November 7, 2007, page 2, lines 21-23. Still, the Appellant offers no authority to explain why out of all the orders upon which personal jurisdiction was required and was allegedly lacking, only the order carrying a *fiscal* obligation should be vacated. However, based on his claim of a failure of personal service, the Appellant has asked the Court to vacate the 2002 child support order. Given the degree to which the parties have already relied upon the prior order and the fact that if one portion of the divorce failed on personal jurisdiction that the entire divorce could be void, it seems more prudent to leave the orders in place and proceed forward addressing the arrearages that have accumulated to date.

The legislature also mandated that when couples divorce in Washington they contemplate support for their children. *See, Little, 96 Wn. App 183; RCW 26.09.010; 26.09.030; 26.09.050*. Furthermore, the legislature directed that the

State of Washington should vigorously enforce support orders entered for the benefit of Washington's children. RCW 26.18.010.

Conclusion

Wherefore, based upon the foregoing facts, cited law, and legal arguments, Jean L. Robbins respectfully requests the Court:

to uphold the Superior Court of the State of Washington, County of Mason's order of July 6, 2009, denying Jesse D. Robbins' motion to Vacate Prior Order of Child Support(issued on August 15, 2002 by the Superior Court of the State of Washington, County of Yakima Case No. 01-3-01101-1.

A handwritten signature in black ink that reads "Jean Robbins pro se". The signature is written in a cursive style with a large, sweeping initial "J" and "R".

CASE#: 01-3-01104-1 JUDGMENT# NO* JUDGE I
 TITLE: ROBBINS AND ROBBINS
 FILED: 12/14/2001
 CAUSE: DIC DISSOLUTION WITH CHILDREN DV:

RESOLUTION: UNDS DATE: 08/15/2002 UNCONTESTED RESOLUTION
 COMPLETION: JODF DATE: 08/15/2002 JUDGMENT/ORDER/DECREE FILED
 CASE STATUS: CMPL DATE: 08/15/2002 COMPLETED/RE-COMPLETED
 ARCHIVED: RESTORE DATE : 10/26/2005

CONSOLIDIT:

NOTE1:IMAGED ** 2 ROLLS **

NOTE2:** DECREE (14) 08-15-2002 (SWANHART)

----- PARTIES -----

CONN.	LAST NAME, FIRST MI TITLE	LITIGANTS	SERVIC
PET01	ROBBINS, JEAN LYNN		
RSP01	ROBBINS, JESSE DEAN		12/05/01
PSP01	ROBBINS, JEAN		
ATP01	BAWEJA, SANDEEP		
BAR#	28936		

----- APPEARANCE DOCKET -----

SUB#	DATE	CODE/ CONN	DESCRIPTION/NAME	SECONDAR
	12/14/2001	\$FFR	FILING FEE RECEIVED	120.00
1	12/14/2001	PTDSS	PETITION FOR DISSOLUTION	
2	12/14/2001	CSW	CHILD SUPPORT WORKSHEET	
3	12/14/2001	PPP	PROPOSED PARENTING PLAN	
4	03/06/2002	CR	CERTIFICATE OF COMPLETION-JESSE	
5	03/06/2002	CR	CERTIFICATE OF COMPELTION-JEAN	
6	05/16/2002	EXWACT	EX-PARTE ACTION WITH ORDER	
7	05/16/2002	MTSC	MOTION & AF FOR ORDER TO SHOW CAUSE	
	05/16/2002	TPROTSC	TEMP REST ORD & ORD TO SHO CAUS	05-29-20
		ACTION	S/C TO RESP RE RESTR ORD	
	05/29/2002	MTHRG	MOTION HEARING	
		APT	ACTUAL PROCEEDING TIME	.25
			(SWANHART/GA)SERVICE WAS NOT MADE	
			ON RSP,COURT G/S ORD OF	
			CONTINUANCE TO 6/12/02 @ 1:30PM	
			(J ROBBINS-PROSE) 2002DR 3:29	
			(CD 2002DR 5-29)	
8	05/29/2002	ORCNT	ORDER OF CONTINUANCE (SWANHART)	05-12-200
		ACTION	S/C TO RSP RE RESTRAIN ORDER	
	06/12/2002	MTHRG	MOTION HEARING	
		APT	ACTUAL PROCEEDING TIME	.25
			(SWANHART/GA)CRT CONTIUED RESTR	
			ORDS & ORNT) PET TEMP RESIDENTI	

-----APPEARANCE DOCKET-----

SUB#	DATE	CODE/ CONN	DESCRIPTION/NAME	SECOND
10	06/12/2002	TMO	TEMPORARY ORDER (SWANHART)	
	08/14/2002	EXWACT	EX-PARTE ACTION WITH ORDER	
11	08/15/2002	AFNPA	AFFIDAVIT OF NON-PAYMENT PUB ASSIST	
12	08/15/2002	CSW	CHILD SUPPORT WORKSHEET	
13	08/15/2002	PP	PARENTING PLAN (FINAL ORDER)	
14	08/15/2002	FNFL	FINDINGS OF FACT&CONCLUSIONS OF LAW	
15	08/15/2002	DCD	DECREE OF DISSOLUTION (SWANHART)	
16	08/15/2002	ORS	ORDER FOR SUPPORT (SWANHART)	
	09/10/2002	CRFOLY	CERTIFICATE MAILED TO OLYMPIA	
	10/20/2005	\$FFR	FILING FEE RECEIVED	56.00
17	10/20/2005	SMPM	SUMMONS & PETITION FOR MODIFICATION	
18	10/20/2005	CSW	CHILD SUPPORT WORKSHEET	
19	10/20/2005	FNDCLR	FINANCIAL DECLARATION	
20	10/20/2005	SEALFN	SEALED FINANCIAL DOCUMENT(S)	
21	10/20/2005	NTAPR ATPOL	NOTICE OF APPEARANCE BAWEJA, SANDEEP	
22	11/08/2005	RSP	RESPONSE	
23	11/08/2005	AFPT	AFFIDAVIT OF PETITIONER	
24	11/08/2005	FNDCLR	FINANCIAL DECLARATION--MOTHER	
25	11/08/2005	SEALFN	SEALED FINANCIAL DOCUMENT(S)	
26	11/28/2005	RPY	RESP'S REPLY TO MODIF	
	12/13/2005	\$FFR	FILING FEE RECEIVED	56.00
27	12/13/2005	SMPM	SUMMONS & PETITION FOR MODIFICATION	
28	12/13/2005	PPP	-PROPOSED PARENTING PLAN -	
29	12/21/2005	RSP	RESPONSE -	
30	12/21/2005	PPP	PROPOSED PARENTING PLAN	
31	12/21/2005	AFML	AFFIDAVIT OF MAILING	
32	02/15/2006	MTAF	MT & AFF FOR ORDER TRANSFERRING CSE	
33	02/16/2006	AN	RESPONDENT'S ANSWER	
34	02/27/2006	MTAF	MT FOR ORDER TRANSFERRING CASE	
35	03/13/2006	RPY	RESP'S REPLY	
36	03/13/2006	NTHG	NOTICE OF HEARING	
37	03/20/2006	RPY	AMENDMENT TO RESP'S REPLY	
38	03/29/2006	BR	BRIEF	
39	03/31/2006	LTR	LETTER FROM JEAN ROBBINS	
40	04/06/2006	NTHG	NOTICE OF HEARING	
	04/14/2006	CHMIN	COURT HEARING MINUTES (SWANHART/MP) ALL PRITIES APPRD TELEPHNIC; CRT G/S ORD CHNGING VENUE TO MASON CNTY; RSP TO PAY FEES FOR CHANGE OF VENUE (STEVENS/J. ROBBINS--PROSE) DR FTRYCI	
41	04/14/2006	ORCHV	ORDER FOR CHANGE OF VENUE-MASON CO	
	04/19/2006	NOTE	ORIGINAL FILE SENT TO MASON CO *****	
42	05/15/2006	RSP	RESPONSE RE PRODUCTION OF DOCUMENTS (RESPONDENTS)	
	05/04/2006	NOTE	PAYMENT RCVD AND FILE FORWARDED	

EXHIBIT #1

-----APPEARANCE DOCKET-----

SUB#	DATE	CODE/ CONN	DESCRIPTION/NAME	SECOND
------	------	---------------	------------------	--------

TO BE GENERATED AND MAILED TO MASON
CO UPON RECEIPT OF 2ND CHECK FOR
FILING FEE

-----PROCEEDINGS-----

DATE/TIME	PROCEEDING TYPE LOCATION/OFFICIAL	PROCEEDING STATUS	DURATION
12/30/2005 01:30 PM	EX PARTE ACTION	HELD	5 M
03/31/2006 09:30 AM	DOMESTIC MOTION	STRICKEN: NOT CONF	5 M
04/14/2006 09:30 AM	DOMESTIC MOTION CRIFTR SWANHART, LANI-KAI	HELD	5 M

-----END-----

1
2
3 **SUPERIOR COURT OF WASHINGTON**
COUNTY OF MASON

4 In re the Marriage of:) Case No.: No. 06-3-00136-0
5 Jean L. Robbins,) **MOTION TO ADMIT ADDITIONAL EVIDEN**
6 Petitioner,)
7 and)
8 Jesse D. Robbins,)
9 Respondent)
10

11 I JEAN ROBBINS MOVE TO ADMIT COPY'S OF BANKING TRANSACTIONS.

- 12 1) THE FIRST PROVES THAT JESSE D. ROBBINS SR. WAS IN FACT STILL
13 RESIDING IN WASHINGTON STATE WHEN HE PERFORMED AN "IN BANK
14 TRANSACTION" AS ATTESTED TO BY THE (CASH-OUT TICKET).
15 2) THE SECOND IS A \$450.00 PARTIAL PAYMENT THAT JESSE ROBBINS SR. MAD
16 TO JEAN ROBBINS FOR SUPPORT. THE DATE IS THE SECOND GROUP OF
17 NUMBERS; 020923 THIS DATE IS SEPTEMBER 23RD, 2002.
18
19
20

21 Dated this 27th day of December, 2006

22 3100 SE ORLANDO ST.
23 B306
24 PORT ORCHARD, WA. 9836

EXHIBIT #2

CASH OUT TICKET

TELLER NO. _____

AMERICAN SAVINGS BANK

3704300018 080 4181137 619028036 12088 0000

⑆125107837⑆ 5000100002⑆ 998 ⑆0088200000⑆

06/19/02

84 8148 151788 AMB 21051-82703
06/19/02 F 3
18889438

AMERICAN SAVINGS BANK
1818 ST. ASHTON
SPRINGDALE, WA
925107200

06/19/2002 5000100002

NAME J.P.K. Watson

ACCOUNT NO. 3704300018

DATE 6-18-02

Two Thousand \$ 2000 00

AMERICAN SAVINGS BANK
1818 ST. ASHTON
SPRINGDALE, WA
925107200

*Per Jessica
and Kella
at the bank*

06/19/2002 3704300001

This check was requested and cashed, (see cash out ticket in the Ephrata, Washington branch on June 19th 2002.

This transaction attests to the fact that Mr. Robbins still in Washington state this very short time before divorce was final.

The attached copy is the best we could produce from microfilm.

POSTAL MONEY ORDER

00*054*045495 020923 03 2960824808

TO THE ORDER OF <i>Tean Robbins</i>	AMOUNT 450898
ISSUED TO <i>Jesse J Robbins</i>	POST OFFICE <i>Box 165</i>
ISSUED AT <i>Schweitzer 12/19/53</i>	CITY <i>Bozeman MT 59454</i>

U.S. DEPARTMENT OF THE TREASURY
U.S. POSTAL SERVICE

0000008002: 08 248 29603 00000045000

1 3100 SE ORLANDO ST. B306
2 PORT ORCHARD, WA. 98366

3 SUPERIOR COURT OF WASHINGTON COUNTY OF MASON

RECEIVED
CLERK'S OFFICE
2005 OCT 31 AM 10:12
CLERK
COUNTY

7 In re the Marriage of:

8 Jean L. Robbins,

9 Petitioner,

10 and

11 Jesse D. Robbins,

12 Respondent

) Case No.: No. 06-3-00136-0
)
) RESPONSE TO MOTION FOR ORDER VACAT.
) CHILD SUPPORT ORDER
)
)
)
)
)
)
)
)
)
)

14 1.1 ADMITED

15 1.2 ADMITED

16 1.3 ADMITED

17 2.1 DENIED ON DECEMBER 14, 2001 PETITIONER FILED WITH THE SUPERIOR COURT OF
18 WASHINGTON, COUNTY OF YAKIMA PETITION FOR DISSOLUTION OF MARRIAGE,
19 YAKIMA COUNTY CASE 01-3-01104-1. THE RESPONDENT JESSE D. ROBBINS JOINED
20 BY SIGNING.

21 2.2 DENIED. RESPONDENT DID SIGN THE PETITION, AS HE WELL KNOWS, HE DOES NOT
22 CONTEST THE COURTS JURISDICTION.

23 2.3 DENIED. PETITIONER HAND DELIVERED THIS INITIAL FILING.

24 2.4 DENIED. ON DECEMBER 14, 2001 PETITIONER FILED WITH THE SUPERIOR COURT
25 OF WASHINGTON, COUNTY OF YAKIMA TEMPORARY PARENTING PLAN

1 2.5 DENIED. THE RESPONDENT SIGNED AND JOINED.

2 2.6 DENIED. PETITIONER HAND DELIVERED THIS INITIAL FILING.

3 2.7 DENIED. ON DECEMBER 14, 2001 PETITIONER FILED WITH THE SUPERIOR COURT
4 OF WASHINGTON, COUNTY OF YAKIMA WASHINGTON STATE CHILD SUPPORT
5 WORKSHEET, YAKIMA COUNTY CASE 01-3-01104-1. THE RESPONDENT JESSE D.
6 ROBBINS JOINED BY SIGNING.

7 2.8 DENIED. THE RESPONDENT SIGNED AND JOINED.

8 2.9 DENIED. PETITIONER HAND DELIVERED THIS INITIAL FILING.

9 2.10 DENIED. RESPONDENT WAS HAND SERVED BY PETITIONER AT THEIR PLACE OF
10 BUSINESS IN YAKIMA WASHINGTON.

11 2.11 ADMITED. THE SUPERIOR COURT OF WASHINGTON, COUNTY OF YAKIMA COURT RULE
12 RESPONDENT WAS NOT REQUIRED TO SIGN FOR FINALIZING OF ORDER.

13 2.12 DENIED. RESPONDENT JOINED IN SIGNED PETITION AND RECEIVED COPIES
14 THROUGH HIS FATHER Robert Robbins SR. AND HIS BROTHER RICHARD JOHNSON
15 JR.

16 MR. ROBERT ROBBINS SR. HAS SINCE PASSED AWAY. PLEASE SEE SUBPOENA FOR
17 RICHARD JOHNSON.

18 2.13 ADMITED. THE SUPERIOR COURT OF WASHINGTON, COUNTY OF YAKIMA COURT RULE
19 RESPONDENT WAS NOT REQUIRED TO SIGN FOR FINALIZING OF ORDER.

20 2.14 DENIED. RESPONDENT JOINED IN SIGNED PETITION AND RECEIVED COPIES
21 THROUGH HIS FATHER Robert Robbins SR. AND HIS BROTHER RICHARD JOHNSON
22 JR.

23 MR. ROBERT ROBBINS SR. HAS SINCE PASSED AWAY. PLEASE SEE SUBPOENA FOR
24 RICHARD JOHNSON.

1 THE PURPOSE OF CONTEMPT OF COURT ORDER AUGUST 12, 2003, THIS ATTEPMT
2 WAS MADE BY DEPUTY SHERIFF LEE WATSON WHO WILL TESTIFY THAT THIS WAS
3 THE CORRECT ADRESS THAT HE HIMSELF WAS COROSpondING WITH THE
4 RESPONDANT, PLEASE SEE SOBPEONA.

5 2.16 DENIED.

6 2.17 ADMITED. THE SUPORIOR COURT OF WASHINGTON, COUNTY OF YAKIMA COURT RUI
7 RESPONDENT WAS NOT REQUIRED TO SIGN FOR FINALIZING OF ORDER.

8 2.18 DENIED. RESPONDENT JOINED IN SIGNED PETITION AND RECEIVED COPIES
9 THROUGH HIS FATHER Robert Robbins SR. AND HIS BROTHER RICHARD JOHNSON
10 JR.

11 MR. ROBERT ROBBINS SR. HAS SINCE PASSED AWAY. PLEASE SEE SUBPOENA FOR
12 RICHARD JOHNSON.

13 2.19 ADMITED. THE SUPORIOR COURT OF WASHINGTON, COUNTY OF YAKIMA COURT RULE
14 RESPONDENT WAS NOT REQUIRED TO SIGN FOR FINALIZING OF ORDER.

15 2.20 DENIED. RESPONDENT JOINED IN SIGNED PETITION AND RECEIVED COPIES
16 THROUGH HIS FATHER Robert Robbins SR. AND HIS BROTHER RICHARD JOHNSON
17 JR.

18 MR. ROBERT ROBBINS SR. HAS SINCE PASSED AWAY. PLEASE SEE SUBPOENA FOR
19 RICHARD JOHNSON.

20 2.21 ADMITED. OMISSION IS IN ERROR

21 2.22 DENIED

22 2.23 DENIED. RESPONDENT WAS LAWFULLY ENTERED BY USE OF THE JOINDER CLAUSE.

23 2.24 ADMITED

24 2.25 ADMITED

1 DISSOLUTIONMENT OF MARRIAGE, PARENTING PLAN, SUPPORT SCHEDULE AND
2 ORDER, YAKIMA COUNTY CASE # 01-3-01104-1.

3 REBUTTLE:

4 RESPONDANT, MR. JESSE ROBBINS IS CLAIMING THAT HE KNEW NOTHING OF TH
5 SUPPORT HE WAS REQUIRED TO PAY, YET I AM INCLUDING A COPY OF THE MAY, 2003
6 DIVISION OF CHILD SUPPORT STATEMENT SHOWING THAT THE RESPONDENT MR. ROBBINS
7 IN FACT HAD PAID \$1000.00 TOWARDS HIS PAST DUE ACCOUNT. RESPONDENT CLAIMS
8 THIS LATEST OF MANY MOTIONS FILED BY HIS LAWYER THAT HE KNEW NOTHING OF THE
9 ORDERS AND ACCOUNT WITH THE ENFORCEMENT AGENCY UNTIL JULY 2005. THIS SUPPORT
10 STATEMENT PROVES THAT HIS STATEMENT IS **UNTRUE**. ALSO COPIES OF LETTERS THAT
11 THE RESPONDENT WROTE TO FAMILY MEMBERS WHERE-IN HE ADMONISHES THE RECEIVER:
12 NOT TO GIVE MS. ROBBINS THE MONEY HE HAS SENT FOR THE CHILDREN

13
14
15 Dated this 30th day of October, 2006

16 
17 3100 SE ORLANDO ST.
18 B306
19 PORT ORCHARD, WA. 98361
20
21
22
23
24

EXHIBIT #3

DIVISION OF CHILD SUPPORT
FIFE FIELD OFFICE
POB 11520
TACOMA WA 98411-5520

STATE OF WASHINGTON
DEPARTMENT OF SOCIAL AND HEALTH SERVICES
DIVISION OF CHILD SUPPORT (DCS)

*****AUTO**3-DIGIT 985

TO: JEAN ROBBINS
PO BOX 68
BELFAIR WA 98528-0068

289 84 1 36141

DATE: 05-03-2004



MONTHLY DIRECT DEPOSIT STATEMENT

The Division of Child Support (DCS) uses this statement to account for child support payments sent to you electronically. Payments sent by check are not included in this statement.

If you disagree with the amounts listed below or the way DCS distributed your child support, you may:

1. Write or call DCS to discuss your concerns.
2. Ask for a hearing. You must ask for a hearing before 08/01/2004

To contact DCS, use the address listed above or the telephone numbers listed below. Use the toll-free telephone for long distance calls only.

(253) 922-0454 or if calling long distance (866) 243-4449

TTY/TDD services available for the speech or hearing impaired.

If you change your address, please notify DCS at the address or telephone numbers listed above.

Payments and Distributions:

Paying Parent: ROBBINS, JESSE D

IV-D Case Number: 1668067

The past-due support debt amounts listed below are as of the date of this notice.

The total amount deposited is \$ 1000.00

The paying parent must pay monthly current support of \$ 1999.00

The past-due child support owed to you for previous months is \$.00

The debt temporarily assigned to Washington State is \$ 31034.00

The debt permanently assigned to Washington State is \$ 7996.00

The amount you owe Washington State for child support paid to you in error is \$.00

If you received more than eight payments, additional payment information is continued on the reverse side (page

Date Received	Date Processed	Amount of Payment	Applied To Debt Owed To You			Applied To Washington State	
			Current Support	Past-Due Support	Temporarily Assigned Support	For Public Assistance	For Support To You In
04/19/04	04/22/04	\$1000.00	\$1000.00				

Handwritten mark

ck WA. 98380

FIRST CLASS MAIL

ATTEMPTED
DELIVERY
NOT KNOWN

Jesse Robbins
P.O. Box 447
Arvada, Co. 80034

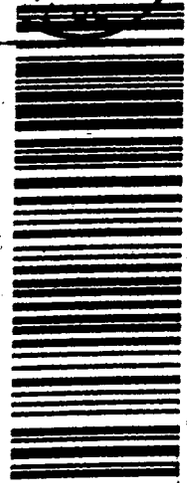
8000140447 00

X 1008

ck WA.

78380

CERTIFIED MAIL™



7803 0500 0004 0356 4377

FIRST CLASS MAIL

Jesse Robbins
P.O. Box 447
Arvada, Co. 80034



8/14

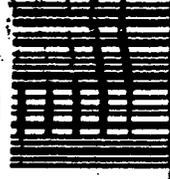
U.S. POSTAGE
PAID
BREMERTON, MA
98312
AUG 12, 03
AMOUNT
\$0.60
00055396-04



9261 80034



U.S. POSTAGE
PAID
BREMERTON, MA
98312
AUG 12, 03
AMOUNT
\$4.65
00055396-04



9264 80034



EXHIBIT #3

7002 2410 0005 6077 7637

CERTIFIED MAIL™ RE
(Domestic Mail Only; No Insurance)

For delivery information visit our website

Postage	\$ 1.09
Certified Fee	2.64
Return Receipt Fee (Endorsement Required)	2.01
Restricted Delivery Fee (Endorsement Required)	
Total Postage & Fees	\$5.34

Sent To Jesse Robbins
 Street, Apt. No.,
 or PO Box No. PO Box 947
 City, State, ZIP+4 Arvada, Co. 80001

PS Form 3800 June 2002



***** WELCOME TO
 WEST HILLS BRANCH
 BREMERTON, WA 98512
 08/12/03 11:43

Store	USPS	Trans
Wkstn	sys5003	Cashier
Cashier's Name		KIRK
Stock Unit Id		WINKIE
PO Phone Number		360-37
USPS #		547621

- 1. First Class
 - Destination: 8003
 - Weight: 1.90
 - Postage Type: PVI
 - Total Cost: 0.60
 - Base Rate: 0.60
- 2. First Class
 - Destination: 80034
 - Weight: 1.60
 - Postage Type: PVI
 - Total Cost: 4.65
 - Base Rate: 0.60

SERVICES
 Certified Mail
 70030500000403564377
 Return Receipt

Subtotal
 Total

Cash
 Change Due
 Cash

1 3100 SE ORLANDO ST. B306
2 PORT ORCHARD, WA. 98366

3 **SPUPERIOR COURT OF WASHINGTON COUNTY OF MASON**

4 In re the Marriage of:) Case No.: No. 06-3-00136-0

5 Jean L. Robbins,)

6 Petitioner,)

7 and)

8 Jesse D. Robbins,)

9 Respondent)

) **SUBPOENA-RESPONSE TO MOTION FOR**
) **ORDER VACATING CHILD SUPPORT ORI**

10 **THE STATE OF WASHINGTON**

11 **TO: RICHARD S. JOHNSON**

12 **ADDRESS: 123 FULLER ST. WENATCHEE, Wa 98801**

13 **TELEPHONE: 662-5222**

14 **YOU ARE COMMANDED TO APPEAR:**

15 **The TRIAL TERM beginning: TO BE DETERMINED**

16 **AT: MASON COUNTY COURTHOUSE - UPSTAIRS, 4th and Alder, Shelton, Washington, 98584**

17 **to testify in the above case on the part of the Petitioner and to remain in attendan**
18 **until you have been excused by the court. This subpoena is in effect until the tria**
19 **is completed and may extend beyond the week indicated.**

20 **FAILURE TO COMPLY MAY BE CONSIDERED CONTEMPT OF COURT AND MAY**
21 **RESULT IN YOUR ARREST.**

22 **Dated: _____**

23 **Please CALL the prosecutor's office the week Before the**

24 **above-listed date to discuss your Testimony, date and time**

1 3100 SE ORLANDO ST. B306
2 PORT ORCHARD, WA. 98366

3 **SPUPERIOR COURT OF WASHINGTON COUNTY OF MASON**

4 In re the Marriage of:) Case No.: No. 06-3-00136-0

5 Jean L. Robbins,)

6 Petitioner,)

7 and)

8 Jesse D. Robbins,)

9 Respondent)

) **SUBPOENA-RESPONSE TO MOTION FOR**
) **ORDER VACATING CHILD SUPPORT OR**

10 THE STATE OF WASHINGTON

11 **TO: LEE B. WATSON**

12 **ADDRESS: P.O. BOX 1003 SEABECK, WA. 98380**

13 **TELEPHONE: 1-360-830-4932**

14 **YOU ARE COMMANDED TO APPEAR:**

15 The TRIAL TERM beginning: **TO BE DETERMINED**

16 **AT: MASON COUNTY COURTHOUSE - UPSTAIRS, 4th and Alder, Shelton, Washington, 98584**

17 to testify in the above case on the part of the Petitioner and to remain in attendan

18 until you have been excused by the court. This subpoena is in effect until the tria

19 is completed and may extend beyond the week indicated.

20 **FAILURE TO COMPLY MAY BE CONSIDERED CONTEMPT OF COURT AND MAY**

21 **RESULT IN YOUR ARREST.**

22 Dated: _____

23 Please CALL the prosecutor's office the week Before the

24 above-listed date to discuss your Testimony, date and time

EXHIBIT #4

CHELAN COUNTY DISTRICT COURT
STATE OF WASHINGTON

STATE OF WASHINGTON } SS
County of Chelan

Patricia L. King duty appointed Clerk of Chelan County Court do hereby certify that this instrument is a true and copy of the original as the same now appears on file in my office.

IN TESTIMONY WHEREOF, I have hereunto set my hand and seal this 12 day of December, 2020

Amended
By Sharon Kelle

STATE OF WASHINGTON,
CITY OF WENATCHEE,
vs.
Robbins, Jose D
Defendant,
3714 West Knapall Blvd
Wenatchee WA 98802
Address

CASE NO. C1087045

- DOMESTIC VIOLENCE NO CONTACT ORDER
- NO CONTACT ORDER

Defendant's DOB: 11-23-2001
SEX: M
RACE: W

THIS MATTER having come on before the undersigned judge of the Chelan County District Court, and the court having considered the records and files herein, and being fully advised in the premises, now, therefore:

- AS A CONDITION OF RELEASE FROM THE CHELAN COUNTY REGIONAL JAIL
- AS A CONDITION OF DISPOSITION IN THIS CASE

The defendant is ordered to have no contact, directly or indirectly, in person or in writing or by phone, personally or through other person(s), with the victim of this alleged offense, to wit: (name, DOB, address if available)
Robbins, Jose D 3-29-67 home address 504 Jerome Drive, Wenatchee WA

FURTHER IN EITHER SITUATION ABOVE, IT IS ORDERED THAT THE DEFENDANT SHALL NOT FOLLOW THE VICTIM TO HIS/HER HOME, SCHOOL, PLACE OF EMPLOYMENT, DAYCARE OR SCHOOL OF A CHILD, OR ANY OTHER LOCATION, OR FOLLOW THE VICTIM WHILE HE/SHE IS IN TRANSIT BETWEEN LOCATIONS.

NOTICE TO DEFENDANT: VIOLATION OF A DOMESTIC VIOLENCE NO CONTACT ORDER IS A CRIMINAL OFFENSE UNDER CHAPTER RCW 10.99 AND WILL SUBJECT A VIOLATOR TO ARREST. ANY ASSAULT OR RECKLESS ENDANGERMENT THAT IS A VIOLATION OF A DOMESTIC VIOLENCE NO CONTACT ORDER IS A FELONY.

A VIOLATOR OF ANY TYPE OF NO CONTACT ORDER WILL BE SUBJECT TO CIVIL CONTEMPT PROCEEDINGS/CHARGES. **YOU CAN BE ARRESTED EVEN IF ANY PERSON PROTECTED BY THE ORDER INVITES OR ALLOWS YOU TO VIOLATE THE PROHIBITIONS. YOU HAVE THE SOLE RESPONSIBILITY TO AVOID OR REFRAIN FROM VIOLATING THE ORDER'S PROVISIONS. ONLY THE COURT CAN CHANGE THE ORDER.**

This Order for No Contact is effective until 11 May 2022, or until modified or rescinded in writing by this court.

IT IS FURTHER ORDERED that the clerk of the court shall forward a copy of this order on or before the next judicial day to the Wenatchee Police Dept (law enforcement agency where victim resides) which shall enter this order in the appropriate law enforcement information system for a minimum of one year or through the expiration date specified above, and:

- Assist victim in obtaining personal property located at _____
- Assist defendant in obtaining personal property located at _____
- Other: _____

Defendant appeared before the court and received a copy of this Order as witnessed by signature below. Further law enforcement service is thus waived.

Jose D Robbins
Defendant's Signature of Acknowledged Receipt

DATED this 11 day of December, 2020

Sharon Kelle
Judge/Court Commissioner/ Judge Pro Tem

I acknowledge receipt of a copy of this Order.

Victim Signature _____ OR certified copy mailed to victim on _____ Date _____

IN THE SUPERIOR COURT OF WASHINGTON FOR YAKIMA COUNTY	
<u>[Signature]</u> Petitioner	<u>7/29/67</u> DOB
vs.	
<u>[Signature]</u> Respondent	<u>8/12/62</u> DOB

NO. 02-2706-4
ORDER FOR PROTECTION
 (ORPRI) (All Cases)
 (Clerk's Action Required)

Notice of this hearing was served on the respondent by personal service service by mail pursuant to court order service by publication pursuant to court order other _____
 Identification of Minors: No minors involved.

Name (First, Middle Initial, Last)	Birth Date	Age	Sex	Name (First, Middle Initial, Last)	Birth Date	Age	Sex
<u>[Signature]</u>	<u>7/29/67</u>	<u>15</u>	<u>M</u>				
<u>[Signature]</u>	<u>8/12/62</u>	<u>15</u>	<u>M</u>				

Based upon the petition, testimony, and case record, the court finds that the respondent committed domestic violence as defined in RCW 26.50.010 and represents a credible threat to the physical safety of petitioner, and **IT IS THEREFORE ORDERED THAT:**

1.	Respondent is RESTRAINED from causing physical harm, bodily injury, assault, including sexual assault, and from molesting, harassing, threatening, or stalking <input type="checkbox"/> petitioner <input type="checkbox"/> the minors named in the table above these <input type="checkbox"/> minors only:
2.	Respondent is EXCLUDED from entering, knowingly coming within, or knowingly remaining within _____ (distance) of petitioner's residence. At present petitioner's address is <input type="checkbox"/> confidential <input type="checkbox"/> the following:
3.	Respondent is RESTRAINED from coming near and from having any contact whatsoever, in person or through others, by phone, mail, or any means, directly or indirectly, except for mailing or service of process of court documents by a 3rd party or contact by Respondent's lawyer(s) with <input type="checkbox"/> petitioner <input type="checkbox"/> the minors named in the table above <input type="checkbox"/> these minors only: If both parties are in the same location, respondent shall leave.
4.	Respondent is EXCLUDED from entering, knowingly coming within, or knowingly remaining within _____ (distance) of petitioner's <input type="checkbox"/> workplace <input type="checkbox"/> school <input type="checkbox"/> day care or school of <input type="checkbox"/> the minors named in the table on page one <input type="checkbox"/> these minors only: <input type="checkbox"/> other: _____
5.	Petitioner shall have exclusive right to the residence at: _____ The respondent shall immediately VACATE the residence. The respondent may take respondent's personal clothing and tools of trade from the residence while a law enforcement officer is present.

Exhibit BCR

YOU CAN BE ARRESTED EVEN IF THE PERSON OR PERSONS WHO OBTAINED THE ORDER INVITE OR ALLOW YOU TO VIOLATE THE ORDER'S PROHIBITIONS. You have the sole responsibility to avoid or refrain from violating the order's provisions. Only the court can change the order upon written application.

Pursuant to 18 U.S.C. section 2265, a court in any of the 50 states, the District of Columbia, Puerto Rico, any United States territory, and any tribal land within the United States shall accord full faith and credit to the order.

It is further ordered that the Clerk of Court shall forward a copy of this order on or before the next judicial day to:

_____ County Sheriff's Office or _____ Police Department where petitioner lives which shall enter it in a computer-based criminal intelligence system available in this state used by law enforcement to list outstanding warrants, and assist petitioner in obtaining:

- Possession of Petitioner's personal property at the address above, residence, physically removing respondent if necessary, The respondent may take respondent's personal clothing and tools of trade from residence while a law enforcement officer is present.
- Custody of the above-named minors, including taking physical custody for delivery to petitioner. (May require separate order for writ of habeas corpus.)
- Petitioner shall serve this order by mail publication.
- Petitioner has made private arrangements for service of this order.
- Use of above designated vehicle.
- Respondent appeared and was informed of the order by the court; further service is not required.
- Other: _____

_____ County Sheriff's Office or _____ Police Department where petitioner lives which shall personally serve the respondent with a copy of this order and shall promptly complete and return to this court proof service.

This order is issued following service by publication and petitioner may serve this order by publication.

THIS ORDER FOR PROTECTION IS PERMANENT EXPIRES ON 11/10/01

If the duration of this order exceeds one year, the court finds that an order of less than one year will be insufficient to prevent further acts of domestic violence.

DATED 10-10-01 at 3:05 a.m. / p.m.

JUDGE/COURT COMMISSIONER

presented by: _____

I acknowledge receipt of a copy of this Order for Protection: _____

Petitioner

Date

Respondent

Date

STATE OF WASHINGTON, County of Yakima SS.
I, Kim M. Eaton, Clerk of the above entitled Court, do hereby certify that the foregoing instrument is a true and correct copy of the original now on file in my office.

IN WITNESS WHEREOF, I hereunto set my seal of said Court this _____ day of _____, 20

Kim M. Eaton, Clerk

By Hilary C. Edes Deputy

EXHIBIT #4

exhibit : Ja

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON IN AND FOR YAKIMA COUNTY

In Re the Marriage of:

Jim Leiben

Wife/Husband

NO. *01-1-1111-1*

and

Jane Robinson

Wife/Husband

TEMPORARY ORDER
All Issues

Hearing Date:

6-12-2002

Appearances:

Petitioner:

not

Respondent:

No appearance

THIS ORDER REQUIRES COMPLIANCE WITH THE PARAGRAPHS CHECKED BELOW. VIOLATION OF THIS ORDER WITH ACTUAL NOTICE OF ITS TERMS IS A CRIMINAL OFFENSE UNDER CHAPTER 26.09 RCW AND WILL SUBJECT A VIOLATOR TO ARREST, AND IS ALSO SUBJECT TO CIVIL CONTEMPT PROCEEDINGS.

1. TEMPORARY RESTRAINING ORDER:

IT IS ORDERED:

- A. Both parties are restrained from molesting or disturbing the peace of the other party, or of any child under the control of the other party.
- B. Both parties are restrained from entering the home or place of abode of the other party, or disturbing the other party at his/her place of employment.
- C. Both parties are restrained from removing the child(ren) from Yakima County/State of Washington.
- D. Both parties are restrained from talking derogatorily about the other in the presence of the child(ren) and are also restrained from discussing the issue of residential placement with the child(ren).
- E. Both parties are restrained from transferring, encumbering, concealing or in any way disposing of any property except in the usual course of business or for the necessities of life. Each party is required to notify the other party of any proposed extraordinary expenditures made after this order is issued.
- F. Both parties are restrained from signing, transferring, borrowing, lapsing, surrendering or changing entitlements of any insurance policies of either or both parties, whether medical, health, life insurance or auto insurance.

2. RESIDENTIAL PLACEMENT ORDER

- A. The temporary parenting plan as proposed by Husband/Wife is adopted, modified as set forth below.
- B. Temporary primary residential placement of the child(ren) is placed with the *Wife* (Husband/Wife), the other shall have reasonable rights of alternate residential time as follows: Yakima County Guideline LCtRule 94.04; Other: _____

Copy of Guidelines should be available to attach to this Order.

- C. The Court appoints _____ as guardian ad litem to represent the child(ren) in this action. The G.A.L. fees shall be paid as follows: _____

3. SUPPORT ORDER

- A. Husband/Wife shall pay the other \$ _____ per month for the temporary support of the child(ren), payments to commence on _____ and to be payable on the _____ day of each month thereafter for _____ months or until further order of the court.
Support ordered is a standard calculation
Support ordered deviates from standard calculation due to following factors: _____

exhibit - 3.10a

Husband's social security number: _____

Husband's net monthly income which support award is based: \$ _____

Wife's social security number: _____

Wife's net monthly income which support award is based: \$ _____

- () B. Child support payments ordered herein shall be paid to:
 - () Wife/Husband
 - () Washington State Support Registry, Office of Support Enforcement
P.O. Box 9009, Olympia, WA 98504

- () C. (Mother)(Father) shall provide (medical, dental, optical) insurance coverage for the child(ren) if it is available or becomes available through employment or union relationship (and the cost does not exceed 25% of the parent's basic child support obligation). Father shall pay _____ % of extraordinary medical, dental and optical expenses not paid by insurance and Wife shall pay _____ %.

A parent obligated to provide health insurance shall provide proof that such coverage has been obtained within twenty (20) days of the entry of this order or within twenty (20) days that coverage becomes available if not now available to:

- () Office of Support Enforcement
P.O. Box 2867, Yakima, WA 98907
- () The receiving parent

If an obligated parent fails to provide health insurance as required herein, the other parent or the Office of Support Enforcement may seek direct enforcement of the insurance obligation without further court order as provided in RCW 26.18.

A notice of payroll deduction or a mandatory wage assignment may be issued or other income withholding action under Chapter 26.18 RCW or Chapter 74.20A RCW may be taken, without further notice to the responsible parent, () at anytime () if a support payment is past due.

The Wife/Husband shall immediately notify the other, in writing, of a new or additional employer, together with the employer's address.

This support order may be submitted to the Washington State Support Registry for Enforcement if a support payment is past due. If support payments are payable to the Washington State Support Registry, the parties are to notify such Registry of any change in residence address. The address for the Washington State Support Registry is: Washington State Support Registry, Office of Support Enforcement, P.O. Box 9009, Olympia, WA 98504.

4. SPOUSAL MAINTENANCE

- () A. Husband/Wife shall pay the other \$ _____ per month maintenance, payments to commence on _____ and to be payable on the _____ day of each month thereafter for _____ months or until further order of the court.

5. PROPERTY AND INDEBTEDNESS

- () A. Each of the parties shall be responsible for any indebtedness incurred by himself or herself, whether by credit card or loan, security interest or mortgages, beginning _____

- () B. Husband/Wife shall pay and keep current the parties' community indebtedness, pendente lite, except _____

- () C. Husband/Wife is granted temporary possession of the family home.

- () D. Husband is granted temporary possession of the following personal property: _____

- () E. Wife is granted temporary possession of the following personal property: _____

2003 AUG 29 AM 11:17

RECEIVED AND FILED
IN OPEN COURT

SEP 05 2003

DAVID W. PETERS
KITSAP COUNTY CLERK

SUPERIOR COURT OF WASHINGTON
COUNTY OF Kitsap

In re the Marriage of:

Jean L. Robbins

Petitioner,

and

Jesse D. Robbins

Respondent.

NO. 03 3 00783 3

ORDER ON SHOW CAUSE RE
CONTEMPT/JUDGMENT
(ORCN)

Next Hearing Date:

Clerk's Action Required

I. JUDGMENT SUMMARY

- Does not apply.
- Judgment summary is as follows:

- A. Judgment creditor Jean L. Robbins
- B. Judgment debtor Jesse D. Robbins
- C. Principal judgment amount (back support/maintenance) \$ 29,085.00
from 06/02 [Date] to 08/31/03 [Date].
- D. Interest to date of judgment \$ 3250.32
- E. Attorney's fees \$
- F. Costs \$
- G. Other recovery amount \$
- H. Principal judgment shall bear interest at 12 % per annum
- I. Attorney's fees, costs and other recovery amounts shall bear interest at _____ % per annum
- J. Attorney for judgment creditor _____
- K. Attorney for judgment debtor _____
- L. Other: _____

II. FINDINGS AND CONCLUSIONS

THIS COURT FINDS:

2.1 COMPLIANCE WITH COURT ORDER.

Jesse D. Robbins [Name] did comply intentionally failed to comply with a lawful order of the court dated 8/15/02

2.2 NATURE OF ORDER.

The order is related to child support spousal maintenance parenting plan (custody/visitation) a restraining order.

2.3 HOW THE ORDER WAS VIOLATED.

The order was not violated.
 This order was violated in the following manner (include dates and times, and amounts, if:

Respondent paid \$450.00 10/5/02, \$450.00 10/25/02 + child support due. The remaining amounts due; \$999.05 per month support and \$1,000.00 per month spousal support remain unpaid.

2.4 PAST ABILITY TO COMPLY WITH ORDER.

Jesse D. Robbins [Name] had did not have the ability to comply with the order as follows: owned \$500,000.00 business. Then began work in sales. Informed others he was earning \$1,000.00 per month.

2.5 PRESENT ABILITY AND WILLINGNESS TO COMPLY WITH ORDER.

Jesse D. Robbins [Name] has does not have the present ability to comply with the order as follows: he is working in the fire damage business making a very good income. Keeping his new truck boat payments current.

Jesse D. Robbins [Name] has does not have the present willingness to comply with the order as follows: he has stated he would not comply with his own reasons.

2.6 BACK SUPPORT/MAINTENANCE.

- Back support/maintenance is not addressed in the contempt motion.
- No back support or maintenance is owed.
- Jesse D Robbins [Name] failed to pay the other party the sum of \$32,335.32 for maintenance/support and interest to date in the amount of \$1,999.00 per month for the period from 06/01/02 through 08/31/02.
- Other:

2.7 COMPLIANCE WITH PARENTING PLAN.

- Does not apply.
- _____ [Name] has complied, and is presently willing to comply, with the parenting plan.
- _____ [Name] has not complied with
 - the residential (visitation) provisions of the parenting plan and had the ability to comply with the parenting plan, and is presently unwilling to comply. The noncompliance with the residential provisions [] was [] was not in bad faith.
 - decision making provisions of the parenting plan and had the ability to comply with the parenting plan, and is presently unwilling to comply.
 - dispute resolution provisions of the parenting plan and had the ability to comply with the parenting plan, and is presently unwilling to comply.
- Other:

2.8 ATTORNEY FEES AND COSTS.

- Does not apply.
- The attorney fees and costs awarded in paragraph 3.7 below have been incurred and are reasonable.

III. ORDER AND JUDGMENT

IT IS HEREBY ORDERED:

3.1 Jesse D. Robbins [Name] [] is [] is not in contempt of court.

3.2 IMPRISONMENT.

Does not apply.
 _____ [Name] is to be confined in the _____ [Name of County] County Jail.

Confinement shall commence immediately and shall continue until _____ [Date] or until the contempt is purged as set forth in paragraph 3.6 below, in which case the contemnor shall be released immediately.
 Confinement is suspended as follows:

Other:

3.3 ADDITIONAL RESIDENTIAL TIME.

Does not apply.
 _____ [Name] shall have additional residential time as follows:

3.4 JUDGMENT FOR PAST CHILD SUPPORT.

Does not apply.
 No judgment for past child support is requested.
 Jean L. Robbins [Name] shall have judgment against Jesse D. Robbins [Name] in the amount of \$ 14,085.00 and for unpaid child support arrearages \$ 1570.32 interest thereon for the period from 06/01/02 [Date] through 08/31/03 [Date].

3.5 JUDGMENT FOR PAST SPOUSAL MAINTENANCE.

Does not apply.
Jean L. Robbins [Name] shall have judgment against Jesse D. Robbins [Name] in the amount of \$ 15,000.00 for unpaid spousal maintenance arrearages and \$ 1680.00 interest thereon for

3.6 CONDITIONS FOR PURGING THE CONTEMPT.

Does not apply.

The contemnor may purge the contempt as follows: *by paying all past child support & spousal maintenance.*

3.7 ATTORNEYS FEES/COSTS.

Does not apply.

_____ [Name] shall have judgment against
_____ [Name] in the amount of \$ _____
for attorney's fees and \$ _____ for costs.

3.8 REVIEW DATE.

Does not apply.

The court shall review this matter on _____ [Date] at _____ [Time].

3.9 OTHER.

3.10 SUMMARY OF RCW 26.09.430 - .480, REGARDING RELOCATION OF A CHILD.

This is a summary only. For the full text, please see RCW 26.09.430 through 26.09.480.

If the person with whom the child resides a majority of the time plans to move, that person shall give notice to every person entitled to court ordered time with the child.

If the move is outside the child's school district, the relocating person must give notice by personal service or by mail requiring a return receipt. This notice must be at least 60 days before the intended move. If the relocating person could not have known about the move in time to give 60 days' notice, that person must give notice within 5 days after learning of the move. The notice must contain the information required in RCW 26.09.440. See also form DRPSCU 07.0500, (Notice of Intended Relocation of A Child).

If the move is within the same school district, the relocating person must provide actual notice by any reasonable means. A person entitled to time with the child may not object to the move. The person may ask for modification under RCW 26.09.260.

Notice may be delayed for 21 days if the relocating person is entering a domestic violence proceeding or is moving to avoid a clear, immediate and unreasonable risk to health and safety.

If information is protected under a court order or the address confidentiality program, it may be withheld from the notice.

A relocating person may ask the court to waive any notice requirements that may put the health and safety of a person or a child at risk.

Failure to give the required notice may be grounds for sanctions, including contempt.

If no objection is filed within 30 days after service of the notice of intended relocation, relocation will be permitted and the proposed revised residential schedule may be confirmed.

A person entitled to time with a child under a court order can file an objection to the child's relocation whether or not he or she received proper notice.

An objection may be filed by using the mandatory pattern form WPF DRPSCU 07.0700, (Objection to Relocation/Petition for Modification of Custody Decree/Parenting Plan/Residential Schedule). The objection must be served on all persons entitled to time with the child.

The relocating person shall not move the child during the time for objection unless: (a) the delayed notice provisions apply; or (b) a court order allows the move.

If the objecting person schedules a hearing for a date within 15 days of timely service of the objection, the relocating person shall not move the child before the hearing unless there is a clear and immediate and unreasonable risk to the health or safety of a person or a child.

WARNING: Violation of residential provisions of this order with actual knowledge of its terms is punishable by contempt of court and may be a criminal offense under RCW 9A.040.060(2) or 9A.40.070(2). Violation of this order may subject a violator to arrest.

Dated: 09/05/03

Terry K. McCluskey
Judge/Commissioner

Presented by:

Jean F. Robbins
Signature

Print or Type Name

Approved for entry:
Notice of presentation waived:

Signature

Print or Type Name

Spousal support:
15 months @ \$1,000
=\$15,000

Maintenance total: \$16,680

Interest:
14 months @ 12 percent
=\$1,680

Child support:
15 months @ \$999
=\$14,985

- \$900 received 10-'02

Child support total: \$15,655.32

Interest:
14 months -\$900 for 10-'02 @ 12 percent
=\$1,570.32

Total of maintenance/support plus interest to date \$32,335.32

2003 AUG 27 AM 11:17

**SUPERIOR COURT OF WASHINGTON
COUNTY OF Kitsap**

In re the Marriage of:

Jesse L. Robbins

Petitioner,

and

Jesse D. Robbins

Respondent.

NO. 03 3 007833

RETURN OF SERVICE
(OPTIONAL USE)
(RTS)

I DECLARE:

1. I am over the age of 18 years, and I am not a party to this action.

2. I served Jesse D. Robbins [Name] with the following documents:

- a summons, a copy of which is attached, and a petition in this action.
- a parenting plan.
- an order to show cause.
- other: order to show cause re contempt, motion/declaration for an order to show cause re contempt, order allowing service by mail, motion and declaration to serve by mail

3. The date, time and place of service were (if by mail refer to Paragraph 4 below):

Date: 8/12/03 Time: 11:43 a.m./p.m.

Address: West Hills Branch

Bremerton, wa 98312

4. Service was made pursuant to Civil Rule 4(d):

- by delivery to the person named in paragraph 2 above.
- by delivery to Jesse D. Robbins [Name], a person of suitable age and discretion residing at the respondent's usual abode.
- by publication as provided in RCW 4.28.100. (A copy of the summons is attached.)
- (check only if there is a court order authorizing service by mail) by mailing two copies postage prepaid to the person named in the order entered by the court on 8/11/03 [Date]. One copy was mailed by ordinary first class mail, the other copy was sent by certified mail return receipt requested. (Attach return receipt below.) The copies were mailed on 8/12/03 [Date].

5. Other:

I declare under penalty of perjury under the laws of the state of Washington that the foregoing is true and correct.

Signed at Bremerton, wa. on 8/12/03
[Place] [Date]

Jen Duncan
Signature

Jen Duncan
Print or Type Name

Fees:

Service _____
Mileage _____
Total _____

(Attach Return Receipt here, if service was by mail.)

7002 2420 0005 6077 7637

U.S. Postal Service™	
CERTIFIED MAIL™ RECEIPT	
(Domestic Mail Only; No Insurance Coverage Provided)	
For delivery information visit our website at www.usps.com	
Postage	\$.129
Certified Fee	2.604
Return Receipt Fee (Endorsement Required)	2.01
Restricted Delivery Fee (Endorsement Required)	
Total Postage & Fees	\$5.34
Sent To	Jesse Robbins
Street, Apt. No., or PO Box No.	PO Box 417
City, State, ZIP+4	Arvada, Co. 80004

31
 Postmark
 Here
 JUN 20 2004
 ARVADA CO

PS Form 3800, June 2002

See Reverse for Instructions

EXHIBIT #5

1 3100 SE ORLANDO ST. B306
2 PORT ORCHARD, WA. 98366

3 **SUPERIOR COURT OF WASHINGTON COUNTY OF MASON**

4 In re the Marriage of:) Case No.: No. 06-3-00136-0
5 Jean I. Robbins,)
6 Petitioner,) **SUBPOENA-RESPONSE TO MOTION FOR**
7 and) **ORDER VACATING CHILD SUPPORT ORDER**
8 Jesse D. Robbins,)
9 Respondent)

10 THE STATE OF WASHINGTON

11 **TO: LEE B. WATSON**
12 **ADDRESS: P.O. BOX 1003 SEABECK, WA. 98380**
13 **TELEPHONE: 1-360-830-4932**

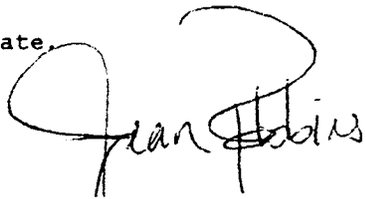
14 YOU ARE COMMANDED TO APPEAR:
15 The hearing will be held on Wednesday, December 13, 2006, at 9:00
16 am at Mason County Superior court, 419 N. 4th St., Floor 2,
17 Shelton, WA. 98584 360-427-9670 (county clerk).

18 to testify in the above case on the part of the Petitioner and to remain in attendance
19 until you have been excused by the court.

20 **FAILURE TO COMPLY MAY BE CONSIDERED CONTEMPT OF COURT AND MAY**
21 **RESULT IN YOUR ARREST.**

22 Dated: 11-30-06

23 Please CALL Jean Robbins @ 360-990-1251, the week Before the **EXHIBIT #5**
24 above-listed date to discuss your Testimony, date and time
25 you may be needed. You may be asked to continue calling each
day until the court notifies our office of the start date.



1 3100 SE ORLANDO ST. B306
PORT ORCHARD, WA. 98366

2 **SUPERIOR COURT OF WASHINGTON COUNTY OF MASON**

3
4 In re the Marriage of:) Case No.: No. 06-3-00136-0
5 Jean L. Robbins,)
6 Petitioner,) **SUBPOENA-RESPONSE TO MOTION FOR**
7 and) **ORDER VACATING CHILD SUPPORT ORDER**
8 Jesse D. Robbins,)
9 Respondent)

10 THE STATE OF WASHINGTON

11 **TO: Richard S. Johnson Jr.**

12 **ADDRESS: Wenatchee, WA.**

13 **TELEPHONE: 1-509-665-8362**

14 **YOU ARE COMMANDED TO APPEAR:**

15 The hearing will be held on Wednesday, January 24th, 2007, at
16 9:00 am at Mason County Superior court, 419 N. 4th St., Floor 2,
17 Shelton, WA. 98584 360-427-9670 (county clerk).

18 to testify in the above case on the part of the Petitioner and to remain in attendance
19 until you have been excused by the court. If attending telephonically, please call
20 ahead and schedule this with the county clerks office. At the number listed above.

21 **FAILURE TO COMPLY MAY BE CONSIDERED CONTEMPT OF COURT AND MAY**
22 **RESULT IN YOUR ARREST.**

23 Dated: Jan, 15th 2007

24 Please **CALL** Jean Robbins @ 360-990-1251, the week before the above-listed date to
25 discuss your Testimony.

EXHIBIT #5

1 3100 SE ORLANDO ST. B306
2 PORT ORCHARD, WA. 98366

3 **SPUPERIOR COURT OF WASHINGTON COUNTY OF MASON**

4 In re the Marriage of:) Case No.: No. 06-3-00136-0
5 Jean L. Robbins,)
6 Petitioner,) **SUBPOENA**
7 and)
8 Jesse D. Robbins,)
9 Respondent)

10 **THE STATE OF WASHINGTON**

11 **TO: Lee B. Watson**

12 **ADDRESS: P.O. Box 1003, Seabeck, WA. 98380**

13 **TELEPHONE: 1-360-830-4932**

14 **YOU ARE COMMANDED TO APPEAR:**

15 The hearing will be held on Wednesday, January 24th, 2007, at
16 9:00 am at Mason County Superior court, 419 N. 4th St., Floor 2,
17 Shelton, WA.98584 360-427-9670 (county clerk).

18 To testify in the above case on the part of the Petitioner and to remain in attendance
19 until you have been excused by the court. If attending telephonically, please call
20 ahead and schedule this with the county clerks office. At the number listed above.

21 **FAILURE TO COMPLY MAY BE CONSIDERED CONTEMPT OF COURT AND MAY**
22 **RESULT IN YOUR ARREST.**

23 Dated: JAN. 15th 2007

24 Please CALL Jean Robbins @ 360-990-1251, the week before the above-listed date to
25 discuss your Testimony.

EXHIBIT #5

RECEIVED

MAY -3 2010

CLERK OF COURT OF APPEALS DIV II
STATE OF WASHINGTON

I certify under penalty of perjury
that I mailed a copy of the Respondents
brief in re the marriage of:

Jean L. Robbins,
Petitioner

To: Forrest Wagner Att
925 Trasper Rd SW
Tumwater, WA.
98512-6937

V.
Jesse D. Robbins
Respondent

I am a non interested person.

Linda Watson
Linda Watson

4/30/2010

PORT ORCHARD
1125 BETHEL AVE
PORT ORCHARD, WA 98366-9998

04/30/2010 05:31:13 PM

Product Description	Sale Qty	Unit Price	Final Price
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TACOMA, WA 98402-4454			\$4.90
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Zone-1 Priority Mail® FR Env
* Expected delivery tomorrow, May 1.
Certified Mail™ \$2.80

Issue Postage: \$7.70

OLYMPIA, WA 98512-6937			\$4.90
------------------------	--	--	--------

Zone-1 Priority Mail® FR Env
* Expected delivery tomorrow, May 1.
Certified Mail™ \$2.80

Issue Postage: \$7.70

Total: \$15.40

Paid by: AMEX \$15.40

Account #: XXXXXXXXXXXX2009
Approval #: 582778
Transaction #: 308
23-902510239-99 5460520729

APC Transaction #: 54
USPS® #: 546762-9550

To check on the delivery status of your Certified Mail™ article, visit our Track & Confirm website at www.usps.com or use this Automated Postal Center™ (or any Automated Postal Center™ at other Postal locations).

Please retain all receipts from affixed forms. For inquiries, both the sales receipt and the customer copy from the affixed form shall be required.

Thanks.

It's a pleasure to serve you.

ALL SALES FINAL ON STAMPS AND POSTAGE.
REFUNDS FOR GUARANTEED SERVICES ONLY.

FILED
COURT OF APPEALS

10 MAY -3 PM 1:00

STATE OF WASHINGTON
BY: [Signature]

7007 1490 0003 8662 6762

CERTIFIED MAIL RECEIPT	
<small>(Domestic Mail Only; No Insurance Coverage Provided)</small>	
<small>For delivery information visit our website at www.usps.com</small>	
OFFICIAL USE	
Postage	\$ 4.90
Certified Fee	2.80
Return Receipt Fee (Endorsement Required)	
Restricted Delivery Fee (Endorsement Required)	
Total Postage & Fees	\$ 7.70
Postmark Here 4-30-2010	
Sent To: Forrest Wagner Atty	
Street, Apt. No., or PO Box No. 925 Trosper Rd SW	
City, State, ZIP+4 Tumwater, WA 98512-6937	
<small>PS Form 3800, August 2006 See Reverse for Instructions</small>	

7007 1490 0003 8662 2475

U.S. Postal Service CERTIFIED MAIL RECEIPT	
<small>(Domestic Mail Only; No Insurance Coverage Provided)</small>	
<small>For delivery information visit our website at www.usps.com</small>	
OFFICIAL USE	
Postage	\$ 4.90
Certified Fee	2.80
Return Receipt Fee (Endorsement Required)	
Restricted Delivery Fee (Endorsement Required)	
Total Postage & Fees	\$ 7.70
Postmark Here 4-30-2010	
Sent To: WA. State Court of Appeals	
Street, Apt. No., or PO Box No. 950 Broadway 300	
City, State, ZIP+4 Tacoma WA 98402-4454	
<small>PS Form 3800, August 2006 See Reverse for Instructions</small>	

In re the marriage of Jean L Robbins V. Jesse D. Robbins

I certify that the attachments are all of record as I have removed two pages from exhibit 3 and one page from exhibit 5. All remaining are on record.

Jean Robbins Pro se

FILED
COURT OF APPEALS
10 MAY -3 PM 12:59
STATE OF WASHINGTON
BY [Signature]