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COURT OF APPEALS
STATE OF WASHINGTON
DIVISION 1

**THE COURT OF APPEALS, DIVISION 1
OF THE STATE OF WASHINGTON**

WESLEY SCHLEPP, Appellant

v.

DEUTSCHE BANK NATIONAL TRUST COMPANY, AS TRUSTEE, ON BEHALF OF THE
HOLDERS OF THE WAMU MORTGAGE PASS-THROUGH CERTIFICATES, SERIES 2006-
AR4, Its successors and/or assigns.

Respondent

RESPONSE TO RESPONDENTS REPLY BRIEF

WESLEY SCHLEPP
12212 N.E. 62nd St.
Kirkland, WA 98033
(425) 523-503-3134

I. RESTATEMENT OF THE ISSUES

1. Denial of Appellant's Motion to Void Writ of Restitution was improper.
2. The Court erred in issuing a Writ of Restitution without serving Appellant with an Order to Show Cause for Restitution.

II. RESTATEMENT OF THE CASE

Respondent's statement of the case is inaccurate.

Appellant was denied due process of the law when he was not served with an order to Show Cause for Restitution.

III. There Is No Notice To Provide Notice Before The Issuance Of Writ Of Restitution

Pursuant to CR 5(a) Notice is required. Except as otherwise provided in these rules, every order required by its terms to be served, every pleading subsequent to the original complaint unless the court otherwise orders because of numerous defendants, every paper relating to discovery required to be served upon a party unless the court otherwise orders, every written motion other than one which may be heard ex parte, and every written notice, appearance, demand, offer of judgment, designation of record on appeal, and similar paper shall be served upon each of the parties.

RELIEF REQUESTED

Appellant/Defendant SCHLEPP requests that this Court not affirm the trial court ruling. And again hereby requests, under the circumstances that the subject holding by the trial court be reversed; the Writ vacated and that the subject property be restored to him and that Appellant/Defendant SCHLEPP be given full access to the Subject Property immediately and that he may live in the subject property until this matter is properly adjudicated in the Courts. That he be granted \$200,000.00 in damages; which occurred as a direct result of injustice perpetrated upon him and as a direct result of the forcible lockout. All of his personal property, which included antique cars and furniture were all taken or destroyed, or stolen. He also requests reimbursement of fees incurred in filing and prosecuting this appeal; and for reimbursement for housing as a result of this forcible eviction.

Dated: 6-5-16

By: 
WESLEY SCHLEPP
Appellant/Defendant in Pro Per

CERTIFICATE OF SERVICE

I certify that on 5 day of June 2016, I served a copy of the foregoing OPENING BRIEF by the method indicated below on the following:

Julia A. Phillips Pite Duncan, LLP 9311 S.E. 36 th St., Ste 100 Mercer Island, WA 98040 (858) 750-7600	<input type="checkbox"/> Hand Delivery <input checked="" type="checkbox"/> First Class Mail <input type="checkbox"/> Electronic Mail <input type="checkbox"/> Facsimile <input type="checkbox"/> Process Server <input type="checkbox"/> Federal Express
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Dated: June 5, 2016

BY: Wu Schupp