

E-FILED
THURSTON COUNTY, WA
SUPERIOR COURT
09/16/2021 8:02:41 AM
Linda Myhre Enlow
Thurston County Clerk

[X] EXPEDITE (If filed within 5 court days of hearing)
[X] Hearing is set: Present at same Time & Date as Motion
Date: 9-17-21
Time: 10:00amm Zoom #: 242-974-5214 Rm:4
Judge/Calendar: **Schaller**/Motion to Revise

**Superior Court of Washington
for Thurston County Family &
Juvenile Court**

In re: Emergency Guardianship of
Raven Gaia & Onawa Kachina Smith-Wells

Respondent(s): Minor Child(ren)

No. 21-4-00452-34

**Case Record Index &
Attachments pp 1-150**

By JOHN SMITH

(RCW 2.24.050, CR 19, 24 & 59)

(Cover Sheet)
TITLE OF DOCUMENT

**Case Record & Attachments Index
by JOHN SMITH**

**NAME: John Smith, grandfather
Mailing ADDRESS: PO Box 1711,
Shelton, WA 98584
PHONE: (360)427-3599**

[X] **EXPEDITE** (If filed within 5 court days of hearing)

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SUPERIOR COURT OF WASHINGTON FOR THURSTON COUNTY FAMILY AND JUVENILE COURT	NO. 21-4-00452-34 ATTACHMENT LIST 501 - 582 (Pursuant to ER 902 & 1005) JUDGE Schaller Clerk: Court Reporter: Date: 9-17-21 @ 10:00pm ZOOM ID: 242-974-5214 Rm:4 Type of Hearing: Motion for Revision
In Re: The Emergency Guardianship of Raven Gaia Shenandoah Smith-Wells & Onawa Kachina Smith-Wells <hr style="width: 50%; margin-left: 0;"/> Respondent(s): The minor Child(ren)	

Received from	Number of Attachment	Admitted? Y/N Date, Not Offered, etc.	Attachment Description
John Smith	501 (1)	6-1-21	452 Case Info Cover Sheet
John Smith	502 (2)	6-1-21	452 Case Schedule Notice
John Smith	503 (3)	6-1-21	452 Summons
John Smith	504 (4)	6-1-21	452 Petition Appt Emergency Guardian 4 kid
John Smith	505 (5)	6-14-21	452 Mot 2 DCYF 2 Release CPS Info
John Smith	506 (6)	6-14-21	452 CvrSht Criminal History
John Smith	507(7)	6-16-21	Ex parte immed order minor guardianship
John Smith	508 (8)	6-16-21	452 Dec Alex Stoker

Received from	Number of Attachment	Admitted? Y/N Date, Not Offered, etc.	Attachment Description
John Smith	509 (9)	6-16-21	452 Dec Chad Stoker
John Smith	510 (10)	6-16-21	452 Dec Hans Stoker
John Smith	511 (11)	6-16-21	452 Dec Heather Stoker
John Smith	512 (12)	6-16-21	452 Dec Kathryn Stoker
John Smith	513 (13)	6-16-21	452 Dec Maya Stoker
John Smith	514 (14)	6-16-21	452 Recusal of Kortokrax
John Smith	515 (15)	6-21-21	452 Dec John Smith, grandfather
John Smith	516 (16)	6-21-21	452 Dec & Exhibit 'A'
John Smith	517 (17)	6-21-21	452 Mot 2 Join, CR 19 & 24
John Smith	518 (18)	6-23-21	452 Mot 2 Join, CR 19 & 24
John Smith	519 (19)	6-24-21	452 Mot 2 Join, CR 19 & 24
John Smith	520 (20)	6-25-21	452 Not of HRG
John Smith	521 (21)	6-25-21	452 Not of HRG duplicate
John Smith	522 (22)	6-25-21	452 Not of HRG duplicate
John Smith	523 (23)	6-25-21	452 Not HRG
John Smith	524 (24)	6-25-21	452 Counter Aff by Selena 2 Alex Stoker
John Smith	525 (25)	6-25-21	452 Not HRG
John Smith	526 (26)	6-25-21	452 Not HRG duplicate
John Smith	527 (27)	6-25-21	452 Not HRG duplicate
John Smith	528 (28)	6-25-21	452 Order Setting HRG
John Smith	529 (29)	6-25-21	452 Accepting Svc by James Wells
John Smith	530 (30)	6-25-21	452 Edith Vanderwal (crt admin) e-mail bias
John Smith	531 (31)	6-25-21	452 Motion HRG
John Smith	532 (32)	6-28-21	452 Aff in opposition by Selena Smith
John Smith	533 (33)	6-28-21	452 Dec Kat Stoker
John Smith	534 (34)	6-28-21	452 Dec James D. Wells

Received from	Number of Attachment	Admitted? Y/N Date, Not Offered, etc.	Attachment Description
John Smith	535 (35)	6-29-21	452 Aff Rebuttal by Selena Smith 2 Kat
John Smith	536 (36)	6-29-21	452 Aff Rebuttal by John Smith 2 Kat Stoker
John Smith	537 (37)	6-29-21	452 Rebuttal by Selena Smith 2 Kat Stoker
John Smith	538 (38)	6-29-21	452 Counter Aff by Selena 2 Kat Stoker
John Smith	539 (39)	6-29-21	452 Selena Rebital 2 Kat Stoker Reply Dec
John Smith	540 (40)	6-29-21	452 Selena Counter Aff 2 Kat Stoker
John Smith	541 (41)	6-29-21	452 John Smith Rebuttal 2 Kat Stoker Reply
John Smith	542 (42)	6-30-21	452 Mot HRG
John Smith	543 (43)	6-30-21	452 Order Setting HRG
John Smith	544 (44)	6-30-21	452 John Smith Counter Aff 2 James Wells
John Smith	545 (45)	7-6-21	452 Mot HRG
John Smith	546 (46)	7-6-21	452 Selena Object 2 Theft Surveillance info
John Smith	547 (47)	7-8-21	452 Not HRG
John Smith	548 (48)	7-8-21	452 Mot Reconsider
John Smith	549 (49)	7-8-21	452 Amended J. Smith Counter 2 Mr. Wells
John Smith	550 (50)	7-8-21	452 John Smith prelim Objectn & Exhibit F
John Smith	551 (51)	7-9-21	452 Not HRG bad set
John Smith	552 (52)	7-9-21	452 Mot for Reconsideration
John Smith	553 (53)	7-9-21	452 Amend John Smith CounterAff 2 Wells
John Smith	554 (54)	7-9-21	452 Memo
John Smith	555(55)	7-9-21	452 Prelim Objectn & Exhibit F
John Smith	556 (56)	7-9-21	452 Prelim Objectn & Exhibit F
John Smith	557 (57)	7-12-21	452 Not HRG
John Smith	558 (58)	7-12-21	452 Mot 2 Revise
John Smith	559 (59)	7-16-21	452 Memo
John Smith	560 (60)	7-16-21	452 Mot 2 Revise

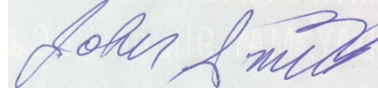
Received from	Number of Attachment	Admitted? Y/N Date, Not Offered, etc.	Attachment Description
John Smith	561 (61)	7-16-21	452 Memo
John Smith	562 (62)	7-16-21	452 Not HRG bad set
John Smith	563 (63)	7-19-21	452 Not HRG mot timely
John Smith	564 (64)	7-19-21	452 Alt Proposed Order & Findings
John Smith	565 (65)	7-20-21	#21-1-676-34 PC allegations entered by Scott
John Smith	566 (66)	7-20-21	452 Dec Kat Stoker inserting bias into record
John Smith	567 (67)	7-20-21	452 Stokers Proposed Order
John Smith	568 (68)	7-22-21	452 Not HRG bad set
John Smith	569 (69)	7-27-21	452 Not Change Address
John Smith	570 (70)	7-29-21	452 Mot HRG
John Smith	571 (71)	7-29-21	452 Order on Review HRG (60 day lapsed)
John Smith	572 (72)	7-29-21	452 Selena Smith CounterAff 2 Kat Stoker
John Smith	573 (73)	7-29-21	452 Praeipce
John Smith	574 (74)	7-29-21	452 Subpoena Duces Tecum
John Smith	575 (75)	7-29-21	452 Subpoena Duces Tecum
John Smith	576 (76)	7-29-21	452 Subpoena Duces Tecum
John Smith	577 (77)	7-29-21	452 Subpoena Duces Tecum
John Smith	578 (78)	7-29-21	452 Praeipce
John Smith	579 (79)	7-29-21	452 Subpoena Duces Tecum
John Smith	580 (80)	8-5-21	452 Not of HRG untimely
John Smith	581 (81)	8-5-1	452 Praeipce
John Smith	582	5-26-21	210167 Oakridge PD Rpt Kurtz CC Subpoena
John Smith			(Kurtz lies, admits getting a subpoena Scott
John Smith			Admitted she issued one prematurely in a phone conversation w/John Smith who accused her of violating her license to practice law: Exhbt G 5-030-21)

Received from	Number of Attachment	Admitted? Y/N Date, Not Offered, etc.	Attachment Description
John Smith			Indu Thomas denied John Smith's motion for reconsideration on the basis he had filed a motion for Revision, thus removing her authority to enter any rulings, yet continued to enter rulings affecting all the parties.

STIPULATION TO EXHIBIT LIST

I have examined the exhibits in the above-entitled case and stipulate the exhibits noted as admitted are acceptable for review by the judge.

Dated: Sept 15, 2021.



X_____
Breckan Scott, esq.

X_____
John Smith, grandfather, pro se

Attorney for Petitioners

Respondent Selena Smith, mother, pro se

21-4-00452-34
CICS 1
Case Information Cover Sheet
10400592



E-FILED
THURSTON COUNTY, WA
SUPERIOR COURT
06/01/2021 11:34:20 AM
Linda Myhre Enlow
Thurston County Clerk

FAMILY, PROBATE AND MENTAL HEALTH
THURSTON COUNTY SUPERIOR COURT, FAMILY AND JUVENILE DIVISION
21-4-00452-34 Case Information Cover Sheet (CICS)

Case Number _____ Case Title The Guardianship of Shenandoah Smith-Weills, Respondents (minors/children) Onawa Kachina Smith-Weills, Raven Gale
Attorney Name Breckan Scott Bar Membership Number 41585
Contact Email Address breckan@breckanlaw.com

Please check one category that best describes this case for indexing purposes. Accurate case indexing not only saves time in docketing new cases, but helps in forecasting needed judicial resources. Cause of action definitions are listed separately. Thank you for your cooperation.

- | | |
|--------------------------------------------------------------------------|-----------------------------------------------------------------------------|
| FAMILY LAW CASES | <input type="checkbox"/> ROC Reciprocal, Respondent Out-of-County |
| <input type="checkbox"/> ADP Adoption | <input type="checkbox"/> RPR Reinstatement of Parental Rights |
| <input type="checkbox"/> ARY At-Risk Youth | <input type="checkbox"/> RCV Relative Child Visitation |
| <input type="checkbox"/> CHN Confidential Name Change | <input type="checkbox"/> RVS Relative Visitation (of Dependency Case Child) |
| <input type="checkbox"/> CIR Committed Intimate Relationship | <input type="checkbox"/> SEP Legal Separation |
| <input type="checkbox"/> CNS Child In Need of Services | <input type="checkbox"/> SPD Legal Separation - Domestic Partnership |
| <input type="checkbox"/> CUS Child Custody | <input type="checkbox"/> TER 5 Termination of Parental Rights-Parentage |
| <input type="checkbox"/> DDP Developmental Disability | <input type="checkbox"/> TER 7 Termination of Parental Rights-Dependency |
| <input type="checkbox"/> DEP Dependency | <input type="checkbox"/> TRU Truancy |
| <input type="checkbox"/> DIC Dissolution of Marriage with Children | |
| <input type="checkbox"/> DIN Dissolution of Marriage with No Children | PROBATE AND FAMILY MENTAL ILLNESS |
| <input type="checkbox"/> DPC Dissolution of Dom. Partnership-w/Children | <input type="checkbox"/> ABS Absentee |
| <input type="checkbox"/> DPN Dissolution of Dom. Partnership-No Children | <input type="checkbox"/> ALT Alcohol/Drug Treatment |
| <input type="checkbox"/> EFC Extended Foster Care Services | <input type="checkbox"/> DSC Disclaimer |
| <input type="checkbox"/> FJU Foreign Judgment - Domestic | <input type="checkbox"/> EST Estate |
| <input type="checkbox"/> GFC Guardianship Foster Care | <input type="checkbox"/> FNW Foreign Will |
| <input type="checkbox"/> INP Invalidity - Domestic Partnership | <input type="checkbox"/> GDE Guardianship of the Estate |
| <input type="checkbox"/> INV Annulment - Invalidity | <input type="checkbox"/> GDN Guardianship |
| <input type="checkbox"/> MDS Modification - Support Only | <input type="checkbox"/> GDP Guardianship of the Person |
| <input type="checkbox"/> MOD 3 Domestic Modification | <input type="checkbox"/> GE Guardian/Estate |
| <input type="checkbox"/> MOD 5 Parentage Modification | <input type="checkbox"/> LGD Limited Guardianship |
| <input type="checkbox"/> MSC 3 Miscellaneous Domestic | <input type="checkbox"/> LGE Limited Guardianship of the Estate |
| <input type="checkbox"/> MSC 5 Miscellaneous - Adoption | <input type="checkbox"/> LGP Limited Guardianship of the Person |
| <input type="checkbox"/> MWA Mandatory Wage Assignment | <input checked="" type="checkbox"/> MGD Minor Guardianship EMG |
| <input type="checkbox"/> OSC Out-of-State Child Custody | <input type="checkbox"/> MIF Mental Illness - Family Petition |
| <input type="checkbox"/> PAT Parentage - Parental Determination | <input type="checkbox"/> MSC 4 Miscellaneous - Probate |
| <input type="checkbox"/> PPR Initial Pre-Placement Report | <input type="checkbox"/> MST 4 Minor Settlement - Probate |
| <input type="checkbox"/> PPS Parenting Plan / Child Support | <input type="checkbox"/> NNC Non-Probate Notice to Creditor |
| <input type="checkbox"/> PUR Parentage (URES/UISA) | <input type="checkbox"/> SWR Sealed Will Repository |
| <input type="checkbox"/> REL Relinquishment | <input type="checkbox"/> TDR Trust/Estate Dispute Resolution |
| <input type="checkbox"/> RIC Reciprocal, Respondent In-County | <input type="checkbox"/> TRS Trust |
| | <input type="checkbox"/> WLL Will Only |

IF YOU CANNOT DETERMINE THE APPROPRIATE CATEGORY, PLEASE DESCRIBE THE CAUSE OF ACTION BELOW.

Please Note: Public Information In court files and pleadings may be posted on a public Web site.

**SUPERIOR COURT OF WASHINGTON
IN AND FOR THURSTON COUNTY
FAMILY & JUVENILE COURT**

GUARDIANSHIP OF

RAVEN GAIA SHENANDOAH SMITH-
WELLS and
ONAWA KACHINA SMITH-WELLS

No. 21-4-00452-34

CASE SCHEDULE NOTICE
(NOCS)

This is an **emergency minor guardianship custody**. Each party shall complete the actions listed below.

	ACTION	DUE DATE
1	Motion and signed Order to DCYF to Release CPS Information (14 days from filing of Petition)	June 15, 2021
2	Washington State Patrol Request for Conviction Criminal History Record & Criminal History Cover sheet (14 days from filing of Petition)	June 15, 2021
3	Objection to Emergency Minor Guardianship- File and Serve on other party(s) by or before: (unless served outside of WA or by mail/publication)	20 days from service*
4	Emergency guardian authority may be extended for 60 days (60 days from filing of Petition)	July 31, 2021
5	Case is dismissed and no further emergency guardian extension, UNLESS regular guardianship case has been filed and the two have been consolidated. (120 days from filing of Petition)	September 29, 2021

THE FILING PARTY IS REQUIRED TO GIVE THIS DOCUMENT TO ALL OTHER PARTIES.

Dated :June 01, 2021

*Deadlines can be found in the local court rules.

**SUPERIOR COURT OF WASHINGTON
IN AND FOR THURSTON COUNTY
FAMILY & JUVENILE COURT**

GUARDIANSHIP OF

RAVEN GAIA SHENANDOAH SMITH-
WELLS and
ONAWA KACHINA SMITH-WELLS

No. 21-4-00452-34

CASE SCHEDULE NOTICE
(NOCS)

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THE FILING PARTY IS REQUIRED TO GIVE THIS DOCUMENT TO ALL OTHER PARTIES.

Dated :June 01, 2021

*Deadlines can be found in the local court rules.

2

E-FILED
THURSTON COUNTY, WA
SUPERIOR COURT

06/01/2021 11:34:24 AM

Linda Myhre Enlow
Thurston County Clerk

21-4-00452-34
SM 3

Summons
10400650



Superior Court of Washington, County of Thurston

In the Guardianship of:

Onawa
Kachina Smith-Wells, Raven Graba
Shenandoah Smith-Wells
Respondent/s (minors/children)

No. 21-4-00452-34
Summons
(SM)

Summons

To: The parents, child, person with court-ordered custody, and all people who must get notice:

1. The Petitioner has started a case asking for guardianship of the above-named children under RCW 11.130.185. If the *Minor Guardianship Petition* is approved, the rights of the parents or legal custodians could be substantially restricted.
2. You must **respond** to this summons and petition by serving a copy of your written response on the person signing this summons, any other party, and by filing the original response with the clerk of the court.

If you do not serve your written response within **20 days** after the date this summons was served on you (or 60 days if you are served outside of the state of Washington), exclusive of the day of service, the court may enter an order of default against you and the court may, without further notice to you, enter an order and approve or provide for the relief requested in the petition.

If the petition has not been filed, you may demand that the petitioner file this lawsuit with the court. If you do so, the demand must be in writing and must be served upon the person signing this summons. Within 14 days after you serve the demand, the petitioner must file this lawsuit with the court, or the service on you of this summons and petition will be void.

3. If you wish to seek the advice of a lawyer in this matter, you should do so promptly so that your written response, if any, may be served on time.
4. This summons is issued pursuant to rule 4 of the Superior Court Civil Rules of the State of Washington.

Important! Read the Notice of Hearing for information about your rights and how to respond.

Dated: 5/27/21

7/2 41585
Signature of Petitioner or Lawyer/WSBA No.

Breckan Scott
Print or Type Name

**File original of your response with
the clerk of the court at:**

Serve a copy of your response on:

☐ Petitioner
(You may list an address that is not your residential
address where you agree to accept legal documents.)

Thurston County Family Court
Name of Court

2801 32nd Ave SW
Address

Tumwater, WA 98512

☒ Petitioner's Lawyer
Breckan Scott
Name

PO Box 1123
Address

Yelm, WA 98597

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E-FILED
THURSTON COUNTY, WA
SUPERIOR COURT
06/01/2021 11:34:26 AM
Linda Myhre Enlow
Thurston County Clerk

21-4-00452-34
PTAPEMG 4
Petition Appointing Emergency Minor Guardian
10400656



Superior Court of Washington, County of Thurston

In the Guardianship of:

Onawa Kachina Smith-Wells
Raven Gaia Shenandoah Smith-Wells

Respondent/s (*minors/children*)

No. 21-4-00452-34

Emergency Minor Guardianship Petition
(PTAPEMG)

☐ Clerk's action required: 5, 23

Emergency Minor Guardianship Petition

Use this form to appoint an emergency guardian by agreement, or if no one is willing and has authority to act in the circumstances. A child or an interested party may file the petition. Use this form together with:

- Notice of Hearing for Emergency Minor Guardianship Petition (form GDN M 201)
- Criminal History Cover Sheet (form GDN M 407)
- Motion and Order to DCYF to Release CPS Information (form GDN M 404 and form GDN M 405).

If needed:

- Motion for Immediate Order (Ex Parte) -- Emergency Minor Guardianship and Restraining Order (form GDN M 204)
- Immediate Order (Ex Parte) and Hearing Notice -- Emergency Minor Guardianship and Restraining Order (form GDN M 205)

Emergency guardianships normally only last 60 days. If you need the guardianship to last longer than 60 days, you should also file a Minor Guardianship Petition (form GDN M 102).

1. Emergency guardianship request

I ask the court to appoint an emergency guardian for the children (*under age 18*) listed in Section 2 who have the same legal parents.

2. Children

Child's Name	Age	Child's Name	Age
1. Onawa Kachina Smith-Wells	3	2. Raven Gaia Shenandoah Smith-Wells	1

Important! Don't list more than one child unless they have all the same parents. If they have

different parents, fill out a separate Petition for each child.

County – I am filing in this county because (check all that apply):

☒ the children live here or are present in this county now.

☐ there is another case involving custody or parental rights already in progress here.

Lawyer for children – The children (check one):

☒ do not have a lawyer

☐ are represented by (lawyer's name): _____

Lawyer's address: _____

3. Petitioner/s

My name is: Hans Stoker

☐ I am the child seeking a guardian.

☒ I am interested in the welfare of the children. My relationship to the children
in this case: Grandparent

My home address (principal residence): 6945 76th Ave NE

Olympia, WA 98516

My street address (if different): _____

☒ **Co-Petitioner** (if there is another Petitioner in this case)

My name is: Kathryn Stoker. I am interested in
the welfare of the children.

My relationship to the children in this case: Same as Petitioner

My home address (principal residence): Same as Petitioner

My street address (if different): _____

4. Who should be emergency guardian?

☒ I ask the court to appoint me (and any Co-Petitioner) emergency guardian of the
children.

☐ I ask the court to appoint (name/s): _____
emergency guardian of the children.

Proposed guardian's address: _____

5. Other guardianship cases

☒ None

☐ A Minor Guardianship Petition or Standby Guardianship Petition has already been filed in this county in case number: _____. I ask for the emergency guardianship order to last until final orders are entered in that case.

Clerk's action required. Relate (link) the minor guardianship case with this case.

6. Why do the children need an emergency guardian?

Appointment of an emergency guardian is likely to prevent substantial harm to the children's health, safety, or welfare AND no one else appears to have the authority and willingness to act in the current circumstances.

Explain the risk of harm: Fathers (x2) are homeless/unable to locate and/or incarcerated. Mother has severe history of mental illness and domestic violence. Mother was residing with children at Petitioners' residence/property wherein Petitioners either provided sole care for child/ren (when Mother frequently "ran away" during mental health episodes or provided substantial/most of the care for the children (when Mother also present, and during short durations where one of the Fathers also resided with Petitioners/on the property). November 2020 Mother had a mental break and left with all 3 children - residing in shelters across US. March 2021 Mother returns, gets old RV and takes off with kids again. April 2021: CPS in New Jersey contacted Petitioners after children found alone in a motel, in squalid conditions. Mother fled before CPS workers could respond. Mother/children located today in Portland,

OR living out of the RV. Children at immediate risk of

Explain why no one else has the authority or willingness to act: harm because of Mother's history of flight risk and removing children from oversight of authorities and family members. Mother's mental illness makes her unable to recognize what is in either the children or her own best interests and thus makes her incapable of protecting those interests - leading her to neglect their basic needs, as well as the special needs of one the children who is autistic and in whom Petitioners' noted severe regression in March. One of the children also has a deep root cavity that has not been treated - Petitioners arrange for and ensure that the health and other needs of the children are met.

(Attach additional pages if necessary)

> People

7. Parents

☐ All parental rights have been terminated.

☒ The children's legal parents are listed below:

Parent 1 (Name): Selena

☐ Parent 1 is deceased.

☐ Parent 1 has a lawyer.

Lawyer's name: _____

Lawyer's address: _____

Parent 2 (Name): Jim Wells (Onawa and Raven)

☐ Parent 2 is deceased.

☐ Parent 2 has a lawyer.

Lawyer's name: _____

Lawyer's address: _____

8. Who must be served?

I will have a copy of this *Petition* and the *Notice of Hearing for Emergency Minor Guardianship Petition* served on the parents and anyone who fits one of the categories below. (Check all that apply)

☐ Someone other than a parent has custody or care of the children
(Name): _____

☐ One or more of the children is age 12 or older
(Name/s): _____

☐ Any court-appointed lawyer for a parent or the children

☐ No one fits the categories above

9. Addresses attached to Notice of Hearing

I have included addresses for the people in section 6 and 7, if known, on the *Notice of Hearing for Emergency Minor Guardianship Petition and Notice Attachment: List of People to be Served or Given Notice*. The *Notice* and *Attachment* are made part of this petition (Incorporated by reference).

Jurisdiction

10. Personal jurisdiction over parents

Fill out below to say if a Washington State court has personal jurisdiction (authority to make decisions) over each parent.

Basis for Personal Jurisdiction (check all that apply)	Parent 1 Name: <u>Selena</u>	Parent 2 Name: <u>Jim</u>
Will be served in Washington	<input type="checkbox"/>	<input checked="" type="checkbox"/>
Lives in Washington now	<input type="checkbox"/>	<input checked="" type="checkbox"/>
Lived in Washington with child	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>
Lived in Washington and paid pregnancy costs or support for child	<input type="checkbox"/>	<input checked="" type="checkbox"/>
Caused child to live in Washington	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>
Had sex in Washington that may have produced the child	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>
Agrees to Washington deciding	<input type="checkbox"/>	<input type="checkbox"/>
None of the above	<input type="checkbox"/>	<input type="checkbox"/>

11. Children's home/s

During the past 5 years have any of the children lived:

- ☐ on an Indian reservation,
- ☐ outside Washington state,
- ☐ in a foreign country, or
- ☐ with anyone other than a parent?

☐ No. (Skip to 11.)

☒ Yes. (Fill out below to show where each child has lived during the last 5 years.)

Dates	Children	Lived with	In which state, Indian reservation, or foreign country
From: 2016 To: 2017	<input type="checkbox"/> All children <input type="checkbox"/> (Name/s): Hazel	<input type="checkbox"/> Petitioner/s <input checked="" type="checkbox"/> Parent/s (name/s): Mother <input type="checkbox"/> Other (name):	Colorado
From: 2017 To: Sep. 2020	<input checked="" type="checkbox"/> All children <input type="checkbox"/> (Name/s):	<input checked="" type="checkbox"/> Petitioner/s <input type="checkbox"/> Parent/s (name/s): <input type="checkbox"/> Other (name):	Washington
From: Nov 2020 To: Present	<input checked="" type="checkbox"/> All children <input type="checkbox"/> (Name/s):	<input type="checkbox"/> Petitioner/s <input checked="" type="checkbox"/> Parent/s (name/s): Mother <input type="checkbox"/> Other (name):	Transient: NJ, Portland, OR
From: To:	<input type="checkbox"/> All children <input type="checkbox"/> (Name/s):	<input type="checkbox"/> Petitioner/s <input type="checkbox"/> Parent/s (name/s): <input type="checkbox"/> Other (name):	
From: To:	<input type="checkbox"/> All children <input type="checkbox"/> (Name/s):	<input type="checkbox"/> Petitioner/s <input type="checkbox"/> Parent/s (name/s): <input type="checkbox"/> Other (name):	

12. Other people with a legal right to spend time with a child

Do you know of anyone besides you and the parents who has, or claims to have, a legal right to spend time with any of these children?

(Check one): ☒ No. (Skip to 12.) ☐ Yes. (Fill out below.)

Name of person	Children this person may have the right to spend time with
	<input type="checkbox"/> All children <input type="checkbox"/> (Name/s):
	<input type="checkbox"/> All children <input type="checkbox"/> (Name/s):

13. Other court cases involving a child

Do you know of any court cases involving any of these children?

(Check one): ☒ No. (Skip to 13.) ☐ Yes. (Fill out below.)

Kind of case (Family Law, Criminal, Protection Order, Juvenile, Dependency, Other)	County and State	Case number and year	Children
			<input type="checkbox"/> All children <input type="checkbox"/> (Name/s):
			<input type="checkbox"/> All children <input type="checkbox"/> (Name/s):
			<input type="checkbox"/> All children <input type="checkbox"/> (Name/s):
			<input type="checkbox"/> All children <input type="checkbox"/> (Name/s):

14. Are any of the children Indian children?

(An Indian child is a child who is a member of an Indian tribe, or who is the biological child of an Indian tribe member and eligible for membership. You must try to find out if any child in this case is an Indian child. If so, the federal and state Indian Child Welfare Acts will apply to your case.)

Check all that apply:

☒ No.

☐ None of the children are Indian children.

☐ These children are not Indian children (name/s): _____

I know this because: _____

☐ Yes. These children are Indian children:

Children	Tribe
<input type="checkbox"/> All children	
<input type="checkbox"/> (name/s):	
<input type="checkbox"/> All children	
<input type="checkbox"/> (name/s):	

I will provide the *Indian Child Welfare Act Notice* (form GDN M 401) and a copy of this *Petition* to the tribe/s named above and other necessary people or agencies.

☐ Maybe. These children may be eligible for membership in these tribes:

Children	Tribe
<input type="checkbox"/> All children	
<input type="checkbox"/> (name/s):	
<input type="checkbox"/> All children	
<input type="checkbox"/> (name/s):	

I will provide the *Indian Child Welfare Act Notice* (form GDN M 401) and a copy of this *Petition* to the tribe/s named above (and other necessary people or agencies) to find out whether any of the children are eligible for membership.

- ☐ I do not know if any of the children are Indian children. I have done the following things to try to find out:

15. Jurisdiction over Indian children

- ☒ Does not apply. None of the children are Indian children.
- ☐ A state court can decide this case for the Indian children because:
- ☐ (Children's names): _____ are not domiciled or living on an Indian reservation, and are not wards of a tribal court. (25 USC §1911)
- ☐ (Children's names): _____ are domiciled or living on an Indian reservation, and (check all that apply):
- ☐ The children's tribe agrees to Washington State's concurrent jurisdiction.
- ☐ The children's tribe decided not to use its exclusive jurisdiction (expressly declined). (RCW 13.38.060)
- ☐ Washington State should claim emergency jurisdiction for children temporarily located off the reservation to protect the children from immediate physical damage or harm. (RCW 13.38.140)

16. Jurisdiction over the children (RCW 26.27.201 – .221, .231, .261, .271)

This Court can decide this case for the children because (check all that apply; if a box applies to all of the children, you may write "the children" instead of listing names):

- ☐ **Exclusive, continuing jurisdiction** – A Washington court has already made a custody order or parenting plan for the children, and the court still has authority to make other orders for (children's names): _____
- ☒ **Home state jurisdiction** – Washington is the children's home state because (check all that apply):
- ☐ (Children's names): _____ lived in Washington with a parent, or someone acting as a parent, for at least the six months just before this case was filed, or if the children are less than six months old, they have lived in Washington with a parent, or someone acting as a parent, since birth.

☒ There were times the children were not in Washington in the six months just before this case was filed (or since birth if they are less than six months old), but those were temporary absences.

☒ (Children's names): all children do not live in Washington right now, but Washington was the children's home state sometime in the six months just before this case was filed, and a parent, or someone acting as a parent of the children, still lives in Washington.

☒ (Children's names): all children do not have another home state.

☒ **No home state or home state declined** – No court of any other state (or tribe) has the jurisdiction to make decisions for (children's names): all children or a court in the children's home state (or tribe) decided it is better to have this case in Washington and:

- The children and a parent, or someone acting as a parent, have ties to Washington beyond just living here; and
- There is a lot of information (substantial evidence) about the children's care, protection, education, and relationships in this state.

☐ **Other state declined** – The courts in other states (or tribes) that might be (children's names): _____'s home state have refused to take this case because it is better to have this case in Washington.

☐ **Temporary emergency jurisdiction** – The court can make decisions for (children's names): _____ because the children are in this state now and were abandoned here or need emergency protection because the children (or the children's parent, brother, or sister) were abused or threatened with abuse. (Check one):

☐ A custody case involving the children was filed in the children's home state (name of state or tribe): _____. Washington should take temporary emergency jurisdiction over the children until the Petitioner can get a court order from the children's home state (or tribe).

☐ There is no valid custody order or open custody case in the children's home state (name of state or tribe): _____. If no case is filed in the children's home state (or tribe) by the time the children have been in Washington for six months, (date): _____, Washington should have final jurisdiction over the children.

☐ Other reason (specify): _____

➤ Additional Requests

17. Parents' visitation

I ask the court to order the following contact or visitation between the parents and children:

Supervised visitation only until such time as Selena is properly evaluated/treated for her mental health issues. Supervised visitation should be done at a professional supervisor's location due to Selena's prior domestic violence against Petitioners and the risk of her absconding with the children.

I ask for this because (explain why) _____

18. Decision-making authority

I ask the court to make the following orders about who has the right to make decisions for the children:

Type of Major Decision	Guardian Decides	Parent/s Decide (write one parent's name or "both")
School / educational	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Health care (not emergency)	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Authority to apply for passport and travel internationally	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Driver's license or State I.D.	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Other:	<input type="checkbox"/>	<input type="checkbox"/>
Other:	<input type="checkbox"/>	<input type="checkbox"/>

19. Access to records

I ask the court to make the following orders about who has the right to access these types of records for the children:

Type of Record	Guardian Can Access	Parent/s Can Access (write one parent's name or "both")
School / educational	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Health care	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Other:	<input type="checkbox"/>	<input type="checkbox"/>
Other:	<input type="checkbox"/>	<input type="checkbox"/>

☐ Other: _____

20. Child support

The children have a right to child support (including medical support) from the legal parents according to state law. The emergency guardian may ask the Division of Child Support or the court to order temporary child support.

Support – I ask the court to order the parents to *(check all that apply)*:

- ☐ pay child support according to the *Child Support Schedule Worksheets*.
- ☐ provide and keep health insurance for the children.
- ☐ pay children's day care, uninsured medical, or other expenses.
- ☒ no request.

Tax Issues – I ask the court to order:

- ☒ Petitioners have the right to claim the children as dependents for purposes of personal tax exemptions and associated tax credits on our tax forms.

☐ (other): _____

21. Protection Order

Do you want the court to issue an *Order for Protection*?

☒ **No.** I do not want an *Order for Protection*.

☐ **Yes.** (You must file a *Petition for Order for Protection*, form DV-1.015 for domestic violence, or form UHST-02.0200 for harassment. You must file your *Petition for Order for Protection* as a **separate case**. Ask the court clerk to relate (link) the protection order case together with this emergency guardianship case.)

Important! If you need protection now, ask the court clerk about getting a *Temporary Order for Protection*.

☐ There already is an *Order for Protection* between (name): _____ and me.

Court that issued the order: _____

Case number: _____

Expiration date: _____

22. Temporary Restraining Order

Do you want the court to issue a *Temporary Restraining Order*?

☒ **No.** (Skip to 22.)

☐ **Yes.** Check the type of orders you want:

☐ **Do not disturb** – Order (name/s) _____ not to disturb my peace or the peace of any child listed in 1.

☐ **Stay away** – Order (name/s) _____ not to go onto the grounds of or enter my home, workplace, or school, and the daycare or school of any child listed in 1.

☐ Also, not knowingly to go or stay within _____ feet of my home, workplace, or school, or the daycare or school of any child listed in 1.

Important! Violation of a *Temporary Restraining Order* in a guardianship case is not a crime and may not be enforced by law enforcement. It can be enforced through the civil contempt process in court.

23. Fees and costs

Filing Fee – In some situations, the court will not charge a fee for filing this case.

▪ Relatives will not be charged a filing fee.

▪ Non-relatives who have low income can ask the court to waive the fee. (Use forms GR 34.0100, 34.0300, and 34.0500).

☐ No request.

☒ No fee shall be charged because the proposed guardian is a relative of the children, not a professional guardian.

☐ Order who should pay for court costs, Guardian ad Litem fees, Court Visitor fees, lawyer fees, and other reasonable fees.

24. Other requests, if any

Order that once the children are located, that they be placed with Petitioners immediately.

Petitioner fills out below:

I declare under penalty of perjury under the laws of the state of Washington that the facts I have provided on this form (including any attachments) are true. ☐ I have attached (#): _____ pages.

Signed at (city and state): Olympia Washington Date: 5/17/2021

Hans Stoker
Hans Stoker (May 17, 2021 16:10 PDT)

Petitioner signs here

Hans Stoker

Print name

Co-Petitioner (if any) fills out below:

I declare under penalty of perjury under the laws of the State of Washington that the facts I have provided on this form are true.

Signed at (city and state): Olympia, WA Date: 05/17/2021

Kat Stoker
Kat Stoker (May 17, 2021 16:21 PDT)

Other Petitioner signs here

Kathryn Stoker

Print name

Petitioner's lawyer (if any) fills out below:

Breckan Scott-Gabriel
Petitioner's lawyer signs here

Breckan Scott-Gabriel, 41585
Print name and WSBA No.

5/14/21
Date

GDN M 202 Emergency Minor Guardianship Petition_2021 01 01

Final Audit Report


2021-05-17

Created:	2021-05-17
By:	Breckan Scott-Gabriel (breckan@breckanlaw.com)
Status:	Signed
Transaction ID:	CBJCHBCAABAAyYzGjVAd1zZldVkl86FkldefusWvyGbKE

"GDN M 202 Emergency Minor Guardianship Petition_2021 01 01" History

 Document created by Breckan Scott-Gabriel (breckan@breckanlaw.com)


2021-05-17 - 10:47:33 PM GMT- IP address: 73.169.231.32

 Document emailed to Hans Stoker (hans-stoker@comcast.net) for signature


2021-05-17 - 10:49:15 PM GMT

 Email viewed by Hans Stoker (hans-stoker@comcast.net)


2021-05-17 - 11:05:23 PM GMT- IP address: 76.121.132.72

 Document e-signed by Hans Stoker (hans-stoker@comcast.net)


Signature Date: 2021-05-17 - 11:10:09 PM GMT - Time Source: server- IP address: 76.121.132.72

 Document emailed to Kat Stoker (kat-stoker@comcast.net) for signature


2021-05-17 - 11:10:11 PM GMT

 Email viewed by Kat Stoker (kat-stoker@comcast.net)

2021-05-17 - 11:16:08 PM GMT- IP address: 76.121.132.72

 Document e-signed by Kat Stoker (kat-stoker@comcast.net)

Signature Date: 2021-05-17 - 11:21:03 PM GMT - Time Source: server- IP address: 76.121.132.72

 Agreement completed.

2021-05-17 - 11:21:03 PM GMT



Adobe Sign



E-FILED
THURSTON COUNTY, WA
SUPERIOR COURT

06/14/2021 1:24:25 PM

Linda Myhre Enlow
Thurston County Clerk

In the Superior Court of Washington, County of Thurston

Onawa Kachina Smith-Wells,
Raven Graia Shenandoah Smith-Wells
Respondent/s (minors/children)

No. 21-4-00452-341

Motion for Order Directing DCYF to Release
CPS Information
(MT)

Motion for Order Directing DCYF to Release CPS Information

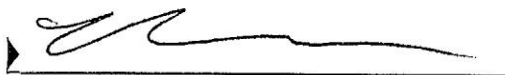
1. Petitioner/s filed a *Minor Guardianship Petition* and request(s) an *Order* directing the Department of Children, Youth, and Families (DCYF) to release Child Protective Services (CPS) information about the Petitioner/s and all household members named in the *Order*.
2. An *Order* directing DCYF to release CPS information is needed because of the following requirements:

RCW 11.130.210(1) provides that, before entering a final order, the court must: "Direct the department of children, youth, and families to release information as provided under RCW 13.50.100."

RCW 13.50.100(4)(a) allows DCYF to release CPS information to a family or juvenile court hearing a petition under chapter 11.130 RCW about investigations in which:

- the children involved in this case were alleged victims of abandonment, abuse, or neglect; or
- the Petitioner/s, or any person age 16 or older who lives with Petitioner/s, is the subject of a founded or currently pending CPS investigation by the Department of Social and Health Services or DCYF started after October 1, 1998.

Person making this motion fills out below.



Person making this motion signs here

Breckan Scott 41585 5/27/21

Print name (if lawyer, also list WSBA#)

Date



4

E-FILED
THURSTON COUNTY, WA
SUPERIOR COURT
06/14/2021 1:25:25 PM
Linda Myhre Enlow
Thurston County Clerk

Superior Court of Washington, County of Thurston

In the Guardianship of: Onawa K.

Smith-Wells, Raven G.S.

Smith-Wells

Respondent/s (minors/children)

No. 21-4-00452-34

Cover Sheet for Criminal History
(Guardianship)
(XCRIM)

**Cover Sheet for Criminal History
(Guardianship)**

I have asked the Washington State Patrol for the criminal history record on each adult living in my home. Attached are the records I received.

List all people whose records are attached:

1. Hans Stoker
2. Kathryn Stoker
3. _____
4. _____
5. _____
6. _____

Breckan Scott

Petitioner signs here

Breckan Scott

Print name

5/28/21

Date

Friday, May 28, 2021



WATCH
WASHINGTON ACCESS TO CRIMINAL HISTORY

Web Search No Record Found Report

Washington State Patrol

Identification and Criminal History Section

P. O. Box 42633

Olympia, Washington 98504-2633

Telephone (360) 534-2000 Option 2

**THE FOLLOWING TRANSCRIPT OF RECORD
IS FURNISHED FOR OFFICIAL USE ONLY**

This report was generated from a transaction run on 5/28/2021 at 10:25 AM
Conviction Criminal History RCW 10.97.050(1)

Pursuant to the purpose of inquiry, NO RECORD was found in the Washington
State Criminal History Repository based on descriptors provided:

STOKER,HANS DOB 04/25/1956 SEX M RAC U

This may mean that the person you searched for has no criminal conviction
record OR that your search criteria did not match the spelling of the person's
name or date of birth.

Positive identification or non-identification in the Washington State Patrol's
database can only be determined by fingerprint comparison.

Friday, May 28, 2021



WATCH
WASHINGTON ACCESS TO CRIMINAL HISTORY

Web Search No Record Found Report

Washington State Patrol

Identification and Criminal History Section

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Telephone (360) 534-2000 Option 2

**THE FOLLOWING TRANSCRIPT OF RECORD
IS FURNISHED FOR OFFICIAL USE ONLY**

This report was generated from a transaction run on 5/28/2021 at 10:25 AM
Conviction Criminal History RCW 10.97.050(1)

Pursuant to the purpose of inquiry, NO RECORD was found in the Washington
State Criminal History Repository based on descriptors provided:

STOKER, KATHRYN DOB 07/21/1949 SEX F RAC U

This may mean that the person you searched for has no criminal conviction
record OR that your search criteria did not match the spelling of the person's
name or date of birth.

Positive identification or non-identification in the Washington State Patrol's
database can only be determined by fingerprint comparison.

Friday, May 28, 2021



WATCH Account • In Box

Legend	
<input checked="" type="checkbox"/>	No Record Found
<input checked="" type="checkbox"/>	Exact Match Available
<input checked="" type="checkbox"/>	Candidate List
<input checked="" type="checkbox"/>	Possible Duplicate Match Found
<input checked="" type="checkbox"/>	Pending
<input checked="" type="checkbox"/>	True Duplicate
<input checked="" type="checkbox"/>	Search Failed
<input checked="" type="checkbox"/>	Rapsheet

User: Breckan Scott

CLICK Underlined Result to Display Report. All Results will be purged after 60 days of purchase. Pending Responses will be available after

	Name	DOB
<input checked="" type="checkbox"/> <u>No Record Found</u>	STOKER, HANS	4/25
<input checked="" type="checkbox"/> <u>No Record Found</u>	STOKER, KATHRYN	7/21

7

FILED
SUPERIOR COURT
THURSTON COUNTY, WA

2021 JUN 16 PM 2:40

LINDA MYHRE ENLOW
THURSTON COUNTY CLERK

21-4-00452-34
ORTSC 13
Order to Show Cause
10496913



Superior Court of Washington, County of Thurston

In the Guardianship of:

Onawa Kachina Smith-wells

Raven Aiaa Shenandoah Smith-wells

Respondent/s (minors/children)

No. 21-4-00452-34

Immediate Order (Ex Parte)
and Hearing Notice - Emergency Minor
Guardianship and Restraining Order

(ORTSC)

Clerk's action required: 1, 3, 5

[] Interpreter required in: _____
(language)

EX PARTE

Immediate Order (Ex Parte) and Hearing Notice - Emergency Minor Guardianship and Restraining Order

Use this form together with the Motion for Immediate Order- Emergency Minor Guardianship (Ex Parte), form GDN M 204.

1. Guardianship Summary

Summarize the guardianship order below.

Date guardian appointed: <u>6/16/2021</u>		Hearing date from section 3: <u>9:00am, June 30, 2021</u>	
Children			
Child's Name	Letters Expire	Child's Name	Letters Expire
1. <u>Onawa Smith-wells</u>	on hearing date	2. <u>Onawa Smith-wells</u>	on hearing date
3. <u>Raven Smith-wells</u>	on hearing date	4. _____	on hearing date
Limited Guardian/s			
Name	_____		
Address	_____		

Phone	
Email	

2. This Order starts immediately and ends after the hearing listed below.

Important! Hearing must be held within five court days.

3. Hearing Notice – The court will consider extending this order and the other requests in the *Motion for Immediate Order* at a court hearing:



on: Wed, June 30, 2021 at: 9:00 ☒ a.m. ☐ p.m.
date time

at: 2801 3rd Ave SW Tumwater, WA 98512, See Zoom Instructions
court's address room or department

Minor Guardianship
docket / calendar or judge / commissioner's name

Warning! If you do not go to the hearing, the court may make orders against you without hearing your side.

4. Findings

The court has reviewed the *Petition for Emergency Minor Guardianship, Motion for Immediate Order- Emergency Minor Guardianship (Ex Parte)*, supporting documents, and any other evidence considered on the record, including Argument of counsel and parties.

The court finds that the children's health, safety, or welfare will be substantially and irreparably harmed before a hearing with notice can be held.

[] Other findings: _____

➤ Court Orders

5. Custody (immediate guardianship)

[] No request made.

☒ (Name): Hans Stoker + Kathryn Stoker is appointed immediate emergency guardian, until the hearing listed above, for the following children:

Child's name	Age	Child's name	Age
1. _____		2. <u>Onawa K. Smith-Wells</u>	<u>3</u>
3. <u>Raven G. S. Smith-Wells</u>	<u>1</u>	4. _____	

The children will live with the guardian listed above until the hearing listed in 3.

Clerk's Action: The clerk shall issue Letters of Limited Guardianship to the person named above that expire on the date of the hearing listed in 3.

☐ Until the hearing, the guardian has **only** the following powers:

☐ Health care decisions, including mental health

☐ School/educational decisions

☐ Access to and ability to release healthcare records

☐ Other powers (specify): _____

6. Temporary Restraining Orders

☒ No request made.

☐ Request denied.

☐ (Name/s): _____ are restrained as follows:

☐ **Stay in Washington** – The Restrained Person/s must not take the children listed in 5 out of Washington State.

☐ **Do Not Disturb** – The Restrained Person/s must not disturb the peace of (check all that apply): ☐ the guardian ☐ the children listed in 5.

☐ **Stay Away** – The Restrained Person/s must not go onto the grounds of or enter (check all that apply): ☐ the guardian's home, workplace, or school ☐ the daycare or school of the children listed in 5.

☐ Also, the Restrained Person/s must not knowingly go or stay within _____ feet of these places (1000 feet if not filled out).

Warning! Violation of this order may result in financial penalties or contempt of court.

7. Bond

☒ No bond or security is required.

☐ (Name): _____ must file a bond or post security.

Amount: \$ _____.

8. Other immediate orders

☐ Does not apply.

14 Children shall immediately be placed w/ Hans + Kathryn Selter until further order of the court. Law enforcement shall be authorized to assist the petitioners in obtaining custody.

Ordered.

6/16/2021 10:49am

Date

Time

Judge or Commissioner

Presented by: ☒ Petitioner [] Respondent

NATHAN KORTOKRAX

☒ Approved Telephonically

Sign here

Breckan Scott 41585

Print name (if lawyer, also list WSBA #)

6/16/2021

Date

Important! Within 48 hours after the court signs this Order, you must serve the Motion and this Order to:

- every parent,
- any child 12 or older,
- anyone having custody of the children, and
- any lawyer appointed.

Approved Telephonically

Selena Smith

Approved Telephonically

Jim Wells

How to attend your virtual hearing in Thurston County by Zoom

Effective March 1, 2021

1. Find the Calendar your Case is scheduled on for the Zoom Meeting ID

Dependency Cases		Zoom Meeting ID
Dependency Hearings- Monday and Wednesday		429-655-5966 #
Family Recovery Court- Tuesday		429-655-5966 #
Shelter Care Hearings		Monday & Wednesday: 429-655-5966 Tuesday & Friday: 772-162-1402 # Thursday (Check Notice): 772-162-1402 # or 242-974-5214 #
Family Law Calendars		Zoom Meeting ID
Adoption Hearings - Friday		772-162-1402 #
Ex Parte-Emergency Motions		Monday & Wednesday: 242-974-5214 # Tuesday & Thursday: 429-655-5966 # Friday: 786-408-0165 #
Family Law with Attorneys- Tuesday & Thursday		242-974-5214 #
Family Law without Attorneys		Monday: 429-655-5966 # Wednesday: 242-974-5214 # Friday: 786-408-0165 #
Judges' FL Motions, Revisions, and Relocations- Friday		242-974-5214 #
Minor Guardianship/Non-Parental Custody- Wednesday		242-974-5214 #
State Family Law- Wednesday		242-974-5214 #
Juvenile Cases- Youth in person, other participants encouraged to appear by ZOOM		Zoom Meeting ID
Arraignments- Thursday		786-408-0165 #
Change of Plea- Thursday		786-408-0165 #
Cross System Youth- Monday		772-162-1402 #
Detention- Monday, Tuesday & Thursday		786-408-0165 #
Wednesday & Friday		242-974-5214 #
Miscellaneous Motions- Monday		786-408-0165 #
Pre-Trial- Tuesday		786-408-0165 #
Probation Violation- Monday, Tuesday & Thursday		786-408-0165 #
Wednesday & Friday		242-974-5214 #
Youth at Risk & CHINS Cases- Monday		786-408-0165 #
Orientation		Zoom Meeting ID
Thursday		837-2088-7594 #
Probate and Guardianship Cases		Zoom Meeting ID
Friday Motions		429-655-5966 #
Protection Order Cases		Zoom Meeting ID
Initials- 1:15 pm		Monday: 242-974-5214 # Tuesday: 429-655-5966 # Wednesday: 786-408-0165 # Thursday & Friday: 429-655-5966 #
Domestic Violence- Tuesday & Wednesday 9:00/10:30 Wednesday 2:00/3:30		786-408-0165 #
Unlawful Harassment, Stalking, Extreme Risk & Sexual Assault- Thursday 9:00 am		429-655-5966 #
Vulnerable Adult - Thursday 11:00 am		429-655-5966 #
DV Compliance- Friday 9:00 am		429-655-5966 #
Weapons Surrender Reviews- Thursday 2:00 pm		429-655-5966 #

Settlement Conferences	Zoom Meeting ID
Family Law- Look on your "Case Schedule Order" for Courtroom number	Courtroom 1: 772-162-1402 # Courtroom 2: 429-655-5966 # Courtroom 3: 786-408-0165 # Courtroom 4: 242-974-5214 # Conference Room 35: 835-2138-4214 #
Dependency/Termination- Monday	786-408-0165 #
Trial Confirmation, Trial, & Ruling	Zoom Meeting ID
Trial Confirmation - Thursday 8:30 am	772-162-1402 #
Termination Pre-Trial/Trial Confirmations- Thursday 8:15 am	772-162-1402 #
Trial & Ruling- Look on your "Assignment of Trial Date" or "Notice of Hearing" for Courtroom number	Courtroom 1: 772-162-1402 # Courtroom 4: 242-974-5214 #

2. Instructions for how to attend your virtual hearing via Zoom Meetings

You will need the Zoom Meeting ID number for the hearing. The Zoom Meeting ID for your hearing can be found in section 1 at the beginning of these instructions or the notice of hearing.

- Go to <https://zoom.us> or download the free application to your smartphone or device by going to <https://zoom.us/download>
- Once on the Zoom site click the "Join a /Meeting" option, or use this link: <https://zoom.us/join>
- Enter the Zoom Meeting ID and click "Join"
- Once you have joined you will enter the virtual waiting room. Before the start of your hearing, the judicial officer will admit you into the virtual hearing. You might have to wait past the start of your hearing time. Please be patient. However, if you have not been admitted for more than 10 minutes after the calendar start time, please confirm you have the correct zoom meeting ID.

Considerations for Virtual Hearings:

Virtual hearings are just like attending court in person.

Who can attend:

- Witnesses may be placed in a separate location until it is time for their testimony.
- No one may speak during the hearing unless requested to do so by the judicial officer; no one present with you as a support can tell you what to say to the court.
- Observer:
- Identify yourself as an observer when logging in (i.e. OBSERVER) by renaming yourself.
- All audio, video, and pictures are to be turned off for the entire calendar.
- Inappropriate or disruptive behavior by an observer may result in the observer's immediate removal from the hearing.

Required:

- Everyone must dress appropriately and act respectfully during the time they will spend in the virtual courtroom;
- Mute your microphone unless you are asked to speak;
- Follow judicial officer's stated rules or you may be removed from the hearing;
- If you are joining by video, make sure to have your full name by right clicking on your video and selecting "rename";
- DO NOT have any pictures of yourself or anything else on your video;
- Do not use the chat function unless you are having audio difficulties and need to advise that you cannot hear or that you are not being heard when you speak.
- The court makes a record of all hearings. You may not record any part of any hearing without permission of the court at the hearing.

If Possible:

- Avoid moving your camera and making quick movements;
- Find a quiet space;
- Have a plan to call into the hearing in case you have technology problems;
- Be aware of your background and what is showing in your video display;
- Close out other applications and create distance from other devices to avoid interference with reception;
- Login five minutes prior to your hearing start time.

JOIN BY TELEPHONE IF:

- You do not have a microphone or speaker on your PC/Mac,
- You do not have a smartphone (iOS or Android), or
- You cannot connect to a network for video or computer audio.

To join by telephone:

1. Call (253) 215-8782
2. Enter the assigned Zoom Meeting ID number followed by # symbol.
 - Phone Controls:
 - *6 - Toggle mute/unmute
 - *9 - Raise hand

HELP

Click [here](#) for help articles and video tutorials for ZOOM. Be sure to test your connection and audio well in advance of your hearing. You can join a test meeting at: <https://zoom.us.test> .

Superior Court of Washington, County of Thurston

In re:

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

No. 21-4-00452-34

And Respondent/s (*other party/parties*):
Onawa Smith-Wells

Raven Gaia Shenandoa Smith-Wells

Sealed Personal Health Care Records
(Cover Sheet)

(SEALPHC)

☒ Clerk's action required.

For use in Family Law and Guardianship cases.

DECLARATION OF Alexander Stoker Containing:

Sealed Personal Health Care Records /Information
(Cover Sheet)

*Use this form as a cover sheet to keep your personal health information **private** from the public. On the first page of each document, write the word "SEALED" 1 inch from the top of the page.*

Check the documents you are attaching to this cover sheet to be sealed:

☒ Health records of any kind (including correspondence) related to a person's physical or mental condition, or payment for health care.

☐ Genetic test records for parentage.

Submitted by: ☒ Petitioner or his/her lawyer ☐ Respondent or his/her lawyer



Sign here

Breckan Scott-Gabriel, 41585

Print name (if lawyer, also provide WSBA #)

Important! The other person and the lawyers in your case can see your **sealed** documents. If you need to keep your address information private for safety reasons, you may cross out or delete your address information.

Superior Court of Washington, County of Thurston

In re: The Guardianship of

Petitioner/s (person/s who started this case):

Onawa Kachina Smith-Wells, Raven Gaia

Shenandoah Smith-Wells

No. 21-4-00452-34

Declaration of

(name): Alex Stoker

(DCLR)

And Respondent/s (other party/parties):

Declaration of (name): Alex 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): Brother of Selena Smith

2. I declare: Please see attached.

Lined area for text entry.

(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): Yelm, WA Date: Jun 14, 2021

Alex Stoker
Alex Stoker (Jun 14, 2021 20:18 PDT)

Sign here

Alex 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

Deposition – Alexander Stoker

My name is Alexander (Alex) Stoker, and I am the son of Hans Stoker and youngest half-brother of Selena Smith. I have my Master's degree in Counseling Psychology, and while I am not evaluating my sister's mental health, I do have above average understanding of mental health.

I remember my sister's first psychotic break when she was 21 or 22 years old, I was only 10 at the time. She had been admitted to St. Peter's Hospital, and when I spoke to her briefly on the phone, I found it remarkable how "normal" she sounded. I thought that she should sound "crazy" in my 10-year-old brain, but I have learned over the years and in my professional capacity that those with psychosis symptoms are often able to appear quite normal in short bursts. Selena has been very high-functioning and is an intelligent woman.

Unfortunately, this has not translated well into her parenting skills. With her eldest daughter, Maya, she on several separate occasions was unable to care for Maya for years at a time. In these instances, she left Maya's care to my parents: Hans and Kathryn Stoker. Maya would flourish under the care of my parents, and then inevitably she would return to Selena, where her education and care would suffer. Finally, when she turned 11 she moved in with my parents full-time. This was the result of Selena stabbing her ex-husband in the leg with a knife in front of Maya. Maya has previously referred to this incident as a "time when my mom was going crazy." When Maya was approximately 16, Selena lost custody of her younger daughter, Hazel, who was 1 or 2 at the time. This loss of custody was due to Selena self-presenting to a hospital and reportedly telling them "I can't handle it anymore I need somebody to take my kid." Maya moved in with me and lived with me for 6 months while my parents moved to Colorado to get Hazel out of foster care and try to help Selena reach some semblance of stability so she could care for Hazel.

Once Hazel's custody case was resolved, Selena moved back to Washington State and lived in the housing provided by my parents. With support from my parents, she had a period of relative stability of about 2 or 3 years. During this time, she was using substances minimally (only marijuana to my knowledge, but I am unsure) but was not taking her mental health medications at all. She still had arguments with my parents, and was verbally abusive towards them, but was largely able to care for her children or get assistance caring for them. However, as Selena's stresses mounted and increased her substance use, she was unable to keep up with her house (garbage all over the home), and her three youngest children Hazel, Onawa, and Raven began looking more disheveled and dirty when they came down to my parents house. She began to exhibit signs of odd thinking, agitation, and verbal aggression when she interacted with people. This culminated in a domestic violence incident with the father of her two youngest children, after which she left the state with her three youngest children. She would keep in contact with my mother by cellphone, frequently verbally abusing her over the phone and demanding money as it was "owed" to her. She has been dependent on the financial charity of my parents since she lost her last job as a gemologist, in which she cited difficulties getting along with her supervisor. Without the charity of others, Selena would not have been able to limp along as far as she has "caring" for her children.

This has been evident in the instances where she has moved away from the family: when she lived in Colorado, she was unable to care for Hazel and walked into a hospital and gave her up to child services. In New Jersey, which this case is a result of, she left her children alone in an unsafe situation. It was by

INITIALS OF WITNESS:

AKS

pure luck that a police officer was able to record this incident and describe the horrendous conditions in which the children were living.

Selena is a remarkable woman, but she is not a fit mother, and has demonstrated across the life span of all four of her children's numerous situations in which their lives were endangered due to her negligence or active abuse. I am seriously concerned about my observations of the children involved in this case (which are listed below and dated). Whatever we are seeing is only the tip of the negligence iceberg, and I humbly request it of the court to take the children's needs before the parent's wants. With proper care and love, these three children will flourish and break the cycle of abuse and neglect that Selena has started.

May 31st 2021 Documentation of Notes:

I assisted my parents on 5/31/2021 by watching the two younger children (Raven, 1, and Onawa, 3) as well as their older sister Hazel (8). My parents had picked up the children early that morning (~3am PST on 5/31/2021) and they were taken directly from Selena's last residence. The children were notably dirty: grime and dirt under fingernails/toenails, on face, arms, legs and chest.

I helped by giving the two younger children a bath and looking for any signs of abuse. Onawa (3) had no notable signs of abuse on her body; she had some scratching on her arms and legs that was consistent with being a toddler and having fell or scraped herself. She was very dirty, and the water turned a light brown as soon as I put her in the tub. I took this as an indication that she had not been washed in some time. This did not appear to be a lack of access to soap, etc. as the dirt came off quite easily.

Raven (1) was in similar condition to her sister Onawa (3), as far as how dirty she was, with one notable mark on her inner left thigh that was a dark, black/blue bruise. It looked like she had been pinched hard by an adult there. Due to the location of the bruise, it seemed unlikely that it happened naturally through play or accident. Please note she has a birthmark on her right inner knee; this was not the injury noted.

Upon inspection of Onawa's (3) scalp, she had spots of eczema that were untreated (angry red color). Her hair appeared to be similarly unwashed. There were no noted parasites or lice.

Upon inspection of Raven's (1) scalp, there was no noted concerns aside from the hair being unwashed.

Both children appeared to be appropriate weight and height for their age. Onawa appeared to have delayed speech skills (lots of slurring, unclear words) but she appeared to know what different things were when prompted. Raven had no notable deficits in her development. Mood for both children appeared to be appropriate for age and setting.

Onawa (3) did not appear to have had any potty-training, as she did not prompt me or indicate to me that she needed to use the restroom throughout the visit.

Hazel (8) was appropriate during my entire 3-hour visit, and able to take care of her basic needs like using the restroom and getting herself snacks (she made herself chocolate milk during my visit). Her speech skills appeared to be largely intact from when I had last interacted with her about a year prior.

INITIALS OF WITNESS: **AKS**

June 1st 2021 Documentation of Notes:

My wife and I assisted my parents with watching the two younger children, Onawa (3) and Raven (1), on June 1st from the hours of 3pm to approximately 6:30pm. On arriving, Raven (1) was napping in her crib. Onawa (3) was playing with my mom. She appeared to have appropriate shyness when being reintroduced to my wife, Melissa. My mom reported that she had been unable to get a good wash through Onawa's hair due to discomfort from her eczema (or other skin rash on scalp). However, Onawa's hair appeared to be clean and was in a pony tail. Onawa continued to demonstrate good working knowledge of the world around her, with some communication difficulties. Her speech continued to be slurred and unclear at times. With prompting, she was often able to enunciate more clearly and repeat words back to us. During the visit, she was observed counting to 10 when mimicking her aunt.

When Raven (1) awoke from her nap at approximately 4:30pm, she soothed easily after initially crying to get the attention of somebody to get her out of the crib. She too demonstrated appropriate shyness when being introduced to my wife. Her diaper rash was noted to be improved today following repeated application of zinc oxide by my parents. During the visit, I noted that she had a bloody discharge from her left ear. It did not appear to be bothering her, but I brought it to the attention of my parents so they could follow up with a primary care as it could be an ear infection.

Just before we left, I assisted in changing Onawa's diaper as it was wet. She was terribly upset, indicating that she did not want to change her diaper and crying very loudly. When I changed her, she was still exhibiting bright redness around her genitals. I cleaned the area gently, removing zinc oxide debris, and informed my mom, who said she would re-apply at the next diaper change. After the diaper change, she was able to soothe appropriately.

Name: Alexander (Alex) Stoker

Signature: Alex Stoker 6/13/21

INITIALS OF WITNESS: AKS






Declaration of Alex Stoker-Unsigned

Final Audit Report

2021-06-15

Created:	2021-06-14
By:	Breckan Scott-Gabriel (breckan@breckanlaw.com)
Status:	Signed
Transaction ID:	CBJCHBCAABAQKQ-uDKw_krsaDcLkflmLkzB0red3Pntm

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Superior Court of Washington, County of Thurston

In re:

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

No. 21-4-00452-34

And Respondent/s (*other party/parties*):
Onawa Smith-Wells

Raven Gaia Shenandoa Smith-Wells

Sealed Personal Health Care Records
(Cover Sheet)
(SEALPHC)

☒ Clerk's action required.

For use in Family Law and Guardianship cases.

DECLARATION OF Chad Stoker Containing:

Sealed Personal Health Care Records /Information
(Cover Sheet)

*Use this form as a cover sheet to keep your personal health information **private** from the public. On the first page of each document, write the word "SEALED" 1 inch from the top of the page.*

Check the documents you are attaching to this cover sheet to be sealed:

- ☒ Health records of any kind (including correspondence) related to a person's physical or mental condition, or payment for health care.
- ☐ Genetic test records for parentage.

Submitted by: ☒ Petitioner or his/her lawyer ☐ Respondent or his/her lawyer


Sign here

Breckan Scott-Gabriel, 41585

Print name (if lawyer, also provide WSBA #)

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Superior Court of Washington, County of Thurston

In re: The Guardianship of

Petitioner/s (person/s who started this case):

Onawa Kachina Smith-Wells, Raven Gaia
Shenandoah Smith-Wells

And Respondent/s (other party/parties):

No. 21-4-00452-34

Declaration of
(name): Chad Stoker

(DCLR)

Declaration of (name): Chad 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): Brother of Selena Smith

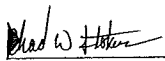
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Lined area for text entry.

(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): Yelm, WA Date: Jun 14, 2021


Sign here

Chad Stoker
Print name

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**Declaration by Chad and Heather Stoker regarding
Selena Smith and Emergency Guardianship**

June 13, 2021

This is a declaration written by myself, Chad Stoker, and my wife, Heather Stoker. Given the current situation with my sister (Selena Smith) we felt it necessary to document a recent incident. We both witnessed what was stated by Hazel, 8 year old grandchild of Kat & Hans and niece of myself and Heather.

My wife, Heather, is an elementary music teacher at Tumwater Elementary. She's been there for 8 years and has been teaching overall for 18 years.

I currently work as the lead principle software engineer for the Employment Security Department's (ESD) tax systems. Formerly, I was the Chief Technology Officer of ESD, and also a quality assurance oversight consultant for high-visibility technology projects in Washington State government.

Given the recent emergency guardianship that my mother & Hans took on, the extended family has stepped up to help out with play dates and normal family support in this situation.

On June 5th, 2021 we had a play date with Hazel at our home in Boston Harbor, Olympia, WA

At lunch, Hazel started this conversation:

Hazel, to Chad (*looking accusatory*): What's wrong with your sister?

Chad: MY sister? Do you mean your mom?

Hazel: Yeah, what's wrong with your sister? Mom yells at me. She always blames me for sitting up front. Mom says bad stories. Mom says bad stories about the family. Mom hits me. (*When Heather questioned her about this, she didn't say anything further*).

Heather: Do you go to school?

Hazel: Yes, the God of Family. We go on adventures. Mom is my teacher.

The police came. They took me and Onawa and Raven. We drove in a car with some ladies and then we got to go back to Oma and Opa's house. (Mom and Hans)

Mom gets angry. Really angry. She's always blaming me. She doesn't like it when I'm talking when they're asleep. She doesn't like it when I'm bored and want to do art.

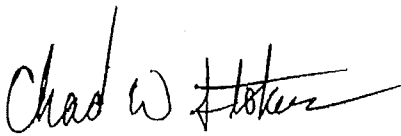
Heather, as a teacher for many years, was very distressed at the chaotic environment the children are experiencing.

As a father myself, and also Selena's brother, I understand fully what Hazel is referring to. Selena is often prone to periods of heightened anxiety and frustration whereby her mood swings will escalate to verbal assaults. At times, they have escalated to physical violence, although this was the first instance I'd heard of it directly from one of her children.

Seeking out a community of like-minded free-spirited people is fine for my sister, but she often fails to consider the needs of her children in these endeavors. Her daughters need dental/health care, occupational therapy, speech therapy, and special needs that are unique to each of them. Selena fails to take these needs seriously when she frequently decides to leave everything she has behind. Selena's desire to leave everything behind has led to a nomadic existence where she's avoiding contact with professionals that would be able to provide her daughters the care that they need to grow and mature.

Stability and a safe environment, I'm told, are critical to the growth and development of any child, but particularly children with developmental considerations and difficulty with transitions. Hazel's statements were the clearest indication I've ever seen that the world she was experiencing was not stable nor safe from her perspective. It matches the description I would give of my own sister concerning her unexpected behaviors and outbursts. I hope my nieces' exposure to this indifference from their mother can be remedied.

Signed:



6/13/2021

Chad Stoker

Date



6/13/2021

Heather Stoker

Date





Declaration of Chad Stoker-Unsigned

Final Audit Report

2021-06-15

Created:	2021-06-14
By:	Breckan Scott-Gabriel (breckan@breckanlaw.com)
Status:	Signed
Transaction ID:	CBJCHBCAABAAk4_ICuCAcBzowAgIMbSiYyRfyuFTWHC_

"Declaration of Chad Stoker-Unsigned" History

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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):

Onawa Kachina Smith-Wells;

Raven Gaia Shenandoah Smith-Wells,

No. 21-4-00452-34

Sealed Personal Health Care Records
(Cover Sheet)

(SEALPHC)

☒ Clerk's action required.

For use in Family Law and Guardianship cases.

DECLARATION OF Hans Stoker Containing:

Sealed Personal Health Care Records
(Cover Sheet)

(and Sealed Financial Records)

*Use this form as a cover sheet to keep your personal health information **private** from the public. On the first page of each document, write the word "SEALED" 1 inch from the top of the page.*

Check the documents you are attaching to this cover sheet to be sealed:

☒ Health records of any kind (including correspondence) related to a person's physical or mental condition, or payment for health care.

☐ Genetic test records for parentage.

Submitted by: ☒ Petitioner or his/her lawyer ☐ Respondent or his/her lawyer


Sign here

Breckan Scott-Gabriel, 41585

Print name (if lawyer, also provide WSBA #)

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Superior Court of Washington, County of Thurston

In re: The Guardianship of

Petitioner/s (person/s who started this case):

Onawa Kachina Smith-Wells, Raven Gaia
Shenandoah Smith-Wells

No. 21-4-00452-34

Declaration of

(name): Hans Stoker

(DCLR)

And Respondent/s (other party/parties):

Declaration of (name): Hans 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): Stepfather of Selena + Step Grandfather
of Onawa + Raven

2. I declare: Please see attached.

Lined area for text entry.

(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): Yelm, WA Date: Jun 14, 2021

Hans Stoker
Hans Stoker (Jun 14, 2021 16:34 PDT)

Sign here

Hans Stoker
Print name

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Declarations by Hans Stoker regarding Selena Smith

June 12, 2021

My wife (Kat Stoker) & I have taken a supportive role with Selena for the last 30 years. That consisted of renting apartments for her, buying houses, providing direct financial support, tuition. **I grieve that my wife and I have to take a confrontive** approach rather than a supportive approach at this point. All every parent wants is for their kids to do well, raise their kids successfully, let their parents "spoil and love on" our grand kids. But after 30 years of trying, we finally realize it isn't going to work.

Kat and I knew that Selena Smith (Morris), had issues, but we thought with enough support she could "make it". We provided tuition and housing as she attempted various careers, mostly in the Jewelry/Arts field. As the years passed, Selena could never hold a job for very long. We provided additional financial support even before the youngest two were born (Onawa now, 3 years old) and Raven now 1.5 years old).

Selena, at the latest hearing in June 2021 she testified that she'd been evaluated 5 times by mental health professionals and never been diagnosed with a mental illness. That is hard to believe given the fact she'd been institutionalized at least 3 times that we know of (California, Humboldt County Eureka, Dr. White), Colorado, and Washington State (St. Peters Hospital) we think twice in the psych ward. Given that, **plus her own testimony** at the recent hearing saying that she'd been evaluated 5 times, I believe she perjured herself by saying there was no diagnosis. But in Humboldt County (billing attached), she was prescribed Xprexa (an antipsychotic) and did well on that medication for a couple of weeks until she stopped taking it.

Various MHPs have diagnosed her with several potential conditions: Schizophrenia, Paranoia and Borderline Personality Disorder (BPD). I personally believe, based on my observations that Paranoia and BPD are the most likely correctly diagnosed disorders.

Clearly, I'm not a MHP, but as her step dad, have observed Selena for over 30 years. Her condition has continued to deteriorate. She has multiple DV complaints against her. She has severe anger management problems. She even stabbed her husband in the leg while he was working as a Army contractor in Germany.

Clearly the supportive approach isn't working, very sadly. Selena runs all over the country in an old motor home or van. There was an accident report and billing (copy attached) that appeared to require ambulance support and potential transport in New Jersey on 1/11/2021 (provider was Borough of Bellmawar MD, EMS, account number 207862). copies attached.

We are taking this action because we were visited by the Thurston County Sherriff's Office doing a Welfare Check on the 3 young grandchildren at Selena's last known address, which was another house on our property. The reason for the Welfare Check is the older grandchild (Hazel 7 yo at the time), was found wandering the street in Camden, NJ half naked. 911 was called and Hazel led the police back to a Motel 6 room where the other 2 younger children were (Onawa (3), and Raven (1.5)) were left alone. According to the police the room was squalid with rotting food and dirty diapers. It was so bad the police wouldn't even enter. New Jersey CPS was called, but before they could arrive, Selena returned and left with the kids. I guess because Selena hadn't actually committed a crime, she couldn't be detained. According to Wikipedia, Camden is the 10th most dangerous city in the US.

My wife and I were given contact information with the NJ CPS officer and have been working in concert with him to rescue the kids from Selena's highly neglectful custody.

After we coordinated with NJ CPS, and they coordinated with the US Marshal office, Oregon Sheriff in Douglas County as well as CPS in Oregon, the kids were finally located.

We got a call from the NJ CPS officer at 11:30 PM saying "we got 'em, how are your night driving skills?"

My wife & I had hoped for this and purchased 2 new car seats for our SUV. So we took off at midnight for Eugene to get the kids from Oregon CPS workers at 4:00 AM in the morning (a 4 hour drive). The handoff was done at a Chevron station just off I-5 a few miles north of Eugene.

In reviewing mail that Selena asked us to look at, there were many toll booth violations, late charges, admin. fees. I did not add them up but probably in the low \$1,000s of dollars. Not a big deal, just a pattern of lawlessness and unwillingness to be financially responsible.

Most distressing are these two items: A speeding ticket for driving 93 MPH in a 70 MPH zone (Minnesota case number 21-VB-20-2172, citation number: 8820002580397) the fine was \$230. This occurred March 8, 2021. Scanned copy provided. This apparently remains unpaid because a letter was sent to Selena dated May 05, 2021 indicating her driver's license would be suspended 6/21/2021. This is from Washington State Dept of Licensing, certified, letter ID: L0134981527.

And even worse, the reports from NJ police and CPS about the living conditions in the squalid motel room.

Concluding: As much as my wife & I have tried over 30 years to be supportive, rather than confrontational, it clearly doesn't work anymore. As hard as it is for me to say this, but at this point I must. Selena has a history of mental illness, repeated hospitalizations in psychiatric wards, severe anger management issues, narcissism, domestic violence complaints against her, she has never been gainfully employed for any reasonable length of time, she could never live in one area for long because she told me her neighbors were spying on her and she didn't trust them.

Her lack of self awareness and poor judgment resulted in Hazel, half naked in the street in the very dangerous city of Camden, NJ found by the police, thank God!. And her speeding ticket of 93 MPH shows a consistent pattern of very poor judgment and placing the children in danger.

Lastly, I strongly believe that if the children are returned to Selena, they will be put in immediate danger. Currently they have a stable, loving environment with my wife and I and extended family. They are loved, fed, clean, warm, health care issues being addressed.

Respectfully submitted, Hans Stoker

Minnesota Court Payment Center

Date of Notice: March 08, 2021



Citation No.: 882002580397

Case No.: 21-VB-20-2172

Late Payment Advisory
and Final Demand Notice

Balance Due: \$230.00

Amount Enclosed: \$

Return this Portion with your payment



Late Payment Advisory and Final Demand Notice

Date of Notice: 3/8/2021

A citation for violating SPEED 70 ZONE 93/70 in Douglas County at 112 EB 94 I E A21 ORAN DOUGLAS COUNTY, M was issued to you or a vehicle registered in your name on November 03, 2020 at 2:02 PM. A \$5.00 late penalty has been added to the case because you either have not responded to this citation or have not paid the fine in full within the time required on the citation.

If you do not appear in court or the balance due is not received by ****April 07, 2021****, a \$25 delinquent penalty will be added to the balance due. In addition, the following actions may occur depending on the circumstances of your case:

- Entry of guilty plea and conviction on petty misdemeanor charges or misdemeanor charges certified as petty misdemeanor charges.
- Recommend the suspension or revocation of your driver's license.
- Under Minnesota Statute § 480.15, subd. 10c, the District Court may refer any portion of the fine, surcharge, court costs or fee that you fail to pay by the due date to a collection agency.
- Access non-public government data on you for the purpose of collecting debt owed in this case.
- Tow your vehicle.

For your records:

Citation Number: 882002580397

Case Number: 21-VB-20-2172

County: Douglas County

Veh Lic No: ARPJ96 LI

Payable Fine Amount including

\$5.00 Late Penalty: \$230.00

Amount Paid to Date: \$0.00

Balance Due: \$230.00

State: NM

If you have any questions about this notice or want to schedule a hearing, call 1-800-657-3611 or 651-281-3219 (Metro). Bring this notice with you when you appear in court.

PLEASE SEE REVERSE FOR PAYMENT OPTIONS

TO OPEN: FOLD ALONG PERFORATION AND TEAR

R

31 output.pdf 03082021



AT&T

SELENA URSA SMITH
6943 76TH AVE NE
OLYMPIA, WA 98516-9572

Past due amount: \$292.53
Total amount due: \$299.53
Account number: 464136950286
Date: 04/04/2021

Wireless Number(s): 360-878-7162

Final Notice

Hi SELENA URSA SMITH,

As you may know, we canceled your account because you didn't make a payment. We recently sent you a final bill for your account and our records show you still have an outstanding balance of \$299.53. If you've already paid, thank you. If not, please make a payment today using the remittance slip and envelope.

For your convenience, you can also pay by electronic check, debit card, or major credit card by calling 800.947.5096.

If you don't pay the total balance immediately, your account may be referred to an outside collection agency. This may result in a negative impact on your credit report.

Questions? Call us at 800.947.5096 and we'll be happy to help.

Sincerely,

AT&T

TLFNL1

AMOUNT DUE: \$299.53

Account Number **464136950286**
Please include account number on your check.

SELENA URSA SMITH
6943 76TH AVE NE
OLYMPIA, WA 98516-9572



Make checks payable to:

AT&T MOBILITY
PO BOX 537104
ATLANTA GA 30353-7104

5065.005.048233.01.01.0000000 NNNNNNNY 013387.013387



990004641369502860000000002925300000029953006



SELENA URSA SMITH
6943 76TH AVE NE
OLYMPIA, WA 98516-9572

Page: 1 of 2
Issue Date: Mar 16, 2021
Account Number: 464136950286

Want to stop receiving paper bills and enjoy the convenience of paperless billing? Enroll at att.com/paperless

AutoPay: Set up automatic payments that you can update whenever you want. Go to att.com/autopay today.

Managing your AT&T bills, products, and services on the go? It's a snap with myAT&T. Go to att.com/myatt to sign in or sign up.

Total due

\$299.53


Due immediately: \$292.53

Due Apr 07, 2021: \$7.00

Account summary

Your last bill	\$292.53
Past due - please pay immediately	\$292.53

Service summary

 Account charges	Page 2	\$7.00
Total services - due Apr 07, 2021		\$7.00

Total due \$299.53

Ways to pay and manage your account:



myAT&T app
iPhone and Android



att.com/pay

Call 611 or
800.331.0500
TTY: 866.241.6567

Scan to pay





AT&T

SELENA URSA SMITH
6943 76TH AVE NE
OLYMPIA, WA 98516-9572

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Please include account number on your check.

SELENA URSA SMITH
6943 76TH AVE NE
OLYMPIA, WA 98516-9572



Make checks payable to:

AT&T MOBILITY
PO BOX 537104
ATLANTA GA 30353-7104

5085.005.048233.01.01.0000000 NNNNNNNY 013387.013387



990004641369502860000000002925300000029953006



SELENA URSA SMITH
6943 76TH AVE NE
OLYMPIA, WA 98516-9572

Page: 1 of 2
Issue Date: Mar 16, 2021
Account Number: 464136950286

Want to stop receiving paper bills and enjoy the convenience of paperless billing? Enroll at att.com/paperless

AutoPay: Set up automatic payments that you can update whenever you want. Go to att.com/autopay today.

Managing your AT&T bills, products, and services on the go? It's a snap with myAT&T. Go to att.com/myatt to sign in or sign up.

Total due

\$299.53


Due immediately: \$292.53

Due Apr 07, 2021: \$7.00

Account summary

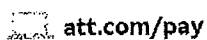
Your last bill	\$292.53
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Service summary

 Account charges	Page 2	\$7.00
Total services - due Apr 07, 2021		\$7.00

Total due \$299.53

Ways to pay and manage your account:



Call 611 or
800.331.0500
TTY: 866.241.6567

Scan to pay



Humboldt County Mental Health
720 Wood Street
Eureka, CA 95501
707-441-5466

3/4/2021

Mental Health Statement of Services Request for Financial Information

Name: SELENA SMITH
Acct #: 78296

Billing Period

Start Date: 7/1/2017
End Date: 12/31/2020

SELENA SMITH
6943 76TH AVE. NE
OLYMPIA, WA 98516

AMOUNT ENCLOSED : \$ _____

Make Checks/Money Orders Payable to:

Humboldt County Mental Health

Cash Payments can be made at 720 Wood St, Eureka, CA.

----- Please Return Upper Portion of Statement with Payment -----

You are being billed Full Fee for all services because we have not received a completed client information form with income and expense information. You may be eligible to reduce your liability with the UMDAP sliding fee scale. Please fill out the attached form and return it to us. If you need help filling out the form, please call 707-441-5466.

CHARGES

Date	Episode	Service Description	Program	GUAR	Fee	Payment	AMT Due
10/12/2018	1	2271 CRISIS STAB.	CRISIS STABILIZATION UNIT-ALI	8300	2,331.93	0.00	2,331.93
10/13/2018	2	1121 (IP) BED DAYS	SV INPATIENT - ALL AGES	8300	1,708.50	0.00	1,708.50
						Statement Total	4,040.43



BOROUGH OF BELLMAWR
PO BOX 467
LUMBERTON NJ 08048-0467

PAGE: 1 of 1

IF PAYING BY MASTERCARD, DISCOVER, VISA OR AMEX, FILL OUT BELOW.			
CHECK CARD USING FOR PAYMENT			
	<input type="checkbox"/> MASTERCARD		<input type="checkbox"/> VISA
	<input type="checkbox"/> DISCOVER		<input type="checkbox"/> AMEX
CARD NUMBER		SIGNATURE CODE	
SIGNATURE		EXP. DATE	

STATEMENT DATE	ACCOUNT NUMBER
04/01/21	207862
PLEASE PAY THIS AMOUNT	AMOUNT ENCLOSED
150.00	

SELENA SMITH
6943 76TH AVE NE
OLYMPIA WA 98516-9572

BOROUGH OF BELLMAWR EMS
PO BOX 467
LUMBERTON NJ 08048-0467

☐ Please check box if incorrect or insurance information has changed, and indicate change(s) on reverse side.

↑ PLEASE DETACH HERE AND RETURN TOP PORTION WITH YOUR PAYMENT ↑

Date	Patient	Service Description	CPT	DX	Prov	Msg	Charge	Payment	Adjustment	Balance Due
FOR BILLING INQUIRIES PLEASE CALL OUR BILLING COMPANY FARNSWORTH & SEMPTIMPHETER AT 1(800) 929-1002 Please make checks payable to BOROUGH OF BELLMAWR.										
01/11/21	Selena	Amb. Resp. And Tx, no transport Patient: Smith, Selena - 207862 Servicing Provider: Borough of Bellmawr MD	A0998		25		150.00			150.00

MTAM21051923323.002807.01.01.000000

MAKE YOUR
CHECKS
PAYABLE TO



BOROUGH OF BELLMAWR EMS
PO BOX 467
LUMBERTON NJ 08048-0467



SEE REVERSE SIDE
IF AN INSURANCE
MESSAGE APPEARS

Please Pay this
Amount

150.00

COMMENTS:

Please pay or submit correct insurance within 30 days...thank you

207862			150.00					
Account#	Date Last Paid	Amount	Current	Past Due	Collection	Ins Pending	Finance Charge	Budget Amount



STATE OF WASHINGTON
DEPARTMENT OF LICENSING

PO Box 9030 • Olympia, Washington 98507-9030

Notice of Suspension

05-May-2021

629

CERTIFIED

Letter ID: L0134981527

SELENA URSA SMITH
6943 76TH AVE NE
OLYMPIA WA 98516-9572

License #: WDLB34BD213B

On 21-Jun-2021 at 12:01 a.m. we will suspend your driving privilege until you comply because you failed to respond, appear, pay, or comply with the terms of the citation below in Minnesota. Authority: 46.20.289

Any Washington driver license or permit, including, occupational restricted license (ORL) or ignition interlock licenses (IL) will not be valid on 21-Jun-2021, and must be returned to Department of Licensing, PO Box 9030, Olympia, WA 98507-9030.

What do I have to do?

- You may be able to avoid this suspension.

You must do all of the following:

- Contact the court below to find out how to take care of this citation. The court must submit proof to the Department that the citation has been resolved prior to the suspension date to avoid suspension. Processing can take 7-10 business days from the date we receive it.
- If you don't resolve this before your suspension goes into effect, you will remain suspended until the Department receives proof that the citation is resolved. You may also be required to pay any mandatory reissuance and licensing fees.

Violation Date	Violation Number	Reason For Citation	Court Name	Court Phone
03-Nov-2020	21VB202172	S93 - Speeding	Minnesota	650 201-7900

What other options are available?

- You may contest this action by submitting the enclosed form. This request must be postmarked or received by 22-May-2021.

Many licensing transactions can be completed online without ever having to visit an office such as requesting a hearing, applying for a restricted license, learning how to reinstate your license, paying any required fees, and applying for a license or identification card. We suggest that you always check the status of your driving privilege before you drive. Find out more at www.dol.wa.gov or by calling Customer Service at 360-902-3900.

Driver and Vehicle Records

The Department of Licensing certifies that this document was mailed via U.S. post office on 05-May-2021 to the person named herein at the address shown, which is the last known address of record with the Department.

Skip a trip - go online www.dol.wa.gov

We are committed to providing equal access to our services.
For information visit dol.wa.gov/access. (TDD/TTY call 711).



Notice of Non-Payment Invoice

PAY BY PLATE MA
a program of EZDrive

Massachusetts Department of Transportation

www.paybyplatema.com

1-877-627-7745

Non-payment of previous invoices has resulted in the assessment of fees. Failure to pay this notice will result in additional fees and your right to operate a motor vehicle in Massachusetts shall be revoked under 700 CMR 7.05. Failure to pay subsequent notices may be subject to additional late charges, intercept of state or federal payments or tax refunds, processing fee charges, and referral to collection under MGL C.7A, C.62D and 815 CMR 9.00.



SELENA U SMITH
6943 76TH AVE NE
OLYMPIA, WA 98516-9572

License Plate: **BWH1378**
License Plate State: **WA**
Invoice Number: **60159759**

Invoice Date: 03/28/2021
Invoice Period: 02/19/2021-
03/28/2021

Summary of Activity

Previous Balance	Payments/Credits	Current Toll Charges	Current Fees/Adj.	Balance Due	Payment Due Date
\$24.30	\$0.00	\$0.00	\$6.60	\$30.90	04/27/2021

Save Money! Join E-ZPass at www.EZDriveMA.com

Payment Options:

Pay Online: The easiest and quickest way to pay your invoice.

- Pay by credit/debit card - Visit www.paybyplatema.com or scan QR Code to the right. Please have your invoice number and license plate information available (located above).
- E-ZPass MA Account Holders - If you are a current E-ZPass MA account holder in good standing and would like to deduct the Balance Due from your E-ZPass MA account, please visit www.EZDriveMA.com.



www.paybyplatema.com

Pay in Person: For a list of payment locations, please visit www.paybyplatema.com. If paying at a MoneyGram location, please have the following receive code available: **17166**.

By Phone: Call 1-877-627-7745, select option 1 for Pay By Plate MA or option 2 for E-ZPass MA and follow the prompts. Please have your invoice or account number, PIN and payment information available.

Pay by Mail: Include the Payment Form below with your check or money order.

Appeals: Transactions may be appealed, in writing, in accordance with the provisions of 700 CMR 7 and 700 CMR 11. Appeal Forms are available at www.EZDriveMA.com/pbpdocuments.

Leasing Companies: If the registered owner of the vehicle incurring the tolls shown on this invoice is in the business of leasing, please visit www.EZDriveMA.com/pbpdocuments to download the Lease Reassignment Form.

Fees:

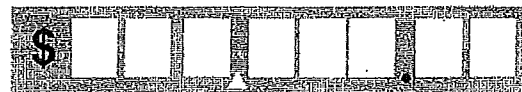
- \$0.60 invoice fee - Assessed on all Pay By Plate MA invoices to cover cost of mailing.
- \$1.00 late fee - Assessed for each unpaid toll transaction if payment is not received by the Payment Due Date.
- \$20.00 RMV/DMV fee - Assessed upon issuance of Notice of Liability.
- \$25.00 returned check fee - Assessed for each check payment returned by your financial institution.

If you have any questions about this invoice, please call 1-877-627-7745

Return form below with check or money order payment
DO NOT SEND CASH

Pay By Plate MA Payment Form must be included and received
by the due date to ensure proper credit.

Amount
Enclosed



Check or Money Order payment. Make payable to: Commonwealth of Massachusetts
Please list your license plate and invoice number on check or money order.

License Plate: BWH1378	
License Plate State: WA	
Invoice Number: 60159759	
Payment Due Date	Balance Due
4/27/2021	\$30.90

Commonwealth of Massachusetts
EZDriveMA Payment Processing Center
P.O. Box 847840
Boston, MA 02284-7840



00601597594 000030905

Transaction Activity

		Entry		Exit			
Posted*	Transaction	License Plate	Location	Date/Time**	Location	Class	Amount
3/21	Non-Payment Fee	WA - BWH1378		01/08/2021 01:23:47	Weston - East	2	\$1.0
3/28/2021	Non-Payment Fee	WA - BWH1378		01/08/2021 01:35:25	Allston - East	2	\$1.0
3/28/2021	Non-Payment Fee	WA - BWH1378		01/09/2021 00:34:16	Tobin Bridge Central - South	2	\$1.0
3/28/2021	Late Fee(s)	WA - BWH1378		01/09/2021 01:39:10	Newton - West	2	\$1.0
3/28/2021	Late Fee(s)	WA - BWH1378		01/09/2021 02:16:45	Hopkinton - West	2	\$1.0
3/28/2021	Late Fee(s)	WA - BWH1378		01/09/2021 13:37:05	Charlton - West	2	\$1.0
3/28/2021	Invoice Fee			03/29/2021 11:17:41			\$0.6

Activity for the Posting Period

\$6.6

Posted - represents the date activity was charged to your account.

* Date/Time - represents the date and time of your travel.

Save Money! Join E-ZPass at www.EZDriveMA.com

NOTICE OF VIOLATION ENFORCEMENT IMPENDING COLLECTION / LEGAL ACTION



01512
SELENA SMITH
6943 76TH AVE NE
OLYMPIA, WA 98516-9572

Notice Date:	04/16/2021
Toll(s) Due:	\$28.50
Other Fee(s) Due:	\$0.00
Violation Fee(s) Due:	\$300.00
Total Due Immediately:	\$328.50

You have not responded to the prior TOLL BILL(s) requesting payment for the Toll(s) and Fee(s) listed below. This is your final notice and payment in full of the Toll(s), Fee(s) and Administrative Violation Fee(s) Due is required immediately. If payment has been submitted, please disregard this notice.

Failure to respond to this Notice of Violation may result in referral to a collection agency, imposition of additional fees and charges and/or suspension of your vehicle registration by the New York State Department of Motor Vehicles under 15 NYCRR 127.14 or exclusion from MTA B&T Facilities under 21 NYCRR 1020.7.

Public Authorities Law § 553 and 21 NYCRR §§ 1020.7, 1021.3 & 1023.7 prohibit vehicular crossings except upon payment of tolls at the place and time and in the manner established by MTA Bridges and Tunnels (legal name, Triborough Bridge and Tunnel Authority).

VIOLATION TRANSACTION(S) Facility Codes are available at www.e-zpassny.com/en/about/plazas.shtml

Violation Number	License Plate	Facility	Lane	Date	Time	Toll(s)	Other Fee(s)	Violation Fee(s)	Total
T217483565005-00001	WA BWH1378	BWB	006	01/09/21	19:42:53	\$9.50	\$0.00	\$100.00	\$109.50
T217483565005-00002	WA BWH1378	QMT	001	01/10/21	18:20:14	\$9.50	\$0.00	\$100.00	\$109.50
T217483565005-00003	WA BWH1378	RKM	002	01/11/21	11:42:08	\$9.50	\$0.00	\$100.00	\$109.50
TOTALS						\$28.50	\$0.00	\$300.00	\$328.50

Dispute/Payment Options

Online



e-zpassny.com/payviolation

Phone



1-844-826-8400

Mail



Cash Payments



See Back of Notice

e-zpassny.com/retailerlocator

If you are a valid E-ZPass customer see Section C on the back of this notice.

DETACH PAYMENT COUPON BELOW

SELENA SMITH

Violations Processing Center Violation #: T217483565005-00001
PO Box 15186
Albany, NY 12212-5186

Payment Instructions (or go to www.e-zpassny.com/payviolation):

- ☐ Check or Money Order Enclosed
☐ Credit Card Payment (VISA, AMEX, Discover, MasterCard)

Credit Card Number

Expiration Date

☐ Bank Account Payment

Bank Routing Number

Bank Account Number

I authorize The MTA Bridges and Tunnels (MTA B&T) to immediately make a one-time charge to my credit card or bank account supplied for the amount shown above.

Authorized Signature _____ Date _____

Notice Date:	04/16/2021
Toll(s) Due:	\$28.50
Other Fee(s) Due:	\$0.00
Violation Fee(s) Due:	\$300.00
Total Due Immediately:	\$328.50

Payment Enclosed

\$ _____

22008217483565005000000000000000416202100028500000030000000000328500

DECLARATION OF DISPUTE / CUSTOMER CERTIFICATION

DISPUTE INSTRUCTIONS

You may dispute the violation(s) for the reasons shown below. On any dispute, please be sure to check the appropriate dispute box, sign and date the certification at the bottom, and return the entire notice, including all required documentation, to the address listed below. You should make a copy of the notice and any information or documents you may submit, for your records. Your dispute will be reviewed and you will be notified of the resolution.

A-Dispute Reasons

<input type="checkbox"/> Surrendered Plate - If prior to toll violation date, attach a copy of plate surrender receipt from DMV.	<input type="checkbox"/> Sold Vehicle - If prior to toll violation date, attach proof of sale.
<input type="checkbox"/> Plate Reported Lost/Stolen - If prior to toll violation date, attach a copy of police report.	<input type="checkbox"/> Vehicle Not Present - I declare that this vehicle was not at the toll facility at the time of the violation(s). Attach documentation.
<input type="checkbox"/> Tag Read - Toll posted to your E-ZPass Account at the time of occurrence. Include copy of your E-ZPass statement showing toll posting.	<input type="checkbox"/> Vehicle Reported Stolen - If prior to toll violation date, attach a copy of police report.
<input type="checkbox"/> Not My License Plate - The license plate associated with this Violation is not mine, and I did not rent or lease a vehicle bearing this license plate.	<input type="checkbox"/> Other - Provide and/or attach any additional information and/or documents in support of your dispute as necessary.

B-Rental Lease

Rental Car or Leasing Company

If you are a rental car or leasing company, and wish to perform a Transfer of Responsibility to the vehicle lessee or renter, Please provide the information requested below, sign the certification and submit a copy of the signed lease or rental agreement to the address listed below.

T#	Name of Renter/Lessee	Address of Renter/Lessee	City	State	Zip
01					
02					
03					
04					
05					

C-E-ZPass Customers

E-ZPass NY Account holder currently in good standing and had a valid E-ZPass tag in the vehicle at the time of the violation. E-ZPass customers have two ways to resolve their violations:

WEB - please visit www.e-zpassny.com/payviolation **OR MAIL** - Complete C1 and mail back to address below.

☐ **C1 - New York E-ZPass Customer:**
(Tag # starting with 004, 005, 008 or 013)
I authorize E-ZPass to update license plate/state
to my Account and deduct the toll due
and dismiss the fee.
Account # _____

For Option C1, you MUST enter your 11-digit E-ZPass Tag Number. Your E-ZPass Tag Number can be found directly above the barcode on your E-ZPass Tag.

--	--	--	--	--	--	--	--	--	--	--

E-ZPass customers other than NY, who had an account in good standing and a valid E-ZPass tag in the vehicle at the time of the violation(s), may remit payment for the tolls and the fees will be waived. The tolls cannot be deducted from your E-ZPass account. You must provide a copy of your E-ZPass statement showing your account was in good standing at the time of the violation.

Please make your check or money order payable to MTA Bridges and Tunnels and return with a copy of this notice and required E-ZPass statement(s) to: Violations Processing Center, P.O. Box 15186, Albany NY 12212-5186

CERTIFICATION To be completed for all Dispute Form Sections

I certify that the statement(s) I have made herein regarding the violation(s) listed on the front of this notice are complete, true and accurate.

Name: _____ Signature: _____ Date: _____

Violations Processing Center: P.O. Box 15186, Albany, NY 12212-5186

Tel #: 844-826-8400, Fax #: 718-313-9701

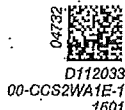
www.e-zpassny.com/payviolation

Certification



725 Canton Street, Norwood, MA 02062
Self-service: www.ccspayment.com
Monday - Friday: 8:00AM-8:00PM, Saturday: 9:00AM-5:30PM; ET

CALL CENTER: (603) 570-4038



04732 1 MB 0.447 T 9
SELENA SMITH
6943 76TH AVE NE
OLYMPIA WA 98516-9572

Date: 04/30
File Number: 07 0403 172
Pin Number: 235
Violations

**REGARDING:
NEW JERSEY E-ZPASS**

**AMOUNT DUE:
\$102.85**

According to our client, New Jersey E-ZPass, the above referenced amount remains unpaid. As a result, your account has been placed with this office for collection.

Please remit payment by mail (together with the payment stub portion of this notice), by telephone, or by visiting our self-service website @ www.ccspayment.com. If you would like personal attention, our Customer Service Agents are available at (603) 570-4038. Let's work together to resolve this matter. Thank you.

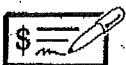
Please be advised, the Tolling Agency retains the right to issue a summons in connection to your unpaid toll violation(s). The Agency may designate an employee(s) or agent(s) of the Agency to be a complaining witness on behalf of the Agency and to cause a summons and complaint to issue to the extent permitted by, and pursuant to, the Rules Governing the Courts of New Jersey, Delaware, and Pennsylvania.

Listed below are the details of up to five (5) of your outstanding violations:

Date of Violation	Citation Number	Roadway	Total Due	Plate Number
01/11/21	T122164589395-01	Toms River	\$50.95	BWH1378
01/11/21	T122165151590-01	Raritan South	\$51.90	BWH1378



SELF-SERVICE WEBSITE: You can activate email messaging, upload correspondence, request telephone calls to stop, pay by check, Visa, MasterCard, Discover, arrange a payment plan, and more at our secure website: www.ccspayment.com.



MAIL PAYMENT: You can mail your check together with the payment stub portion of this notice. You can make your check payable to: NEW JERSEY E-ZPASS.

1501 -

File Number: 07 0403 17202
Pin Number: 23585
SELENA SMITH

**AMOUNT DUE:
\$102.85**

Do not mail post-dated checks. You can call (877) 219-7563 for personal attention. CCS may process payment as a one-time electronic funds withdrawal using information from your check.

Go Green

We offer secure email messaging, as well as the ability to pay or send correspondence online. It's quick, easy, and helps protect the environment. Please consider visiting our self-service website at: www.ccspayment.com.

CCS
PAYMENT PROCESSING CENTER
P.O. BOX 55126
BOSTON, MA 02205-5126





Notice of Liability Invoice - Collections

PAY BY PLATE MA
a program of EZDrive

Massachusetts Department of Transportation

www.paybyplatema.com
1-877-627-7745

Non-payment of previous invoices has resulted in the assessment of fees and your right to operate a motor vehicle in Massachusetts has been revoked under 700 CMR 7.05. Failure to pay this notice may result in being unable to renew your vehicle registration and/or driver's license and may be subject to additional late charges, intercept of state or federal payments or tax refunds, processing fee charges, and referral to collection under MGL C.7A, C.62D and 815 CMR 9.00.



SELENA U SMITH
6943 76TH AVE NE
OLYMPIA, WA 98516-9572

License Plate: BWH1378	Invoice Date: 05/01/2021				
License Plate State: WA	Invoice Period: 03/28/2021-				
Invoice Number: 61082909	05/01/2021				
Summary of Activity					
Previous Balance	Payments/ Credits	Current Toll Charges	Current Fees/ Adj.	Balance Due	Payment Due Date
\$30.90	\$0.00	\$0.00	\$26.60	\$57.50	Immediately

Save Money! Join E-ZPass at www.EZDriveMA.com

Payment Options:

Pay Online: The easiest and quickest way to pay your invoice.

- Pay by credit/debit card - Visit www.paybyplatema.com or scan QR Code to the right. Please have your invoice number and license plate information available (located above).
- E-ZPass MA Account Holders - If you are a current E-ZPass MA account holder in good standing and would like to deduct the Balance Due from your E-ZPass MA account, please visit www.EZDriveMA.com.



www.paybyplatema.com

Pay in Person: For a list of payment locations, please visit www.paybyplatema.com. If paying at a MoneyGram location, please have the following receive code available: **17166**.

Pay by Phone: Call 1-877-627-7745, select option 1 for Pay By Plate MA or option 2 for E-ZPass MA and follow the prompts. Please have your invoice or account number, PIN and payment information available.

Pay by Mail: Include the Payment Form below with your check or money order.

Appeals: Transactions may be appealed, in writing, in accordance with the provisions of 700 CMR 7 and 700 CMR 11. Appeal Forms are available at www.EZDriveMA.com/pbpdocuments.

Leasing Companies: If the registered owner of the vehicle incurring the tolls shown on this invoice is in the business of leasing, please visit www.EZDriveMA.com/pbpdocuments to download the Lease Reassignment Form.

- Fees:**
- \$0.60 invoice fee - Assessed on all Pay By Plate MA invoices to cover cost of mailing.
 - \$1.00 late fee - Assessed for each unpaid toll transaction if payment is not received by the Payment Due Date.
 - \$20.00 RMV/DMV fee - Assessed upon issuance of Notice of Liability.
 - \$25.00 returned check fee - Assessed for each check payment returned by your financial institution.

If you have any questions about this invoice, please call 1-877-627-7745

Return form below with check or money order payment
DO NOT SEND CASH

Pay By Plate MA Payment Form must be included and received by the due date to ensure proper credit.

Amount
Enclosed



Check or Money Order payment. Make payable to: Commonwealth of Massachusetts
Please list your license plate and invoice number on check or money order.

License Plate: BWH1378	
License Plate State: WA	
Invoice Number: 61082909	
Payment Due Date	Balance Due
Immediately	\$57.50

Commonwealth of Massachusetts
EZDriveMA Payment Processing Center
P.O. Box 847840
Boston, MA 02284-7840



00010A29094 000057501

Transaction Activity

		Entry		Exit			
Posted*	Transaction	License Plate	Location	Date/Time**	Location	Class	Amount
5/01/2021	NOL Fee	WA - BWH1378		01/08/2021 01:23:47	Weston - East	2	\$1.0
5/01/2021	NOL Fee	WA - BWH1378		01/08/2021 01:35:25	Allston - East	2	\$1.0
5/01/2021	NOL Fee	WA - BWH1378		01/09/2021 00:34:16	Tobin Bridge Central - South	2	\$1.0
5/01/2021	Non-Payment Fee	WA - BWH1378		01/09/2021 01:39:10	Newton - West	2	\$1.0
5/01/2021	Non-Payment Fee	WA - BWH1378		01/09/2021 02:16:45	Hopkinton - West	2	\$1.0
5/01/2021	Non-Payment Fee	WA - BWH1378		01/09/2021 13:37:05	Charlton - West	2	\$1.0
5/01/2021	Invoice Fee			05/03/2021 08:19:49			\$0.6
5/01/2021	Non MA Fee			05/03/2021 08:19:49			\$20.0

Activity for the Posting Period

\$26.6

* Posted - represents the date activity was charged to your account.

** Date/Time - represents the date and time of your travel.

Save Money! Join E-ZPass at www.EZDriveMA.com



02091
SELENA SMITH
6943 76TH AVE NE
OLYMPIA, WA 98516-9572

Notice Date:	05/21/2021
Toll(s) Due:	\$9.50
Other Fee(s) Due:	\$0.00
Violation Fee(s) Due:	\$100.00
Total Due Immediately:	\$109.50

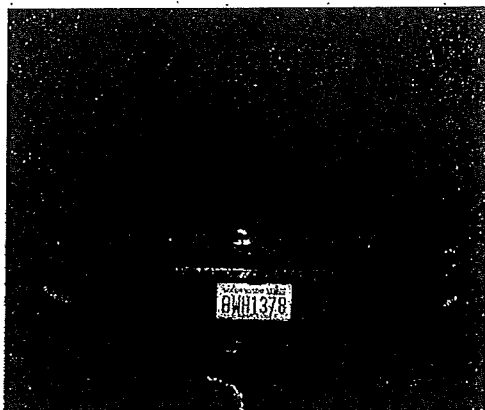
You have not responded to the prior TOLL-BILL(s) requesting payment for the Toll(s) and Fee(s) listed below. This is your final notice and payment in full of the Toll(s), Fee(s) and Administrative Violation Fee(s) Due is required immediately. If payment has been submitted, please disregard this notice.

Failure to respond to this Notice of Violation may result in referral to a collection agency, imposition of additional fees and charges and/or suspension of your vehicle registration by the New York State Department of Motor Vehicles under 15 NYCRR 127.14 or exclusion from MTA B&T Facilities under 21 NYCRR 1020.7.

Public Authorities Law § 553 and 21 NYCRR §§ 1020.7, 1021.3 & 1023.7 prohibit vehicular crossings except upon payment of tolls at the place and time and in the manner established by MTA Bridges and Tunnels (legal name, Triborough Bridge and Tunnel Authority).

VIOLATION TRANSACTION(S) Facility Codes are available at www.e-zpassny.com/en/about/plazas.shtml.

Violation Number	License Plate	Facility	Lane	Date	Time	Toll(s)	Other Fee(s)	Violation Fee(s)	Total
T217486715516-00001	WA BWH1378	VNB	008	01/11/21	12:15:59	\$9.50	\$0.00	\$100.00	\$109.50
TOTALS						\$9.50	\$0.00	\$100.00	\$109.50



Dispute/Payment Options

Online



e-zpassny.com/payviolation

Phone:



1-844-826-8400

Mail



See Back of Notice

Cash Payments



e-zpassny.com/retailerlocator

If you are a valid E-ZPass customer see Section C on the back of this notice:

DETACH PAYMENT COUPON BELOW

SELÉNA SMITH

Violations Processing Center Violation #: T217486715516-00001
PO Box 15186
Albany, NY 12212-5186

Payment Instructions (or go to www.e-zpassny.com/payviolation):

☐ Check or Money Order Enclosed☐ Credit Card Payment (VISA, AMEX, Discover, MasterCard)[illegible]

Credit Card Number

Expiration Date

☐ Bank Account Payment[illegible]

Bank Routing Number

Bank Account Number

I authorize the MTA Bridges and Tunnels (MTA B&T) to immediately make a one-time charge to my credit card or bank account supplied for the amount shown above.

Authorized Signature _____ Date _____

Notice Date:	05/21/2021
Toll(s) Due:	\$9.50
Other Fee(s) Due:	\$0.00
Violation Fee(s) Due:	\$100.00
Total Due Immediately:	\$109.50

Payment Enclosed

\$

220082174867155160000000000000000052120210000950000001000000000109508



TBV

DECLARATION OF DISPUTE / CUSTOMER CERTIFICATION

DISPUTE INSTRUCTIONS

You may dispute the violation(s) for the reasons shown below. For any dispute, please be sure to check the appropriate dispute box, sign and date the certification at the bottom, and return the entire notice, including all required documentation, to the address listed below. You should make a copy of the notice and any information or documents you may submit for your records. Your dispute will be reviewed and you will be notified of the resolution.

A-Dispute Reasons

☐ **Surrendered Plate** - If prior to toll violation date, attach a copy of plate surrender receipt from DMV.

☐ **Plate Reported Lost/Stolen** - If prior to toll violation date, attach a copy of police report.

☐ **Tag Read** - Toll posted to your E-ZPass Account at the time of occurrence. Include copy of your E-ZPass statement showing toll posting.

☐ **Not My License Plate** - The license plate associated with this Violation is not mine, and I did not rent or lease a vehicle bearing this license plate.

☐ **Sold Vehicle** - If prior to toll violation date, attach proof of sale.

☐ **Vehicle Not Present** - I declare that this vehicle was not at the toll facility at the time of the violation(s). Attach documentation.

☐ **Vehicle Reported Stolen** - If prior to toll violation date, attach a copy of police report.

☐ **Other** - Provide and/or attach any additional information and/or documents in support of your dispute as necessary.

B-Rental/Lease

Rental Car or Leasing Company

If you are a rental car or leasing company, and wish to perform a Transfer of Responsibility to the vehicle lessee or renter, Please provide the information requested below, sign the certification and submit a copy of the signed lease or rental agreement to the address listed below.

T#	Name of Renter/Lessee	Address of Renter/Lessee	City	State	Zip
01					
02					
03					
04					
05					

C-E-ZPass Customers

E-ZPass NY Account holder currently in good standing and had a valid E-ZPass tag in the vehicle at the time of the violation. E-ZPass customers have two ways to resolve their violations:

WEB - please visit www.e-zpassny.com/payviolation **OR MAIL** - Complete C1 and mail back to address below.

☐ **C1 - New York E-ZPass Customer:**
(Tag # starting with 004, 005, 008 or 013)
I authorize E-ZPass to update license plate/state to my Account and deduct the toll due and dismiss the fee.
Account # _____

For Option C1, you MUST enter your 11-digit E-ZPass Tag Number. Your E-ZPass Tag Number can be found directly above the barcode on your E-ZPass Tag.

--	--	--	--	--	--	--	--	--	--	--

E-ZPass customers other than NY, who had an account in good standing and a valid E-ZPass tag in the vehicle at the time of the violation(s), may remit payment for the tolls and the fees will be waived. The tolls cannot be deducted from your E-ZPass account. You must provide a copy of your E-ZPass statement showing your account was in good standing at the time of the violation.

Please make your check or money order payable to MTA Bridges and Tunnels and return with a copy of this notice and required E-ZPass statement(s) to: Violations Processing Center, P.O. Box 15186, Albany NY 12212-5186

Certification

CERTIFICATION To be completed for all Dispute Form Sections

I certify that the statement(s) I have made herein regarding the violation(s) listed on the front of this notice are complete, true and accurate.

Name: _____ Signature: _____ Date: _____

Violations Processing Center: P.O. Box 15186, Albany, NY 12212-5186
Tel #: 844-826-8400, Fax #: 718-313-9701
www.e-zpassny.com/payviolation



0614.01.01
SELENA U SMITH
6943 76TH AVE NE
OLYMPIA, WA 98516-9572



ATTENTION: In addition to this Toll Bill, your account has outstanding toll violations. Please visit www.tollsbymailny.com and click on "Pay Toll Bill" to view and pay your account balance.

Summary of Charges

Tolls This Period	\$0.00
Overdue Balance	\$5.87
Late/Other Fees	\$5.00
Credits	\$0.00

Total Amount Due **\$10.87**
Must Be Received by **06/24/21**

Don't want to wait for future Toll Bills?

Use your Reference Number 692171706 to access and pay tolls online.

PAY TOLL



SCAN NOW



Online at tollsbymailny.com



By Check (see coupon below)



Call 1-844-826-8400



By Cash tollsbymailny.com/cashlocations
(See left side of coupon below)

* See page 2 for Toll Activity Detail and Important Information on Paying Tolls on Time to avoid escalation to violations and other legal consequences including but not limited to vehicle registration suspension, revocation or renewal hold and/or fees up to \$100 per unpaid toll.

Convert to *EZPass* NY and Save **\$7.90 on this Bill**



ESPAÑOL • 中國 • KREYOLAYISYEN • ITALIANO • 한국어 • PYCCKHŨ → tollsbymailny.com/read

For payments remove coupon at dotted line

Mail payment or dispute to:
Tolls by Mail Payment Processing Center
PO Box 15183
Albany, NY 12212-5183

TOLL BILL No: 17519112332

Total Amount Due	\$10.87
Must Be Received by	06/24/21
Amount Enclosed	US\$ <input type="text"/>

- ▶ Make check or money order payable to Tolls By Mail.
- ▶ Do not send cash.
- ▶ Please allow 5 days for mailed payment to reach us.
- ▶ Enclose this coupon with your payment in the envelope that was provided. Do not use staples or paper clips.
- ▶ ☐ If you are remitting Correspondence check ✓ this box.

SELENA U SMITH
6943 76TH AVE NE
OLYMPIA, WA 98516-9572



2260001751911233200000059217170605262021000000000000010877

Already an **E-ZPass NY** customer? Visit tollsbymailny.com to pay this Toll Bill using your **E-ZPass NY** account. Other **E-ZPass** customers cannot pay using their account. You can avoid future Toll Bills by adding your license plate(s) to your account.

If you are not already an **E-ZPass NY** customer save time and money by going to tollsbymailny.com and converting to **E-ZPass**.

Accessing your New York tolls just got easier! Download our new **TollsNY** mobile app on your iPhone app store or Google play for Android.

Toll Activity Detail

License Plate	Agency	Entry Facility (Plaza)	Exit Facility (Plaza)	Class	Date	Time	Toll Amount
WA BWH1378	NYSTA	61	55	2L	01/07/21	02:36:34	\$3.87
	NYSTA		Toll Admin. Surcharge		04/15/21		\$2.00
Total Tolls							\$5.87

Important Information on Paying Tolls on Time

Failure to respond to this Toll Bill in a timely manner may result in the imposition of fees of up to \$100 per unpaid toll, referral to a collection agency, additional fees and charges, and/or suspension of your vehicle registration by the New York State Department of Motor Vehicles under 15 New York Codes, Rules and Regulations (NYCRR) § 127.14 or suspension, revocation or renewal hold of your vehicle registration under a reciprocal agreement with your home State as authorized for New York State by Vehicle and Traffic Law § 518 and/or pursuant to your home State's related vehicle registration laws, rules and/or regulations, and/or exclusion from MTA B&T Facilities under 21 NYCRR § 1020.7, and/or exclusion from Port Authority Facilities under New York Unconsolidated Laws § 6802, New Jersey Statutes Annotated § 32-1.154.3.

Public Authorities Law § 553 and 21 NYCRR §§ 1020.7, 1021.3 & 1023.7 prohibit vehicular crossings except upon payment of tolls at the place and time and in the manner established by MTA B&T (legal name: Triborough Bridge and Tunnel Authority). Public Authorities Law § 554 authorizes the imposition of tolls on the Thruway and 21 NYCRR part 101.3 prohibits the evasion or non-payment of tolls along the Thruway system as established by the Thruway Authority. As to all vehicular crossings operated by the Port Authority of New York and New Jersey, New York Unconsolidated Laws § 6802 and New Jersey Statutes Annotated § 32-1.154.2 prohibit any traffic on or upon such vehicular crossings except upon payment of tolls and other charges as prescribed by the Port Authority.

How to Dispute This Toll Bill

To dispute any toll(s), check the appropriate box, if applicable, and attach supporting documentation. Sign and date the Certification, return the entire bill and any required documentation in the envelope provided. Please submit your dispute to this toll bill promptly. Retain a copy of this Toll Bill and any supporting documents for your records.

List LICENSE PLATE(S) you are disputing:

- ☐ Vehicle Sold..... Attach Proof of Sale.
☐ License Plate(s) Surrendered..... Attach Plate Surrender Receipt.
☐ Vehicle/Plate Stolen or Lost..... Attach Police Report.
☐ License Plate and/or Vehicle is not registered to me and I did not rent and/or lease it..... Attach Documentation if Available.

Certification: I certify that the information I provided regarding this dispute is complete, true and accurate.

Name

Signature

Date



Thruway
Authority

TOLLS BY MAIL

OFFICIAL TOLL INVOICE

BILL DATE: 04/15/2021

TOLL BILL No: 17501658683



0664.01.01

SELENA U. SMITH
6943 76TH AVE NE
OLYMPIA, WA 98516-9572



ATTENTION: In addition to this Toll Bill, your account has outstanding toll violations. Please visit www.tollsbymailny.com and click on "Pay Toll Bill" to view and pay your account balance.

Summary of Charges

Tolls this period*	\$5.87
Overdue Balance	\$31.26
Late/Other Fees	\$5.00

Return Mail Only:

P.O. Box 15618
Wilmington, DE 19850-5618
900.5519.TOLL



PAY TOLL



SCAN NOW



TSI Physical Address:
TRANSWORLD SYSTEMS INC.
1105 SCHROCK ROAD SUITE 300
COLUMBUS, OH 43229
1-800-234-3550

Calls to or from this company may be monitored or recorded.

Date: May 29, 2021

Our Account #: 21727067

Creditor: MTA BRIDGES AND TUNNELS

Balance Due: \$328.50

This Balance is a Sum of Balances from 3 Accounts.

See additional page(s) for account detail.



118000 - 171

SELENA SMITH
6943 76TH AVE NE
OLYMPIA WA 98516-9572



MTA BRIDGES AND TUNNELS has placed your account(s) with this office for collection. This is a request for payment. As the registered owner(s)/operator(s) of these vehicles associated with the License Plates involved with the violations listed on the following pages you are responsible for the tolls and violation fees placed by MTA BRIDGES AND TUNNELS. Please return the lower section of this notice, or a copy thereof, with your payment.

Make your check or money order payable to TRANSWORLD SYSTEMS INC. and mail it in the enclosed envelope.

For more information, go to <http://www.e-zpassny.com> and click on "Violations".

Unless you notify this office within 30 days after receiving this notice that you dispute the validity of this debt, or any portion thereof, this office will assume this debt is valid. If you notify this office in writing within 30 days after receiving this notice that you dispute this debt, or any portion thereof, this office will obtain verification of the debt or a copy of a judgment and mail you a copy of such verification or judgment. If you request of this office in writing within 30 days after receiving this notice, this office will provide you with the name and address of the original creditor, if different from the current creditor.

This is an attempt to collect unpaid tolls and/or violation fees. Any information obtained will be used for that purpose. This is a communication from a debt collector.

Office Hours: Monday through Thursday 8:00am to 9:00pm, Friday 8:00am to 5:00pm, Saturday 8:00am to 12:00pm (ET)

You may also make payment by visiting us on-line at <https://payments.tsico.com>. Your unique registration code is 2172706722.

Already an **E-ZPass NY** customer? Visit tollsbymailny.com to pay this Toll Bill using your **E-ZPass NY** account. Other **E-ZPass** customers cannot pay using their account. You can avoid future Toll Bills by adding your license plate(s) to your account.

If you are not already an **E-ZPass NY** customer save time and money by going to tollsbymailny.com and converting to **E-ZPass**.

Accessing your New York tolls just got easier! Download our new **TollsNY** mobile app on your iPhone app store or Google play for Android.

Toll Activity Detail

License Plate	Agency	Entry Facility (Plaza)	Exit Facility (Plaza)	Class	Date	Time	Toll Amount
WA BWH1378	NYSTA	61	55	2L	01/07/21	02:36:34	\$3.87
	NYSTA		Toll Admin. Surcharge		04/15/21		\$2.00
Total Tolls							\$5.87

Important Information on Paying Tolls on Time

Failure to respond to this Toll Bill in a timely manner may result in the imposition of fees of up to \$100 per unpaid toll, referral to a collection agency, additional fees and charges, and/or suspension of your vehicle registration by the New York State Department of Motor Vehicles under 15 New York Codes, Rules and Regulations (NYCRR) § 127.14 or suspension, revocation or renewal hold of your vehicle registration under a reciprocal agreement with your home State as authorized for New York State by Vehicle and Traffic Law § 518 and/or pursuant to your home State's related vehicle registration laws, rules and/or regulations, and/or exclusion from MTA B&T Facilities under 21 NYCRR § 1020.7, and/or exclusion from Port Authority Facilities under New York Unconsolidated Laws § 6809; New Jersey Statutes Annotated § 32:1-154.9.

Public Authorities Law § 553 and 21 NYCRR §§ 1020.7, 1021.3 & 1023.7 prohibit vehicular crossings except upon payment of tolls at the place and time and in the manner established by MTA B&T (legal name, Triborough Bridge and Tunnel Authority). Public Authorities Law § 554 authorizes the imposition of tolls on the Thruway and 21 NYCRR part 101.3 prohibits the evasion or non-payment of tolls along the Thruway system as established by the Thruway Authority. As to all vehicular crossings operated by the Port Authority of New York and New Jersey, New York Unconsolidated Laws § 6802 and New Jersey Statutes Annotated § 32:1-154.2 prohibit any traffic in or upon such vehicular crossings except upon payment of tolls and other charges as prescribed by the Port Authority.

How to Dispute This Toll Bill

To dispute any toll(s), check the appropriate box, if applicable, and attach supporting documentation. Sign and date the Certification, return the entire bill and any required documentation in the envelope provided. Please submit your dispute to this toll bill promptly. Retain a copy of this Toll Bill and any supporting documents for your records.

List LICENSE PLATE(S) you are disputing:

- ☐ Vehicle Sold..... Attach Proof of Sale.
- ☐ License Plate(s) Surrendered..... Attach Plate Surrender Receipt.
- ☐ Vehicle/Plate Stolen or Lost..... Attach Police Report.
- ☐ License Plate and/or Vehicle is not registered to me and I did not rent and/or lease it..... Attach Documentation if Available.

Certification: I certify that the information I provided regarding this dispute is complete, true and accurate.

Name

Signature

Date

VIOLATION DISPUTE / CUSTOMER CERTIFICATION

DISPUTE INSTRUCTIONS

Pursuant to N.J.S.A. 27:23-1, et seq. and N.J.A.C. 19:9-9.1, et seq., with regard to the non-payment of toll(s) at the facility or facilities detailed the front of this Advisory and Payment Request, the registered owner of the vehicle, identified by the license plate number specified, has the right to dispute the Total Amount Due.

Non-Responsibility – Select the appropriate dispute box in Section A1 or A2, sign the Certification Section D and return the completed notice and all relevant documentation requested to *NJ E-ZPass*.

Inadvertent Toll Violators – Complete Section B and include Check or Money Order for toll only, sign the Certification Section D and return the completed notice to *NJ E-ZPass*.

For NJ E-ZPass Tag Holders – Provide license plate and account holder name in Section C1. Provide *NJ E-ZPass* account number or tag number, sign the Certification Section D and return the completed notice to *NJ E-ZPass*.

Other Agency E-ZPass Tag Holders – Select the appropriate dispute box in Section C2, provide *E-ZPass* account or tag number, sign the Certification Section D and return the completed notice to *NJ E-ZPass*.

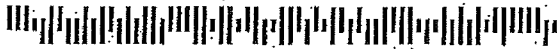
Section A1 Non-Responsibility	<input type="checkbox"/> Surrendered License Plate – prior to violation date (Attach copy of plate surrender receipt from MVC/DMV)	<input type="checkbox"/> Sold Vehicle – prior to violation date (Attach copy of notarized bill of sale and/or plate surrender receipt from MVC/DMV)
	<input type="checkbox"/> Vehicle or License Plate Reported Stolen – prior to violation date (Attach copy of police report)	<input type="checkbox"/> Vehicle Not Mine – I declare that the Vehicle associated to the violation is not registered to me. (Attach explanation and supporting documentation from MVC/DMV)
	<input type="checkbox"/> Tag Read – Toll posted to <i>E-ZPass</i> Account at time of occurrence. (Attach copy of <i>E-ZPass</i> statement showing toll posting)	<input type="checkbox"/> Paid Toll to Agency – Paid cash or paid directly to Agency. (Attach copy of toll receipt)

Section A2 Rental or Leasing	<input type="checkbox"/> Rental Car or Leasing Companies To request a Transfer of Responsibility to the vehicle Lessee or Renter, please provide a copy of the original signed rental or signed lease agreement on company letterhead for each vehicle. The agreement(s) must contain the information listed below FOR EACH ENTITY within 50 days of first notice date. If NOT completed satisfactorily, the request will be denied, transfer will not occur and you will remain liable for the full amount of the notice. <ul style="list-style-type: none"> The date and time indicated on rental/lease agreement must correspond with the date and time of the violation(s) occurrence. Name of Renter/Lessee License plate number -- and state -- for each vehicle Complete mailing address with zip code of Renter/Lessee
-----------------------------------------	-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------

Section B Inadvertent Toll Violations	<input type="checkbox"/> Dispute Section: I hereby certify that I took every reasonable action to pay the toll but was prevented from doing so by the following reason(s) beyond my control. (Describe in detail): <div style="border: 1px solid black; height: 40px; margin-top: 5px;"></div>
To be considered for SECTION B Dispute: you must send a Check or Money Order (No Cash) for the Toll Balance Due or pay the toll due online at www.ezpassnj.com . Do not pay the Administrative fee at this time when completing a SECTION B Dispute. Please use the Courtesy Reply Envelope.	

For your convenience, E-ZPass customers have three ways to dispute violations: MAIL - Complete Section C and mail back using the courtesy envelope provided. ONLINE - Please visit www.ezpassnj.com PHONE (973) 368-1425. Please note that you may be liable for open violations. You may not be granted a waiver of the administrative fees. I hereby certify that I am an <i>E-ZPass</i> customer in good standing and had a valid <i>E-ZPass</i> tag at the time of the violation(s) referenced on the front of this notice.	
<div style="text-align: center;">Section C E-ZPass Customer</div> <input type="checkbox"/> C1 – New Jersey E-ZPass Customer: By providing my account or tag number below and signing this form, I acknowledge: <ul style="list-style-type: none"> I am the owner of the account and <i>NJ E-ZPass</i> will charge my account for tolls and fees as provided by the account holder terms and conditions. Waiver of administrative fee(s) for disputes may not be granted. Select A or B. (If neither is checked, license plate(s) will be added.) <input type="checkbox"/> A I authorize <i>NJ E-ZPass</i> to add the license plate(s) to my account. <input type="checkbox"/> B I do not authorize the license plate(s) to be added to my account. Account Holder Name: _____	<input type="checkbox"/> C2 – Non-New Jersey E-ZPass Customer Dispute: I have updated my <i>E-ZPass</i> account to include the license plate(s) referenced in the violation. I authorize you to deduct the toll from my <i>E-ZPass</i> account. If the license plate(s) has not been added to my account within 3 days of this dispute, I may be responsible to pay the toll and fees. This option is only available if dispute is processed within 50 days from the recorded violation transaction date otherwise you are responsible for the toll and the fee. Account Holder Name: _____
For Options C1 or C2, you MUST enter your <i>E-ZPass</i> Tag or Account Number. Your <i>E-ZPass</i> Tag Number can be found directly above the barcode on the front of your <i>E-ZPass</i> Tag (only numbers between asterisks*).	
<div style="border: 1px solid black; width: 150px; height: 20px; margin: 0 auto;"></div> E-ZPass Account Number	<div style="border: 1px solid black; width: 150px; height: 20px; margin: 0 auto;"></div> E-ZPass Tag Number

Section D Certification	CERTIFICATION to be completed for all Dispute Form Sections. I certify that the statement(s) I have made herein regarding the violation(s) listed on the front of this notice are complete, true and accurate. Name: _____ Signature: _____ Date: _____ <p style="text-align: center; margin-top: 10px;"> <i>NJ E-ZPass</i>: P.O. Box 4971, Trenton, NJ 08650 Phone (973) 368-1425, Fax (973) 368-1583, Web: www.ezpassnj.com </p>
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0080.01.01
SELENA U SMITH
6943 76TH AVE NE
OLYMPIA, WA 98516-9572



Summary of Charges

Tolls this period*	\$31.26
Overdue Balance	\$30.99
Late/Other Fees	\$5.00
Credits	\$0.00

Total Amount Due **\$67.25**
Must be Received by* **04/13/21**

Don't want to wait for future Toll Bills?

Use your Reference Number 592171706 to access and pay tolls online.

PAY TOLL



SCAN NOW



Online at tollsbymailny.com



By Check (see coupon below)



Call 1-844-826-8400



By Cash tollsbymailny.com/cashlocations
(See left side of coupon below)

* See page 2 for Toll Activity Detail and Important Information on Paying Tolls on Time to avoid escalation to violations and other legal consequences including but not limited to vehicle registration suspension, revocation or renewal hold and/or fees up to \$100 per unpaid toll.

Convert to *E-ZPass* NY and Save **\$27.20 on this Bill**



ESPAÑOL • 中国 • KREYOLAYISYEN • ITALIANO • 한국어 • PYCCKNN → tollsbymailny.com/read

For payments remove coupon at dotted line

Mail payment or dispute to:
Tolls by Mail Payment Processing Center
PO Box 15183
Albany, NY 12212-518

TOLL BILL No: 17486715516

Total Amount Due **\$67.25**
Must Be Received by **04/13/21**

Amount Enclosed US\$ _____

- ▶ Make check or money order payable to Tolls By Mail.
- ▶ Do not send cash.
- ▶ Please allow 5 days for mailed payment to reach us.
- ▶ Enclose this coupon with your payment in the envelope that was provided. Do not use staples or paper clips.
- ▶ ☐ If you are remitting Correspondence check ✓ this box.

SELENA U SMITH
6943 76TH AVE NE
OLYMPIA, WA 98516-9572



2260001748671551600000059217170603142021000000000000067252

Already an **E-ZPass NY** customer? Visit tollsbymailny.com to pay this Toll Bill using your **E-ZPass NY** account. Other **E-ZPass** customers cannot pay using their account. You can avoid future Toll Bills by adding your license plate(s) to your account.

If you are not already an **E-ZPass NY** customer save time and money by going to tollsbymailny.com and converting to **E-ZPass**.

Accessing your New York tolls just got easier! Download our new **TollsNY** mobile app on your iPhone app store or Google play for Android.

Toll Activity/Detail							
License Plate	Agency	Entry Facility (Plaza)	Exit Facility (Plaza)	Class	Date	Time	Toll Amount
WA BWH1378	NYSTA	50	50	2L	01/07/21	11:39:10	\$2.43
WA BWH1378	NYSTA		Grand Island S	2L	01/07/21	12:04:27	\$1.24
WA BWH1378	NYSTA	50	47	2L	01/07/21	14:45:03	\$2.43
WA BWH1378	NYSTA	47	46	2L	01/07/21	14:53:51	\$0.94
WA BWH1378	NYSTA	46	45	2L	01/07/21	16:53:31	\$0.67

(Continued)

Important Information on Paying Tolls on Time

Failure to respond to this Toll Bill in a timely manner may result in the imposition of fees of up to \$100 per unpaid toll, referral to a collection agency, additional fees and charges, and/or suspension of your vehicle registration by the New York State Department of Motor Vehicles under 15 New York Codes, Rules and Regulations (NYCRR) § 127.14 or suspension, revocation or renewal hold of your vehicle registration under a reciprocal agreement with your home State as authorized for New York State by Vehicle and Traffic Law § 518 and/or pursuant to your home State's related vehicle registration laws, rules and/or regulations, and/or exclusion from MTA B&T Facilities under 21 NYCRR § 1020.7, and/or exclusion from Port Authority Facilities under New York Unconsolidated Laws § 6809; New Jersey Statutes Annotated 32:1-154.9.

Public Authorities Law § 553 and 21 NYCRR §§ 1020.7, 1021.3 & 1023.7 prohibit vehicular crossings except upon payment of tolls at the place and time and in the manner established by MTA B&T (legal name, Triborough Bridge and Tunnel Authority). Public Authorities Law § 554 authorizes the imposition of tolls on the Thruway and 21 NYCRR part 101.3 prohibits the evasion or non-payment of tolls along the Thruway system as established by the Thruway Authority. As to all vehicular crossings operated by the Port Authority of New York and New Jersey, New York Unconsolidated Laws § 6802 and New Jersey Statutes Annotated 32:1-154.2 prohibit any traffic in or upon such vehicular crossings except upon payment of tolls and other charges as prescribed by the Port Authority.

How to Dispute This Toll Bill

To dispute any toll(s), check the appropriate box, if applicable, and attach supporting documentation. Sign and date the Certification, return the entire bill and any required documentation in the envelope provided. Please submit your dispute to this toll bill promptly. Retain a copy of this Toll Bill and any supporting documents for your records.

List LICENSE PLATE(S) you are disputing:

- ☐ Vehicle Sold..... Attach Proof of Sale.
- ☐ License Plate(s) Surrendered..... Attach Plate Surrender Receipt.
- ☐ Vehicle/Plate Stolen or Lost..... Attach Police Report.
- ☐ License Plate and/or Vehicle is not registered to me and I did not rent and/or lease it..... Attach Documentation if Available.

Certification: I certify that the information I provided regarding this dispute is complete, true and accurate.

Name

Signature

Date

TOLLS BY MAIL

WA BWH1378	NYSTA	45	44	2L	01/07/21	17:25:02	\$0.22
WA BWH1378	NYSTA	44	39	2L	01/07/21	18:28:04	\$3.35
WA BWH1378	NYSTA	39	36	2L	01/07/21	18:37:53	\$0.38
WA BWH1378	NYSTA	36	35	2L	01/07/21	18:39:34	\$0.23
WA BWH1378	NYSTA	34A	25A	2L	01/07/21	21:15:03	\$6.84
WA BWH1378	NYSTA	B1	B3	2L	01/07/21	22:56:59	\$1.03
WA BWH1378	MTAB&T		Verrazzano Narrows	1	01/11/21	12:15:59	\$9.50
	NYSTA		Toll Admin. Surcharge		03/11/21		\$2.00
Total Tolls							\$31.26



725 Canton Street, Norwood, MA 02062
Self-service: www.ccspayment.com
Monday - Friday: 8:00AM-8:00PM, Saturday: 9:00AM-5:30PM, ET

CALL CENTER: (603) 570-4038



05216 1 MB 0.447 T 11
SELENA SMITH
6943 76TH AVE NE
OLYMPIA WA 98516-9572

Date: 04/09
File Number: 07 0403 17202
Pin Number: 23585
Violation:

REGARDING:
NEW JERSEY E-ZPASS

AMOUNT DUE:
\$50.95

According to our client, New Jersey E-ZPass, the above referenced amount remains unpaid. As a result, your account has been placed with this office for collection.

Please remit payment by mail (together with the payment stub portion of this notice), by telephone, or by visiting our self-service website @ www.ccspayment.com. If you would like personal attention, our Customer Service Agents are available (603) 570-4038. Let's work together to resolve this matter. Thank you.

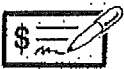
Please be advised, the Tolling Agency retains the right to issue a summons in connection to your unpaid toll violation(s). The Agency may designate an employee(s) or agent(s) of the Agency to be a complaining witness on behalf of the Agency and to cause a summons and complaint to issue to the extent permitted by, and pursuant to, the Rules Governing the Courts of New Jersey, Delaware, and Pennsylvania.

Listed below are the details of up to five (5) of your outstanding violations:

Date of Violation	Citation Number	Roadway	Total Due	Plate Number
01/11/21	T122164589395-01	Toms River	\$50.95	BWH1378



SELF-SERVICE WEBSITE: You can activate email messaging, upload correspondence, request telephone calls to stop, pay by check, Visa, MasterCard, Discover, arrange a payment plan, and more at our secure website: www.ccspayment.com.



MAIL PAYMENT: You can mail your check together with the payment stub portion of this notice. You can make your check payable to: NEW JERSEY E-ZPASS.

1503

File Number: 07 0403 17202
Pin Number: 23585
SELENA SMITH

AMOUNT DUE:
\$50.95

Go Green

We offer secure email messaging, as well as the ability to pay or send correspondence online. It's quick, easy, and helps protect the environment. Please consider visiting our self-service website at: www.ccspayment.com.

Do not mail post-dated checks: You can call (877) 219-7563 for personal attention. CCS may process payment as a one-time electronic funds withdrawal using information from your check.

CCS
PAYMENT PROCESSING CENTER
P.O. BOX 55126
BOSTON, MA 02205-5126





IN THE CIRCUIT COURT OF THE STATE OF OREGON
FOR THE COUNTY OF MULTNOMAH
1200 SW First Avenue Portland, OR 97204
courts.oregon.gov/multnomah
Please keep the top half of this form for your records.

3/11/2021

PARKING NOTICE

Citation: HA34682511

Case: 21PK16231

Selena Ursa Smith
6943 76th Ave NE
Olympia, WA 98516-9572

A parking citation was issued to vehicle **WA BWY9528**. You have been identified as the registered owner. Please disregard this notice if you've already paid.
Options are printed on the back of this Parking Notice. Or find more information on our website by taking a picture of this QR code with your smart phone.



Offense Date & Time	Statute	Offense	Offense Location	Fine
02/27/2021 4:47 PM	16.20.430-A	No Meter Receipt	NW GLISAN ST Between 9TH AVE and 10TH AVE	65.00



I, **Selena Ursa Smith**, have completed the form below and agree to comply with the response that I have selected. If I do not, I understand that penalties may be assessed after 60 days (please see the back of the Parking Notice).

**RESPONSE to
PARKING NOTICE**
Citation: HA34682511
Case: 21PK16231
Vehicle: WA BWY9528

Initial here if you are not the registered owner of the vehicle but are taking responsibility for this citation; you must select one of the listed options and provide your full name and mailing address in the box below.

I have read the instructions on the back of this form. I select ONE of the following statements, plead No Contest, waive my right to trial, and consent to any judgment entered:

- ☐ **Response A:** I am enclosing a check payable to the State of Oregon for the full fine amount.
- ☐ **Response B:** At the time of the cited offense I had paid for my parking in full. I am enclosing proof of that payment and requesting a fine reduction.
- ☐ **Response C:** I was in compliance at the time of the cited offense. I am enclosing a *copy* of my current vehicle documentation and requesting a fine reduction.
- ☐ **Response D:** I was out of compliance at the time of the cited offense. I am enclosing a *copy* of my current vehicle documentation. I fixed the issue and am requesting a fine reduction.

I would like to schedule a court hearing.

☐ **Response E:** I understand that my hearing will be held by video due to COVID-19 and that I will be notified of my appearance date by email. Current email address: _____

Initial here if you cannot appear by video. Request an exemption with an explanation in the space below.

Space for updated contact information, or additional comments:

Signature of Defendant: _____

Date: _____

Select and complete one of the following options within 60 days of this notice date: 3/11/2021. If you do not respond within 60 days the court may issue an order for impoundment or immobilization of the cited vehicle, enter a judgment against you, and impose a fine. The court may assess collection costs, and assign the citation for collection.

PARKING NOTICE
Citation: HA34682511
Case: 21PK16231

Handling Your Parking Citation

Option 1: The quickest way to resolve your case is to pay the full fine amount online. Use your smart phone to scan this QR code and go directly to the website!



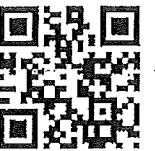
Option 2: Visit or call the Central Courthouse or East County Courthouse to speak with a court clerk.

Option 3: Complete (instructions below), detach, and mail the Response to Parking Notice form to:

Parking Citation Office
PO BOX 78
Portland, OR 97207-0178

See how Case Number **21PK16231** is doing by scanning this QR code!

The circuit court is accessible to disabled persons with 48 hours notice. For the Telecommunications Relay Service, dial 711. Déjenos saber si le podemos ayudar. Hablamos español (971-274-0590).



0000009682

**RESPONSE to
PARKING NOTICE**
Citation: HA34682511
Case: 21PK16231
Vehicle: WA BWY9528

Filling Out the Response to Parking Notice Form (Option 3 Instructions)

Different Person Taking Responsibility: If the registered owner is a business, or was not in possession of the vehicle at the time of the cited offense, someone else may claim responsibility for the citation. That person must clearly print their full name and mailing address in the box for updated contact information, and they must fill out the rest of the form.

Response A) You want to pay by check and resolve the case.

The court may reduce, but not completely eliminate, the fine amount. The court will not be able to return any materials that you submit. You may be eligible for a fine reduction in these common situations:

Response B) You are sending in proof that you paid for your parking. Example, the receipt fell off the window.

Response C) You are sending in vehicle documentation which shows you were in compliance with the offense at the time it was issued. Example, I was in possession of updated registration tags, valid permit, etc., but didn't have it displayed properly.

Response D) You were cited for an offense that you have since fixed. You must enclose proof. Example, my license plate was not properly mounted, or my permit or registration tags had expired, etc.

Response E) None of the other responses fit your situation, you feel the fine should be waived in full, therefore you wish to be assigned a court date.

Thank you for understanding that these common situations are not eligible for a fine reduction:

❖ Didn't realize vehicle was parked in a zone that required payment.

❖ Only parked for a few minutes and did not pay at all.

❖ Did not pay for enough time and were late getting back to your car.

❖ Citations weren't given to any other cars parked in the same area.

Declaration of Hans Stoker-Unsigned

Final Audit Report

2021-06-14

Created:	2021-06-14
By:	Breckan Scott-Gabriel (breckan@breckanlaw.com)
Status:	Signed
Transaction ID:	CBJCHBCAABAAFHnASlv0WUuzrHznLJ5cCnOihP3YIHml

"Declaration of Hans Stoker-Unsigned" History



Document created by Breckan Scott-Gabriel (breckan@breckanlaw.com)

2021-06-14 - 10:23:52 PM GMT- IP address: 73.169.231.32



Document emailed to Hans Stoker (hans-stoker@comcast.net) for signature

2021-06-14 - 10:24:09 PM GMT



Email viewed by Hans Stoker (hans-stoker@comcast.net)

2021-06-14 - 11:27:17 PM GMT- IP address: 76.121.132.72



Document e-signed by Hans Stoker (hans-stoker@comcast.net)

Signature Date: 2021-06-14 - 11:34:00 PM GMT - Time Source: server- IP address: 76.121.132.72



Agreement completed.

2021-06-14 - 11:34:00 PM GMT



Adobe Sign

Superior Court of Washington, County of Thurston

In re:

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

No. 21-4-00452-34

And Respondent/s (*other party/parties*):
Onawa Smith-Wells

Raven Gaia Shenandoa Smith-Wells

Sealed Personal Health Care Records
(Cover Sheet)
(SEALPHC)

☒ Clerk's action required.

For use in Family Law and Guardianship cases.

DECLARATION OF Heather Stoker Containing:

Sealed Personal Health Care Records /Information
(Cover Sheet)

*Use this form as a cover sheet to keep your personal health information **private** from the public. On the first page of each document, write the word "SEALED" 1 inch from the top of the page.*

Check the documents you are attaching to this cover sheet to be sealed:

- ☒ Health records of any kind (including correspondence) related to a person's physical or mental condition, or payment for health care.
- ☐ Genetic test records for parentage.

Submitted by: ☒ Petitioner or his/her lawyer ☐ Respondent or his/her lawyer



Sign here

Breckan Scott-Gabriel, 41585

Print name (if lawyer, also provide WSBA #)

Important! The other person and the lawyers in your case can see your **sealed** documents. If you need to keep your address information private for safety reasons, you may cross out or delete your address information.

Superior Court of Washington, County of Thurston

In re: The Guardianship of

Petitioner/s (person/s who started this case):

Onawa Kachina Smith-Wells, Raven Gaia
Shenandoah Smith-Wells

And Respondent/s (other party/parties):

No. 21-4-00452-34

Declaration of

(name): Heather Stoker

(DCLR)

Declaration of (name): Heather 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): Sister in law of Selena Smith
2. I declare: Please see attached.

Lined area for text entry.

(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): Yelm, WA Date: Jun 14, 2021

 Heather D. Stoker (Jun 14, 2021 18:32 PDT)

Sign here

Heather 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 by Chad and Heather Stoker regarding
Selena Smith and Emergency Guardianship**

June 13, 2021

This is a declaration written by myself, Chad Stoker, and my wife, Heather Stoker. Given the current situation with my sister (Selena Smith) we felt it necessary to document a recent incident. We both witnessed what was stated by Hazel, 8 year old grandchild of Kat & Hans and niece of myself and Heather.

My wife, Heather, is an elementary music teacher at Tumwater Elementary. She's been there for 8 years and has been teaching overall for 18 years.

I currently work as the lead principle software engineer for the Employment Security Department's (ESD) tax systems. Formerly, I was the Chief Technology Officer of ESD, and also a quality assurance oversight consultant for high-visibility technology projects in Washington State government.

Given the recent emergency guardianship that my mother & Hans took on, the extended family has stepped up to help out with play dates and normal family support in this situation.

On June 5th, 2021 we had a play date with Hazel at our home in Boston Harbor, Olympia, WA

At lunch, Hazel started this conversation:

Hazel, to Chad (*looking accusatory*): What's wrong with your sister?

Chad: MY sister? Do you mean your mom?

Hazel: Yeah, what's wrong with your sister? Mom yells at me. She always blames me for sitting up front. Mom says bad stories. Mom says bad stories about the family. Mom hits me. (*When Heather questioned her about this, she didn't say anything further*).

Heather: Do you go to school?

Hazel: Yes, the God of Family. We go on adventures. Mom is my teacher.

The police came. They took me and Onawa and Raven. We drove in a car with some ladies and then we got to go back to Oma and Opa's house. (Mom and Hans)

Mom gets angry. Really angry. She's always blaming me. She doesn't like it when I'm talking when they're asleep. She doesn't like it when I'm bored and want to do art.

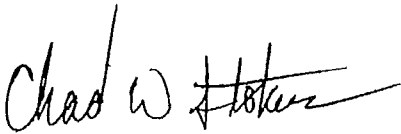
Heather, as a teacher for many years, was very distressed at the chaotic environment the children are experiencing.

As a father myself, and also Selena's brother, I understand fully what Hazel is referring to. Selena is often prone to periods of heightened anxiety and frustration whereby her mood swings will escalate to verbal assaults. At times, they have escalated to physical violence, although this was the first instance I'd heard of it directly from one of her children.

Seeking out a community of like-minded free-spirited people is fine for my sister, but she often fails to consider the needs of her children in these endeavors. Her daughters need dental/health care, occupational therapy, speech therapy, and special needs that are unique to each of them. Selena fails to take these needs seriously when she frequently decides to leave everything she has behind. Selena's desire to leave everything behind has led to a nomadic existence where she's avoiding contact with professionals that would be able to provide her daughters the care that they need to grow and mature.

Stability and a safe environment, I'm told, are critical to the growth and development of any child, but particularly children with developmental considerations and difficulty with transitions. Hazel's statements were the clearest indication I've ever seen that the world she was experiencing was not stable nor safe from her perspective. It matches the description I would give of my own sister concerning her unexpected behaviors and outbursts. I hope my nieces' exposure to this indifference from their mother can be remedied.

Signed:



6/13/2021

Chad Stoker

Date



6/13/2021

Heather Stoker

Date






Declaration of Heather Stoker-unsigned

Final Audit Report

2021-06-15

Created:	2021-06-14
By:	Breckan Scott-Gabriel (breckan@breckanlaw.com)
Status:	Signed
Transaction ID:	CBJCHBCAABAATMKhx_b-xU6GHSf8B5kY5wcmBPb8zUI

"Declaration of Heather Stoker-unsigned" History

-  Document created by Breckan Scott-Gabriel (breckan@breckanlaw.com)
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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*):

Onawa Kachina Smith-Wells;

Raven Gaia Shenandoah Smith-Wells,

No. 21-4-00452-34

Sealed Personal Health Care Records
(Cover Sheet)

(SEALPHC)

☒ Clerk's action required.

For use in Family Law and Guardianship cases.

DECLARATION OF Kathryn Stoker Containing:

Sealed Personal Health Care Records /Information
(Cover Sheet)

*Use this form as a cover sheet to keep your personal health information **private** from the public. On the first page of each document, write the word "SEALED" 1 inch from the top of the page.*

Check the documents you are attaching to this cover sheet to be sealed:

- ☒ Health records of any kind (including correspondence) related to a person's physical or mental condition, or payment for health care.
- ☐ Genetic test records for parentage.

Submitted by: ☒ Petitioner or his/her lawyer ☐ Respondent or his/her lawyer



Sign here

Breckan Scott-Gabriel, 41585

Print name (if lawyer, also provide WSBA #)

Important! The other person and the lawyers in your case can see your **sealed** documents. If you need to keep your address information private for safety reasons, you may cross out or delete your address information.

Superior Court of Washington, County of Thurston

In re: The Guardianship of

Petitioner/s (person/s who started this case):

Onawa Kachina Smith-Wells, Raven Gaia
Shenandoah Smith-Wells

No. 21-4-00452-34

Declaration of
(name): Kathryn Stoker

(DCLR)

And Respondent/s (other party/parties):

Declaration of (name): Kathryn 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): Mother of Selena + Grandmother of Onawa + Raven
2. I declare: _____ Please see attached.

Lined area for text entry.

(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): Yelm, WA Date: Jun 14, 2021

Kat Stoker
Kat Stoker (Jun 14, 2021 16:53 PDT)
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



Desiree Muller <desiree.breckanlaw@gmail.com>

Colorado Case Number

3 messages

Kat Stoker <Kat-Stoker@comcast.net>

Wed, Jun 9, 2021 at 1:20 PM

To: Desiree Muller <desiree.breckanlaw@gmail.com>

Case 2015-JV-171 – Danielle Bernard was the Boulder County Dept. of Health & Human Services Case Worker that was primary in this foster care situation that Hans & I moved to Colorado, went thru Kindship Provider training, and had custody of Hazel for 6 months.

Mental Medical History:

Selena was under the care of a psychiatrist Dr. Janet Nunn starting around the age of 16 for depression & psychiatric problems. She was hospitalized in St. Peters mental health ward several times, once around age 21 leaving Maya Smith (oldest child) with the father Andrew Foreman (deceased). Hans & I took legal custody of Maya Smith for about 18 months. You might try contacting Danielle Bernard to get the name of the hospital in Colorado in 2015 since it generated a CPS case, Selena was hospitalized a second time at St. Peters for a suicide attempt after her failed marriage (2010, I think). She was also hospitalized in Eureka CA at the Humboldt County Mental Health in Eureka, CA under the care of a Dr. Christopher White after the birth of Onawa Smith-Wells (2018). Selena had run away and left Onawa with a friend of Jim Wells in CA. Hazel was living with us at that time. She ran away to the mid-west 2019 after Raven was born with all 3 children but called us 2 weeks later to tell us to take custody of Hazel & Jim to take custody of the 2 babies. At that time Selena told me that Hazel did not travel well due to her autism. As we moved to take custody she abruptly appeared with all 3 children 3 days later.

I am attaching an assessment of Hazel's skills done by the North Thurston school district in 2017 as Hans & I had enrolled her in a pre-school program for development disabled children. (We had custody of Hazel yet again then as Selena requested us to take her because she could not handle her).

Basically, Hans & I have had physical custody of Hazel for several years during her 8 year life. Hazel considers this her home, does not like traveling, and worries about when her Mom will come and take her away. The younger children have also spent a lot of time here and have settled in well.

Additionally, my daughter-in-law Heather Stoker & son Chad Stoker had Hazel over for a playdate last Saturday. Heather is a teacher at Tumwater Elementary School and was disturbed by the following conversation:

My name is Heather Stoker. Chad Stoker (Hazel's uncle, Selena's brother) and I babysat Hazel today, June 5th. At lunch, Hazel started this conversation:

Hazel, to Chad (*looking accusatory*): What's wrong with your sister?

Chad: MY sister? Do you mean your mom?

Hazel: Yeah, what's wrong with your sister? Mom yells at me. She always blames me for sitting up front. Mom says bad stories. Mom says bad stories about the family. Mom hits me. (*When I questioned her about this, she didn't say anything further*).

Heather: Do you go to school?

Hazel: Yes, the God of Family. We go on adventures. Mom is my teacher.

The police came. They took me and Onawa and Raven. We drove in a car with some ladies and then we got to go back to Oma and Opa's house.

Mom gets angry. Really angry. She's always blaming me. She doesn't like it when I'm talking when they're asleep. She doesn't like it when I'm bored and want to do art.



BRN3C2AF4A138C1_000414.pdf
152K

Desiree Muller <desiree.breckanlaw@gmail.com>
To: Kat Stoker <Kat-Stoker@comcast.net>
Bcc: Stoker <8d1e4fa3a+matter1293990169@maildrop.clio.com>

Wed, Jun 9, 2021 at 1:26 PM

Thank you.

I have a cps form I'll be sending out too, to hopefully get records too from colorado.

Desiree Muller

Legal Assistant

Breckan Law PLLC

Mailing: PO Box 1123 Yelm, WA 98597

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

www.breckanlaw.com

Phone: 360-960-8951

Fax: 360-464-2636

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6/14/2021

Gmail - Colorado Case Number

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.

[Quoted text hidden]

Desiree Muller <desiree.breckanlaw@gmail.com>
To: Kat Stoker <Kat-Stoker@comcast.net>

Wed, Jun 9, 2021 at 4:46 PM

I'd like to put together a time line that's easy for the court to look at.
From date- to date and a short description why (i.e court order, cps order, Selenas choice, or due to her in the hospital)
Each time you had Hazel in your custody
And each time you had Onawa and Raven as well.
Can you please work on that while we work on getting the info you provided us into subpoenas for her medical records?

Thanks!

Desiree Muller
Legal Assistant
Breckan Law PLLC
360-960-8951

[Quoted text hidden]

[Quoted text hidden]

Timeline of Hazel living with Hans & Kat Stoker

1. Hazel was born 5/2/2013 when her mother was living at our house. Hazel was born with a club foot and required a series of leg braces & medical care. Selena & Hazel lived with us for about 5 months before Selena took a job in Las Vegas.
2. Hazel was put into foster care in Boulder County, Colorado in, I believe, December 2014. Hans & I moved to Colorado, did Kinship training, and cared for Hazel from January 2015 until June 2015. Hazel was returned to Selena about the end of June.
3. Kathryn flew back & forth multiple times between July 2015 & 2016 to assist Selena with Hazel & help her with the house.
4. In October 2017 Selena called and requested that we come & get Hazel from Colorado because she was stressed and wanted to go back to the hospital. Kathryn flew back & retrieved Hazel.
5. From October 2017 to May 2018 Hazel lived with Hans & Kathryn in Washington where she was provided Head Start Pre School, speech therapy, occupational therapy, and ABA therapy. She was non-verbal when she came to live with us.
6. Selena lived in a house on our property directly above us. Hazel was a frequent visitor to our house. Hazel attended Kindergarten at South Bay Elementary, and Kathryn continued to take her to speech therapy weekly.
7. In June 2018 Selena was having problems after the birth of Onawa (born 4/29/2018) and fled to Northern California. She was hospitalized there for 2 weeks. Hazel was living with us from about May 2018 to August 2018.
8. Hazel began first grade (Sept 2018) in a special program called SCALES at Chambers Prairie School which was organized to get special needs students like Hazel ready to go to middle school over the course of 5 years. Hazel was frequently spending overnights at our house to allow her mother room to deal with baby Onawa.
9. On December 14, 2019 Selena had another baby, Raven Smith-Wells, while Hazel lived at our house December to January 2020.
10. As the pandemic began in March 2020, Selena took Hazel out of school, began hoarding food, and became paranoid. At this point CPS in Washington was involved trying to provide services like counseling, food, etc. to keep Selena's family together.
11. In May 2020 she sent Hazel to our house & took off towards the east coast with the 2 babies. Hazel was living with us & doing on-line school (May 2020).
12. On 5/25/2020 she called us and told us & the CPS worker that we should take custody of Hazel and that Jim Wells would be taking custody of the babies because she wanted to live her life without the burden of the children.

13. We hired a lawyer, but Selena came back to our property in June 2 & took Hazel back to the upper house.
14. Selena got a job with the Federal Census in September 2020 and all the children Hazel, Onawa, and Raven lived with us until the end of October 2020. Jim Wells, father of Onawa & Raven frequently had the younger children in the upper house. Hazel was living with us.
15. By November 2020 Selena decided she was leaving Washington & the father of the 2 babies permanently. She fled across the United States staying in Domestic Violence shelters & homeless shelters & using the money from the census for gas & motel stays. Selena abandoned the house leaving behind the children's clothes, school supplies, medical appointments, and hygiene supplies (toothbrush, hairbrushes, etc.).
16. Hans & Kathryn attempted to keep in touch via a phone we paid for & providing cash assistance when she asked.
17. On March 3, 2021 she returned our home to pick up the old motor home. The children spent the night with us. They were dirty, hungry, and in poor shape.
18. Selena left the next morning in a van in which the children were placed in the rear with no car seats except blankets & toys on the floor. There were no rear seats in the van.
19. In April 2021 we were contacted by the Sheriffs Office & subsequently CPS in New Jersey as to the horrible conditions that the children were found in before she fled the state. All children back with us by June 2021.

Subsequently, we have had enough & are asking the court to step in and address the situation for the children. Selena comes from a large extended family and her brothers, their wives, and aunts and cousins have also stepped in to assist with the care of the children during this time.



Desiree Muller <desiree.breckanlaw@gmail.com>


Hazel's Dental

3 messages

Kat Stoker <Kat-Stoker@comcast.net>
To: Desiree Muller <desiree.breckanlaw@gmail.com>

Tue, Jun 15, 2021 at 9:42 AM

Because Selena left with the Hazel in November 2019 & did not take Hazel to her scheduled appointment her teeth are much worse now and require more extensive work. I am attaching the estimate from the dentist. Kat

 **BRN3C2AF4A138C1_000489.pdf**
54K*See attached.*

Desiree Muller <desiree.breckanlaw@gmail.com>
To: Breckan Scott <breckan@breckanlaw.com>

Tue, Jun 15, 2021 at 10:13 AM

Desiree Muller

Legal Assistant

Breckan Law PLLC

Mailing: PO Box 1123 Yelm, WA 98597

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

www.breckanlaw.com


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54K

Desiree Muller <desiree.breckanlaw@gmail.com>
To: Kat Stoker <Kat-Stoker@comcast.net>
Cc: Breckan Scott <breckan@breckanlaw.com>

Tue, Jun 15, 2021 at 10:17 AM

Bcc: Stoker <8d1e4fa3a+matter1293990169@maildrop.clio.com>

Received thank you.

Please try to remember to cc Breckan on your emails as well, it's important that we both get all of the correspondence.

Thanks.

Desiree Muller

Legal Assistant

Breckan Law PLLC

Mailing: PO Box 1123 Yelm, WA 98597

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

www.breckanlaw.com

Phone: 360-960-8951

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[Quoted text hidden]

June 15, 2021
Small to Tall Pediatric Dentistry
 Rowley and Ruder, PLLC
 3422 12th Ave NE
 Olympia, WA 98506
 360-459-5885

The following diagnosis and treatment plan have been prepared for: **Hazel Smith**

Description	Th#	Fee	Insurance	Balance	Expl
Periodic Oral Evaluation		69.00	69.00	0.00	100%
Prophylaxis Child		92.00	92.00	0.00	100%
Topical Fluoride Application		48.00	48.00	0.00	100%
Ppe		15.00	15.00	0.00	100%
Total for completed treatment		224.00	224.00	0.00	
Resin, 1 Surf Posterior	3 O	214.00	214.00	0.00	100%
Resin, 1 Surf Posterior	14 O	214.00	214.00	0.00	100%
Resin, 1 Surf Posterior	19 O	214.00	214.00	0.00	100%
Crown, Stainless Steel, Primary	A	323.00	323.00	0.00	100%
Crown, Stainless Steel, Permanent	30 O	391.00	391.00	0.00	100%
Pulp Cap - Direct	3 O	100.00	100.00	0.00	100%
Periodic Oral Evaluation		0.00	0.00	0.00	
Prophylaxis Child		0.00	0.00	0.00	
Fluoride Varnish		0.00	0.00	0.00	
X-Rays, First Periapical	30	40.00	40.00	0.00	100%
X-Rays, Each Additional Film	L	32.00	32.00	0.00	100%
Treatment May Change		0.00	0.00	0.00	
Anesthesia		0.00	0.00	0.00	
Total for Phase One		1,528.00	1,528.00	0.00	
Total		1,752.00	1,752.00	0.00	

Total fee for above procedures: \$1,752.00
 Your insurance company may pay: \$1,752.00
 Your Payment:
 In which case you may pay: \$0.00

Initials:

I have been informed of and understand the above treatment for my child. I request and authorize Dr. Rowley, Dr. Ruder, Dr. Shavron, Dr. Craig and/or their associate to perform these dental services for my child and to do whatever procedures are necessary in his / her judgement during this treatment including the use of necessary anesthetics and sedatives.

I agree to pay all charges for members of my family shown by statements, regardless of insurance coverage, promptly upon presentment thereof, unless credit arrangements are agreed upon in writing. I also accept financial responsibility for that portion of the fee that is not covered by my






Declaration of Kathryn Stoker 1-unsigned

Final Audit Report

2021-06-14

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"Declaration of Kathryn Stoker 1-unsigned" History

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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)*:
Onawa Smith-Wells
Raven Gaia Shenandoa Smith-Wells

No. 21-4-00452-34

Sealed Personal Health Care Records
(Cover Sheet)
(SEALPHC)

☒ Clerk's action required.

For use in Family Law and Guardianship cases.

DECLARATION OF Maya Stoker Containing:

Sealed Personal Health Care Records /Information
(Cover Sheet)

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Check the documents you are attaching to this cover sheet to be sealed:

- ☒ Health records of any kind (including correspondence) related to a person's physical or mental condition, or payment for health care.
- ☐ Genetic test records for parentage.

Submitted by: ☒ Petitioner or his/her lawyer ☐ Respondent or his/her lawyer



Sign here

Breckan Scott-Gabriel, 41585

Print name (if lawyer, also provide WSBA #)

Important! The other person and the lawyers in your case can see your **sealed** documents. If you need to keep your address information private for safety reasons, you may cross out or delete your address information.

Superior Court of Washington, County of Thurston

In re: The Guardianship of

Petitioner/s (person/s who started this case):

Onawa Kachina Smith-Wells, Raven Gaia
Shenandoah Smith-Wells

No. 21-4-00452-34

Declaration of
(name):

(DCLR)

Maya Stoker

And Respondent/s (other party/parties):

Declaration of (name): Maya 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): Daughter of Selena + Sister of
Onawa + Raven

2. I declare: Please see attached.

Lined area for text entry.

(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): Yelm, WA Date: Jun 15, 2021

Maya Stoker
Maya Stoker (Jun 15, 2021 09:33 PDT)

Sign here

Maya Stoker
Print name

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Maya Stoker: Declaration

It's hard for me to write about my mother because I've spent so long trying to not think about the negative experiences I went through as a child and later on into my life. My mom often ignored me as a kid or didn't talk to me a lot, when I got older she did but I spent most of my time in my own company. As far back as I can remember, my mom was always having different guys around, she didn't have any girl friends except for her best friend Amy who she still fought with from time to time. She was always dating different guys and I didn't like any of them. I think I was three or four when she met Charlie (my step-father) and I thought he was a nice guy and she asked me if I wanted him to be my new dad and I said yes. I kind of regret saying yes but I was also like four so I can't really help my tiny brain. In the beginning Charlie was nice but there was something off with him and I never liked him. He was always asking me to lay in bed with him and he really creeped me out; there was a lot of inappropriate touching and things didn't get any better after that but I don't want to talk about it.

During their relationship, my mom was always arguing with Charlie and being physically violent with him. My whole childhood was just a blur of those two fighting. We could never stay in one place, my mom was always fighting with neighbors and the cops were always showing up from domestic violence calls. There were several times throughout my life that we were all homeless. I couldn't really figure out why we were homeless but we spent Christmas in a shelter and my birthday when I was like 5 or 6.

We lived in this house on Tri Lake Drive in Lacey that Oma and Opa had bought us and my mom always had this old guy friend that came over. I think I was...maybe in second grade. I remember that all three of them; the old guy, mom, and Charlie would go into the garage and I would try to go in and see what they were doing. It smelled really weird and bad, like a mix between cigarette smoke and weed. We also all went over to the old guys place or maybe it was a different friend's place and we would be there for hours and I had to just sit in a chair and the whole place smelled weird. The air was all hazey from weed smoke or cigarettes.

She also tried to homeschool me but I only remember doing that for two days and then I didn't do any more work after that.

During that time at the Tri Lakes house, I played outside a lot and would be out in the neighborhood all day. I made some friends with the kids and would ride my bike and follow their school bus when it came home. One time, I was walking with this girl I had befriended and I let her borrow another bike. We were walking them back to my house, ahead, I saw my mom just screaming at Charlie and they were fighting outside the house. I told the girl that I could take both bikes back to the house and she said that she could help anyway. I remember just being hysterical and in tears screaming, "No, just go home, I can take the bikes please, go home!". So then she left and I had to take both bikes home. I rolled them up just sobbing and I remember them asking me what was wrong and I said nothing and went inside. I was always embarrassed of them fighting.

For a while we lived in Carlsbad in California in this RV. I hated living in the RV, you could hear everything that went on because it was so small. I don't remember eating food that much at all.

One time we were parked in this gravel parking lot in the city somewhere and it was night time. I was playing out in the gravel on the other side of the RV while Charlie and Mom were screaming and fighting. I remember this group of older ladies running over from the building across the street and taking me with them away saying, "It's okay, we will help" and then mom came running after me and grabbed me away. Then, she took me and we walked really fast away and down an alley, then through a door and then there were ballerinas everywhere. I know that sounds like a dream but I think we were parked across from a hotel or opera house which had a ballet show going on. So we must have dipped down into the dressing room areas. Then we came out another door onto a street and we were stopped by the police. Mom was arrested and I was taken to a police station. The next morning we left and went back to the RV with Charlie.

The worst experiences of my life probably happened in Germany when we lived there. Charlie was in the military as a civilian and that's one of the reasons we moved around. At that point, I was 10 when we moved there and I don't think I had celebrated my birthday in several years. I remember one time, we had rented a cargo van for some reason and had gone somewhere. It was on my birthday and I remember my mom screaming at Charlie about how my birthday was ruined because of him. I was in the middle seat between them and my mom starting hitting him across from me while he was driving. I didn't want to be in there or hit so I crawled down to the floor where my mom's feet were in the van and crouched down as she continued to hit him. I tried to tell them I had to go to the bathroom and no one listened so I peed on the floor and had to sit there on the floor while they were fighting.

When we lived in the first house in Germany farther from the base, I came home one day and Charlie and my mom were sitting across the table from each other arguing. I came in and was in the kitchen sort of watching and I remember my mom grabbing the stick of butter on the table and rubbing it all over in her hair violently. It looked crazy and then they laughed. There was always something disturbed and wrong about my mom's humor or you could always tell when she was pretending to be nice before she got violent. She never laid a finger on me but my step-dad always would tell me it was my fault that she was like that.

Another time, we had this little cheap greenish blue car that Charlie had found and bought. We were all coming back from somewhere back to the house near the base *Hohenfels* in Germany and they were fighting again. At that point I might have been 11 or 12. I just remember them fighting and I was so over being in the car so I opened the door and jumped out of the moving car. It was going pretty slow like 5-10 mph but I just jumped out. I was always going back and forth between my mom and my Oma and Opa (Kat and Hans). I was always flying in planes alone and had to grow up really fast. I had to be independent because I knew I could take care of myself. I mostly cooked my meals when I was with mom and I loved going to school because then I didn't have to be home with them fighting. I loved going to Oma's because I would be clean and happy.

One time she kicked me and Charlie out of the house and we had to go sleep in a car.

Another time, I came home one day after school and I screamed when a man walked around the corner of our apartment that I didn't know but it turned out to be my mom. She had chopped off all of her hair and buzz cut it. I asked her why and she said, "because I just did".

My step-father and I were always walking on eggshells around my mom. She never hit me but I hated when they fought and yelled. Charlie always had bruises on him and my mom was always hitting him. He barely ever hit her unless it was self defense. It was my mom who was the abuser in their relationship. I would always hear him yell, "stop, please stop!". Charlie and I would always hide all the sharp objects in the house when she was in a bad mood. We'd hide all the forks, butter knives, sharp knives, anything valuable because she would throw plates at him and they would shatter. I remember one night though, I was in my room, it was probably late like 9pm and I had headphones on, they were fighting again and the screaming was just horrible. I must have been 12 years old at that point because it was a few months before we went back to the United States. I remember not hearing as much screaming and went to see if they were done and opened my door. I opened the door and I saw Charlie crawling on the ground towards my door with streaks of blood behind him on the wood floor from him dragging his body. His leg had been cut and blood was everywhere; he was reaching his arm up to me saying quietly, "help me, please help, help". So I grabbed my phone and called the police who came. My mom had stabbed my step-dad in the leg with a knife or scissors or something like that. That was probably my worst disturbing experience and I suppressed that image in my head for years but I still can't get it out of my head. I just see him crawling on the ground with blood everywhere.

When I got older she sort of just abandoned me, she asked if I wanted to stay with Oma and Opa and I said yes and she left with my sister Hazel when I was a Sophomore in highschool and never looked back. I did visit her my Sophomore spring break and that was the last time I spent time with her. I remember calling her and saying that I wanted it to just be me, hazel, and her and she agreed and promised it would just be us. I arrived at the airport in Colorado and I saw her standing there in ripped dirty clothes and her hair looked like it hadn't been washed in a month. I asked, "where's Hazel?" and she said, "We'll discuss that later." I stopped and said, "No, where is Hazel?!" and she turned around and said she was at home. I said, "alone?!" and she said "No, Robert is with her." I remember being so mad. Robert is Hazel's father and is not a good person. We get back to the house and I tell them both that if there is fighting I am going to be very upset. I go upstairs and put my stuff away and try to get Hazel to go to sleep because she was still up and it was really late, like 11pm. They start fighting so I go downstairs and just get a glass of water and stand there staring at them. My mom said, "Maya, just go upstairs." I said, "NO, I'm not going to go upstairs, and you (points to Robert) are going to leave, mom, you're going to take him to the airport right now." I made them leave and then I was there, age 16, alone and she didn't come back until almost the next morning. She said they were fighting in the car and got pulled over for domestic disturbance. The next morning, she just told me all these weird things about how the neighbors watch her drink wine and judge her and how she hates the people in her little community. She told me that if anyone asks I go to an all girls boarding school in Washington. When I came back I told Oma that I never wanted to be alone with her ever again.

After that, she stopped trying to be in my life as much and I didn't get any presents for my birthday or Christmas after that. I don't know what I would have done if I didn't have my Oma and Opa. They really saved me from a bad situation. My mom was never the one getting me clothes, we never went out shopping. She didn't like shopping. Oma was the one who always sent me clothes or gave me clothes.

When I got older, my mom came back into my life but would say mean things to me. I did go over to her house above Oma and Opa's house which they were letting her live in. I went to try and form a relationship maybe or say hi and when I walked in, Jim (her new baby daddy) offered and rolled me a joint which was thrust upon me, and then mom offered me magic mushrooms and started talking about microdosing. Their house smelled and was really dirty. I just left and threw away the drugs.

The Thanksgiving of 2019 she was mean to me and I tried to stay nice and polite. Later that night, she sent me a text saying, "How could you talk to me like that, like I am worthless, you are a disappointment to me and you will never see your sisters again. I thought you would be so much more than you are, I already know your sisters are going to have a better relationship with each other than with you. I am blocking you." I mean, who wants to hear that from their own mother; it hurt so bad to hear that even though I wasn't close with her at all. So that moment I decided I never wanted her in my life again.

Recently, I went inside their abandoned house that is above Oma and Opa's house on the property. There was mouse poop everywhere! I was helping them clean and made them put on a mask and gloves. There was mouse poop everywhere in the kitchen, in the drawers, cabinets, bathrooms, and garage. It smelled so bad in the kitchen that I gagged and could not be in there. All I know is from someone who has lived with my mom and grown up with her, she is not a fit mother and should not have had more children. I love my sister so much and love that they are in my life but I worry for their safety everyday that they are with my mom. I think my mom has gotten worse as she has aged and that the neglect will only get worse. If I had stayed with my mom as a kid, I think I would be in a very different worse place in my life. I was old enough to choose where I wanted to live, which was with my grandparents, unfortunately, I don't think my sisters are old enough to choose but from what I've heard from Hazel, she likes being at Oma's more. Hazel asked me the other day, "I was living with mom and was looking for you, I looked for you and you weren't there, where were you?" This just broke my heart.






Declaration of Maya Stoker- unsigned

Final Audit Report

2021-06-15

Created:	2021-06-14
By:	Breckan Scott-Gabriel (breckan@breckanlaw.com)
Status:	Signed
Transaction ID:	CBJCHBCAABAAD5yKFxeztHh6-qQ9ZfNKZmhJUYsEUELU

"Declaration of Maya Stoker- unsigned" History

-  Document created by Breckan Scott-Gabriel (breckan@breckanlaw.com)
2021-06-14 - 10:24:36 PM GMT- IP address: 73.169.231.32
-  Document emailed to Maya Stoker (smithmay37@gmail.com) for signature
2021-06-14 - 10:25:09 PM GMT
-  Email viewed by Maya Stoker (smithmay37@gmail.com)
2021-06-15 - 4:32:26 PM GMT- IP address: 66.249.88.147
-  Document e-signed by Maya Stoker (smithmay37@gmail.com)
Signature Date: 2021-06-15 - 4:33:24 PM GMT - Time Source: server- IP address: 47.42.130.111
-  Agreement completed.
2021-06-15 - 4:33:24 PM GMT

21-4-00452-34
REC 14
Recusal of Judge
10503103



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SUPERIOR COURT
THURSTON COUNTY, WA

2021 JUN 16 PM 1:22

LINDA MYHRE ENLOW
THURSTON COUNTY CLERK

**SUPERIOR COURT OF WASHINGTON
IN AND FOR THURSTON COUNTY**

In Re the Guardianship of:
Onawa Kachina Smith-Wells
Raven Gaia Shenandoah Smith-Wells

No. 21-4-00452-34

RECUSAL NOTICE (REC)

EX PARTE

(Clerk's Action Required)

Commissioner Nathan Kortokrax has recused from participating in this case.

Dated: 16th of June, 2021



Commissioner Nathan Kortokrax



ef

E-FILED
THURSTON COUNTY, WA
SUPERIOR COURT
06/21/2021 8:01:30 AM

Linda Myhre Enlow
Thurston County Clerk

[X] EXPEDITE (if filing within 5 court days of hearing)

[X] Hearing is set:

Date: 6-21-21

Time: 8:00am Zoom #:2429745214 Rm:4

Judge/Calendar: Rebekah Zinn, et al;

**Superior Court of Washington
for Thurston County Family &
Juvenile Court**

In re: Emergency Guardianship of
Onawa Kachina Smith-Wells,
Raven Gaia Shenandoah Smith-Wells

Respondent(s): Minor Child(ren)

No. 21-4-0452-34

**Memorandum, Objection, and
Declaration of John Smith
(grandfather)
(Rule 19—pending Motion to
Join)**

TO: Breckan Scott-Gabriel, bar #:41585, attorney for Kathryn Stoker (maternal grandmother) and Hans Stoker (husband of Kathryn Stoker, but NOT the grandfather), PO Box 1123, Yelm, WA 98597-1123, PH. (360)960-8951, fax (360)485-1916, e-mail: breckan@breckanlaw.com;

AND,

Selena Ursa Smith (aka: Laura?), e-mail: girlsforscience@yahoo/girlsforscience.icloud.com, current address uncertain, undisclosed(?);

AND,

James Daniel Wells (father of Raven and Onawa), (253)948-8260(?), rodytok@gmail.com; homeless,

AND,

Robert Ayers (father of Hazel), Ph. Unknown, address: unknown in Colorado, E-mail: (?)

I John Smith [Name] **Declare** that:

1. A. I am the grandfather of Hazel Smith; Hans Stoker, contrary to his misrepresentation to this court, is not.

Petitioners submitted materially misleading and fraudulent information to prompt this court to issue an ex mberingrte emergency Guardianship of Minors petition executed out of state (OR.).

The Petitioners had no standing to be granted this emergency petition devoid of meaningful due process executed in a foreign state.

There is a custody/parenting plan order that exists in Colorado defining the father's (Robert Ayers) visitation rights regarding Hazel the petitioners and mother did not inform this court

of, even during a colloquy from the court seeking clarification on the matter that I personally witnessed.

There was no emergency or threat of imminent harm when the children of Selena Smith, the mother, were seized in Oakridge, Oregon around midnight after this court had issued an emergency order which the Oakridge police erroneously acted on without oversight from any Oregon State court where the children and their mother resided.

The child(ren) at issue in this cause had been absent from Washington State in their mother's care nearly 6 months when they were seized after midnight, and transferred hours later under cover of darkness to the Stokers at a gas station north of Eugene, OR. Subsequently, they were spirited across the state line into Washington and are at this time residing on the Stoker's estate.

The mother (Selena Smith) is indigent, homeless but for her RV, working as an auto parts delivery service, but about to have her WA. Driver's license revoked by this State due to her inability to pay for a Minnesota speeding ticket received after she had just left an 80mph zone across the neighboring state line. The venue the petitioners plotted in advance is highly inconvenient for Selena. He is unrepresented, has no computer or printer or access to the internet and about to lose her license on Monday. Thurston County represents a grave hardship as a venue for her, but the petitioners knew this when they filed in Thurston County, calculating it would hamstring Selena from being able to respond effectively.

Selena Smith needs appointed counsel in this case because she cannot afford an attorney and has no practical way presently to attend this court in person.

Selena Smith has objected on the record to these proceedings for want of jurisdiction, having failed to provide even the barest scintilla of due process to the mother and the fathers of the children.

No Return of Service has been filed in this case I have seen verifying what was served on the parents and that it was done properly.

No motion demonstrating due diligence seeking alternative service on the fathers has been filed in this case/litigation.

There is evidence this court has tampered with the record (altering the caption in the filed documents/pleadings) without so much as a sua sponte motion being made part of the record permitting it—a violation of WA State criminal law and the rules of court prohibiting such tampering. (See this court's lining out of 2 of the children's names in this case number rather than granting an amended document or sua sponte motion or giving opposing parties the opportunity to object or weigh in on the matter.

Discussion of filing a petition for a Writ of Habeas Corpus to produce the children in an Oregon court has been had and is being explored.

I, John Smith, also object to these proceedings as void ab initio because proper jurisdiction was never obtained since the parents are not properly served and subject matter jurisdiction is in doubt given no order from Washington State prior to the instant case gave the Stokers any standing whatsoever

The Uniform Child-Custody Jurisdiction & Enforcement Act

The above law has been adopted by 49 out of the 50 states with the exception of Massachusetts and Puerto Rico. Its purpose evolved from a coordinated interstate effort to prevent forum shopping and stymying the other parent's due process and access to the children, the very antithesis of what is occurring in the instant case before this court. Most galling is the fact the Stokers are not the children's parents and Hans Stoker is not the grandfather despite what he misled the court to believe under penalty of perjury. Kathryn Stoker also perjured herself in support of the false claim made by Hans Stoker, as did their attorney, an officer of this court, who admitted she knew Hans was not the grandfather when she signed and submitted her petition to this court.

Some laws enacted after the UCCJA added a Federal dimension to interstate and international child-custody practices that was unforeseen by the drafters of the UCCJA in 1968 (but which was considered by drafters of the UCCJEA in 1997). In addition to the PKPA, these Federal laws include the Full Faith and Credit provisions of the VAWA, enacted in 1994; the Hague Convention, ratified in 1986; and the ICARA, enacted in 1988.¹⁹ The VAWA. In recognition of the fact that domestic violence victims often leave the State where they were abused and need continuing protection in their new locations, the VAWA provides, among other things, for interstate enforcement of protection orders. Custody provisions incorporated into protection orders, however, are not governed by the VAWA.²⁰ These provisions are "custody determinations," subject to the PKPA and State law governing jurisdiction in child-custody cases. Neither the PKPA nor the UCCJA explicitly addresses the key concerns of domestic violence victims who must litigate child custody interstate. The UCCJEA, however, addresses these concerns with a number of provisions. For instance, it protects against disclosure of a victim's address, expands emergency jurisdiction to cases in which a parent or sibling is at risk, and requires courts to consider family abuse in their "inconvenient forum" analysis.

It is aimed at and constructed to discourage/prevent **parents** from forum shopping by moving children from one state's jurisdiction to another so as to prevent access to and/or meaningful due process in resolving custody disputes litigation...precisely the strategy the Stokers have used in dispossessing Selena of her children except they are **NOT** the **parents** of the children, had no court standing or ordered visitation rights or pending litigation affecting the status of the children and no genuine emergency existed where the children were at risk of immediate/imminent harm when seized out of state in Oakridge, OR. in the dead of night.

Certainly Washington is an 'inconvenient forum/jurisdiction' given my daughter's indigent status and circumstances. It effectively deprives her of all meaningful due process protections that might otherwise have been available via a

normal guardianship of minors petition. Your clients have acted illegally and in bad faith by rifling through Selena's personal records and opening her mail without permission.

The Stokers are also far too old to be raising my grandchildren. Hans is an alcoholic and both of them take a variety of mood altering/psychosomatic prescribed drugs, insisting my daughter should do the same.

The Stokers have smeared my daughter's reputation and credibility from here to Kingdom Come using their false narrative of character assassination and mental illness to anybody who would listen, their own children in particular. Kathy's older brother (Dee) is said to now suffer from dementia.

Kathryn Stoker admitted to Selena she was using Selena's I-PHONE TO TRACK SELENA across the U.S., which explains a lot which the NJ security guard, Robert Kurtz, would not. His was a declaration full of unsubstantiated speculation and illegal surveillance fed to him largely by the Stokers the court relied on heavily when signing its order for ex parte emergency relief executed out of state erroneously allowing the seizure of my grandchildren from my daughter.

THE SMELL TEST

After decades of allowing her mother to support her in exchange for generous visitation and association with her children, Selena realized in the wake of a falling out with her drug/alcohol addled boyfriend and DV abuser (James Wells) over a dispute regarding who the government social agencies would send the children's public assistance to, her relationship with her mother was more a liability than an asset to the integrity of her bond with her young children. James was more like having an extra special needs child in an adult's body in Selena's household than a parental partner. With only one good hand, Selena's handicap (only one hand) made doing household chores more difficult than it would be for a normal person with two good hands. She had exhausted her support from Washington welfare agencies in the wake of her dispute with Jim over the money which made both parents look suspicious/fraudulent, or worse, in the State's eyes. Washington refused to provide either of them further public assistance benefits.

James Wells filed petitions for a DV restraining order and one for a parenting plan seeking custody for himself of his two young children, Onawa and Raven in Thurston County Family Court. The house Selena and James resided in belonging to the Stokers became squalid by the owners' (and Maya Stoker's) own declaration--a condition on their own doorstep the Stokers had allowed to continue unabated for years. They also allowed the drug and alcohol abuse within that squalid residence along with the DV to continue throughout those same years. None of this was a secret to the Stokers. The Stoker residence, though a waterfront mansion on the Nisqually reach worth many millions of dollars, is falling into disrepair. It certainly isn't squalid, but Maya's declaration indicates the home the Stokers allowed Selena, James Wells, and my

grandchildren to live in practically at the Stokers door step, rent free, was! It would appear the Stokers find fault with squalid home conditions unless it's a home they own and control. When I met my wife in southern California in the 70's, she was a heavy recreational drug user and smoker, but I'm not referring to marijuana.

Selena filed her own counter petition for DV protection against Jim Wells with the court circa November, 2020. The matter was heard before court commissioner Rebekah Zinn who entered the DV protection order in Selena's (and her children's) favor. James Wells was ordered to undergo drug/alcohol evaluation and treatment, a condition he has not complied with along with anger management classes.. James had begun to describe Selena as an "evil woman", implying she should be 'eliminated'. Selena became frightened due to Jim's association with drug addicts, his own use of meth and alcohol as well as his association with the Hell's Angels biker club. Selena fled WA State out of fear, seeking safety in out of state DV shelters for women. Selena began to notice vehicles (at least one in particular) that appeared to be stalking her. Her DV advocate noted it as well and filed a report with the Thurston Family court stating so under penalty of perjury. But this all fed into the Stoker's narrative that Selena was delusional and mentally ill--a classic example of gaslighting. Yet it was consistent with Kat's history many years prior of hiring a detective to surveil me and a Mason County Court clerk to monitor me on her behalf.

As Selena traveled, she began to amass unpaid traffic tickets and toll road/bridge violations in various states. The Stokers received the notices of the same in their mailbox where Selena was receiving her mail. Out of curiosity, they opened that mail out of curiosity and then submitted some of it in their declarations to this court in the instant ex parte emergency guardianship cases--products of violating Selena's right to privacy. Neither did Selena give permission for the Stokers to rifle through her personal records in the house she left. The Stokers used Selena's medical records they discovered in her personal belongings and submitted those to the court as well--another instance of their invading Selena's privacy, an actionable cause for collateral litigation.

Selena started to become aware that the CPS agencies in various states she was traveling through or near were receiving complaints about her children. She imagined this might be due to retaliation from James for her obtaining a DV protection order against him. On occasion, she would call her mother in Washington. She spent some time in Massachusetts, NY, Maryland, Montana, Wisconsin, and (she says) no more than 5 days in New Jersey (Camden), yet she noted 12 CPS complaints lodged with NJ authorities when she was not present in NJ. This may be consistent with someone tracking Selena with her I-phone, but not knowing her exact location. Proximity may have been enough to trigger the welfare requests/CPS complaints from an invisible observer. Security guard Kurtz declined in his declaration to name the methods he had access to for tracking Selena across the country. But he freely admits he did so. His employer in NJ stated Kurtz had no authority to engage in this conduct under their aegis. Yet he developed a great amount of detailed facts regarding Selena and the Stokers--information he could only have gotten from the Stokers, including their misrepresentation to him they were the grandparents of Selena's children.

Amy (Selena's best friend) confirmed Selena's suspicions about her I-Phone which Kathy paid for in a 'family' plan. Selena turned the I-phone off and that seemed to stop the incidents associated with the tracking. She confronted her mother (Kathy) about this once Selena had purchased a burner cell phone at a retail store. Kathy admitted to Selena's suspicions and promised to turn the tracking off. Selena didn't believe her. The burner cell phone lacked many of the capabilities the I-phone had. In a moment of naive weakness (the time she spent vacationing with her children next to a park in Oakridge, Oregon) she turned the I-phone on. That was enough to trigger the plan the Stokers and security guard Kurtz had hatched. They now knew Selena's approximate location, had a description of her RV and license plate.

Without knowing anything about the condition or immediate circumstances of the grandchildren, they resorted to filing an ex parte emergency guardianship petition in Washington State rather than in Oregon where the mother and grandchildren were then residing. This was done IN ADVANCE (before the circumstances and any imminent risk of harm to the grandchildren could be determined) so as to conspire with Kurtz and some Oregon officials (but not Oregon's courts) to seize the grandchildren in the dead of night. An Oakridge LEO observed, at the time, the children had adequate care and their basic needs met from all appearances.

""We've GOT them," announced the call the Stokers received after dark and after they'd already filed their ex parte emergency guardianship petition in anticipation rather than in a reaction to any determination of an emergency reflecting the children's instant circumstances. In fact, there was no emergency or imminent risk of harm to the children. Selena's fears of her mother's hysterical possessiveness and control fetish had been realized. But it was too late to stop the cascade of events where her children were seized and taken from their mother as though she was on the FBI's most wanted list, a fugitive from justice. Joan Dillinger? The effect this had on her children is incalculable. The effect this had on their mother was devastating to the point I fear for her life. My daughter is inconsolable and weeps piteously every time Raven's (her youngest) name comes up.

The children were sped to a handoff point at a gas station north of Eugene somewhere around 3:00am at night.. The Stokers then smuggled their kidnapped wards into Washington State where they had arranged a court order prohibiting Selena from visiting or contacting her children. Way to go, Stokers! It's likely Selena's very young and confused children now believe their mom is a 'bad' person (to use Maya's phrase) and a fugitive from justice akin to Al Capone.

There was no legitimate reason why a normal petition for the guardianship of minors replete with meaningful due process protections could not have been pursued without any imminent risk to Selena's children. The Stokers have managed to destroy my grandchildren's mother, leaving them only with a drug addled alcoholic homeless father too habitually indolent to work. The Stokers, according to plan, have picked up the pieces (once again!) of the family they shattered to gratify their own egos and sense of self-righteous importance.

I believe my daughter is frustrated by what she sees as my inadequacy to be able to protect her and her children from the Stokers. I feel she's dead set on excluding the Stokers from the rest of her life and is likely to conflate me as part of the mix, throwing me out as the baby with the bathwater. i.e. I believe I wouldn't have any more access to my children than the Stokers were Selena to have her druthers. I can't describe how this saddens me. I don't want to be bullied by anyone into choosing between my daughter and my grandchildren. I am getting a LOT of pressure from ALL sides to do so. But I simply won't do it. I believe I will be punished for it no matter who prevails. Thus, I will continue to pursue my motion to join in order to preserve the little access I have to my grandchildren. The Stokers certainly aren't going to willingly accommodate me in any event. They never have. They did everything possible to convince my children behind my back I was the bugaboo. I expect they won't change their habits when they engage with my grandchildren, perpetuating the cycle of abuse for yet another generation.

OBJECTIONS & RULE 19

I object to these proceeding as being without proper jurisdiction, thus void ab initio. I further object to them as an abuse of process under color of state law based on fraudulent misrepresentations to this court, discrimination against my handicapped daughter (in violation of the Americans with a Disability Act (ADA)), and failure to provide my daughter sufficient time to object and make her case for vacating/dismissing this action and restoring her children to her immediately.

I also object to these proceedings because the are tantamount to cruel and unusual punishment visited on my daughter and grandchildren that will leave them deeply scarred should they survive this ordeal in violation of the 8th Amendment, the 14th, and the 6th (transparency). Cutting my daughter off without providing her with a meaningful quantum of time to make her case does not meet the requirement the court must provide justice and fairness to all the parties. It has not.

I have electronically e-mailed a copy of this document to the petitioner's attorney, Breckan Scott, Selena Smith, and James Wells today.

I declare under penalty of perjury of the laws of the State of Washington and pursuant to GENERAL Court RULE 13 and RCW 9A.72.085 that the foregoing is true and correct to the best of my knowledge.

Signed at Mason, [County] Washington [State] on June 20, 2021 [Date].

John Smith

Signature of Petitioner or Lawyer/WSBA No.

John Smith (grandfather), pro se

Print Name

pinbalwyz@yahoo.com

(360)427-3599

PO Box 1711, Shelton, WA 98584

21-4-00452-34
DCLR 16
Declaration Affidavit
10519091



13

E-FILED
THURSTON COUNTY, WA
SUPERIOR COURT
06/21/2021 8:01:27 AM
Linda Myhre Enlow
Thurston County Clerk

☐ EXPEDITE (If filing within 5 court days of hearing)

☒ Hearing is set:

Date: 6-21-21

Time: 8:00am

Judge/Calendar: Motion/Memo/Objection

**SUPERIOR COURT OF WASHINGTON
FOR THURSTON COUNTY**

In Re:

Guardianship of Hazel Belle Ursa Smith, Raven Gaia
Shenandoah Smith-Wells, Onawa Kachina Smith-
Wells

Kathryn & Hans Stoker (H&W),

Plaintiff/Petitioner,

NO. 21-4-00452-34

Declaration and Exhibit 'A' of
John Smith, maternal Grandfather

TITLE OF DOCUMENT:

Declaration, Objections to Material
Misleading Falsehoods in Petitioner's Petition, and Corrections to
the Disingenuous Assertions as Exhibit 'A' in Support of John
Smith's Motion to Join under Rule 19.

NAME: John Smith, Maternal Grandfather

ADDRESS: PO Box 1711, Shelton, WA 98584

PHONE: (360)427-3599

12

E-FILED
THURSTON COUNTY, WA
SUPERIOR COURT
05/27/2021 9:16:56 AM
Linda Myhre Enlow
Thurston County Clerk

Sworn Declaration of John Smith's (Maternal Grandfather) EXHIBIT 'A'--Modified/Corrected Misleading Factual Errors as Annotated in the Petitioner's Pleading below:(Without proper jurisdiction, all orders are void ab initio)

Superior Court of Washington, County of Thurston

In the Guardianship of:
Hazel Belle Ursa Smith
Onawa Kachina Smith-Wells
Raven Gaia Shenandoah Smith-Wells
Respondent/s (minors/children)

No. 21-4-00443-34
Emergency Minor Guardianship Petition
(PTAPEMG)
☐ Clerk's action required: 5, 23

Emergency Minor Guardianship Petition

Use this form to appoint an emergency guardian by agreement, or if no one is willing and has authority to act in the circumstances. A child or an interested party may file the petition. Use this form together with:

- Notice of Hearing for Emergency Minor Guardianship Petition (form GDN M 201)
- Criminal History Cover Sheet (form GDN M 407)
- Motion and Order to DCYF to Release CPS Information (form GDN M 404 and form GDN M 405).

If needed:

- Motion for Immediate Order (Ex Parte) -- Emergency Minor Guardianship and Restraining Order (form GDN M 204)
- Immediate Order (Ex Parte) and Hearing Notice -- Emergency Minor Guardianship and Restraining Order (form GDN M 205)

Emergency guardianships normally only last 60 days. If you need the guardianship to last longer than 60 days, you should also file a Minor Guardianship Petition (form GDN M 102).

1. Emergency guardianship request

I ask the court to appoint an emergency guardian for the children (under age 18) listed in Section 2 who have the same legal parents.

2. Children

Child's Name	Age	Child's Name	Age
1. Hazel Belle Ursa Smith	~8	2. Raven Gaia Shenandoah Smith-Wells	~2
3. Onawa Kachina Smith-Wells	~3	4.	

Important! Don't list more than one child unless they have all the same parents. If they have

different parents, fill out a separate Petition for each child.

County – I am filing in this county because (check all that apply):

☒ the children live here or are present in this county now.

☒ there is another case involving custody or parental rights already in progress here.

Lawyer for children – The children (check one): The State of Colorado is the State of original jurisdiction

☒ do not have a lawyer

For Hazel, WA for the younger 2 as cases are pending:

☐ are represented by (lawyer's name):

e.g. 20-2-30788-34, 20-3-01280-34, 20-2-30761-34,
20-2-30068-34 (Thurston); CPS due to injury to Hazel
who was seized for her protection in Colorado.

Lawyer's address:

3. Petitioner/s

My name is: Hans Stoker

☐ I am the child seeking a guardian.

☒ I am interested in the welfare of the children. My relationship to the children
in this case: Grandparent THIS IS NOT true. I am. Hans is the step-grandparent.

My home address (principal residence): 6945 76th Ave NE

Olympia, WA 98516

My street address (if different):

☒ Co-Petitioner (if there is another Petitioner in this case)

My name is: Kathryn Stoker
the welfare of the children.

I am interested in
NOT true! Kat is

My relationship to the children in this case: Same as Petitioner

Selena's Mom, I her

My home address (principal residence): Same as Petitioner

father. I am the

My street address (if different):

children's maternal

grandfather. This

marginalization is a

sore spot.

4. Who should be emergency guardian?

☒ I ask the court to appoint me (and any Co-Petitioner) emergency guardian of the
children. While I do not object to what benefits my grandchildren, I wish to join this action, request
visitation rights, and be notified of all submissions/hearings in advance.

☐ I ask the court to appoint (name/s):
emergency guardian of the children.

Proposed guardian's address:

5. Other guardianship cases

☒ None There are pending cases involving the children including a parenting plan petition in
Thurston county as referenced above.

☐ A Minor Guardianship Petition or Standby Guardianship Petition has already been filed in this county in case number: _____, I ask for the emergency guardianship order to last until final orders are entered in that case.

Clerk's action required. Relate (link) the minor guardianship case with this case.

6. Why do the children need an emergency guardian?

Appointment of an emergency guardian is likely to prevent substantial harm to the children's health, safety, or welfare AND no one else appears to have the authority and willingness to act in the current circumstances.

Explain the risk of harm: Fathers (x2) are homeless/unable to locate and/or incarcerated. Mother has severe history of mental illness and domestic violence. Mother was residing with children at Petitioners' residence/property wherein Petitioners either provided sole care for child/ren (when Mother frequently "ran away" during mental health episodes or provided substantial/most of the care for the children (when Mother also present; and during short durations where one of the Fathers also resided with Petitioners/on the property). November 2020 Mother had a mental break and left with all 3 children - residing in shelters across US. March 2021 Mother returns, gets old RV and takes off with kids again. April 2021: CPS in New Jersey contacted Petitioners after children found alone in a motel, in squalid conditions. Mother fled before CPS workers could (Attach additional pages if necessary) respond. Mother/children located today in Portland, OR living out of the RV. Children at immediate risk of

Explain why no one else has the authority or willingness to act: harm because of Mother's history of flight risk and removing children from oversight of authorities and family members. Mother's mental illness makes her unable to recognize what is in either the children or her own best interests and thus makes her incapable of protecting those interests - leading her to neglect their basic needs, as well as the special needs of one the children who is autistic and in whom Petitioners' noted severe regression in March. One of the children also has a deep root cavity that has not been treated - Petitioners arrange for and ensure that the health and other needs of the children are met. Importantly, Hazel has autism and is not in school or getting any autism therapy - which is likely to cause irreparable developmental harm.

(Attach additional pages if necessary)

My daughter, Selena, has neglected/endangered the children and cut them off from their family. But the Petitioners have contributed to alienation of affections and the marginalization of my grandchildren from the other portion of their family.

➤ People

7. Parents

☐ All parental rights have been terminated.

☒ The children's legal parents are listed below:

Parent 1 (Name): Selena

☐ Parent 1 is deceased.

☐ Parent 1 has a lawyer.

Lawyer's name:

Lawyer's address:

Neither father has been notified or is aware of the circumstances due to Selena's actions, but also the petitioners' habit of attempting to seal records and gain relief through ex parte proceedings. Neither father maintains a stable home environment, nor exhibits a willingness to protect, nurture, and responsibly parent their young children.

Parent 2 (Name): Robert Ayers (Hazel) and Jim Wells (Onawa and Raven)

- ☐ Parent 2 is deceased. Mr. Ayers and Mr. Wells are both imminent hazards to their children and travel almost exclusively in drug dependent circles.
- ☐ Parent 2 has a lawyer. Neither avoids exposing their children to drug addled acquaintances. ~~Selena exposes them (even her infant)~~ to chaotic street violence such as the CHAZ in Seattle. My daughter should be supporting her children, not vice versa.
- Lawyer's name: _____
- Lawyer's address: _____

8. Who must be served?

I will have a copy of this *Petition* and the *Notice of Hearing for Emergency Minor Guardianship Petition* served on the parents and anyone who fits one of the categories below. (Check all that apply) I wish to join this action, seek visitation, and be notified in advance.

- ☐ Someone other than a parent has custody or care of the children
(Name): _____
- ☐ One or more of the children is age 12 or older
(Name/s): _____
- ☐ Any court-appointed lawyer for a parent or the children
- ☐ No one fits the categories above

9. Addresses attached to Notice of Hearing

I have included addresses for the people in section 6 and 7, if known, on the *Notice of Hearing for Emergency Minor Guardianship Petition* and *Notice Attachment: List of People to be Served or Given Notice*. The *Notice* and *Attachment* are made part of this petition (Incorporated by reference). John Smith, PO Box 1711, Shelton, WA 98685

Jurisdiction

pinbalwyz@yahoo.com

10. Personal Jurisdiction over parents

There are pending cases regarding custody/care in WA & Colorado.

Fill out below to say if a Washington State court has personal jurisdiction (authority to make decisions) over each parent.

Basis for Personal Jurisdiction (check all that apply)	Parent 1 Name; <u>Selena</u>	Parent 2 Name; <u>Robert Jim</u>
Will be served in Washington	<input type="checkbox"/>	<input checked="" type="checkbox"/> Speculative!
Lives in Washington now	<input type="checkbox"/>	<input checked="" type="checkbox"/> Speculative!
Lived in Washington with child	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>
Lived in Washington and paid pregnancy costs or support for child	<input type="checkbox"/>	<input checked="" type="checkbox"/> Untrue!
Caused child to live in Washington	<input checked="" type="checkbox"/>	x <input checked="" type="checkbox"/>
Had sex in Washington that may have produced the child	<input checked="" type="checkbox"/>	x <input checked="" type="checkbox"/>
Agrees to Washington deciding	<input type="checkbox"/>	CO. ruling <input type="checkbox"/>
None of the above	<input type="checkbox"/>	<input type="checkbox"/>

11. Children's home/s

During the past 5 years have any of the children lived:

- ☐ on an Indian reservation,
- ☐ outside Washington state,
- ☐ in a foreign country, or
- ☐ with anyone other than a parent?

☐ No. (Skip to 11.)

☒ Yes. (Fill out below to show where each child has lived during the last 5 years.)

Dates	Children	Lived with	In which state, Indian reservation, or foreign country
From: 2016 To: 2017	<input type="checkbox"/> All children <input type="checkbox"/> (Name/s): Hazel	<input type="checkbox"/> Petitioner/s <input checked="" type="checkbox"/> Parent/s (name/s): Mother <input type="checkbox"/> Other (name):	Colorado Orinal Court
From: 2017 To: Sep. 2020	<input checked="" type="checkbox"/> All children <input type="checkbox"/> (Name/s):	<input checked="" type="checkbox"/> Petitioner/s <input type="checkbox"/> Parent/s (name/s): <input type="checkbox"/> Other (name):	Washington Cases Pending
From: Nov 2020 To: Present	<input checked="" type="checkbox"/> All children <input type="checkbox"/> (Name/s):	<input type="checkbox"/> Petitioner/s <input checked="" type="checkbox"/> Parent/s (name/s): Mother <input type="checkbox"/> Other (name):	Transient: NJ, Portland, OR, et ux
From: To:	<input type="checkbox"/> All children <input type="checkbox"/> (Name/s):	<input type="checkbox"/> Petitioner/s <input type="checkbox"/> Parent/s (name/s): <input type="checkbox"/> Other (name):	
From: To:	<input type="checkbox"/> All children <input type="checkbox"/> (Name/s):	<input type="checkbox"/> Petitioner/s <input type="checkbox"/> Parent/s (name/s): <input type="checkbox"/> Other (name):	

12. Other people with a legal right to spend time with a child

Do you know of anyone besides you and the parents who has, or claims to have, a legal right to spend time with any of these children?

(Check one): ☒ No. (Skip to 12.) ☐ Yes. (Fill out below.)

Name of person	Children this person may have the right to spend time with
John Smith, maternal grandfather	<input checked="" type="checkbox"/> All children <input type="checkbox"/> (Name/s):
	<input type="checkbox"/> All children <input type="checkbox"/> (Name/s):

13. Other court cases involving a child

Do you know of any court cases involving any of these children?

(Check one): ☒ No. (Skip to 13.) ☐ Yes. (Fill out below.)

Kind of case (Family Law, Criminal, Protection Order, Juvenile, Dependency, Other)	County and State	Case number and year	Children
20-2-30788-34 DV	Thurston, WA	20-2-30788-34 2020	<input checked="" type="checkbox"/> All children <input type="checkbox"/> (Name/s):
20-3-01280-34 PPS	Thurston, WA	20-3-01280-34 2020	<input checked="" type="checkbox"/> All children <input type="checkbox"/> (Name/s):
20-2-30761-34 DV 20-2-30068-34 DV	Thurston, WA	2020	<input checked="" type="checkbox"/> All children <input type="checkbox"/> (Name/s):
CPS physical injury to Hazel	Nunn, CO. Weld Co..	2015	<input type="checkbox"/> All children <input checked="" type="checkbox"/> (Name/s): Hazel

14. Are any of the children Indian children?

(An Indian child is a child who is a member of an Indian tribe, or who is the biological child of an Indian tribe member and eligible for membership. You must try to find out if any child in this case is an Indian child. If so, the federal and state Indian Child Welfare Acts will apply to your case.)

Check all that apply:

☒ No.

☐ None of the children are Indian children.

☐ These children are not Indian children (name/s): _____

I know this because: _____

☐ Yes. These children are Indian children:

Children	Tribe
<input type="checkbox"/> All children	
<input type="checkbox"/> (name/s):	
<input type="checkbox"/> All children	
<input type="checkbox"/> (name/s):	

I will provide the *Indian Child Welfare Act Notice* (form GDN M 401) and a copy of this *Petition* to the tribes named above and other necessary people or agencies.

☐ Maybe. These children may be eligible for membership in these tribes:

Children	Tribe
<input type="checkbox"/> All children	
<input type="checkbox"/> (name/s):	
<input type="checkbox"/> All children	
<input type="checkbox"/> (name/s):	

I will provide the *Indian Child Welfare Act Notice* (form GDN M 401) and a copy of this *Petition* to the tribe/s named above (and other necessary people or agencies) to find out whether any of the children are eligible for membership.

- ☐ I do not know if any of the children are Indian children. I have done the following things to try to find out:

15. Jurisdiction over Indian children

- ☒ Does not apply. None of the children are Indian children.
- ☐ A state court can decide this case for the Indian children because:
- ☐ (Children's names): _____ are not domiciled or living on an Indian reservation, and are not wards of a tribal court. (25 USC §1911)
- ☐ (Children's names): _____ are domiciled or living on an Indian reservation, and (check all that apply):
- ☐ The children's tribe agrees to Washington State's concurrent jurisdiction.
- ☐ The children's tribe decided not to use its exclusive jurisdiction (expressly declined). (RCW 13.38.060)
- ☐ Washington State should claim emergency jurisdiction for children temporarily located off the reservation to protect the children from immediate physical damage or harm. (RCW 13.38.140)

16. Jurisdiction over the children (RCW 26.27.201 – .221, .231, .261, .271)

This Court can decide this case for the children because (check all that apply; if a box applies to all of the children, you may write "the children" instead of listing names):

- ☒ **Exclusive, continuing jurisdiction** – A Washington court has already made a custody order or parenting plan for the children, and the court still has authority to make other orders for (children's names): Yes: Onawa & Raven--DV case (ibid)
- ☐ **Home state jurisdiction** – Washington is the children's home state because (check all that apply):
- ☐ (Children's names): _____ lived in Washington with a parent, or someone acting as a parent, for at least the six months just before this case was filed, or if the children are less than six months old, they have lived in Washington with a parent, or someone acting as a parent, since birth.

- ☒ There were times the children were not in Washington in the six months just before this case was filed (or since birth if they are less than six months old), but those were temporary absences. (Colorado retains exclusive jurisdiction & never granted Selena permission to remove Hazel.
- ☒ (Children's names): all children do not live in Washington right now, but Washington was the children's home state sometime in the six months just before this case was filed, and a parent, or someone acting as a parent of the children, still lives in Washington.
- ☒ (Children's names): all children (untrue for Hazel, i.e. CO.) do not have another home state.
- ☒ **No home state or home state declined** -- No court of any other state (or tribe) has the jurisdiction to make decisions for (children's names): all children (Untrue!) or a court in the children's home state (or tribe) decided it is better to have this case in Washington and:
- The children and a parent, or someone acting as a parent, have ties to Washington beyond just living here; and (This is true.)
 - There is a lot of information (substantial evidence) about the children's care, protection, education, and relationships in this state. (This is true.)
- ☐ **Other state declined** -- The courts in other states (or tribes) that might be (children's names): _____'s home state have refused to take this case because it is better to have this case in Washington.
- ☒ **Temporary emergency jurisdiction** -- The court can make decisions for (children's names): All the children were about to be seized by CPS, because the children are in this state now and were abandoned here or need emergency protection because the children (or the children's parent, brother, or sister) were abused or threatened with abuse. (Check one):
- ☐ A custody case involving the children was filed in the children's home state (name of state or tribe): _____. Washington should take temporary emergency jurisdiction over the children until the Petitioner can get a court order from the children's home state (or tribe).
- ☐ There is no valid custody order or open custody case in the children's home state (name of state or tribe): _____. If no case is filed in the children's home state (or tribe) by the time the children have been in Washington for six months, (date): _____, Washington should have final jurisdiction over the children.
- ☒ Other reason (specify): All the children were to be seized by CPS for foster care but, it demurred.

➤ Additional Requests

17. Parents' visitation

I ask the court to order the following contact or visitation between the parents and children:

Supervised visitation only until such time as Selena is properly evaluated/treated for her mental health issues. Supervised visitation should be done at a professional supervisor's location due to Selena's prior domestic violence against Petitioners and the risk of her absconding with the children.

I ask for this because (explain why) I object to this until the children AND their mother have received certified counseling and been approve to visit.

Despite the blessing of a grandmother with the resources & inclination to meet their needs the children have been shortchanged from being selectively isolated by both mothers.

- 18. Decision-making authority** I object to the following continuation of marginalization by petitioners & seek reasonable visitation with my grandchildren.
I ask the court to make the following orders about who has the right to make decisions for the children:

Type of Major Decision	Guardian Decides	Parent/s Decide (write one parent's name or "both")
School / educational	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Health care (not emergency)	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Authority to apply for passport and travel internationally	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Driver's license or State I.D.	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Other:	<input type="checkbox"/>	<input type="checkbox"/>
Other:	<input type="checkbox"/>	<input type="checkbox"/>

- 19. Access to records** I object to the following continuation of marginalization by petitioners & seek reasonable visitation/access with my grandchildren who I love.
I ask the court to make the following orders about who has the right to access these types of records for the children:

Type of Record	Guardian Can Access	Parent/s Can Access (write one parent's name or "both")
School / educational	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Health care	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Other:	<input type="checkbox"/>	<input type="checkbox"/>
Other:	<input type="checkbox"/>	<input type="checkbox"/>

☒ Other: The Maternal grandfather should be afforded reasonable access to all records and afforded visitation as he has demonstrated concern and execution of protecting the children's welfare.

20. Child support

The children have a right to child support (including medical support) from the legal parents according to state law. The emergency guardian may ask the Division of Child Support or the court to order temporary child support.

Support -- I ask the court to order the parents to (check all that apply): (BOTH)

- ☒ pay child support according to the *Child Support Schedule Worksheets*.
- ☒ provide and keep health insurance for the children.
- ☒ pay children's day care, uninsured medical, or other expenses.
- ☒ no request. I object to this abrogation of parental responsibility.

Tax issues -- I ask the court to order:

- ☒ Petitioners have the right to claim the children as dependents for purposes of personal tax exemptions and associated tax credits on our tax forms. NO objection.
- ☒ (other): I request any child support received be placed in a trust/IRA fund for the children.

21. Protection Order

Do you want the court to issue an *Order for Protection*?

☒ **No.** I do not want an *Order for Protection*. I object & seek a protection order from BOTH parents.

☒ **Yes.** (You must file a *Petition for Order for Protection*, form DV-1.015 for domestic violence, or form UHST-02.0200 for harassment. You must file your *Petition for Order for Protection* as a *separate case*. Ask the court clerk to relate (link) the protection order case together with this emergency guardianship case.)

Important! If you need protection now, ask the court clerk about getting a *Temporary Order for Protection*.

☐ **There already is an *Order for Protection* between (name): _____ and me.**

Court that issued the order: _____

Case number: _____

Expiration date: _____

22. Temporary Restraining Order

Do you want the court to issue a *Temporary Restraining Order*?

☒ **No.** (Skip to 22.)

☐ **Yes.** Check the type of orders you want:

☐ **Do not disturb** – Order (name/s) _____ not to disturb my peace or the peace of any child listed in 1.

☐ **Stay away** – Order (name/s) _____ not to go onto the grounds of or enter my home, workplace, or school, and the daycare or school of any child listed in 1.

☐ **Also, not knowingly to go or stay within _____ feet of my home, workplace, or school, or the daycare or school of any child listed in 1.**

Important! Violation of a *Temporary Restraining Order* in a guardianship case is not a crime and may not be enforced by law enforcement. It can be enforced through the civil contempt process in court.

23. Fees and costs

Filing Fee – In some situations, the court will not charge a fee for filing this case.

• Relatives will not be charged a filing fee.

• Non-relatives who have low income can ask the court to waive the fee. (Use forms GR 34.0100, 34.0300, and 34.0500).

☐ **No request.**

☒ **No fee shall be charged because the proposed guardian is a relative of the children, not a professional guardian.**

☒ **Order who should pay for court costs, Guardian ad Litem fees, Court Visitor fees, lawyer fees, and other reasonable fees.**

24. Other requests, if any

Order that once the children are located, that they be placed with Petitioners immediately.

Petitioner fills out below: There were false material facts, particularly with regard to jurisdiction. I declare under penalty of perjury under the laws of the state of Washington that the facts I have provided on this form (including any attachments) are true. [] I have attached (#): _____ pages.

Signed at (city and state): Olympia Washington

Date: 5/17/2021

Hans Stoker
Hans Stoker (May 17, 2021 2:00 PM)

Petitioner signs here

Hans Stoker

Print name

Co-Petitioner (if any) fills out below:

I declare under penalty of perjury under the laws of the State of Washington that the facts I have provided on this form are true.

Signed at (city and state): Olympia, WA

Date: 05/17/2021

Kathryn Stoker
Kathryn Stoker (May 17, 2021 2:01 PM)

Other Petitioner signs here

Kathryn Stoker

Print name

Petitioner's lawyer (if any) fills out below:

Breckan Scott-Gabriel

Petitioner's lawyer signs here

Breckan Scott-Gabriel, 41585

Print name and WSBA No.

5/14/21

Date

Unless proper in personam & subject matter jurisdiction, including proper service, full faith & credit, and comity can be achieved, any court rulings are void ab initio, thus rendering the instant petition moot for failure to state a claim until these deficiencies are remedied. Despite its good intentions, the petition must have a basis in law, due process, and particularly jurisdiction. It does not. The substance should be remanded to those courts which currently have cases pending and original jurisdiction over the children at risk lest forum shopping be encouraged.

The petitioners are suitable emergency guardians though this fact cannot be allowed to gut due process and justice by ALL the parties, particularly the fathers of the children, even though they be derelicts, and the maternal grandfather, myself--NOT (as claimed) Hans Stoker. In that last respect, petitioner Kathryn Stoker has selectively removed access to the children by their other relatives over time and fostered an alienation of affections.

This last point is easily borne out by examining public court records filed by Mrs. Stoker herself in Thurston as long ago as my daughter was an underage teen. The Faustian bargain established between the two mothers decades ago along with the aiding and abetting of it by the Thurston County courts themselves has now come full circle. A broken dysfunctional family fraught with alienation and recrimination lies in its wake. I'm hopeful the Thurston Family Court can do better this time around.

So do I, John Smith, the maternal grandfather of these aforementioned grandchildren, say of my own free will without fear nor favor under penalty of perjury in the State of Washington. 6-1-21

John Smith









GDN M 202 Emergency Minor Guardianship Petition_2021 01 01

Final Audit Report

2021-05-17

Created:	2021-05-17
By:	Breckan Scott-Gabriel (breckan@breckanlaw.com)
Status:	Signed
Transaction ID:	QBJCHBCAABAAYzGJVAd1zZldVkl86FKJefusWvyGpKE

"GDN M 202 Emergency Minor Guardianship Petition_2021 01 01" History

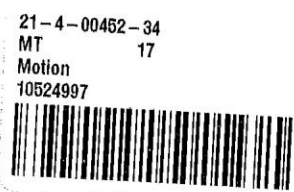
-  Document created by Breckan Scott-Gabriel (breckan@breckanlaw.com)
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2021-05-17 - 10:49:15 PM GMT
-  Email viewed by Hans Stoker (hans-stoker@comcast.net)
2021-05-17 - 11:05:23 PM GMT - IP address: 76.121.132.72
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Signature Date: 2021-05-17 - 11:10:09 PM GMT - Time Source: server - IP address: 76.121.132.72
-  Document emailed to Kat Stoker (kat-stoker@comcast.net) for signature
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2021-05-17 - 11:21:03 PM GMT

5

E-FILED
THURSTON COUNTY, WA
SUPERIOR COURT
06/21/2021 8:01:23 AM
Linda Myhre Enlow
Thurston County Clerk

[X] **EXPEDITE** (if filing within 5 court days of hearing)
[X] Hearing is set:
Date: 6-21-21
Time: 8:00am Zoom #:2429745214 Rm:4
Judge/Calendar: Rebekah Zinn, et al, Motion Docket

SUPERIOR COURT OF WASHINGTON FOR THURSTON COUNTY FAMILY AND JUVENILE COURT
In the Guardianship of: Onawa Kachina Smith-Wells Raven Gaia Shenandoah Smith-Wells
Respondents (minors/children)



**NO. 21-4-00452-34
Emergency In Limine
MOTION TO JOIN
(Supporting Declaration Embedded)**

[x] Clerk's action required: **RULE 19**

TO: Breckan Scott-Gabriel, bar #:41585, attorney for Kathryn Stoker (maternal grandmother) and Hans Stoker (husband of Kathryn Stoker, but NOT the grandfather), PO Box 1123, Yelm, WA 98597-1123, PH. (360)960-8951, fax (360)485-1916, e-mail: breckan@breckanlaw.com; AND, Selena Ursa Smith, e-mail: girlsforscience@yahoo.com/girlsforscience/icloud.com, current address uncertain, undisclosed(?); AND, James Daniel Wells (father of Raven and Onawa), (253)948-8260(?), rodytok@gmail.com; Homeless.

I(i). Identity of the Moving Party

Comes now John Smith (maternal grandfather of the minors at issue in this cause), pro se of necessity without counsel by and for himself seeking the relief listed under section II below and moves the Court for an Order allowing the unsealing/access to all documents/filings recorded in this cause, particularly those material to my grandchildren listed in the caption:

I(ii) Jurisdiction & Objection to the Same

While I, John Smith, concede the State of Washington properly has the police power and obligation to prevent imminent harm from the children found within its borders, this does not relieve it from the requirements of due process to properly acquire both subject matter and in personam jurisdiction. I have good reason to believe those requirements have yet to be met in this matter, thus **I reserve all rights I may have to object to jurisdiction despite seeking to join this action under Rule 19** as a necessary and indispensable party in interest.

No return of service upon any of the parents of the children at issue in this cause are within the court record. The children at issue have not been properly bifurcated into separate cause numbers per biological father as required by law.

None of the parties served (if they were at all) outside the State of Washington has been provided the strictly

1 construed requirement of 60 days to respond, or 90 days if served by mail whether in or outside the State of
2 Washington. No bona fide declaration of due diligence to properly serve all the necessary and indispensable
3 parties in interest has been filed in this matter or permission from the court sought to provide service by
4 alternate means.

5 Material and deliberate misrepresentations have been made in the pleadings to this court as to the identity
6 of Hans Stoker under penalty of perjury by Hans Stoker, Kathryn Stoker, their attorney, Breckan Scott-
7 Gabriel, bar #:41585 (an officer of the court), and Declarant Robert Kurtz.

8 **II Relief Sought & Objections**

- 9 1. I object to the jurisdiction of this court for want of proper due process (particularly original process)
10 being followed, strictly construed, to establish the same for both in personam and subject matter
11 jurisdiction.
- 12 2. I object to jurisdiction due to the fraud as to material facts and misleading sworn statements made
13 to this court in the pleadings by petitioners and their counsel and Declarant Robert Kurtz.
- 14 3. I ask for an order granting me permission to join this action under Rule 19 because I am a necessary
15 and indispensable party in interest who has critical relevant facts this court needs to protect the
16 children (who are without counsel) at issue and their relationship with myself and their mother, Selena
17 Smith. Irrevocable harm will come as a result if I am not allowed to join this action to preserve the
18 integrity of the children's familial bonds and the whole unadulterated truth in this matter. I will present
19 further pertinent motions and a brief if granted permission to join this action. I am very familiar with
20 all the principals and facts needed for the court to justly adjudicate this matter. In the alternative,
21 should this court balk at providing the ex parte relief requested, transfer this motion to the next
22 scheduled hearing in this case.
- 23 4. I request all documents filed material to the welfare of my grandchildren filed in this cause be
24 unsealed for my examination and a copy be provided to me.

25 **III Material Facts & Sworn Declaration Supporting Motion**

- 26 1. I have a relationship with each of the children as their maternal grandfather with each of the
27 children at issue in this cause, They all know me and have been with me often except Raven
28 due to her age when I visited with her and her mother in the birthing recovery room in a
Tacoma hospital. (See photo below of Raven taken by me when she was less than a day
old.)
- 29 2. My relationship with my daughter is currently strained as it is for her with all members of her
30 family...for assorted reasons, but generally because she does not trust any of them,
31 including me. My daughter has resented my chiding her in the past for exposing her children
32 at very tender ages to high risk of physical harm (including camping out with them in the
33 CHAZ war zone in Seattle when people were being shot on a nightly basis in the absence
34 of a police presence and ignoring Hazel's complaints of pain due to a severe parasitic illness
35 acquired during her mother's trip with them to an annual Rainbow Family gathering). My
36 daughter chose to play frisbee golf with her boyfriend (the father of Raven and Onawa) for
37 the day rather than take Hazel to a doctor despite Hazel's continued vomiting and cries of
38 pain. I gathered them up and drove to a local clinic to get medical care for Hazel. It was
39 difficult and met with medical incompetence, but we eventually prevailed in getting a
40 prescription that could only be filled at a compounding pharmacy closing in only a few
41 minutes before we arrived. But based on MY educated guess on what type of parasite it
42 was, Hazel was cured. I remain appalled Selena did not put Hazel at a higher priority than
43 frisbee golf.

3. Despite Selena's financial codependency on her children, she loves them and they love her back. Each was breast fed by her. The bond between the, flawed as it is, is vital to all of their emotional and mental health. I was in the birthing room when Selena was born. I know her perhaps better than she knows herself.
4. Selena justly fears further parental alienation at the hands of Hans Stoker and her mother, Kathryn Stoker as she witnessed (somewhat due to her own carelessness and naivete) with her oldest daughter, Maya, who she is estranged from currently and has been for some time. Selena has now estranged herself from her entire family, bar none, and isolated her children from them. She refuses to provide any stable living address or contact information. Maya has expressed anxiety Selena will come and remove her from Kathryn Stoker's home, a large multiple story waterfront estate assessed at nearly 3.5 million dollars. The house on the estate provided to Selena, her children, and her boyfriend rent free for years had a rental value of about triple the \$800/mo. Claimed in court documents filed by Selena. Selena does not live at the address she provided and filed with this court.
5. Selena's mother habitually paints my daughter with an excessively broad brush as mentally ill to eliminate scrutiny of a host of contributing factors to the dysfunctional relationship such as emotional and financial codependency, prolonged alienation of affections starting with when my children with Kathy were very young following our divorce. Selena and her best friend, Amu, are able to testify to their recollection of Kathy's and Hans' disparagement when they were in the Stoker household. My daughter has now become Kathy's scapegoat over time to further serve her hysterical possessiveness which deeply injured and handicapped my bond with our children after our divorce to where it has now become intergenerational. The court must tread lightly in this fragile complex of child development and family dynamics rather than behave as a bull in a china shop as the Thurston County court has been given to in the past.
6. Kathryn Stoker has repeatedly deliberately misled the family courts in the past in custodial matters effecting Selena on every occasion though I was not a party to them except or our divorce. I am able to provide evidence of this prior misconduct and deceit upon request as a matter of record—a record Kathryn unsuccessfully attempted to seal.
7. My son, Chad, has taken it upon himself to send me insulting e-mail communication attempting to dissuade me from filing anything or participating in this action, He points to the estrangement between myself and Selena, but not the rift between Selena and her mother.
8. It is anticipated the State of Colorado will grant jurisdiction to Washington State when properly asked given the addition of Hazel's two new siblings born in Washington State. Despite a parenting plan/custody order existing in and issued by a Colorado State Court, Selena never applied for or was granted permission to leave the State with Hazel. Selena did so out of fear for her life and threats from an ex-boyfriend after completely destroying the home her mother, Kathryn, had purchased for her in Nunn, Co. due to Selena leaving the home for extended periods in the bitter cold without draining the water pipes. The water damage filled the basement and saturated the house to the tune of what was said to be about \$150,000. After restoration of the house which had remained in Kathy's name, it was sold by the Stokers to recover some of their loss.
9. Selena's judgement has repeatedly proven to be so inadequate with respect to her own health and safety as well as her children's, it calls into question her competency to care even for herself on a sustained basis. Without outside assistance, it does not appear she can manage her own affairs, let alone represent her children's best interest credibly in court without counsel. I believe the children need a GAL independent of the Stokers who will be

dedicated to the children;s best interest.

10. I am too old and infirm to raise my daughter's children, beautiful and interesting as they may be. I am seeking visitation rights that have never been reliably honored in a normal or even legally mandated way by either Selena or Kathryn even following our divorce when Selena was still a young child. But I'm convinced and have overwhelming evidence that such visitations would benefit them and enhance their health and safety. Selena has long hated Hans and appointing him as a guardian of her children would provoke a storm that would subject those children to great imminent risk. Selena's relationship with her children must be preserved. Hans is an alcoholic according to both Selena and Amy, her best friend since childhood who saw it first hand. I am the true and only maternal grandfather of the children at issue listed in the caption herein.

This Motion is based on the attached/embedded Declaration(s), files and exhibits recorded in this cause as well as those filed in material pending cases in other jurisdictions, fraud upon this court by petitioners including their counsel, Breckan Scott-Gabriel, objections by John Smith (Maternal grandfather), and lack of proper jurisdiction due to failure of due process and due diligence to meaningfully notify all the parents of the children (including 60 days to respond after being notified out of state).

DATED: June 20, 2021

John Smith

Print Name: John Smith, maternal grandfather

☒ Moving Party ☐ Defendant / WSBA # _____

Address: PO Box 1711, Shelton, WA 98584

pinbalwyz@yahoo.com

Phone: (360)427-3599

DECLARATION

The undersigned declares as follows: That I am the ☒ moving party as described above ☐ Plaintiff ☐ Defendant in the above-entitled matter. That irreparable damage would be caused to the ☒ children and ☒ mother ☐ Plaintiff ☐ Defendant in this matter and that there are compelling circumstances in this proceeding to allow the Court to order the granting of permission for John Smith (maternal grandfather) to join this action.

☒ GR 13 (identify): _____; and/or

☒ Other (describe): RCW 0A.72.085

I certify under penalty of perjury under the laws of the State of Washington that the above is true and correct. Dated this 20th day of June, 2021, at/in Mason County Washington.

Print Name: John Smith (maternal grandfather)

Signature: /S/ John Smith (ibid)

IV Argument, Points & Authorities

1. Rule 19 provides lawful authority to grant the moving party permission to join this action.
2. In it inherently within the court's equitable power to grant the relief sought in what is an action in equity. The moving party has no other remedy in law and the children at issue are too young to represent themselves and are unrepresented by an attorney or GAL.
3. There exist complex but critical facts affecting the issue brought before this court that cannot be justly adjudicated without all the material evidence and history being brought to this courts attention. To date, the parties have show no inclination to tell the whole story or even represent their status truthfully or comply with mandatory due process requirements.

- 1 4. Petitioner's counsel should not be rewarded for incompetence or **deliberately** misleading the court
2 as to the relationship of Hans Stoker to the children, i.e. as the grandfather. By rights, an officer of
3 the court should be sanctioned for such **deliberate** misrepresentation.
- 4 5. The movant is aware of other pending cases involving the children at issue in this cause and has
5 brought it to this court's attention. It is anticipated the Colorado court will grant Washington State
6 jurisdiction due to Hazel's new circumstances and new siblings. But petitioner's counsel has left
7 the action filed to address Hazel's legal standing incomplete while failing to seek this court's
8 permission to modify the caption to correct the oversight/error.
- 9 6. No return of service has been filed to date providing proof of proper service on the children's
10 fathers.
- 11 7. The overly broad claims of mental illness alleged regarding Selena Smith are unproven,
12 undocumented to my knowledge, and undiagnosed. They are as likely to be personality disorders
13 as mental illness. The petitioner's bare assertions in this respect carry no weight what soever.
14 Neither has any medical training or is a medical expert.
- 15 8. The moving party, John Smith, was trained as a nurse in an officially designated nursing program
16 in Bremerton's Olympic college.
- 17 9. Kathryn Stoker falsely alleged I, John Smith. Was or had been mentally ill in an action she brought
18 seeking custody/guardianship of Selena's oldest daughter, Maya, who Selena is now estranged
19 from and changed her name to Stoker because she admitted she thought it would be more
20 advantageous to her. This is the kind of parental alienation Selena justly fears from the Stokers
21 even while the isolates her children from their family in response to that fear and affectations
22 claims of being a domestic violence victim as a pretext. Once the Stokers kicked Selena's
23 boyfriend out of the house long after Selena herself had abandoned it (and obtained a protection
24 order against him in Thurston Family Court) he disappeared from sight and, to my knowledge,
25 hasn't been heard from since.
- 26 10. Selena left Washington State, in whole or in part, because her boyfriend and she were both caught
27 trying to manipulate the system for assistance payments/benefits while Selena was out of State for
28 weeks and the children remained in her boyfriend's care. They each filed ompeting motions for DV
protection and Washington State cut them both off from further payments, suspecting welfare
fraud. Thu, financially, Selena felt she had no choice but to seek assistane in other states claiming
to be a DV victim in hiding. This worked until the New Jersey incident where she began fleeing
from the authorities wanting to question her about child neglect.
- 11 Kathryn Stoker has offered and pursuing dental care for Hazel's serious need to avoid a root canal
at her young age, something Selena never tended to despite her mother's best efforts to make an
appointment for Hazel and pay the dentist. Hazel's speech had noticeably regressed upon her
return to the Stoker residence.
- 12 The Stoker's state they are having to completely gut the home they allowed Selena and her
boyfriend (James Wells) to occupy for years without paying rent estimated to be worth about
\$2,400/mo. While the Stokers hods themselves out now as responsible parties rescuing my
grandchildren from squalid conditions now, they did nothing about those squalid conditions when
they existed for years on their own doorstep in a house they owned.
- 13 Kathryn Stoker was very unsupportive of Selena's last two pregnancies and indicated her
disapproval while urging her daughter to get an abortion. Selena refused.

14 I have furnished a copy of this today to the Stoker's attorney, Selena, et ux by e-mail as listed above.



13

E-FILED
THURSTON COUNTY, WA
SUPERIOR COURT
06/23/2021 8:01:41 AM
Linda Myhre Enlow
Thurston County Clerk

☒ EXPEDITE (If filed within 5 court days of hearing)

☒ Hearing is set

Date: 6-24-21

Time: 4:00pm Zoom #:4296555966 Rm:2

Judge/Calendar: Rebekah Zinn/ex parte

**Superior Court of Washington
for Thurston County Family &
Juvenile Court**

In re: Emergency Guardianship of
Onawa Kachina Smith-Wells, and
Raven Gaia Shenandoah Smith-Wells

Respondent(s): Minor Child(ren)

No. 21-4-00452-34

**MOTION TO JOIN of John Smith
(grandfather)
(Rule 19)
(filing fees waived for family
members in Guardian actions)**

(Cover Sheet)

TITLE OF DOCUMENT

Motion to Join (RULE 19) of John Smith (grandfather)

**NAME: John Smith, maternal grandfather
ADDRESS: PO Box 1711, Shelton, WA 98584
PHONE: (360)427-3599**

[X] EXPEDITE (if filing within 5 court days of hearing)

[X] Ex Parte Hearing is set:

Date: 6-24-21

Time: 4:00pm Zoom #:4296555966 Rm:2

Judge/Calendar: Rebekah Zinn, et al; ex parte

**Superior Court of Washington
for Thurston County Family &
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In re: Emergency Guardianship of
Onawa Kachina Smith-Wells, and
Raven Gaia Shenandoah Smith-Wells

Respondent(s): Minor Child(ren)

No. 21-4-00452-34

**MOTION TO JOIN of John Smith
(grandfather)
(Rule 19)
(filing fees waived for family
members in Guardian actions)**

TO: The Clerk of the Thurston County and Juvenile Court, (360)709-3260, 2801 32nd AVE SW,
Tumwater, WA 98512;

AND,

Breckan Scott-Gabriel, bar #:41585, attorney for Kathryn Stoker (maternal grandmother) and Hans
Stoker (husband of Kathryn Stoker, but NOT the grandfather), PO Box 1123, Yelm, WA 98597-1123,
PH. (360)960-8951, fax (360)485-1916, e-mail: breckan@breckanlaw.com;

AND,

Selena Ursa Smith (aka: Laura?), e-mail: girlsforscience@yahoo/girlsforscience.icloud.com,
current address uncertain, undisclosed(?);

AND,

James Daniel Wells (father of Raven and Onawa), (253)948-8260(?), rodytok@gmail.com; homeless,

AND,

Robert Ayers (father of Hazel), Ph. Unknown, address: unknown in Colorado, E-mail: (?)

I Identity of Parties

I, John Smith (maternal grandfather of the subject minors in this action) brings this motion as a necessary
and indispensable party in interest. Without counsel of necessity, pro se, and do seek the relief as an
intervenor/party to this action summarized in section II below, and such other relief as the court deems just
by all the parties.

MOTION to JOIN (Rule 19) of
pinbalwyz@yahoo.com

page 2 John Smith, grandfather 360-427-3599
PO Boc 1711, Shelton, WA 98584

Kathryn Stoker (maternal grandmother) and her husband, Hans Stoker (who is NOT the grandfather of the children, contrary to his and his wife's sworn misrepresentations in their filed pleadings to this court) brought this action before this court well BEFORE the young children at issue had been evaluated by any qualified Family and Children's social worker within the State of their domicile or oversight of a state court properly presiding over the same, i.e. Oregon, where this court's emergency ex parte order to seize the children was executed at midnight and spirited, under cover of darkness, out of that state after handing off the children to the Stokers at a gas station adjacent to I-5 north of Eugene. The seizure was executed, as described at midnight, 5-30-21 in/near Oakridge, OR, the initial ex parte emergency petition for seizing the mother's 3 children was filed 5-27-21, the order granting the petition was entered on 5-28-21. The petitioners necessarily filed their petition prior to the children being examined and evaluated precisely to deny Selena Smith (my daughter) and her children due process with this court's approval, aid, and abetment under color of state law in violation of Oregon's sovereignty, the federal ADA (my daughter only has one hand), status as a destitute DV survivor (contrary to UCCJEA requirements, and in violation of meaningful protection under the 6th and 14 Amendment as well as principles laid out in Troxel vs. Troxel and the Elian Gonzalez international case.

JURISDICTION

The Petitioners (Stokers) are longtime residents of and domiciled in Thurston County, Washington.

The person bringing this motion, John Smith (maternal grandfather of the child(ren) at issue) is a longtime resident of and domiciled in Mason County, Washington.

Selena Smith, the mother of the very young child(ren) at issue in this cause, due to DV, fled the State of Washington with her children prior to 11-24-20, which is the date James Wells (her boyfriend) filed a DV Protection Petition (20-2-30761-34 | JAMES DANIEL WELLS, Jr vs SELENA URSA SMITH) subsequent to Selena's leaving the state to preserve her and her children's safety. Mr. Wells' purpose was to use the children (who he sought custody of in the petition) to support himself. The petition was denied by Court Commissioner Rebekah Zinn. Mr. Wells is currently sleeping in the open near Mt. Adams and is homeless.

Selena Smith filed a petition for DV protection, alleging Mr. Wells was violently abusive with her and the children, an alcoholic, and in need of anger management classes. Court Commissioner Rebekah Wells ruled in Selena's favor and ordered Mr. Wells to surrender his firearms. This action was filed by Selena from out of State. I, John Smith, personally observed her testifying to this court (Court Commissioner Rebekah Zinn, presiding) from an out of state DV women's shelter and read the filed declaration of an advocate associated with that shelter confirming evidence she had seen of what appeared to be stalking while Selena was staying in that out-of-state DV shelter.

(20-2-30788-34 | SELENA URSA SMITH vs JAMES DANIEL WELLS, Jr)

i.e. Selena Smith and her children had been absent and no longer resided in Washington State for longer than 6 months prior to having her 3 children seized around midnight on 5-30-21 under the color of Washington State law via an ex parte emergency guardianship order executed beyond its own borders in a foreign state (Oregon). Court Commissioner Rebekah Zinn was either well aware Selena Smith had left Washington State with her children (or should have been) more than 6 months before the instant case had been filed.

Even case officers with the New Jersey Division of Children & Families admitted they had no authority to use a New Jersey Court Order (under the circumstances) to order law enforcement in Oregon to seize Selena's children upon New Jersey's direction, although security guard Robert Kurtz did not. When Kurtz's actions were challenged by myself, a case worker supervisor retorted it was NJ Division of Children & Families to track or find missing families/children when receiving reports/suspicion of the same. Except...there WERE NO missing children. They were with their mother who had no legal duty to provide the State of New Jersey or the Stokers with such information. Nor was there a nation wide manhunt for Selena Smith, only the illegal surveillance conducted by security guard Robert Kurtz which he chose not to reveal in his declaration submitted to this court to avoid incriminating himself.

Robert Kurtz was acting solely on his own without authority from his agency or direction to invade Selena's privacy by conspiring with the Stokers who were using software on her I-phone to track, unbeknownst to her, Selena's movements, purchases, bills and confidential health/billing records obtained by opening her mail without permission (as well as rifling through her personal papers left where Selena once resided on the Stoker property). Adding outrage to injury, the Stokers kept the notices of fines received in the mail they opened rather than forwarding it to Selena's new mailing address of which they were aware—putting Selena's Driver's License at risk of suspension as a result for lack of notice.

This rogue action by a Washington Family Court fails what even grade school children would recognize as the SMELL TEST. The statutory construction of a normal petition for guardianship of minors in Washington State replete with a full complement of meaningful due process is very different from an ex parte emergency petition for guardianship of minors with effectively **no meaningful due process**. Accordingly, the ex parte judicial excess of Washington's judiciary ought to be a pleasure enjoyed by its own citizens which it is accountable to rather than being visited upon the citizens of foreign states.

In Troxel vs. Troxel, the U.S. Supreme Court pronounced Washington's Courts interpretation of the 'best interests' of the child(ren) "breathtaking in scope"! Additionally, they concluded a parent's bond with their minor children was so fundamental a right that a state which substituted its judgment for a parent's exceeded its authority no matter how seductive the state's reasoning might be unless there was genuine true imminent harm that would come to the child(ren). Not only is that not evident in the instant case, but the child(ren) at issue were not evaluated by a qualified expert prior to the court issuing its ex parte emergency seizure order executed out-of-state under cover of darkness.

Kathryn Stoker lied to me when she described the circumstances and genesis of that seizure as well as the date of the court hearing (Nathan Kortokrax presiding who recused himself) as on the 18th of this month when it, in truth, was the 16th. The Stokers also lied about my daughters mental condition and claims there was a "nation wide manhunt" for Selena.

This court did not provide Selena with 60 day notice to respond from service out-of-state, nor was a Return of Service filed in either of the 2 case #'s involving the child(ren) to either father or permission for alternative service sought.

In short, this case and all orders pursuant to it are void ab initio for failure to establish proper subject matter and in personam jurisdiction over all the parties. The issuance of the ex parte emergency order to seize the children executed out-of-state was based on fraudulent misrepresentations and deceptions that are a matter of record presented to the court. Nor did the court take any care to insure the child(ren) were genuinely at risk before giving them the impression that their mother was a 'bad' person as they were

seized as though she was Joan Dillinger. I have ordered and will be paying for the video, audio, photos, and police reports from the Oakridge PD. I will present them to this court for its consideration given the chance. I have spoken to the Oakridge authorities about this case. Their assessment does not support the tale the Stokers had to tell this court. The midnight raid on Selena and her child(ren) is what one would expect in a totalitarian regime or from Hollywood. I have spent many hours listening to and questioning my daughter about it. The story she has is convincing when she is given the time to be heard. It is abundantly clear she is not delusional or mentally ill. She does cry as she gets upset about her babies. She also yells at me when she misunderstands what I can and cannot do for her, e.g. represent her in court. I am not an attorney.

II RELIEF SOUGHT

I am requesting permission to intervene/join this action under Rule 19 as a necessary and indispensable party in interest, and such other relief as this court deems just by all the parties.

It is certain my exwife and her husband will not allow me to visit with or maintain a relationship with my daughter.

It is also clear my daughter is so angry and afraid now, of her mother and her husband, she conflates me with them and cannot be counted on to keep me informed of where my grandchildren are to let me love and protect them, even from afar if that is her wish.

I do not smother my daughter and applaud her effort to be free to live her life as a free person without interference from her mother and father. But no good can come of the rancor that has developed between my daughter and the Stokers, Hans in particular. I dare not repeat the depth of her antipathy toward that man. It is largely based on the harm already had under his influence upon Selena's brother, Chad, and my oldest granddaughter, Maya, Selena's oldest daughter. Both Chad and Maya changed their name from Smith to Stoker. Maya was transparent enough to confess, when challenged by her mother, she did so for the advantage she thought it would bring her. Chad is less genuine. The Stokers are multi millionaires and live on a 5 acre 5 million dollar estate located on the Nisqually Reach with two large homes on the estate...one a custom built and designed mansion. They also own several parcels of real estate, some with vacation homes on them. Neither is young and strong or sober enough to be raising my young grandchildren. They both take a lot of mind altering/psychosomatic prescribed drugs and try to bully my daughter into doing the same.

While their overindulgence has proven harmful (along with their deliberate and familial alienation) to my children and grandchildren over the years, I do believe Selena should allow them to remain in contact with our (Kathy and mine) grandchildren. It is well that the grandchildren should know their grandparents without either controlling them or Selena's relationship/bonding with her children but for the most dire of circumstances—circumstances that do not exist in the instant case despite the fraud and deceptions this court acted on intended for execution in a foreign state without proper jurisdiction.

Washington State's public policy with respect to children is to reunify families, not tear them apart. This court, to date, has deeply insulted that policy, without jurisdiction or due diligence.

Selena has but one hand, is indigent, homeless, a DV victim fleeing her abuser, and desperately needs a court appointed lawyer, as do the child(ren) need a GAL not of the Stoker's choosing.

I John Smith [Name] **Declare** that:

1. A. I am the grandfather of Hazel Smith. Hans Stoker, contrary to his and his wife's sworn misrepresentation to this court, is **not**.

Petitioners submitted materially misleading and fraudulent information to prompt this court to issue an ex parte emergency Guardianship of Minors order executed out of state (OR.).

The Petitioners had no standing to be granted this emergency petition devoid of meaningful due process executed in a foreign state.

There is a custody/parenting plan order that exists in Colorado defining the father's (Robert Ayers) visitation rights regarding Hazel the petitioners and the mother did not inform this court of, even during a colloquy from the court seeking clarification on the matter that I personally witnessed.

There was no emergency or threat of imminent harm when the children of Selena Smith, the mother, were seized in Oakridge, Oregon around midnight after this court had issued an emergency order which the Oakridge police erroneously acted on without oversight from any Oregon State court where the children and their mother resided and were domiciled. More than 6 months had elapsed since Selena Smith fled the State of Washington with her children to avoid her DV abuser.

The child(ren) at issue in this cause had been absent from Washington State in their mother's care for over 6 months when they were seized after midnight, and transferred hours later under cover of darkness to the Stokers at a gas station north of Eugene, OR. adjacent to I-5 around 3:00am on 5-31-21. Subsequently, they were spirited across the state line into Washington and are at this time residing on the Stoker's 5 million dollar estate.

The mother (Selena Smith) is indigent, homeless but for her RV, working as an auto parts delivery service, and about to have her WA. Driver's license revoked by Washington State. due to her inability to pay for a Minnesota speeding ticket received after she had just left an 80mph zone across the neighboring state line. The Stokers opened Selena's mail without her permission, then failed to send the notice to Selena's new mailing address which they knew about.

The Thurston venue the petitioners plotted in advance is highly inconvenient for Selena. She is unrepresented, has no computer or printer or access to the internet and about to lose her license on Monday, 6-21-21. Thurston County represents a grave hardship as a venue for her, but the petitioners knew this when they filed in Thurston County, calculating it would hamstring Selena from being able to respond effectively, counting on her poverty to grease the skids they had constructed.

Selena Smith desperately needs appointed counsel in this case because she cannot afford an attorney and has no practical way presently to attend this court in person.

Selena Smith has objected on the record to these proceedings for want of jurisdiction, the Stokers having failed to provide even the barest scintilla of due process to the mother and the fathers of the children.

No Return of Service has been filed in this case I have seen verifying what was served on the parents, both fathers, and that it was done properly.

No motion demonstrating due diligence seeking alternative service on the fathers has been filed in this case/litigation.

There is evidence this court has tampered with the record (altering the caption in the filed documents/pleadings) without so much as a sua sponte motion being made part of the record permitting it—a violation of WA State criminal law and the rules of court prohibiting such tampering. (See this court's lining out of 2 of the children's names in this case number rather than granting an amended document or sua sponte motion or giving opposing parties the opportunity to object or weigh in on the matter.

Discussion of filing a petition for a Writ of Habeas Corpus to produce the children in an Oregon court has been had and is being explored.

I, John Smith, also object to these proceedings as void ab initio because proper jurisdiction was never obtained since the parents are not properly served and subject matter jurisdiction is in doubt given no order from Washington State prior to the instant case gave the Stokers any standing whatsoever

The Uniform Child-Custody Jurisdiction & Enforcement Act

The above law has been adopted by 49 out of the 50 states with the exception of Massachusetts and Puerto Rico. Its purpose evolved from a coordinated interstate effort to prevent forum shopping and stymieing the other parent's due process and access to the children, the very antithesis of what is occurring in the instant case before this court. Most galling is the fact the Stokers are not the children's parents and Hans Stoker is not the grandfather despite what he misled the court to believe under penalty of perjury. Kathryn Stoker also perjured herself in support of the false claim made by Hans Stoker, as did their attorney, an officer of this court, who admitted she knew Hans was not the grandfather when she signed and submitted her petition to this court.

Some laws enacted after the UCCJA added a Federal dimension to interstate and international child-custody practices that was unforeseen by the drafters of the UCCJA in 1968 (but which was considered by drafters of the UCCJEA in 1997). In addition to the PKPA, these Federal laws include the Full Faith and Credit provisions of the VAWA, enacted in 1994; the Hague Convention, ratified in 1986; and the ICARA, enacted in 1988.¹⁹ The VAWA. In recognition of the fact that domestic violence victims often leave the State where they were abused and need continuing protection in their new locations, the VAWA provides, among other things, for interstate enforcement of protection orders. Custody provisions incorporated into protection orders, however, are not governed by the VAWA.²⁰ These provisions are "custody determinations," subject to the PKPA and State law governing jurisdiction in child-custody cases. Neither the PKPA nor the UCCJA explicitly addresses the key concerns of domestic violence victims who must litigate child custody interstate. The UCCJEA, however, addresses these concerns with a number of provisions. For instance, it protects against disclosure of a

victim's address, expands emergency jurisdiction to cases in which a parent or sibling is at risk, and requires courts to consider family abuse in their "inconvenient forum" analysis.

It is aimed at and constructed to discourage/prevent parents from forum shopping by moving children from one state's jurisdiction to another so as to prevent access to and/or meaningful due process in resolving custody disputes litigation...precisely the strategy the Stokers have used in dispossessing Selena of her children except they are NOT the parents of the children, had no court standing or ordered visitation rights or pending litigation affecting the status of the children and no genuine emergency existed where the children were at risk of immediate/imminent harm when seized out of state in Oakridge, OR. in the dead of night.

Certainly Washington is an 'inconvenient forum/jurisdiction' given my daughter's indigent status and circumstances. It effectively deprives her of all meaningful due process protections that might otherwise have been available via a normal guardianship of minors petition. Your clients have acted illegally and in bad faith by rifling through Selena's personal records and opening her mail without permission.

The Stokers are also far too old to be raising my grandchildren. Hans is an alcoholic and both of them take a variety of mood altering/psychosomatic prescribed drugs, insisting my daughter should do the same.

The Stokers have smeared my daughter's reputation and credibility from here to Kingdom Come using their false narrative of character assassination and mental illness to anybody who would listen, their own children in particular. Kathy's older brother (Dee) is said to now suffer from dementia. Kathy's younger brother, Thomas Warren and his wife, Diane Warren are estranged from the Stokers for the alienation of affections of Thomas Warren's own children for much the same reason Selena Smith complains of the Stokers alienating Selena's children from her.

Kathryn Stoker admitted to Selena she was using Selena's I-PHONE TO TRACK SELENA across the U.S., which explains a lot which the New Jersey Division of Children & Families security guard, Robert Kurtz, would not. His was a declaration full of unsubstantiated speculation, innuendos, and illegal surveillance (fruit of a poisoned tree doctrine) fed to him largely by the Stokers the court relied on heavily when signing its order for ex parte emergency relief executed out of state erroneously allowing the seizure of my grandchildren from my daughter.

THE SMELL TEST

MOTION to JOIN (Rule 19) of
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