

[ ] EXPEDITE (If filed within 5 court days of hearing)  
[X] Hearing is set:  
Date: 2-1-22  
Time: 10:30 am Zoom #:786-408-0165 Rm:3  
Comm/Calendar: **Rebekah Zinn**/Motion Clarify

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

Selena Ursa Smith,  
Plaintiff

v.

James D. Wells,  
Defendant

**No. 20-2-30788-34**

**Proposed Order to Clarify  
1-19-22 Order of Dismissal of  
DVPO Renewal & Declaration  
By James Wells**

**(Findings of fact and  
Conclusions of Law requested)**

(Cover Sheet)

**TITLE OF DOCUMENT**

**Proposed Order to Clarify  
1-19-22 Order of Dismissal of DVPO Renewal & Declaration**

**by James D. Wells**

**NAME: James D. Wells, father & defendant  
Mailing ADDRESS: 210 Kiona Rd,  
Randle, WA 98377  
PHONE: (253)948-8260**

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**(Findings of fact and**

**Conclusions of Law requested)**

TO: The Clerk of the Thurston County and Juvenile Court, (360)709-3260, 2801 32nd AVE SW,

Tumwater, WA 98512;

AND,

Selena Ursa Smith, pro se, mother, e-mail: [doublekachina1819@protonmail.com](mailto:doublekachina1819@protonmail.com), domiciled in Oregon  
mailing address: 3737 SE Madison, Portland, 97214, Ph. (360)359-2410

The following Findings of Fact and Conclusions of law are ordered to be entered into the record as clarification of the 1-19-22 Order of dismissal/denial of Selena Smiths motion/petition to have the DVPO renewed:

**I Identity of Parties**

James D. Wells is the father of the subject minor(s) Onawa & Raven Smith-Wells in this action and has (of necessity) entered this Motion & Declaration seeking clarification and conclusions of law regarding the 1-19-22 order of dismissal/denial of the Petitioner's Motion to renew the DVPO.

**JURISDICTION**

The parties resided in the State of Washington when both minor children were born in western Washington.

The alleged events complained of were said by the plaintiff to have occurred in the State of Washington. Thus, this court has both in personam and subject matter jurisdiction in this cause.

Proposed Order, Conclusions of Law, Findings - James Wells (253)948-8260

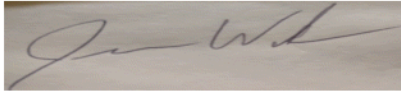
rodytok@gmail.com

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210 Kiona Rd., Randle, WA 98377

## II Relief Granted

1. This order provides Written clarification signed by the presiding magistrate as to the effect of the Motion for renewal of the DVPO filed by Selena Smith being denied by the court on 1-19-22, commissioner Rebeka Zinn presiding.
2. The Stokers, et al, are enjoined from denying James D. Wells or hindering his physical and/or electronic visits (as they have done—see attached exhibit ‘A’) regarding his 2 children, Onawa and Raven Smith-Wells.
3. The Court acknowledges the need to enter Findings of Fact and Conclusions of law clarifying the terms of the DVPO issued by this court are no longer in effect or binding, the 1 year term of their duration having expired without renewal.
4. This court enters the relief sought on the basis of the declaration of James Wells, Exhibit ‘A’ in his Motion and Declaration, Washington Statutory law, Troxel vs, Granville, the record in this matter, argument by James Wells in support of the relief sought, and the Stoker’s lack of standing as parties in this matter.



1-21-22

It is so Ordered, signed: X\_\_\_\_\_

Signature of Petitioner or Lawyer/WSBA No.

commissioner Rebekah Zinn

James D. Wells, pro se

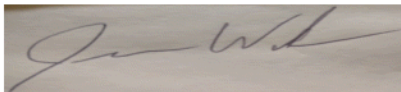
Date: \_\_\_\_\_

Print Name

**I have e-mailed a copy of this document to Selena Smith on 1-21-22.**

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 as best as I can tell.

Respectfully Signed & submitted in Lewis, [County] Washington [State] on Jan 21, 2022 [Date]



1-21-22

Signature of Petitioner or Lawyer/WSBA No.

James Wells (father), pro se

Print Name

Proposed Order, Conclusions of Law, Findings - James Wells (253)948-8260

rodytok@gmail.com

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210 Kiona Rd., Randle, WA 98377

## EXHIBIT 'A'

RE: In Re dismissal order of motion to renew DVPO in case # 20-2-30788-34

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From: Kat Stoker (kat-stoker@comcast.net)

To: pinbalwyz@yahoo.com; rodytok@gmail.com; chadwas@yahoo.com; hans-stoker@comcast.net; brucef@hcc.net

Cc: breckan@breckanlaw.com

Date: Thursday, January 20, 2022, 08:23 PM PST

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The DVPO has not been renewed but the orders from the original DVPO required Jim to attend court ordered classes which he has not done. His attorney Jennifer has been advised to contact Jim concerning the court orders. I don't believe we are in peril of anything unless we do not respond correctly to court orders. Our attorney has advised us that Jim is not allowed visitation with the children until he completes the required court orders from a year ago. You are being dramatic as usual, John, no one is trying to intimidate Jim. Kat

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

**Sent:** Thursday, January 20, 2022 7:13 PM

**To:** Jim Tok <rodytok@gmail.com>; Kathryn & Hans Stoker <kat-stoker@comcast.net>; Kathryn & Hans Stoker <chadwas@yahoo.com>; Hans Stoker <hans-stoker@comcast.net>; Bruce Finlay <brucef@hcc.net>

**Subject:** In Re dismissal order of motion to renew DVPO in case # 20-2-30788-34

All parties & recipients will please take note:

The attached file is a copy of the ORDER by commissioner Rebekah Zinn dismissing the Motion/Petition to renew the DVPO against James Wells, the father of Onawa & Raven Smith-Wells. The Original DVPO has expired, one year from its issuance having lapsed.

Mr. Wells is the father of the two above referenced minors and is entitled to have a father's relationship with them as a fundamental and recognized right. He intends to vigorously defend that right and will not be intimidated by threats of a "fight" or having a handgun drawn on him without provocation at the Stoker residence approximately 2 years ago. Ignore this notice at your own peril.

Please include the attached file for your records.

Cordially,  
John Smith, goatherd (360)427-3599

[DBA: Amicus Curia, paralegal \("We help you help yourself"\)](#)

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