From: Sent:	OFFICE RECEPTIONIST, CLERK Thursday, January 05, 2017 8:58 AM
To: Subject: Attachments:	Tracy, Mary FW: Supplemental Comment on GR30 with attachment Example of Electronic Service Issue.pdf
Forwarding.	
Sent: Wednesday, Jar To: OFFICE RECEPTIO	[mailto:lisadonaldson@seattletrafficlawyer.com] nuary 04, 2017 5:43 PM NIST, CLERK <supreme@courts.wa.gov> al Comment on GR30 with attachment</supreme@courts.wa.gov>
Good afternoon:	
	itted a comment opposing the proposed GR30 amendments. Most of my concerns about the GR30 amendments rom the opposing party. However, I am attaching an illustration of problems relating to electronic service from a
	the attached email from Laurie S which appears to be a docket entry. The email appears in my (not Laurie S, Clerk, K County District Court.
In addition the subject is	KCDC and the case number (could be Kitsap, Kittitas or King and there is no message, just a copy of the docket.
	otice of hearing under IRLJ 2.6? - important to know if I have an objection to a hearing date. I would note that if it issing important notices to the defendant.
The email has a case nun	nber but no defendant is named.
I have not agreed to elect	ronic service from this court.
Sincerely,	
Lisa Donaldson	
Lisa M. Donaldson Donaldson & Knigge, I 210 Summit Avenue E Seattle, WA 98102 206-915-0137	

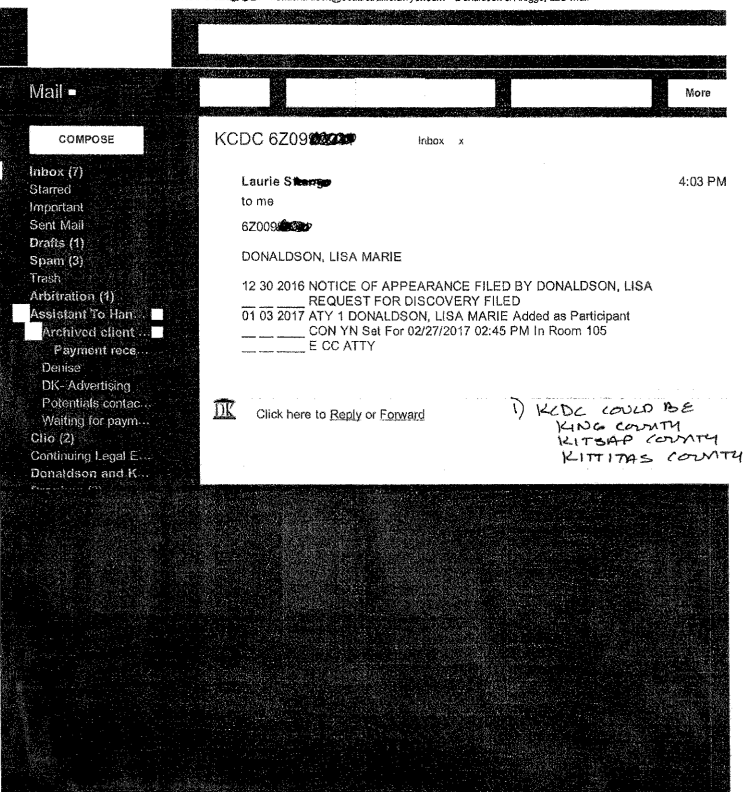
Ilisadonaldson@seattletrafficlawyer.com

This information is confidential, and may be protected by the attorney/client or other applicable privileges, or constitute non-public information. It is intended to be conveyed only to the designated recipient. If you are not the intended recipient of this message, please notify the sender by replying to this message and then delete it from your system. Use, dissemination, distribution, or reproduction of this message by unintended recipients is not authorized and may be unlawful. Sending an e-mail to our office will not establish an attorney/client relationship. Such a relationship is not typically established until an attorney knows that so

doing will not create a conflict of interest and mutual agreement is reached on the terms of representation. Therefore, you should not send a message containing confidential or time-sensitive information.

Tracy, Mary

If this email is in any way related to negotiations and/or is for settlement purposes, then it is explicitly protected under ER 408 and is inadmissible for any purpose.



- 2) NO IDENTIFUIC INFO ABOUT SENDER OTHER THAN NAME - NO COUNTY NO COURT
 - NO CASE NAME, ONLY CASE NUMBER
- 4) NO IDENTIFICATION OF MESSAGE RELATION

 ONLY CUPY OF DOCKET IS THIS "NOTICE OF HEADING"

 PURSUANT TO IRLS 2.6 ?