FILED

SUPREME COURT

STATE OF WASHINGTON

9/29/2025 8:52 AM

BY SARAH R. PENDLETON ME COURT OF THE STATE OF WASHINGTON]

CLERK

Supreme Court No. 1043279 Court of Appeals No. 863894 Superior Court No. 23-2-23850-8

and

[IN THE UNITED STATES DISTRICT COURT]

Western District of Washington

Case No. 2:25-cv-01356-INW

AEDIN QUINN,

Petitioner / Plaintiff,

ν.

KING COUNTY,

Respondent / Defendant.

EMERGENCY MOTION FOR TEMPORARY STAY AND ORDER TO SHOW CAUSE

Petitioner respectfully moves this Court for an immediate administrative stay of further proceedings and for issuance of an Order to Show Cause regarding the statutory Job Analysis prerequisite. This relief is necessary to resolve the jurisdictional defect identified in Petitioner's Notice and Supplement and to prevent continued adjudication without lawful authority. See also Addendum on Premature Termination of Time-Loss, filed concurrently herewith.

Background

Washington statutes (RCW 51.32.099 and RCW 51.36.010(2)(a)) require that an employer prepare a completed Job Analysis and transmit it to the attending physician Dr. Cooley for review and confirmation before employability or pension may be adjudicated. This statutory step operates as a jurisdictional prerequisite; until the attending physician has acted on the Job Analysis, no tribunal has authority to proceed.

In this case, King County never transmitted a completed Job Analysis to the attending physician Dr. Cooley. As a result, the statutory gatekeeper step was bypassed. Nevertheless, on April 14, 2019, Dr. Cooley issued Exhibit 57C declaring Petitioner 'Not Fit To Return.' Under controlling Supreme Court authority (Leeper v. Dep't of Labor & Indus., 123 Wn.2d 803 (1994)), once incapacity is established, permanent total disability benefits cannot be withheld. This incapacity, first memorialized in 2019 by Dr. Cooley's Exhibit 57C, is retroactively corroborated by Grady Exhibit 11,

Penn Medicine Exhibit 8T, and Dr. Nwosu's Exhibit 8N, which collectively confirm that pension entitlement vested in 2019 and cannot lawfully be withheld. Continued nonpayment constitutes the unlawful withholding of vested benefits. The July 7, 2023 denial order is therefore void ab initio.

Request for Stay and Order to Show Cause

Petitioner respectfully requests that this Court enter an immediate temporary stay of proceedings pending resolution of the jurisdictional defect and issue an Order to Show Cause requiring King County, within ten (10) days, to file competent evidence that a completed Job Analysis was prepared and transmitted to the attending physician Dr. Cooley for statutory review under RCW 51.32.099 and RCW 51.36.010(2)(a), or to concede that no such transmission occurred.

If King County cannot make the required showing, the July 7, 2023 denial must be vacated as void for lack of jurisdiction and pension benefits immediately enforced retroactive to 2019 pursuant to Leeper.

Relief Requested Petitioner respectfully requests that this Court:

- 1. Enter an immediate temporary stay of all proceedings;
- Issue an Order to Show Cause directing King County to respond as described above;
- 3. Upon non-production, vacate the July 7, 2023 denial order as void and order enforcement of pension benefits retroactive to July 15, 2019, with recognition that continued nonpayment constitutes the unlawful withholding of vested benefits.

Addendum on Premature Termination of Time-Loss

Petitioner notes that termination of his time-loss benefits in 2019, following Dr. Cooley's Exhibit 57C 'Not Fit To Return' report, was premature and unlawful. Under RCW 51.32.090, time-loss benefits must continue so long as total disability continues, and RCW 51.32.099 requires that a completed Job Analysis be transmitted to the attending physician Dr Cooley before employability or pension may be adjudicated. Because King County never satisfied this statutory duty, the 2019 cutoff was ultra vires and void ab initio. Pension entitlement nevertheless vested in 2019, and continued withholding of benefits constitutes unlawful deprivation of vested rights.

DATED: September 29, 2025

Aedin Quinn, Pro Se 1054 Glenwood Avenue SE Atlanta, GA 30316 Phone: 404-992-1235

Email: aedinguinn@gmail.com

cc: Dr Cooley

[PROPOSED] ORDER GRANTING TEMPORARY STAY AND ORDER TO SHOW CAUSE

IN THE SUPREME COURT OF THE STATE OF WASHINGTON Supreme Court No. 1043279 Court of Appeals No. 863894 Superior Court No. 23-2-23850-8

and

IN THE UNITED STATES DISTRICT COURT Western District of Washington Case No. 2:25-cv-01356-INW

AEDIN QUINN, Petitioner / Plaintiff,

v.

KING COUNTY, Respondent / Defendant.

[PROPOSED] ORDER GRANTING TEMPORARY STAY AND ORDER TO SHOW CAUSE

This matter comes before the Court on Petitioner's Emergency Motion for Temporary Stay and Order to Show Cause (with Addendum on Premature Termination of Time-Loss).

Having reviewed the Motion, Addendum, and the record, and finding good cause, the Court hereby ORDERS as follows:

- 1. All proceedings in this matter are temporarily STAYED pending resolution of the jurisdictional defect;
- 2. Respondent King County shall, within ten (10) days of this Order, file competent evidence that a completed Job Analysis was transmitted to the attending physician for statutory review under RCW 51.32.099 and RCW 51.36.010(2)(a), or concede that no such transmission occurred;
- 3. The Court notes Petitioner's Addendum on Premature Termination of Time-Loss, which demonstrates that the 2019 cutoff of wage-replacement benefits violated RCW 51.32.090 and occurred without statutory authority, further supporting the conclusion that all subsequent proceedings were void ab initio;

4. If Respondent fails to produce such evidence, the July 7, 2023 denial order shall be VACATED as void ab initio, and Petitioner's pension benefits shall be ENFORCED retroactive to July 15, 2019, pursuant to Leeper v. Dep't of Labor & Indus., 123 Wn.2d 803 (1994). Continued nonpayment constitutes the unlawful withholding of vested benefits.

IT IS SO ORDERED.	
DATED:	
Judge / Justice of the Court	

CERTIFICATE OF SERVICE

I hereby certify that on this date I caused to be served a true and correct copy of the foregoing Emergency Motion for Stay and Order to Show Cause, [Proposed] Order, and Notice of Void State Judgment — Federal Dismissal No Longer Available, by electronic filing through the Court's CM/ECF system, which will automatically serve counsel of record for Respondent King County.

DATED: September 29, 2025

Aedin Quinn, Pro Se

Document Code No.: PER-22-4-3-EP

Exhibit KCZP91

Title: Reasonable Accommodation in Employment for Individuals with Disabilities

Affected Agencies: All Executive Branch Agencies of King County Government Authorities: ADA, as amended, WLAD Chapter 49.60 RCW, WIIA Title 51 RCW, KCC Chapter 3.12, KC Policy PER-26 (AEP), KC Personnel Guidelines

Keywords: Disability, Reasonable Accommodation

Sponsoring Agency: Department of Executive Services, Human Resourc King County

Executive signature:

Date signed and effective:

١. Purpose

This policy replaces and supersedes PER 22-4-2 (AEP), Disability Accommodation in Employment, April 22, 2004.

This policy is intended to guide King County in providing reasonable accommodations in employment to qualified individuals with disabilities consistent with federal and state law.

This policy is a general statement of King County's administrative policies and procedures and: (a) does not create a private right of action; (b) does not limit the reasons for dissolution of the employment relationship; and (c) does not constitute an express or implied contract.

II. Applicability and Purpose This policy applies to all King County Executive Branch departments and agencies.

III. References

A. The Americans with Disability Act (ADA), as amended

B. Washington Law Against Discrimination - Chapter 49.60 RCW

C. Washington Industrial Insurance Act - Title 51 RCW

D. King County Code - Chapter 3.12 (Personnel System)

E. King County Policy PER 22-6 (AEP) "Transitional Duty for Employees with Temporary Medical Restrictions"

F. King County Personnel Guidelines

- IV. Definitions King County's definitions are intended to be consistent with the ADA, as amended, and the Washington Law Against Discrimination.
 - A. "Disability" "Disability" means the presence of a sensory, mental, or physical impairment that: is medically cognizable or diagnosable; or exists as a record or history. A disability exists whether it is temporary or permanent, common or uncommon, mitigated (e.g., corrected with medication) or unmitigated, or whether or not it limits the ability to work generally or work at a particular job, or whether or not it limits any other activity as provided in law. For purposes of reasonable accommodation, an employee also is disabled if he or she has a physical or mental impairment that substantially limits a major life activity or that substantially limits the employee's ability to perform his or her job
 - B. "Disability Services Program" The Disability Services Program is a program within the Executive Branch's Human Resources Division and Transit Division that assists in providing reasonable accommodations in employment to qualified individuals with disabilities.

Exhibit KC-Z PAGE 2

Document Code No : PER-22-4-3-EP
Title: Reasonable Accommodation in Employment for Individuals With Disabilities
Page 2 of 4

- C. "Employee" For purposes of this policy, the term "employee" means current employees and former employees eligible for Reassignment Program services.
- D. "Essential function" An essential function is a fundamental job duty of a position an employee must be able to perform, with or without reasonable accommodation.
- E. "Interactive process" The interactive process requires the employee, and the employer to communicate in good faith in a cooperative effort by all involved to identify limitations resulting from a disability; identify potential reasonable accommodations; and to facilitate the implementation of and/or cessation of reasonable accommodations.
- F. "Medical Separation"- A medical separation is an action taken by the County to separate an employee from employment due to a disability that prevents an employee from performing one or more essential functions of his or her job, with or without reasonable accommodation.
- G. "Promotion"- A promotion is the movement of an employee from one position to a different position having a higher maximum salary; movement from a non-benefited to a benefited position; movement from a temporary to a regular or appointed position; or movement from part-time to full-time employment.
- H. "Qualified individual with a disability"- A qualified individual with a disability is an individual with a disability who satisfies the requisite skill, experience, education and other job-related requirements of the job such individual holds or desires, and who, with or without reasonable accommodation, can perform the essential functions of the job.
- 1. "Reasonable accommodation"- A reasonable accommodation may include:
 - A modification or adjustment to the job application process that enables a qualified applicant with a disability to be considered for the position the qualified applicant desires;
 - A modification or adjustment to the work environment and/or the manner under which a position is customarily performed that enables a qualified individual with a disability to perform the essential functions of the job;
 - 3. Reassignment.
- J. "Reassignment"- Reassignment means placement of a qualified employee with a disability into a vacant, non-promotional position because the employee can no longer perform one or more of the essential functions of his or her job with or without reasonable accommodation.
- K. "Reassignment Program Services"- Include the identification of reassignment opportunities and the facilitation of reassignment placements. These services are provided to employees who can no longer perform the essential functions of their King County job due to a disability but are able to work in another capacity.
- Employees or former employees eligible for Reassignment Program Services.

Exhibit KC-2 PA93

Document Code No.: PER-22-4-3-EP

Title: Reasonable Accommodation in Employment for Individuals With Disabilities

V. Policy

- A. King County is committed to providing equal employment opportunities for qualified individuals with disabilities.
- B. A qualified individual with a disability has the right to request a reasonable accommodation when applying for employment and during employment.
- C. King County will provide a reasonable accommodation to a qualified individual with a disability. King County may require the individual seeking reasonable accommodation to provide medical documentation of his or her disability by a qualified health care professional or obtain additional medical documentation from a different health care provider, or may request that the individual sign a medical release.
- D. King County is not required to eliminate one or more of the essential functions of a position as a reasonable accommodation.
- E. An employee who receives a medical separation due to a disability that prevents him or her from performing one or more of the essential functions of his or her job with or without reasonable accommodation is eligible for Reassignment Program services.



- F. Employees must be medically released to work in some capacity to be eligible for Reassignment Program services.
- G. Reassignment Program participants must meet the minimum qualifications of a particular position to be eligible for a job referral to that position. King County is not obligated to train Reassignment Program participants to become qualified for reassignment positions.
- H. Reassignment Program participants are only eligible for job referrals to nonpromotional job vacancies within agencies covered by this policy. A Reassignment Program participant who is hired into a career services position pursuant to a job referral may serve a probationary period for that position consistent with KC Code 3.12.100.
- I. King County is not obligated to create vacant positions, waive job qualifications, or waive the probationary period for Reassignment Program participants.
- J. Employees who are terminated or resign in lieu of termination from King County employment for disciplinary reasons are not eligible for Reassignment Program services.
- K. Employees who engage in conduct which would otherwise disqualify the individual from county employment are not eligible for Reassignment Program services.
- L. If an employee rejects a reasonable accommodation that is necessary to enable the employee to perform the essential functions of the position, and cannot, as a result of that rejection, perform the essential functions of the position, the employee will not be considered qualified.

Exhibit KC-2 PAGE 4

Document Code No.: PER-22-4-3-EP
Title: Reasonable Accommodation in Employment for Individuals With Disabilities
Page 4 of 4

- M. Reasonable accommodation items that are purchased by King County are the property of King County.
- N. Employees who are temporarily unable to perform the essential functions of their positions due to medical restrictions that cannot be reasonably accommodated may be eligible for Transitional Duty as outlined in King County's policy entitled "Transitional Duty for Employees with Temporary Medical Restrictions."
- O. All agencies affected by this policy are responsible for coordinating with the Disability Services Program to ensure compliance with the policies and procedures, their dissemination, and any necessary training related to them.
- P. The respective agencies' supervisors, managers, and Human Resources Service Delivery Managers, and the Human Resources Division Director are responsible for administering any complaints that are filed with them related to these policies and procedures.

VI. Implementation Plan

- A. This policy becomes effective for Executive Branch departments and agencies on the date that it is signed. The Human Resources Division's Disability Services Program is responsible for implementation of this policy.
- B. The Human Resources Division's Disability Services Program is responsible for communicating this policy to covered departments and agencies.

VII. Maintenance

- A. This policy will be maintained by the Human Resources Division, or its successor agency.
- B. This policy will automatically expire five (5) years after its effective date. A new, revised, or renewed policy will be initiated by the Human Resources Division, or its successor agency prior to the expiration date.

VIII. Consequences for Noncompliance

The Director of the Human Resources Division in the Department of Executive Services, or his or her designee, shall make all final determinations related to consequences for noncompliance with this policy

King County does not tolerate discrimination, harassment, or retaliation on the basis of disability and such actions are misconduct in violation of these policies and procedures and King County's Nondiscrimination and Prohibition Against Retaliation Policy and Procedures.

Appendices:

None

Exhibit 16C-3



Disability Services

Safety and Claims Management

Department of Executive Services Human Resources Management Division 500 4th Ave Rm 500 Seattle, WA 98104 (206) 205-8575 (206) 296-0514 FAX

JOB ANALYSIS

Job Title:	Transit Operator	DOT Title:	Bus Driver (motor trans.)
SVP:	4	DOT #:	913.463-010
Location of Analysis:		Name of Employee:	
Analyst:	Kyle Pletz, VRC, CDMS	JA Source:	Laura Merritt
Presenting VRC:		Employer Contact:	Dennis Lock
Date Analysis Completed:	7/1/16	Supervisor Contact Information	Phone: 206-684-2816 E-mail: dennis.lock@kingcounty.gov

On-Site	Interview	Representative
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JOB DUTIES:

Essential Functions according to the employer:

All King County jobs require ability/essential function to:

Demonstrate predictable, reliable, and timely attendance.

Follow written and verbal directions to complete assigned tasks on schedule.

Read, write, and communicate in English & understand basic math.

Learn from directions, observations, and mistakes and apply procedures using good judgment.

Work independently or as part of a team and interact appropriately with others.

This is a safety sensitive position and the employee is subject to random drug testing and other conditions as required to maintain a Commercial Driver's License (CDL). The employee must be able to operate diesel or electric-powered mass transit vehicles, collect passenger fares, issue passes, provide fare, route and schedule information, and comply with federal requirements under the Americans with Disabilities Act (ADA) for announcing stops.

- Regularly and safely operate a transit coach on a pre-determined route and schedule; in order to transport passengers for a large public transportation system.
- Comply with all traffic laws and rules, state/federal regulations, Metro Transit policy and procedures in order to provide safe and reliable service.
- 3. Perform inspection of coach before going on-route in order to provide safe and reliable service.
- 4. Operate transit coach using both hands on the steering wheel without interference.
- Interact appropriately with the public and co-workers in order to provide positive customer services and the safe transport of passengers.
- Assist passengers with limited mobility by operating an electronic lift or utilizing a ramp, lifting backing bus seats and kneeling to secure wheelchairs with straps and seat belts.
- 7. Change the destination sign.
- Respond to emergency situations and apply braking and steering (to include pressure to arms, legs, and hands generated while bracing one's self during such maneuvers).
- Provide evacuation assistance to all customers, including physically assisting the elderly, customers with disabilities and young customers during emergency situations. As needed, use a fire

Exhibit MS-1



Department of Transportation Metro Transit www.kingcounty.gov

July 15, 2019

Aedin Quinn 3606 S. 180th Street, Apt. C12 Seatac, WA 98188

Dear Aedin,

This letter is a follow-up to the information you received from Transit Disability Services regarding your proposed medical separation. Based on all the available information, and after careful consideration, King County is proceeding with a medical separation. The decision to medically separate you is based on the information we have at this time, which indicates you are unable to perform the essential functions of your Transit Operator position, including regular and reliable attendance, either with or without reasonable accommodation. The effective date of your medical separation is <u>July 12</u>, **2019**.

To assist you in making informed choices about the medical separation from your employment with King County, I am providing you with the following information:

Reasonable Accommodation in Employment for Individuals with Disabilities Policy:

In accordance with the King County Reasonable Accommodation in Employment for Individuals with Disabilities policy (PER-22-4-3), King County offers a Reassignment Program to assist employees unable to continue in their jobs due to medical restrictions. A copy of this policy was mailed to you by Sara Schmitz. The reassignment program includes priority rehire rights for up to six months from the date of entry into the program, for non-promotional King County jobs that you are qualified to perform. You have two years to initiate your Reassignment Rights (until July 12, 2021) and would contact Jamie Christensen at (206) 263-6730.

King County Job Openings:

At any time you may view information and apply for any King County job openings at http://www.kingcounty.gov/jobs.aspx.

Exhibit MS-2



Department of Transportation Metro Transit

Human Resources Section

KSC-TR-0230 201 South Jackson Street Seattle, WA 98104-3856 206-477-6000 TTY Relay: 711 www.kingcounty.gov

July 15, 2019

Aedin Quinn 3606 S. 180th Street, Apt. C12 Seatac, WA 98188

Dear Aedin:

This letter is a follow-up to letter from your chief which notified you of your non-disciplinary medical termination (NDMT) from the position of Transit Operator. I am enclosing some materials which would have been given to you in our scheduled meeting. Since you were unable to attend, I am mailing the information. Please read through the enclosed information and sign and return them to me at the address noted above.

I am available to answer any questions you have regarding the information by phone at (206) 263-3316 or by email at sschmitz@kingcounty.gov.

Sincerely,

CC:

Sara M. Schmitz

Transit Disability Services

Disability Services File

Saratte Schnitz

Exhibit MS-3

AMALGAMATED TRANSIT UNION LOCAL 587

2815 Second Avenue, Suite 230 Seattle, Washington 98121 Telephone (206) 448-8588 Fax: (206) 448-4482 1-800-847-4696 www.atu587.org

A CHESTON

AFFILIATED WITH
AFL-CIO
WASHINGTON STATE
LABOR COUNCIL
KING COUNCIL
OLYMPIC
LABOR COUNCIL
NORTHWEST JOINT
CONFERENCE BOARD
AMALGAMATED
TRANSIT UNION
LEGISLA TIVE COUNCIL

KING COUNTY COALITION OF UNIONS



AEDIN QUINN 3606 S 180TH ST SEATAC WA 98188

Dear AEDIN:

I have received a copy of a notice to you from METRO/KING COUNTY regarding your Non-Disciplinary Medical Termination. If you believe this action to be in violation of the labor agreement or for any other reason unjust, you have the right to file a grievance within 15 days from the date of your notification.

I am concerned about the appropriateness of management's action since I am unfamiliar with the specific details regarding this matter. Therefore, I would appreciate it if you would contact the Union office and let us know if you are interested in filing a grievance. We have no desire to pry into your personal life or into your working relationship with management. Our offer is intended only to provide you with assistance and guidance if you wish to pursue a grievance.

If you chose to accept your non-disciplinary medical termination, and are approved for service retirement you may stay in the Retiree Chapter or apply for a Withdrawal Card. If you stay in the Retiree Chapter you can transfer back to "active member" without a Withdrawal Card within one year's time should you be able to return to work. As long as you remain a member, Local 587 will continue to pay limited attorney fees for your L&I claim.

In addition, as a retiree all the union membership benefits of retired status will be yours. This entitles you to receive the In Transit from the International, attend the monthly meetings of our retired members and, most importantly, you maintain your International and Local funeral benefit totaling up to \$1,400.00. The dues for a retired member are only \$4.50 per month. However, if you have already filed a grievance or have decided not to pursue this matter, please disregard this notice.

If you believe you will become eligible to return to work, and would like to stay on reduced dues, you may do so for up to two years. Please contact the Union Office within 15 days of receipt of this letter to confirm.

Please give me a call if you have any questions

In solidarity,

Ron Anderson Vice President ATU Local 587 opeiu8aflcio

KEN PRICE

President
Business Representation
kprice president@atu587.org

RON ANDERSON

Vice President Associate Business Representative runderson.vp1@utu587.org CORY RIGTRUP

Vice President Maintenance Assistant Business Representative Original vp2@stu587.org PATRICK BRADY

Financial Secretary
Treasurer
pbrady.finsec@am587.org

TAMIEKO COOK

Recording Secretary
Coorespondent to In Transactionsk recises@atu587.org

King County
METRO
Transit Disability Services
King Street Center
KSC-TR-0230
201 South Jackson Street
Seattle, WA 98104





Aedin Quinn 3606 S 180th St, Apt C-12 SeaTac, WA 98188

9818834344 0045

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EIRC

nsit Disability Services

n n i annum ma a cora mirani i

Street Center -TR-0230 South Jackson Street tle, WA 98104



Aedin Quinn 3606 S. 180th Street, Apt. C12 Seatac, WA 98188

Exhibit B

Exhibit 8K

Document info

Result type:

MRI Lumbar Spine

Result date:

Jan 07, 2018, 10:48 a.m.

Result status:

authenticated

Verified by:

Kathleen Fink

Modified by:

Kathleen Fink

Accession number:

9402735

Patient:

AEDIN QUINN

DOB:

EXAMINATION: MRI of the lumbar spine without contrast. 1/7/2018

COMPARISON: None.

Clinical statement: Exam Reason:low back pain, h/o disc injury, eval for tear/herniation EBM:Lumbar 8 mL gadavist, 0 discarded from a multi dose vial.

TECHNIQUE: Sagittal T1, sagittal T2, sagittal STIR, axial T1 and axial T2 weighted images of the lumbar spine were obtained. No IV contrast.

Findings:

Alignment: Normal.

Marrow: No evidence of marrow infiltrative process. No compression fracture. Modic type II endplate degenerative changes at L5-S1

Disks: Disc desiccation with disc height loss at L5-S1. Findings indicate disc degeneration.

Conus: Normal in appearance. Terminates at L1.

Paraspinous/retroperitoneal regions: Visualized portions unremarkable. Normal appearance of anterior and posterior longitudinal ligaments. No edema in the paravertebral soft tissues and no edema in the interspinous ligaments.

Lumbar spine degenerative changes:

Quinn, Aedin Male Claim No. 6d87p64uu52

Kenneth Nwosu, MD

This has been electronically signed by Kenneth Nwosu, MD on 04-15-2025.

Addendum: This patient continues to have sx and signs of L3-L4 and L4-L5 facet mediated low back pain supported by clinical presentation and hx of L2, L3, L4 MBB with diagnostic relief and subsequent RFA that was efficacious but has since waned. He also has sx and signs of right lumbar radiculopathy supported by R L3-L4 and L5-S1 foraminal stenosis, and neurogenic claudication supported by severe L3-L4 and L4-L5 spinal stenosis. His sx are not responsive to extensive conservative treatment thus far and are significantly impairing his qol and adl's. She is a candidate for surgery. I had a long discussion with him about the r/b/a to surgery and have recommended L3-L5 lateral lumbar interbody fusion (stage I), and subsequent L3-L5 PSF with possible L3-L5 laminectomy and right L5-S1 laminoforaminotomy (stage II). He endorses understanding and would like to consider his options before making a decision

Modified By: Kenneth Nwosu, MD 2025.06.03 06:34:42

Exhibit 8T

Name: Aedin Quinn | DOB: MRN: MRN: 1 | PCP: NO PCP | Legal Name: Aedin Quinn



Department of Rehabilitation Medicine

Penn Medicine at Rittenhouse

2/12/2025

Aedin Quinn 1054 Glenwood Ave Se Atlanta GA 30316-1845 DOB:

Show result comparison

Results History
MR LUMBAR SPINE WO IV CONTRAST ORTHO (Order 963976786)
2/6/2025 5:36 PM - Pennchart, Radiant Inresults

Narrative & Impression

UNIVERSITY OF PENNSYLVANIA Department of Radiology

MRI OF THE LUMBAR SPINE WITHOUT CONTRAST

CLINICAL INFORMATION: Back pain

COMPARISON: None.

PROCEDURE:

CONTRAST: None

FINDINGS:

Bones: No fractures, spondylolysis or aggressive lesions. Fatty endplate change at L5 inferior endplate.

Conus: Normal in caliber and signal, The conus terminates at L1

Paravertebral and limited retroperitoneal soft tissues: No abnormalities identified.

Congenitally small spinal canal.

At L1-2.

Disc: No substantial disc bulge

Facet arthropathy/ligamentum flavum: None



EXMIDIT 8

Spinal canal stenosis: None Neural foraminal stenosis: None

At L2-3.

Disc: No substantial disc bulge

Facet arthropathy/ligamentum flavum: Mild

Spinal canal stenosis: None Neural foraminal stenosis: None

At L3-4.

Disc: Circumferential disc bulge.

Facet arthropathy/ligamentum flavum: Moderate

Spinal canal stenosis: Moderate

Neural foraminal stenosis: Mild right and minimal left

At L4-5.

Disc: circumferential disc bulge

Facet arthropathy/ligamentum flavum: Severe

Spinal canal stenosis: severe

Neural foraminal stenosis: Mild left and minimal right

At L5-S1.

Disc: Circumferential disc bulge

Facet arthropathy/ligamentum flavum: Mild to moderate

Spinal canal stenosis: None

Neural foraminal stenosis: Mild right

This report assumes that there are 5 non-rib bearing lumbar vertebral bodies with the L5 vertebral body articulating with the sacrum. Accurate numbering of the spine levels would require imaging of the thoracolumbar spine to count ribs.

IMPRESSION

Congenitally small spinal canal with moderate spinal canal stenosis at L3/L4 and severe spinal canal stenosis at L4/L5.

Mild lower lumbar neural foraminal stenosis as described above.

Moderate to severe facet arthropathy most pronounced at L4/L5

spirial CANTAL STENOSIS-THE SPACE ding the spirial COLD be come & MALROWED I GART ENOUGH TO COMPRESS The Spirial

2/6/2025 5:35 PM - Battle, Juan C, MD/

You do not have security to view a non-public result.

2/6/2025 1:28 PM - Chilton, Heather

You do not have security to view a non-public result.



Name: Aedin Quinn | DOB: 5/1/1963 | MRN: 100576012 | PCP: Haytham Alrayah Hussein, MD | Legal Name: Aedin Quinn

Exhibit 11

1043

MRI LUMBAR SPINE W WO CONTRAST

Collected on January 27, 2020 9:39 AM

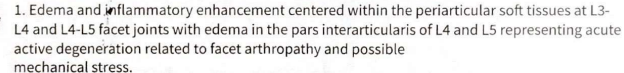
Haytham Alrayah Hussein 02/26/2020, 6:37 PM

Please inform patient that MRI of the lumbar spine showed osteoarthritis, please asked patient to continue to follow-up with pain management clinic and orthopedics

Results

Impression

IMPRESSION:



2. Findings superimposed on multilevel degenerative changes of the lumbar spine with up to severe thecal sac narrowing at L4-L5 and moderate neural foraminal narrowing at L4-L5 and L5-S1 as detailed above.

The images were reviewed and interpreted by Ryan Peterson, MD.

Narrative

EXAM: MRI LUMBAR SPINE W WO CONTRAST

CLINICAL INDICATION: Back pain or radiculopathy, > 6 wks.

TECHNIQUE: Pre-contrast sagittal T1-, T2-, and T2-w fat-saturated images, and axial T1- and T2-w images of the lumbar spine. Post-contrast axial T1-w and sagittal T1-w fat-saturated images. Intravenous contrast material was administered for the examination.

COMPARISON: Lumbar spine radiograph 10/23/2019.

FINDINGS:

Spine Numbering: For purposes of this dictation, it is assumed that there are 5 non-rib-bearing, lumbar-type vertebrae, and the most caudal fully segmented lumbar vertebra is labeled L5.

Exhibit 57C

42

Aedin Quinn

June Cooley, Psy.D.,R.N. Nancy Loeb, M.S., L.P.C. Nadim Ali, L.P.C. BJ Bower, L.C.S.W.

Metro Atlanta Psychological Services

6 Concourse Parkway Suite 1650 Atlanta, Georgia 30328 (770) 417-2733

Fit for Work Evaluation

Name: Aedin Quinn Date of Birth:

Age:

Date(s) of testing: 2/27/2019, 3/21/2019

Date of report: 4/14/2019

Tests Administered:

Clinical Interview
Mental Status Exam
Medical Record Review
Minnesota Multiphasic Personality Inventory-Adult (MMPI-2)
Million Clinical Multiaxial Inventory III (MCMI-III)
Bender Visual Motor Gestalt Test

Anticipation of their recurrence may result in persistent anxious symptoms, such as difficulty in sleeping, exaggerated startle response, or a protective numbing and detachment.

Mr. Quinn reports the following symptoms: apathy, guilt, memory loss, exaggerated starde response, nightmares, intrusive thoughts, emotionally detached, insomnia, anxiety, social isolation, crowd avoidance, depression, suspiciousness, lack of pleasure, lack of motivation, hyper-vigilance, irritability, anger outbursts, and flashbacks.

Diagnostic Impression:

300.02 Generalized Anxiety Disorder

309.81 Posttraumatic Stress Disorder

301.40 Obsessive Compulsive Personality Disorder with Schizoid Personality Features and Schizotypal Personality Features

Summary and Recommendations:

Mr. Quinn reports that on 07/27/2017 he was involved in an accident while operating a coach 4531 for Kings County Department of Transportation. He states that he does not remember much of what happened during this accident. He reports that he does not remember how the coach travel on top of the median. Mr. Quinn states that he is thankful that he did not harm anyone. He reports that since that time he has had a similar dissociative episode, this occurred 11/5/2018. He reports that he was relieved when he realized that he was a passenger on the coach and was not operating a coach.. He reports that he is afraid that he may harm someone in the future and reports that he is psychologically impaired.

Mr. Quinn is experiencing severe psychological symptoms and he is not fit to return to work.

June Cooley, Psy.D., R.N.

Lacensed Clinical Psychologist

AEDIN QUINN - FILING PRO SE

September 29, 2025 - 8:52 AM

Filing Petition for Review

Transmittal Information

Filed with Court: Supreme Court

Appellate Court Case Number: Case Initiation

Appellate Court Case Title: Aedin Quinn, Appellant v. King County, Respondent (863894)

The following documents have been uploaded:

PRV_Petition_for_Review_20250929085146SC589966_3546.pdf

This File Contains: Petition for Review

The Original File Name was Signed Emergency Motion For Temporary Stay To Show Cause.pdf

A copy of the uploaded files will be sent to:

- aedinquinn@gmail.com
- anastasia.sandstrom@atg.wa.gov
- tylar.edwards@kingcounty.gov

Comments:

Sender Name: Aedin Quinn - Email: aedinquinn@gmail.com

Address:

1054 Glenwood Avenue SE

Atlanta, GA, 30316 Phone: (206) 849-6321

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