

20



Hearing Date: 7/22/21  
Hearing Time: 9am  
Judge/Calendar: Presentation of Orders

E-FILED  
THURSTON COUNTY, WA  
SUPERIOR COURT  
07/20/2021 11:10:35 AM  
Linda Myhre Enlow  
Thurston County Clerk

Superior Court of Washington, County of Thurston

In re:

Petitioner/s (person/s who started this case):  
Kathryn and Hans Stoker

And Respondent/s (other party/parties):  
Hazel Smith

No. 21-4-00443-34

Declaration of  
(name): Kat Stoker Declaration

(DCLR) Re: 7/22/21 Presentation of Orders/  
Review Hearing

**Declaration of (name): Kat Stoker**

1. I am (age): over 18 years old and I am the (check one):  Petitioner  Respondent  
 Other (relationship to the people in this case): \_\_\_\_\_

2. I declare: Please see attached, submitted under penalty of perjury.

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(Number any pages you attach to this Declaration. Page limits may apply.)

I declare under penalty of perjury under the laws of the state of Washington that the facts I have provided on this form (and any attachments) are true.  I have attached (number): \_\_\_\_ pages.

Signed at (city and state): Olympia, WA Date: 07/20/21

*Kat Stoker*  
Sign here

Kathryn Stoker  
Print name

**Warning!** Documents filed with the court are available for anyone to see unless they are sealed. Financial, medical, and confidential reports, as described in General Rule 22, must be sealed so they can only be seen by the court, the other party, and the lawyers in your case. Seal those documents by filing them separately, using a Sealed cover sheet (form FL All Family 011, 012, or 013). You may ask for an order to seal other documents

Declaration of Kathryn Stoker Re: 7/22/21 Presentation of Orders and Review Hearing

This declaration will provide necessary updated information to the Court before addressing the pending case issues and proposed orders for presentation.

Updated Situation. This last Saturday (July 17, 2021) Selena appeared without warning at our home. I had left the door unlocked after I took the dogs out – suddenly, around 9 a.m., Selena walked in, barefoot, and demanded to see the children – she was belligerent and told us that she was taking the children and we would need to call the cops to stop her. She was telling the kids how the police were bad, and telling them about Robert Kurtz, and generally the accusations that Selena and John Smith have repeatedly voiced. So, we called the police – when they got there, Selena wouldn't let go of the children – the police had to get physical with her, and we had to pull the kids away from her/from under her. It was a very, very traumatic incident for everyone, and additional details will be added to the Court file when we obtain the police report. Because the police said she was using them as a shield to avoid arrest, she was charged with reckless endangerment/domestic violence, and assault in the 4<sup>th</sup> degree/domestic violence. For entering our home without permission, she was charged with Residential Burglary/domestic violence. She is currently incarcerated at Thurston County Jail. We are planning to file for a no contact/restraining order (in addition to any no contact order issued as a part of the pending criminal charges) after we obtain the police report.

Proposed Orders: Proposed orders addressing all of the issues identified by the Court at the 7/6/21 hearing have been filed under separate cover. My attorney circulated the proposed Orders on 7/14/21. In response, she received the attached email thread and the proposed Orders filed by Mr. Smith. There seeming to be no feasible path forward to an agreed form of Order, we assert that the proposed form of Order we filed is the more accurate reflection of the Court's ruling(s),

and of a more appropriate tenor and tone. The proposed orders contain blank lines for the Court (or counsel) to add rulings on consolidation and appointment of counsel, if it deems appropriate.

Nonemergency Guardianships. We have filed the nonemergency guardianships; see case numbers 21-4-00578-34 (Raven and Onawa) and 21-4-00577-34 (Hazel). At this time, I request that the Court consolidate the cases pursuant to RCW 11.130.225(8).

Appointment of Counsel. Since the RCW 11.130.190 petitions have been filed, this Court now has the authority to appoint counsel for the parents. A Court must appoint counsel for indigent parents who object to the guardianship. RCW 11.130.200(5)(b) and (5)(c)(i). It is undisputed that Selena objects and is indigent. Even if a parent consents to the guardianship, a Court must also appoint counsel for a parent if the parent has appeared, is indigent, and either 1) the appointment is necessary to ensure that the consent is informed, or 2) the Court otherwise determines the parent needs representation.

Jim Wells is indigent, and the facts at hand demonstrate that appointment of counsel for Mr. Wells under either of those prongs is appropriate. Mr. Wells needs representation to ensure that he has independent counsel, especially given the tenor of this case and the accusations made not just about Mr. Wells, personally, but also now the insinuations of ethical impropriety made by Mr. Smith about Ms. Scott – e.g. that Ms. Scott is Mr. Wells’ “de facto counsel” because (one time) her office provided him a cover sheet for his declaration and e-filed it to ensure (for the Court’s convenience) that it had bench copies. *See attached email correspondence, provided for context.* Mr. Smith remains a proposed intervenor, pending his motions for reconsideration and revision – my attorney and I are not optimistic that he will fail when given the opportunity to articulate how his interests are not adequately represented in this matter by Selena. Even if Mr.

Smith's efforts are not successful, Mr. Wells' interest in having independent counsel to advise him remains.

Appointment of Guardian Ad Litem. We request that the Court Order the appointment of a GAL – and set a hearing for presentation of the GAL Order and review after hearing on Mr. Smith's Motion for Reconsideration. My counsel will confer with appointed counsel in the meantime to either agree on a GAL, or via use of a strike list if they cannot agree.

Restrictions on Unauthorized Use of Prohibited Personal Recordings of Proceedings. Although Mr. Smith's continued involvement as an intervenor/party is not certain, the Court should take note that he has created video collages of not just Petitioners, but also of their other family members, of images combed from social media, and set those to the background sound of the proceedings in this case. At one point in the recording, you can hear Mr. Smith talking while the Court is unable to hear him, indicating that it is not an official court recording. He has posted these on YouTube and his personal blog, along with vicious (and false) accusations of the most despicable nature towards the Stokers, their counsel (he lists she and her assistant as the "Stroker's Assassins," and this Court (he captions one video "Thurston County Court Nazi Indu Thomas condones kidnapping poor mom's 3 small children from Oregon). *See attached screenshot,* website available at: <http://amicuscuria.com/wordpress/?p=24546>. The Court should issue an Order prohibiting him from using unofficial, unauthorized recordings of official court proceedings – Mr. Smith should be subject to the same rules as any other purported journalist or observer who seeks permission to record proceedings.

Continued Custody with Kathryn and Hans Stoker. Order continued custody with Petitioners pending full hearing or further order of the Court (in case number 452), and pending six weeks of publication (in case number 443).






# 21.07.19.KatDeclarationfor7.22.case452bcs

Final Audit Report

2021-07-20

Created:	2021-07-20
By:	Breckan Scott-Gabriel (breckan@breckanlaw.com)
Status:	Signed
Transaction ID:	CBJCHBCAABAALJtigV28dl8yJN8xZb4baYo6K8dO6wLb

## "21.07.19.KatDeclarationfor7.22.case452bcs" History

-  Document created by Breckan Scott-Gabriel (breckan@breckanlaw.com)  
2021-07-20 - 6:26:02 AM GMT- IP address: 76.121.132.39
-  Document emailed to Kat Stoker (kat-stoker@comcast.net) for signature  
2021-07-20 - 6:27:02 AM GMT
-  Email viewed by Kat Stoker (kat-stoker@comcast.net)  
2021-07-20 - 3:45:29 PM GMT- IP address: 76.121.132.72
-  Document e-signed by Kat Stoker (kat-stoker@comcast.net)  
Signature Date: 2021-07-20 - 3:51:25 PM GMT - Time Source: server- IP address: 76.121.132.72
-  Agreement completed.  
2021-07-20 - 3:51:25 PM GMT

Legal Research

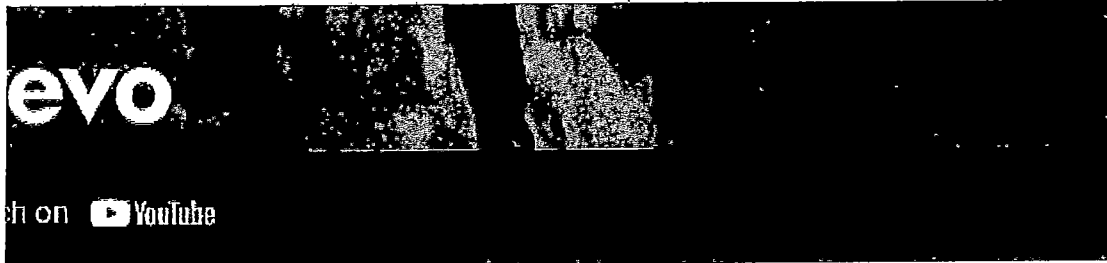
Personal

Marketing

Bills

Social Media

Organization



**Thurston County Court Nazi Indu Thomas condones kidnapping indigent mom's 3 small children from Oregon**

**Parents' Constitutional Rights & Children's Best Interests Collide**

**Troxel v. Granville – Wikipedia**

**Troxel v. Granville, 530 U.S. 57**

**Parents' Constitutional Rights & Children's Best Interests Collide**

**Recent Comments**

- admin on 21-4-00443-: Guardianship of Hazel/ Raven Smith
- admin on 21-4-00443-: Guardianship of Hazel/ Raven Smith
- admin on Bob Charles: Vulnerable Adult Protection hearing
- Mycroft Jones on Oly P: Beatings 12-5-20
- TB 201104 – Election I: Edition | The Thunder: Criminals Rewarded
- admin on 2 Black Shopl: pects Critically Wounded Cop
- Blair on 2 Black Shopl: pects Critically Wounded Cop
- admin on Open Letter to: Thurston Co. Courts RE
- admin on Open Letter to: Thurston Co. Courts RE
- admin on Kenosha, WI: unarmed Black man 7X blank

**Archives**

- July 2021
- June 2021
- May 2021
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- May 2020
- April 2020
- March 2020
- February 2020
- January 2020
- December 2019

**Re: Proposed Orders from 7/7/21 Review Hearing for Entry on 7/22/21. Selena Smith abandonment of current proceedings**

Amicus Curia <pinbalwyz@yahoo.com>

Fri 7/16/2021 1:25 PM

To: Breckan Scott <breckanscott@outlook.com>; Desiree Muller <desiree.breckanlaw@gmail.com>

Counsel,

There are questions I don't have to answer and I'm not going to. The courtroom proceedings are open to the public and litigants alike as a matter of right as required by 6th Amendment guarantees, not to mention the 1st Amendment. Soul Snatcher Productions is a WA, registered investigatory journalism and publishing company. The video and audio, of course, can be purchased by anyone and if they are obtained outside the 4 physical walls of that courtroom, they are not disruptive to the proceedings anymore than the courts own recordings of those proceedings. If you want to make a federal case out of it, bring it on. Would you like me to send you a quarter to call a cop? No amount of well deserved insults may change your position, but no amount of your juvenile efforts to intimidate me is going to change mine. These proceedings will continue to be documented and the public informed of the process you and the very wealthy use to steal other people's children. Can't take the heat and scrutiny of the public? Then get out of the kitchen.

Selena doesn't have to prove a damn thing to you about her mental health, privileged information by any standard. You and your clients will not be allowed to further rape my daughter and invade her privacy more than you've already done. And if you want to pick a fight with someone your own size who is not homeless, destitute and handicapped with only one hand, I welcome the opportunity to mop the courtroom floor with you. But, my first stop will be to file a bar complaint, and my next will be to include you in the upcoming lawsuit for abuse of process and the unlawful seizure of my grandchildren. Perhaps we can arrange to dedicate your boutique law firm to this particular issue and its ramifications. You are in this up to your eyeballs. You colluded with Robert Kurtz, a security guard without portfolio or authorization who impersonated a LEO throughout his march to Atlanta pursuing my daughter. When it comes to recordings, you might contemplate your de facto client, James Wells and the over 55 criminal recordings he made of my daughter in the privacy of her home without her knowledge or consent, in violation of RCW 9.73.030 (1)(b), in 2020. He sent me one, hoping to damn my daughter in my eyes. You and I discussed this and agreed it was a monstrous betrayal of trust--yet you assist this creep because--you're well paid by the stokers? You're such a hypocrite.

**RCW 9.73.030: Intercepting, recording, or divulging private communicatio...**

I don't think you're going to get far on this path, but what do I know? Let's see.

If you need to schedule a time to talk to me by phone, schedule it yourself. I've sent you e-mail requests repeatedly that have not been



7/19/2021

Mail - Breckan Scott - Outlook

responded to. I've called. Your caller ID obviously identifies who is calling. Schedule your own return calls. I'm not your client.

Cordially,  
John Smith, goatherd (360)427-3599  
DBA: Amicus Curia, paralegal ("We help you help yourself")  
DBA: Amicus Curia Collections, Inc. ("Debt Redemption")  
DBA: Soul Snatcher, Productions (Investigatory News Gathering, Photos)  
mol n labé

"If ye love wealth better than liberty, the tranquility of servitude than the animated contest of freedom, go from us in peace. We ask not your counsels or arms. Crouch down and lick the hands which feed you. May your chains sit lightly upon you, and may posterity forget that you were our countrymen!" --Samuel Adams--

"You cannot build character and courage by taking away a man's initiative and independence." - William J.H. Boetcker

<http://amicuscuria.com>  
<http://www.amicuscuria.com/roseycuria2.gif>  
<http://amicuscuria.com/wordpress>

"If you can look into the seeds of time, And say which grain will grow and which will not, Speak then to me, who neither beg nor fear Your favors nor your hate." -MacBeth-

"None are more hopelessly enslaved than those who falsely believe they are free." -Goethe-

*The last day you have on earth, the person you became will meet the person you could have become.*—  
Anonymous

On Friday, July 16, 2021, 12:04:26 PM PDT, Breckan Scott <breckanscott@outlook.com> wrote:

\*voice transcription - please excuse typos\*

Mr. Smith,

I have made it pretty clear that in order to have a phone conversation I will need you to coordinate with Desiree, via email, to get a 30 minute call on my schedule. Unfortunately, I am not able to accommodate when you call my cell phone (or office line) at random times.

Desiree is working from home today, but is available via email to schedule a phone call for Monday morning - which would give Enough time to file the proposed orders for the review hearing and presentation on the 22nd. That would Also give me adequate time over the weekend to review the proposed orders you emailed.

I understand that you and Selena apparently do not think that this guardianship is necessary - you had communicated otherwise and in court docs before, so I apologize if my understanding of your position is unclear. As you are aware, both myself and my clients hold a different opinion. At a minimum - There is a clear historical basis and Selena did avoid child protective services. No amount of insults or threats are going to change that opinion - as I have explained, the best way for Selena to demonstrate that she does not have mental health issues which impact her ability to parent, is to agree to a comprehensive mental health evaluation w a psychiatrist and with collateral contact and full review of her prior medical and mental health history.

On a sidenote, will you advise as to whether the YouTube recordings on your blog are from an official court recording that you have requested, or whether it is a recording that you have made yourself? Because some of your commentary can be heard when the court could not hear you, it appears to me that it is an unofficial recording taken by yourself. But, before Bringing that to the attention of the court, because as you know they instruct all of us not to record the zoom hearing, I want to make sure that I am not mistaken.

Thank you for your time - I hope this provides some clarity in the best way to coordinate with my office.

**Re: Proposed Orders from 7/7/21 Review Hearing for Entry on 7/22/21. Selena Smith abandonment of current proceedings**

Amicus Curia <pinbalwyz@yahoo.com>

Fri 7/16/2021 3:37 PM

To: Breckan Scott <breckanscott@outlook.com>; Desiree Muller <desiree.breckanlaw@gmail.com>

Counselor,

I have to say you haven't been a good investment of time either. I would warn my daughter not to trust you, but that would be redundant. Your clients refuse to allow me to speak with or visit my grand children. That will continue to be a sore spot and source of litigation. My daughter is not gulled by your overtures on behalf of the very culprits responsible for stealing her children. One has to be pretty thickheaded not to get that. It's like bargaining with the kidnapers to speak with your loved ones who refuse to release their hostages. Selena knows you continue to falsely stigmatize her as mentally ill and an unfit mother. She doesn't just hate her family. She hates YOU! I can easily understand her feelings. You can't. Which one of you would place on the Asperger's scale? It's a fair question. Care to provide proof YOU and/or your clients aren't 'mentally ill'?

I will try to make certain both sets of orders/alternate proposed orders are on the docket and send you (and Selena and James Wells) copies. Please check your e-mail often.

And no, I'm not going to stand by while you attempt to have your misconstruction and sly semantics dissemble what the commissioner, as incompetent as she is, said. I read and comprehend english just like you.

Cordially,

John Smith, goatherd (360)427-3599

**DBA: Amicus Curia, paralegal ("We help you help yourself")**

**DBA: Amicus Curia Collections, Inc. ("Debt Redemption")**

**DBA: Soul Snatcher, Productions (Investigatory News Gathering, Photos)**

**mol n labé**

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Anonymous

On Friday, July 16, 2021, 12:31:36 PM PDT, Breckan Scott <breckanscott@outlook.com> wrote:

Mr. Smith,

I reviewed your proposed form of Order - I am not optimistic that we will agree on a proposed form of Order and, seeing that our positions are so inapposite, am not going to waste your time and mine attempting to draft an appropriate hybrid version of our perspectives on what the Court Ordered. Also, as Mr. Wells is very aware, I do not represent him - nor have we taken on a "de facto" representation. In fact, I would very likely be ethically precluded from representing Mr. Wells in this matter for a number of reasons. Again, so the record is clear, my office added the appropriate cover sheet to his statement (that he had sent, with no edits or even meaningful review by us before filing), sent it to him for e-signature, and electronically filed for him. This was done as a courtesy to a low-income pro se litigant - similar to when I advised you of the need for a notice of hearing form, sent you the links, and explained over the phone which form is used for ex parte versus regularly noted hearings.

I do want to let you know that if you submit competing proposed orders there needs to be two orders - one for each case number - and that is why Hazel was not mentioned on the Order you were reviewing. I sent two proposed orders - they are very similar besides the portion relating to jurisdiction.

Selena - I haven't spoken with Kat in a few days, but she advised that you had been able to talk to Hazel, but I want to make sure that is happening as much as you would like it to. Would you be interested in setting up a consistent phone visit schedule (at least for now)? I believe you are working now, so it would of course accommodate that and be pretty much what you want it to be. Let me know if that's something you'd like to discuss.

Thank you all for your time - I will be presenting the Orders I previously circulated via email at the hearing on 7/22/21 at 9am; in the meantime, Selena, I am happy to chat with you at your convenience.

Breckan Scott-Gabriel

Breckan Law PLLC

Mailing: PO Box 1123 Yelm, WA 98597

Physical: 10501 Creek St SE, Suite 6 Yelm, WA 98597

[www.breckanlaw.com](http://www.breckanlaw.com)

Phone: 360-960-8951

Fax: 360-464-2636

*Advancing Justice: Every Step of the Way*

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E-mails from our office frequently contain confidential and privileged material, and are for the sole use of the intended recipient. Use or distribution by an unintended recipient is prohibited, and may be a violation of law. If you believe that you received this e-mail in error, please do not read this e-mail or any attached items. Please delete the e-mail and all attachments, including any copies thereof, and inform the sender that you have deleted the e-mail, all attachments and any copies thereof. Thank you.

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**From:** Breckan Scott <breckanscott@outlook.com>

**Sent:** Friday, July 16, 2021 12:04 PM

**To:** Amicus Curia <pinbalwyz@yahoo.com>

**Cc:** Hans-stoker@comcast.net <Hans-stoker@comcast.net>; rodytok@gmail.com <rodytok@gmail.com>; doublekachina007@protonmail.com <doublekachina007@protonmail.com>; Desiree Muller <desiree.breckanlaw@gmail.com>; Kathryn Stoker <kat-stoker@comcast.net>

**Subject:** Re: Proposed Orders from 7/7/21 Review Hearing for Entry on 7/22/21. Selena Smith abandonment of current proceedings

\*voice transcription - please excuse typos\*

Mr. Smith,

I have made it pretty clear that in order to have a phone conversation I will need you to coordinate with Desiree, via email, to get a 30 minute call on my schedule. Unfortunately, I am not able to accommodate when you call my cell phone (or office line) at random times.

Desiree is working from home today, but is available via email to schedule a phone call for Monday morning - which would give Enough time to file the proposed orders for the review hearing and presentation on the 22nd. That would Also give me adequate time over the weekend to review the proposed orders you emailed.

I understand that you and Selena apparently do not think that this guardianship is necessary - you had communicated otherwise and in court docs before, so I apologize if my understanding of your position is unclear. As you are aware, both myself and my clients hold a different opinion. At a minimum - There is a clear historical basis and Selena did avoid child protective services. No amount of insults or threats are going to change that opinion - as I have explained, the best way for Selena to demonstrate that she does not have mental health issues which impact her ability to parent, is to agree to a comprehensive mental health evaluation w a psychiatrist and with collateral contact and full review of her prior medical and mental health history.

On a sidenote, will you advise as to whether the YouTube recordings on your blog are from an official court recording that you have requested, or whether it is a recording that you have made yourself? Because some of your commentary can be heard when the court could not hear you, it appears to me that it is an unofficial recording taken by yourself. But, before Bringing that to the attention of the court, because as you know they instruct all of us not to record the zoom hearing, I want to make sure that I am not mistaken.

Thank you for your time - I hope this provides some clarity in the best way to coordinate with my office.

Best regards,

Breckan

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**From:** Amicus Curia <pinbalwyz@yahoo.com>  
**Sent:** Friday, July 16, 2021 3:20 AM  
**To:** Breckan Scott <breckanscott@outlook.com>; Desiree Muller <desiree.breckanlaw@gmail.com>  
**Subject:** Re: Proposed Orders from 7/7/21 Review Hearing for Entry on 7/22/21. Selena Smith abandonment of current proceedings

Counselor,

Please find enclosed Selena's and my proposed alternative order at to form (under duress and protest) doe commissioner Indu Thomas and all the parties to sign (as to form) while Selena and I do NOT concede this court has ever had proper jurisdiction in these proceeding and we recognize it as an egregious miscarriage of justice and abuse of process.

If you were trying to treat the pro se parties with 'courtesy'/respect, you'd stop twisting the facts, intent, interpretations, and exaggerating already perjured declarations. I won't go into them here. If you have any constructive ideas as to modifying the proposed order (as to form) I'm enclosing, I'm willing to hear from you by phone. But if I don't by early this morning, I will file this as is with the court and try to docket it for the 22nd.

I'm concerned Selena may have abandoned these proceedings over her angst and conviction no justice, so far, or fairness can come of them. I have not heard from her by any means for a long time.

I will, however, be urging her to file a criminal complaint against your de facto client, James Wells for his egregious and long term scheme to invade my daughters privacy over a long term duration via unsuspected hidden unauthorized audio recordings taking place inside Selena's home at the time.. I sent you, I believe, the e-mail exchanges where he tried to justify the crimes. I also happen to believe it actually puts the lie to all the crap you've been fed and have been feeding the court. All the police reports I've secured to date (long in coming and expensive, possibly 6 weeks out from yesterday from Portland's PD archives). But I can't get far without Selena's cooperation as a complaining victim in having James Wells prosecuted, though that's my aim. I also pointed out the fact he admitted he was a felon in possession of a firearm when he declared he surrendered the shotgun the Stokers had loaned him and the Stokers confirmed his returning it to thee DVcourt in their sworn declaration. Mr. Wells confided that because he was not convicted of the felony in WA, he isn't violating the law here by being in control/possession of a firearm. It's beginning to look like you're going to get a little practice at criminal law litigation for your de facto client, James Wells. The adversarial arena may be harsh, but it's the venue the Stokers have eagerly chosen.

Please see the file attachment for your immediate consideration.

Cordially,

John Smith, goatherd (360)427-3599

**DBA: Amicus Curia, paralegal ("We help you help yourself")**

**DBA: Amicus Curia Collections, Inc. ("Debt Redemption")**

**DBA: Soul Snatcher, Productions (Investigatory News Gathering, Photos)**

**mol n labé**

7/19/2021

Mail - Breckan Scott - Outlook

"If ye love wealth better than liberty, the tranquillity of servitude than the animated contest of freedom, go from us in peace. We ask not your counsels or arms. Crouch down and lick the hands which feed you. May your chains sit lightly upon you, and may posterity forget that you were our countrymen!" --Samuel Adams--

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*"None are more hopelessly enslaved than those who falsely believe they are free."* -Goethe-

*The last day you have on earth, the person you became will meet the person you could have become."*—  
Anonymous

On Thursday, July 15, 2021, 10:27:52 AM PDT, Breckan Scott <breckanscott@outlook.com> wrote:

John, et al -

I am not trying to cherry pick. I am trying to treat you and the pro se parties with the same (or more) courtesy than I would an opposing counsel - but there is an appropriate process, and we have to follow it. Commissioners make decisions all the time that are contrary to what I think is correct - we have to respect the Court, and the judiciary, and every adverse decision shouldn't incite hysterics. It isn't my choice that Selena (and Jim) don't have counsel yet. It doesn't matter for jurisdiction (distinct from venue) if Jim is in another county - he is in the State of Washington *for jurisdiction* purposes and consents to Thurston County as the appropriate *venue*. I am happy to review what proposed changes you have made, and, if we cannot agree on a proposed form of order, then you should file yours and present argument as to why the Court should adopt it, instead of what I am proposing. However, that will require you waiting until the 22nd to get a signed order - I was hoping if I got an agreed form of Order, I can go in at 8:45am to the agreed orders calendar for Commissioner Thomas, and see if she would also add appointment of counsel (at least) to the Order now when she signs it, since the nonemergency petitions are filed, rather than delaying that until the 22nd. Ditto with getting the UCCJEA call with Colorado set.

I did not get an attachment with your last email - please re-send, and I will review to see if there is a possibility to come to an agreement on proposed form of order.

I am very happy to hear that Selena was found safe - we remain open to discussing with her a long term plan that ensures she has a meaningful relationship with her children, ensures that the children have a stable/safe environment, and that Selena has both autonomy and resources to pursue a fulfilling life/happiness. We do, however, have to comply with what the Court requested, so our focus needs to be on getting orders that accurately reflected what the Commissioner ordered. If Selena has ideas on how we can move forward in a way that fulfills/addresses everyone's interests, I'd like to talk with her directly at this point - or, wait until she gets counsel and address it with them.

Again, I did not receive an attachment - please re-send.

Breckan Scott-Gabriel

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From: Amicus Curia <pinbalwyz@yahoo.com>

Sent: Thursday, July 15, 2021 6:30 AM

To: Breckan Scott <breckanscott@outlook.com>; Jim Tok <rodytok@gmail.com>; Doublekachina007 <doublekachina007@protonmail.com>; Desiree Muller <desiree.breckanlaw@gmail.com>

Subject: Re: Proposed Orders from 7/7/21 Review Hearing for Entry on 7/22/21. Selena Smith contacted alive & well

Counselor, et ux

I received word tonight Portland PD officer Joe Goodrich (Portland Central Precinct) responded to my missing person/welfare check request after spending nearly 2 hours on the phone with me, and made contact with my daughter who is alive and well, but had her vehicle stolen with all of her court papers, birth certificates, mechanics tools and other important limited resources, making it impossible to represent herself for all intents and purposes.

I am reviewing paperwork proposed by Breckan Scott, esq. I find she has left out inconvenient legal fictions pronounced by commissioner Indu Thomas' from the bench while exaggerating others. e.g. 'he opinrf Robert Kurtz was a "professional" inferring he was something more than a security guard despite the fact he was not, never had the authority to represent himself as a LEO or authorized to act on behalf of NJ DCF and had no authority over the cases involving children in that agency. Thomas denied my motion to join predicate on her belief my interests and my daughters were 'aligned; and, even worse, stating my interests in my grandchildren's welfare were 'adequately' represented by my daughter he was not even able to represent herself and desperately all (save Thomas) agreed she needed one. Thomas denied her that despite the declared intent of the Stokers to terminate selena's parental rights without a shred actual evidence she represented on imminent or current threat to her children's welfare. Notably, actual contact with a number of actual children's welfare PROFESSIONALS from numerous DV women's shelters to actual contact with

DSHS officials in her children's presence stirred no concern for the children's welfare in any state's children's services agency. I am requesting the record off Portland police contact with Selena in the Laurelhurst Park area, case #21-112605. Here, too, the police saw no sign of abuse or neglect or the children having less than they needed. Even the final nail in the children's fate executed after Midnight according to the Stokers' carefully crafted abuse of process yielded an Oakridge, OR. PD report that the children looked fine and the RV in which they were living looked clean with all the basic amenities children might require. No sign of abuse or neglect was noted by Officer Cleavenger, just the opposite. But plenty of evidence abounds in that report of Robert Kurtz impersonating a LEO and falsely gulling the feckless Oakridge police he represented NJ's DCF.

I refuse to allow Ms. Scott to cherry pick and massage commissioner Indu Thomas judicial excess with what she wished Thomas had said and what she did not. Selena could in no way adequately represent her own interests, let alone mine. The court had both the legal and equitable power to appoint an attorney for Selena, given her parental rights were in the process of being terminated, to appoint a GAL for the children, which Thomas refused to do, and to appoint an attorney for the children in their own right--all of which Thomas refused to do. Thomas pronounced James Wells lived in Thurston county when Wells' own admissions indicated he lived, homeless, near Mt. Adams and had admitted he left the Stokers' residence in January, 2021. Maya's declaration confirms that date and the deplorable condition of the house upon his exit. Once again, Thomas was not paying attention to the factual details of the case and pronouncing as findings details contrary to the evidence and even the Stokers'; own orchestrated declarations--all beholdng to the Stokers for an inheritance in the millions of dollars upon their death except Selena's. The much commented on paranoia noted in Selena's fear of eing stalked turned out to be rooted in fact because he was--by her mother illegally tracking Selena's cell phone as a platform to launch repeated welfare checks and CPS complaints in whatever jurisdiction Kthy Stoker imagined/concluded Selena must be, opening Selena's mail without permission, Hans declaring he intended to use legal process, not to protect or ensure my grandchildren's safety, but TO GET HIS "GRANDCHILDREN BACK" contained in the Thurston County Sheriff's welfare check report. That welfare check was instigated by none other than Robert Kursk on no authority but his own as a security guard, not a case worker, not as a LEO, and not on a caseworker's authority or direction, but on the forming of common cause between the Stoker's nefarious description of Selena and Kursk's own brother who actually WAS mentally ill and escaped a treatment facility only to be caught and returned to the facility after making it to as far as Vancouver, WA. A pact was formed and the scheme to steal the children from Selena by this obsessive-possessive pair of multi millionaires several times over was hatched. Their own alcohol and dru dependency mattered little behind the facade of extreme wealth and no criminal convictions. In the white middle class world of the prison-industrial complex, this practically made them saints in their well connected inebriated world. Half the pool of Thurston County Family & Juvenile Court Commissioners were recuse for their financial entanglements and familiarity with the Stokers. The Stoker Declarants had even more powerful conflicts of interest--an estate worth multiple millions of dollars if they remained in the Stokers' good graces. After Selena turned her back on them and their irtune for good reasons all her own, the hysterically possessive Kthryn Stoker became even more fixated and possessive. She wanted to control Selena's children whether Selena



liked it or not. After all, Karthy had PAIF for this Faustian bargain, and now it was time for the Devil to take Her due.

But for Selena, there was no Daniel Webster waiting in the wings to shout, "How stands the Union?" There was no fiddler boy from Georgia to out-dance the Devil's own tune, or sway a courtroom packed with the Devil's own constituents. There was only the very wealthy stokers and their "boutique" law firm and mendacious coconspirator NJ security guard hitman vs. a one handed destitute mother struggling to survive willing to live on the streets as a homeless refugee from the gilded prison the stokers had fashioned to isolate her from her peers and the paternal side of Selena's family. The adversarial contest was uneven in the extreme in a system where a litigant gets as much justice as they can afford--a mother living with her children in a foreign jurisdiction?--not so much.. She represented little more than the low hanging fruit to the stokers, but, a sizable deposit in her bank account to Breckan Scott, boutique esquire.

I think the attached file would be more genuine and in keeping with the twisted injustice of a hack commissioner that contributed to the judicial rape and miscarriage of justice constituting the ruling if one can call it that. I'd call it what it is, yet another instance of Indu Thomas destroying another mother's bonds with her children. If Selena hatesd her family, as she sayhs she does, I hate every one of the enemies of the family I see involved in destroying my daughter and my grandchildren. I believe you all are truly evil to the core and James Wells a particularly loathsome form of criminal who spies on the mother of his children even while she was supporting the indolent sot. But my daughter has never taken my opinion of her boyfriends to heart. And what she calls 'freedom' where she cannot even hang onto her most precious few remaining resources seems more like an open air prison to mee. All the camaraderie in the world doesn't change the fact my daughter cannot have nice things o personal safety in such an environment whose denizens can't/won't respect each other's boundaries. All that can be said is she's still alive, for the moment, but dead to the court in its eyes as she cannot respond to it and the machinations of those who chose to destroy her because she would not allow them to control her. Now, the Devil has come for its due and the children. If the court of public opinion had its way, you'd all hang. Don't believe me? try asking them. I'm sure Selena could get a few of the jurors to give the monsters a piece of their mind. You are an existential threat to every parent in America. I, for one, will welcome the day when that threat is destroyed. It's time to get to work.

See attachment as alternate more accurate synopsis of what Indu Thomas hatched from the bench.

Cordially,

John Smith, goatherd (360)427-3599

**DBA: Amicus Curia, paralegal ("We help you help yourself")**

**DBA: Amicus Curia Collections, Inc. ("Debt Redemption")**

**DBA: Soul Snatcher, Productions (Investigatory News Gathering, Photos)**

**mol n labé**

"If ye love wealth better than liberty, the tranquility of servitude than the animated contest of freedom, go from us in peace. We ask not your counsels or arms. Crouch down and lick the hands which feed you. May your chains sit lightly upon you, and may posterity forget that you were our countrymen!" --Samuel Adams--

"You cannot build character and courage by taking away a man's initiative and independence." - William J.H. Boetcker

7/19/2021

Mail - Breckan Scott - Outlook

<http://amicuscuria.com>  
<http://www.amicuscuria.com/roseycuria2.gif>  
<http://amicuscuria.com/wordpress>

**"If you can look into the seeds of time, And say which grain **will** grow and which **will** not, Speak then to me, who neither beg nor fear Your favors nor your hate."** -*MacBeth*-

*"None are more hopelessly enslaved than those who falsely believe they are free."* -Goethe-

*The last day you have on earth, the person you became will meet the person you could have become.*—"—  
Anonymous

On Wednesday, July 14, 2021, 04:06:05 PM PDT, Breckan Scott <breckanscott@outlook.com> wrote:

Hello all,

Attached please find two proposed Orders - one for each of the case numbers. As you may recall, the Court instructed that the ruling from 7/6/21 (and, to some extent the prior hearing) be reduced to written Orders for presentation/entry on 7/22/21. Frequently, parties will sign these and then I can just go present them at 8:45 am ex parte before that Court date - because Mr. Smith needs written orders ASAP for his Motions for Reconsideration/Revision, I would urge us to agree at least as to what the Court Ordered. By signing, you are not indicating that you *agree* with the Court - just that this is an accurate representation of what was found/Ordered. Again, if we can agree on these orders, I'll send via adobe e-sign, and then take them to Court ASAP so that Mr. Smith can pursue his motion practice for revision/reconsideration without having to wait until 7/22/21 for a written Order. If there are specific concerns with what I've included, please let me know and I will consider modifying/resubmitting to you all for approval/signature. We still, however, should appear for the 7/22/21 review hearing even if we get signed/agreed orders entered ahead of time.

Also, you may recall that the Court refrained from appointing attorneys for either Selena or Jim because it decided it couldn't until the nonemergency guardianship petition was filed - we have now done that, so my hope is that she will appoint counsel for Selena, and possibly Jim, at the next appearance instead of making Selena or Jim note up a separate motion hearing. I also am going to request that the cases be consolidated so there aren't four different case numbers to juggle, and to revise the case caption on 443 to remove Raven/Onawa since they were moved to standalone case number 452. If there is objection for some reason, let me know so we can discuss.

Thank you all -

Breckan Scott-Gabriel  
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**From:** Desiree Muller <desiree.breckanlaw@gmail.com>  
**Sent:** Wednesday, July 14, 2021 3:07 PM  
**To:** Hans Stoker <Hans-Stoker@comcast.net>; Kat Stoker <kat-stoker@comcast.net>; Amicus Curia <pinbalwyz@yahoo.com>; Jim Tok <rodytok@gmail.com>; doublekachina007 <doublekachina007@protonmail.com>  
**Cc:** Breckan Scott <breckan@breckanlaw.com>  
**Subject:** Robert Ayers and Immediate Grandparents Info

Good Afternoon All.

I am reaching out to all of you requesting any and all information you can provide us for Robert Ayers and/or His Parents.

Selena had mentioned his mother would know where he is so we are looking for her name and contact information.

Looking for Robert's birthdate, Phone number, email address, physical address, Parents names, and their contact information.

Please email us anything you can so we can make sure that all documentation gets to all those necessary for these 4 case #'s

21-4-00443-34,  
21-4-00452-34,  
21-4-00577-34, and  
21-4-00578-34

Thank you.

**I will be out of the office on July 15 and July 16th but will reply by Monday the 19th.**

**Please be aware that Breckan is scheduled to be unavailable July 1st -July 31st scheduling will be limited during this time and we appreciate your understanding.**

Desiree Muller

Legal Assistant

Breckan Law PLLC

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