

RECEIVED *RL*
SUPREME COURT
STATE OF WASHINGTON
Jan 13, 2016, 2:06 pm
BY RONALD R. CARPENTER *E*
CLERK

RECEIVED BY E-MAIL *bjh*

IN THE SUPREME COURT OF THE STATE OF WASHINGTON

CHRISTOPHER PIRIS,
Appellant,

v.

ALFRED KITCHING, et.al,
Respondents.

No. 91567-9

SECOND SUPPLEMENTAL
AUTHORITY

Pursuant to RAP 10.8, Piris submits the attached supplemental authority regarding this Court's questions about withdrawal of counsel and the effect of a notice of withdrawal:

Hipple v. McFadden, 161 Wn. App. 550, 559, 255 P.3d 730, 734 (2011)(resolution of when the representation ended is a question of fact and where there is unilateral withdrawal or abandonment, the representation ends when the client actually has or reasonably should have no expectation that the attorney will provide further legal services).

DATED this 13th day of January, 2016.

Suzanne Lee Elliott
Suzanne Lee Elliott, WSBA 12634
Attorney for Christopher Piris

 ORIGINAL

CERTIFICATE OF SERVICE

I declare under penalty of perjury that on the date listed below, I emailed and mailed one copy of this document in the U.S. Mail, postage prepaid, to:

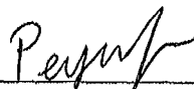
Ms. Rosemary Moore
rjm@leesmart.com
Jeffrey Paul Downer
jpd@leesmart.com
Lee Smart P.S., Inc.
701 Pike Street
Seattle, WA 98101

Mr. Christopher Howard
choward@schwabe.com
Averil Rothrock
arothrock@schwabe.com
Allison K. Krashan
akrashan@schwabe.com
Schwabe Williamson & Wyatt
1420 Fifth Avenue, Suite 3400
Seattle, WA 98101

Mr. David Hackett
david.hackett@kingcounty.gov
King County Prosecutor's Office
500 Fourth Avenue, Suite 900
Seattle, WA 98104

Mr. Christopher Piris
16311 - 119th Ave SE
Renton, WA 98508

01/13/2016
Date


Peyush Sohi

OFFICE RECEPTIONIST, CLERK

To: Peyush Soni; rjm@leesmart.com; jpd@leesmart.com; choward@schwabe.com; arothrock@schwabe.com; akrashan@schwabe.com; david.hackett@kingcounty.gov
Cc: suzanne-elliott@msn.com
Subject: RE: Christopher Piris v. Alfred Kitching, et. al., Supreme Court No. 91567-9

Received on 01-13-2016

Supreme Court Clerk's Office

Please note that any pleading filed as an attachment to e-mail will be treated as the original. Therefore, if a filing is by e-mail attachment, it is not necessary to mail to the court the original of the document.

From: Peyush Soni [mailto:peyush@davidzuckermanlaw.com]
Sent: Wednesday, January 13, 2016 1:58 PM
To: OFFICE RECEPTIONIST, CLERK <SUPREME@COURTS.WA.GOV>; rjm@leesmart.com; jpd@leesmart.com; choward@schwabe.com; arothrock@schwabe.com; akrashan@schwabe.com; david.hackett@kingcounty.gov
Cc: suzanne-elliott@msn.com
Subject: Christopher Piris v. Alfred Kitching, et. al., Supreme Court No. 91567-9

Dear Sir/Madame:

Enclosed for filing in the Washington State Supreme Court in *Christopher Piris v. Alfred Kitching, et. al.*, Supreme Court No. 91567-9, is the **Second Supplemental Authority**.

Feel free to contact me with any questions or concerns.

Thank you for your kind attention to this matter.

Best,

Peyush Soni
Legal Assistant
Law Office of Suzanne Lee Elliott
Suite 1300 Hoge Building
705 Second Avenue
Seattle, WA 98104
(206) 538-5314

CONFIDENTIALITY NOTICE

This email, including all attachments, is covered by the Electronic Communications Privacy Act, 18 U.S.C. §§ 2510-2521. It is therefore legally privileged and confidential and is intended only for the use of the individual(s) to whom it has been directed. If you are not the intended recipient, you are hereby notified that any review, retention, dissemination, distribution, or copying of this email is strictly prohibited. If you have received this email message in error, please immediately notify the sender via reply email or the telephone number above, and delete and/or destroy all copies of the original message and any attached files. Thank you.