E-FILED
THURSTON COUNTY, WA
SUPERIOR COURT
06/28/2023 - 8:00AM
Linda Myhre Enlow
Thurston County Clerk

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SUPERIOR COURT OF WASHINGTON COUNTY OF THURSTON

NO. 22-3-00070-34

Declaration of <u>Trisha Diane Trembulak</u> in Support of Motion for Contempt Order Hearing (DCLR)

Declaration of <u>Trisha Diane Trembulak</u>:

And Respondent/s (other party/parties):

I am (age): 46 years old, and I am the Petitioner.

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

I Declare:

In re the Marriage of:

Trisha Diane Trembulak

William Roy Mcmullen Jr.

We were married 9/10/2021, and we bought the home in October of 2021. Things rapidly deteriorated as soon as the paperwork was signed for the home, so I had to move out on 11/26/2021. Our decree of dissolution was entered on 6/23/2022 in Thurston County Superior Court.

I received a judgment in the decree in the amount of \$11,218. Additionally, William was ordered to refinance the home at the earliest opportunity.

Respondent threatens to ruin my credit. The respondent sent me terrible text threatening to quit his job and ruin mine and his credit because of a judgment for interest on the debt he has refused to pay me as per the decree. See exhibit 9, the threatening text. Below I go into detail on the decree and judgment in decree

as well as the other judgment for interest. Keep in mind, I only recovered \$858 in the second judgment,

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Optional Form (05/2016)

principle

\$11,218.00

\$11,218.00

\$10,968.00

interest

\$112.18

\$112.18

\$109.68

Trisha Diane Trembulak's Dec in Sup of Mot for Contempt Ord Hearing Page 2 of 5

date

11/23/2022

12/23/2022

1/3/2023 1/23/2023

but he acts like it devastated him. Respondent does not seem to understand how his failure to follow the decree has actually dramatically impacted my finances.

I sent a demand letter. I have really tried hard to work with the respondent, writing a demand letter on 3/17/2023, see exhibit 3. I then mailed the demand letter on 3/18/2023, see exhibit 4, page 2.

I offered to mediate. I have even offered to mediate the issue, hoping that he would agree to something new that he would honor. The first mediator he would not respond to, see exhibit 6, page 2, letter dated 4/4/2022 (Year in date is a typo, it was really 2023). I then contacted a second mediator, Lux. However, the respondent refused to participate. Lux stated in a text "He unfortunately said he is just not open to mediation", see exhibit 6, page 4, paragraph 3.

Judgment. The decree had a judgment in the amount of \$11,218 that the respondent was ordered to pay me, see exhibit 1, page 1, paragraph 1. To date, the respondent has not paid on the debt/judgment owed to me other than two voluntary payments of \$250 each plus he paid on another judgment that was entered on 2/7/2023 (took about 4 months to get this), see exhibit 7. The total of the second judgment is for Judgment in the amount of \$858.13, \$310 of which was for attorney fees. This new judgment was essentially for attorney fees to collect on the interest on the original judgment in the amount of \$448.72 (from 6/23/2022 to 10/23/22), \$20 filing fee, \$20 postage, \$20 answer fee and fees, and \$250 in attorney fees, plus \$3.59 per day interest. See exhibit 8, Writ of garnishment. The interest for this judgment was through 10/23/2022. This new judgment is for interest from 10/23/2022 through 6/23/2023.

The decree stats that the respondent incurs 12% interest on the unpaid balance. See table below for interest totals and summary:

1%

1%

1%

Rate

\$250

payment

grand total			\$11,587.94	
totals	\$10,718.00	\$869.94		
		\$107.18	1%	6/23/2023
		\$107.18	1%	5/23/2023
		\$107.18	1%	4/23/2023
		\$107.18	1%	3/23/2023
		\$107.18	1%	2/23/2023
\$250	\$10,718.00			2/13/2023

Bad Faith on Judgment. I had sent a demand letter that, exhibit 3, dated 3/17/2023. The respondent is in bad faith and has not fulfilled his obligation to satisfy the judgment owed to me. I offered to do mediation, but the respondent would not participate, see exhibit 6.

Other provision to refinance the home. The decree states that "The Respondent shall refinance the home at the earliest opportunity using his IRRRL VA Streamline to remove the Petitioner's name off the home and satisfy the money judgment detailed in Item #1 above at that time immediately", see exhibit 1, page 2, paragraph 7. William has not refinanced or sold the home.

Bad Faith on refinancing the home. Once again, the respondent ignored the request to mediate and then refused altogether (exhibit 6). The respondent then ignored my demand letter (exhibit 3).

It is not going to get any easier to refinance, and I believe that because interest rates are rising, William has no intention of refinancing the home. The entire reason to refinance as soon as possible was because interest rates were expected to rise. William is in bad faith for not refinancing the home and he should not be allowed to use the excuse of rising interest rates as reason for not refinancing then or in the future.

William chose to wait, and wait some more. William has waited in bad faith with no intention of refinancing the home as soon as possible. In fact, last year he said he was going to refinance the house by 7/1/2022, see exhibit 5, page 1, paragraph 6. As you can see, I could not get exhibit 6 to display the year.

Optional Form (05/2016) FL All Family 135 Clarification on the decree/home. I need the court to enforce and or otherwise clarify the decree going forward as to what "earliest opportunity" means. I argue that earliest opportunity has already passed repeatedly, and each time the Feds raise rates it passes again. Since the Decree was entered on 6/23/2022, it has been a full year. I do not under any situation define "earliest opportunity" as more than 12 months. I **Purge Contempt.** In order for William to purge his contempt, I propose that he is ordered to place the home up for sale immediately because he has made no effort in the past 12 months to refinance it. I further propose that the word "immediately" (decree) be defined as in equal to the next 20 days after entry of this order. Furthermore, I want the judgment to be a lean that must be satisfied. Therefore, all proceeds from the sale of the home shall be held by the court registry until said judgment is satisfied. If the respondent choses refinance the home, he must do it before the 20 days has expired because Either party may list the home with realtor, but if either party does not cooperate with that realtor then that realtor will be the one to decide on selling price, what needs to be repaired and other decisions I also want the court to order that I receive \$500 per month that the home has not been refinanced or sold. I am would like this provision to purge contempt to be retroactive to 7/1/2022. As a last condition of contempt, if the contempt is not purged, I want the respondent to be jailed In the event that the home sells for less than what is owed on it, or less minus commissions and other expenses, the respondent is fully responsible for any and all liabilities associated with this property.

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This was an extremely short rel	lationship that has greatly damaged me financially, and is
continuing to damage me worse as each	n day passes. Enough is enough.
	r the laws of the state of Washington that the facts I have provided true I have attached (number): 31 pages.
Signed at: <u>Tacoma, Wa</u>	Date: 6/27/2023
Tis Tak	Trisha Diane Trembulak
lign here	Print Name

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22 – 3 – 00070 – 34 DCD 9 Decree of Dissolution 12602376 FILED SUPERIOR COURT THURSTON COUNTY, WASH

7077 JIM 23 M 9: 52

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EX PARTE

Superior Court of Washington, County of Thurston

In re the marriage of:

Petitioner (person who started this case):

Trisha Diane Trembulak

And Respondent (other spouse):

William Roy McMullen, Jr.

No. 22-3-00070-34

, Final Divorce Order (Dissolution Decree) (DCD)

[X] Clerk's action required: 1, 2, 6, 13, 14, 15, 16, 18

Final Divorce Order

1. Money Judgment Summary

Summarize any money judgments from sections 6 or 14 in the table below.

Judgment for	Debtor's name (person who must pay money)	Creditor's name (person who must be paid)	Amount	Interest
Money judgment (section 6)	William Roy McMullen Jr.	Trisha Diane Trembulak	\$11,218	\$
Fees and costs (section 14)			. \$	\$
Other amounts (describe):			\$	\$
Yearly Interest Rate:% (12% unless otherwise li	isted)		Į
Lawyer (name): Justin Kover represents (name): Petitioner				
Lawyer (name):		epresents (name):		

2. Summary of Real Property Judgment (land or home)

Summarize any real property judgment from section 7 in the table below.

1		
1	1	Real Property (fill in at least one)
1	1	Total Topolity (In at actions of the
1		

Grantor's name (person giving property)	Grantee's name (person getting property)	Assessor's property tax parcel or account number:	Legal description of property awarded (lot/block/plat/section, township, range, county, state)	
Trisha Trembulak	William McMullen	70330003000	Section 09 Township 16 Range 1E Quarter NW NE Plat RAINIER MEADOWS LT 30 Document 024/074	
Lawyer (name): Jus	tin Kover	represents (nar.	ne): Petitioner	
The second secon			-i	
Lawyer (name):		represents (name):		

The court has made Findings and Conclusions in this case and now Orders:

3. Marriage

This marriage and any domestic partnerships or civil unions are dissolved. The Petitioner and Respondent are divorced.

4. Name Changes

Neither spouse asked to change their name.

5. Separation Contract

There is no enforceable separation contract.

6. Money Judgment (summarized in section 1 above)

The Respondent must pay the other party \$11,218.00. The court grants a judgment for this amount.

The interest rate is 12% unless another amount is listed below.

7. Real Property (land or home) (summarized in section 2 above)

The real property is divided as explained below:

Real Property Address	Tax Parcel Number	Given to which spouse as that spouse's separate property?	
448 Volesky Drive SE Rainier WA 98576	70330003000	Respondent	
		[] Petitioner [] Respondent	
		[] Petitioner [] Respondent	

Other (specify): The Respondent shall refinance the home at the earliest opportunity using his IRRRL VA Streamline to remove the Petitioner's name off

the home and satisfy the money judgment detailed in Item #1 above at that time immediately.

8. Petitioner's Personal Property (possessions, assets or business interests of any kind)

The personal property that Petitioner now has or controls is given to Petitioner as their separate property. No transfer of property between Petitioner and Respondent is required.

 Respondent's Personal Property (possessions, assets, or business interests of any kind)

The personal property that Respondent now has or controls is given to Respondent as their separate property. No transfer of property between Petitioner and Respondent is required.

10. Petitioner's Debt

The Petitioner must pay all debts the Petitioner incurred (took on) since the date of separation, unless the court makes a different order about a specific debt below. (Check one):

The Petitioner must pay the debts that are now in the Petitioner's name.

11. Respondent's Debt

The Respondent must pay all debts the Respondent incurred (took on) since the date of separation, unless the court makes a different order about a specific debt below. (Check one):

The Respondent must pay the debts that are now in the Respondent's name.

12. Debt Collection (hold harmless)

Does not apply.

13. Spousai Support (maintenance/alimony)

No spousal support is ordered.

14. Fees and Costs (Summarize any money judgment in section 1 above.)

Each spouse will pay their own fees and costs.

15. Protection Order

No one requested an Order for Protection.

16. Restraining Order

No one requested a Restraining Order.

17. Children of the marriage

The spouses have **no** children together who are still dependent.

18. Parenting Plan

Does not apply. The spouses have no children together who are under 18 years old, or the court does not have jurisdiction over the children.

19. Child Support

Does not apply. The spouses have no dependent children together, or the court does not have jurisdiction over child support.

	not have jurisdiction over child support.	
20.	Other Orders (if any):	

Ordered / 23/22		B	n /		
Date Petitioner and Respondent	_	Commissioner fill out below.		PAI	M NOGUEIRA
This document (check any tha	it apply):	This document (d	check any that	t apply):	•
[] is an agreement of the parties [] is presented by me [] may be signed by the court wi Petitioner signs here or lawyer signs	thout notice to me	ille Pan	me by the court wit	<u> </u>	<i>J</i>
Trisha Trempulat	4-17-22 Date	Print Name	· · · · · · · · · · · · · · · · · · ·	·	4-28-22 Date
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FILED THURSTON COUNTY, WA SUPERIOR COURT

JUN 23 2022

Linda Myhre Enlow Thurston County Clerk



Superior Court of Washington, County of Thurst	ton
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	•	•		
In	re the marriage of:			
Pe	etitioner/s (person/s who started this case):	No. <u>22-3-00070-34</u>	:	
	Trisha Diane Trembulak	 Agreement to Join 	Petition (Join	nder)
		(JN)		,
Ar	nd Respondent/s (other party/parties):			
	William Roy McMullen, Jr.	-		
	Agreement to Jo	oin Petition (J	oinder)	
1.	My name is: William Roy McMullen, Jr	,		
2.	I have read and I agree to join the Pe (title of Petition): Petition for Divorce.	tition filed by the other	side:	
	I understand that if I fill out and sign be the <i>Petition</i> unless I file and serve a <i>Re</i> (Check one):			
	I do not need to be notified about the state of	he court's hearings or de	cisions in this	s case.
	448 Volesky Drive SE, Rainier WA			
	address	city	state	zip
	(Optional) email:			
	If this address changes before the case en may use the <i>Notice</i> of <i>Address Change</i> for <i>Information</i> form (FL All Family 001) if this	m (FL All Family 120). You m	ust also update	
3.	Other (if any):			
Li	ill far mulan	WELLEAM RIMEA	1UCIEN	4.28.28
Sign		Print name		Date

1 2 3 4 5	EXPEDITE No hearing is set Hearing is set: Date: Time: Judge/Calendar:	SUPERIOR COURTY, VASH THURSTON COURTY, VASH 2022 JUN 23 AM 9: 52 LINDA MYMRE ENLOW THURSTON COUNTY CLERK
6	II "	ington, County of Thurston
7	In re the marriage of:	
8	Petitioner/s (person/s who started this case): Trisha Diane Trembulak	No. 22-3-00070-34 Respondent's Affidavit of Non-Testimony Pursuant to LSPR 94.04(5)(c)(A)
9	And Respondent/s (otherparty/parties):	7,
10	William Roy McMullen, Jr.	
11	The Bearendard William Bay Makkellam L	
12	says:	r., being first duly sworn on oath deposes and
13	I am the Respondent in this case and I hav conclusions of law, parenting plan, support	• •
14 15	am not seeking any relief beyond that spec	ne best of my knowledge. If this is a default, I ifically requested in the petition. The support Washington State Child Support Schedule.
16	(s) Lill R qu'Malla William Roy McMullen Jr., Respondent's Si	ignature
17		e this <u>28.</u> day of <u>APRIC</u> , 20 <u>22</u>
18	O D D '	e tris <u>Ab.</u> day of <u>IFFICIC</u> , 2000
19	Notary Public for the State of Washington, residing at 0/040/A 007	. My commission expires
20	09/36/2003.	
21	22-3-00070-34	JAYNA L BAILEY Notary Public
22	VR 7 Verification 12602358	State of Washington Commission # 210287 My Comm. Expires Sep 26, 2023
23		2 John Capit es 3ep 26, 2023
24		

Affidavit of Non-Testimony (LSPR 94.04) - 1 T. Trembulak v. W. McMullen Justin Kover, Attorney at Law (360) 951-6962 justinkover@hotmail.com

FILED SUPERIOR COURT THURSTON COUNTY, WASH

2021 JUN 23 AM 9: 52

· MOA MYHRE ENLOW Histor County Clerk

22 – 3 – 00070 – 34 FNFCL 8 Findings of Fact and Conclusions of Law 12602364

EX PARTE

Superior Court of Washington, County of Thurston

In re the marriage of: Petitioner (person who started this case): Trisha Diane Trembulak	No. 22-3-00070-34 Findings and Conclusions About a Marriage
And Respondent (other spouse):	(FNFCL)
William Roy McMullen Jr.	

Findings and Conclusions about a Marriage

1. Basis for findings and conclusions:

Spouses' agreement.

- > The Court makes the following findings of fact and conclusions of law:
 - 2. Notice (check all that apply):

The Respondent was served with the *Summons* and *Petition* to start this case on 2/7/2022 by this method (check all that apply):

[X] in person

[X]The Respondent has signed an agreement to join the Petition.

3. Jurisdiction over the marriage and the spouses (check all that apply):

At the time the Petition was filed, the Petitioner lived in Washington State.

The Respondent lived in Washington State.

Conclusion: The court has jurisdiction over the marriage.

The court has jurisdiction over the Respondent.

4. Information about the marriage

The spouses were married on September 10th, 2021 at Olympia WA.

5. Separation Date

The marital community ended on November 26th, 2021. The parties stopped acquiring community property and incurring community debt on this date.

6. Status of the marriage

Divorce - This marriage is irretrievably broken, and it has been 90 days or longer since the Petition was filed and the Summons was served or the Respondent joined the Petition.

Conclusion: The Petition for divorce, legal separation, or invalidity (annulment) should be approved.

7. **Separation Contract**

Note - A separation contract is a written agreement between the spouses that covers some or all of the issues that must be decided in this divorce. Prenuptial or community property agreements are not separation contracts but may be the basis for a separation contract or final orders.

There is no separation contract.

Conclusion: There is no separation contract, no order is necessary.

8. Real Property (land or home)

[] The spouses' real property is listed below:

Real Property Address	Tax Parcel Number	Community or Separate Property
448 Volesky Drive SE Rainer WA 98576	70330003000	[X] community property
		[] community property [] Petitioner's separate property [] Respondent's separate property
		[] community property [] Petitioner's separate property [] Respondent's separate property

Conclusion: The division of real property described in the final order is fair (just and equitable).

- 9 Community Personal Property (possessions, assets, or business interests of any kind)
 - [X] The community personal property has already been divided fairly between the spouses. Each spouse should keep any community personal property that spouse now has or controls.

Conclusion: The division of community personal property described in the final order is fair (just and equitable).

- 10. Separate Personal Property (possessions, assets, or business interests of any kind)
 - [X] The separate personal property has already been divided fairly between the spouses. Each spouse should keep any separate property that spouse now has or controls.

Conclusion: The division of separate personal property described in the final order is fair (just and equitable).

11. Community Debt

The community debt has already been divided fairly between the spouses.

Conclusion: The division of community debt described in the final order is fair (just and equitable).

12. Separate Debt

The separate debt has already been divided fairly between the spouses.

13. Spousal Support (maintenance/alimony)

Spousal support was not requested.

Conclusion: Spousal support should **not** be ordered because none was requested by either party

14. Fees and Costs

Each party should pay their own fees or costs.

15. Protection Order

No one requested an Order for Protection in this case.

Conclusion: The court should **not** approve an *Order for Protection* because no order of protection is requested or necessary.

16. Restraining Order

No one requested a Restraining Order in this case.

Conclusion: The court should not approve a Restraining Order because none is requested or necessary.

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17. Pregnancy

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Neither spouse is pregnant.

Conclusion: No order regarding pregnancy is necessary.

Parentage Findings

None.

18. Children of the marriage

The spouses have **no** children together who are still dependent.

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

Does not apply. The spouses have no children together who are still dependent.

20. Parenting Plan

The spouses have **no** children together who are under 18 years old.

21. Child Support

The spouses have **no** children together who are still dependent.

22. Other findings or conclusions (if any)

6/23/22		Kom		
Date 1	Judge or	Commissioner	PAM NOGU	IEIRA
Petitioner and Respondent or their	lawyers	fill out below.		
This document (check any that apply) [] is an agreement of the parties [] is presented by me [] may be signed by the court without no	otice to me	bill-Rangine	arties urt without notic	
Petitioner signs here or lawyer signs here WSBA #	e + WSBA	#Respondent signs here or la	awyer signs here	e ÷
Tribua Tremparar 4-2-	7-22 Date	WILLIAM R MCMUL	البعث	:/- <i>à</i> を・ <i>à</i> え Date

FILED SUPERIOR COURT THURSTON COURTY, BASH

2027 JUN 23 AM 9: 52

LINDA MYHRE ENLOW Therston County Clerk

22-3-00070-34 ACSR 10 Acceptance of Service 12602396

Superior	Court of	Washington,	County of	f Thurston
Oubello	Qualit Qi	TTUSININGIUN,	COULTRY	I IIIUI Ston

In re the marriage of:	ľ
Petitioner/s (person/s who started this case):	No. <u>22-3-000</u> 70-34
Trisha Diane Trembulak And Respondent/s (other party/parties): William Roy McMullen, Jr.	Service Accepted (ACSR)

Service Accepted

1. I am William Roy McMullen, Jr. I accept service of the following documents (check all that apply):

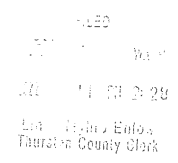
(The most common documents are listed below. Check only those documents that were served. Use the "Other" boxes to write in the title of each document served that is not already listed.)

Petition to/for <u>Divorce</u>	
⊠ Summons	☐ Notice of Hearing
☐ Order Setting Case Schedule	☐ Motion for Temporary Family Law Order ☐ and Restraining Order
☐ Notice Re Military Dependents	☐ Proposed Temporary Family Law Order
Proposed Parenting Plan	☐ Motion for Immediate Restraining Order (Ex Parte)
☐ Proposed Child Support Order	Immediate Restraining Order (Ex Parte) and Hearing Notice
☐ Proposed Child Support Worksheets	☐ Restraining Order
Sealed Financial Documents	☐ Motion for Contempt Hearing
Financial Declaration	☐ Order to Go to Court for Contempt Hearing
Declaration of:	☐ Other:
Declaration of:	Other:

	et address or P.O. box tional) email:	city	state zip			
Sign	Lele in Mullan	Print name (if lawyer, also p	rovide WSBA #) Date	<u>2</u> 5		
	ou sign below, you must also li e. This may be a lawyer's addr	st an address where you agree to a ess or any other address.	accept legal papers for this			
	ning this form means you agre mean that you agree with the	ee that you have <i>received</i> the cour papers.	t papers for this case. It do	es		
2.	Personal Jurisdiction (check one): I agree this court has jurisdiction over me (or my client) for this case.					
	Other:	Other:		-		
	Other:	£		-		
	Other:	r:		_		
	Declaration of:	i i	Other:			

Information form (FL All Family 001) if this case involves parentage or child support.)





IN THE SUPERIOR COURT, IN AND FOR THE COUNTY OF THURSTON, STATE OF WASHINGTON

TRISHA DIANE TREMBULAK

Plaintiff/Petitioner

Cause No.: 22-3-00070-34

Hearing Date:

VS.

WILLIAM ROY MCMULLEN, JR.

Defendant/Respondent

DECLARATION OF SERVICE OF SUMMONS; PETITION FOR DIVORCE; CASE SCHEDULE

The undersigned hereby declares: That s(he) is now and at all times herein mentioned was a citizen of the United States, a resident of Washington, over the age of eighteen, not an officer of a plaintiff corporation, not a party to nor interested in the above entitled action, and is competent to be a witness

On the 7th day of February, 2022 at 1:14 PM at the address of 448 Volesky Drive Southeast, Rainier, Thurston County, WA 98576; this declarant served the above described documents upon William Roy McMullen by then and there personally delivering 1 true and correct copy(ies) thereof, by then presenting to and leaving the same with William Roy McMullen, I delivered the documents to William Roy McMullen with identity confirmed by subject saying yes when named. The individual accepted service with direct delivery. The individual appeared to be a brown-haired white male contact 45-55 years of age, 5'10"-6'0" tall and weighing 180-200 lbs..

No information was provided or discovered that indicates that the subjects served are members of the United States military.

Service Fee Total: \$150.00

Declarant hereby states under penalty of perjury under the laws of the State of Washington that the statement above is true and correct.

Date: 02/09/2022

Holly Hart, Reg. # 21-1217-17, Thurston county

For: Kover Law PLLC

ORIGINAL PROOF OF SERVICE
PAGE 1 OF 1

OF 1 Tracking #: 0082713953



22 – 3 – 00070 – 34 NOCS 5 Notice of Case Schedule 11721721

FILED
SUPERIOR COURT
THURSTON COUNTY, WA

2022 JAH 24 PH 4: 25

Linea Myhre Enlow Thurston County Clerk

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

TRISH DIANE TREMBULAK AND WILLIAM ROY MCMULLEN, JR No. 22-3-00070-34

CASE SCHEDULE NOTICE (NOCS)

This is a family law case without children. Each party shall complete the actions listed below.

ACTION	DUE DATE	
Response to Petition - File and Serve on other party(s) by or before: (unless served outside of Washington or by mail/publication)	20 days from service*	
Request to Schedule Settlement Conference/Trial - File and Serve on other party(s) only if a Response to Petition has been filed by or before: (120 days after filing)	05/24/2022	
Response to Request to Schedule Settlement Conference/Trial - File and Serve on other party(s) by or before:	7 days before the scheduled calendar date	

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

Dated: January 24, 2022

*Deadlines can be found in the local court rules.

THURSTON COUNTY SUPERIOR COURT
FAMILY & JUVENILE COURT
MAIL: 2000 Lakeridge Dr. SW, Olympia, WA 98502
LOCATION: 2801 – 32nd Avenue SW, Tumwater
(360) 709-3201

E-FILED THURSTON COUNTY. WA SUPERIOR COURT 1 EXPEDITE 01/24/2022 - 10:33AM No hearing is set. 2 Linda Myhre Enlow Hearing is set: Thurston County Clerk Date: 3 Time: Judge/Calendar: 4 5 6 Superior Court of Washington, County of Thurston In re the marriage / domestic partnership of: 22-3-00070-34 7 Petitioner (person who started this case): 8 Summons: Notice about a Marriage Trisha Diane Trembulak or Domestic Partnership 9 And Respondent (other spouse / partner): (SM) William Roy McMullen, Jr. 10 Summons: Notice about a Marriage or Domestic Partnership 11 To the Respondent: Your spouse/domestic partner (the Petitioner) started a case asking the 12 court to end your marriage. 13 Important! Petitioner must complete the address boxes below. If Petitioner does not give a service address and the court's address, this Summons will be invalid. 14 [X] Petitioner's Lawyer (name): Justin Kover, WSBA #51117 15 Petitioner's Address for Service: (This does not have to be a home address.) 16 2637 12th Ct SW, Olympia WA 98502 17 You may only serve Petitioner by email if an email address is provided below or Petitioner otherwise agrees in writing. See All Civil 006 Agreement re: Service by Email. 18 Email (optional) - Petitioner agrees to accept service of legal papers for this case by [X] email at this address: justinkover@hotmail.com 19 Superior Court of Washington, County of Thurston 20 Court's Address for filing: 2801 32nd Avenue, Tumwater WA 98501 21 You must respond in writing for the court to consider your side. 22 Deadline! Your Response must be served on Petitioner within 20 days of the date you were served this Summons (60 days if you were served outside of Washington State). If the case has 23 been filed in court, you must also file your Response by the same deadline.

SUMMONS/DISSOLUTION - 1
T. Trembulak v. W. McMullen

24

Justin Kover, Attorney at Law (360) 951-6962 justinkover@hotmail.com

SUMMONS DISSOLUTION - 2 T. Trembulak v. W. McMullen

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Justin Kover, Attorney at Law (360) 951-6962 justinkover@hotmail.com

1 2 3 4 5		EXPEDITE No hearing is set. Hearing is set: Date: Time: udge/Calendar:	E-FILED THURSTON COUNTY, W SUPERIOR COURT 01/24/2022 - 10:34AM Linda Myhre Enlow Thurston County Clerk
6 7 8 9	P	Superior Court of Washing re the marriage of: etitioner (person who started this case): Trisha Diane Trembulak and Respondent (other spouse): William Roy McMullen, Jr.	ngton, County of Thurston No. 22-3-00070-34 Petition for Divorce (Dissolution) (PTDSS)
11 12 13 14	1.	Petition for Divolation about the parties Petitioner lives in King County, WA. Respondent lives in Thurston County, Wallinformation about the marriage (a) We were married on September 10th, 20 We began living in separate households	t heck all that apply) 121 at Olympia WA.
16	3.		sk the court to dissolve our marriage and any ur marital community ended on November 26 th , a separate household.
18 19 20	4.	Jurisdiction over the spouses The court has jurisdiction over the marrisd Washington state, or is stationed in this	age because at least 1 of the spouses lives in
21 22 23	5.	Is one of the spouses pregnant?	
24		Children of the marriage TION FOR DISSOLUTION - 1 rembulak v. W. McMullen	Justín Kover, Attorney at Law (360) 951-6962 justinkover <u>@</u> hotmail.com

My spouse and I have no children together who are still dependent. (Skip to 7.)

7. Jurisdiction over the children (RCW 26.27.201 - .221, .231, .261, .271)

Does not apply. My spouse and I have no children together who are still dependent.

8. Parenting Plan

My spouse and I have no children together who are under 18 years old.

9. Child Support

My spouse and I have no children together who are still dependent.

10. Children from other relationships

Neither spouse has children from other relationships who are still dependent.

11. Written Agreements

Yes.

Type of written agreement: Two contracts to assume debts of \$6035 tools and household items on Low Rate Visa Card and \$6000 for the Home Depot Credit Card.

Date of written agreement: Both dated 11/26/2021

Should the court enforce this agreement?

Yes

12. Real Property (land or home)

I ask the court to divide the real property fairly (equitably), as explained below:

Real Property Address	Tax Parcel Number	Who should own this property?
448 Volesky Drive SE Rainier WA 98576	70330003000	Respondent

I ask the court to divide the real property fairly (equitably) as the court decides.

I ask the court to order that the house be refinanced into the Respondent's name so that all debt for the mortgage in her name is extinguished.

13. Personal Property (possessions, assets, or business interests of any kind)

I ask the court to divide the personal property fairly (equitably), as explained below:

List property (include vehicles, pensions/retirement, insurance, bank accounts, furniture, businesses, etc. Do not list more than the last 4 digits of any account number.):	Who should own this property?
2015 Mazda Touring	Petitioner
2021 Interstate Victory Car Trailer	Petitioner

List property (include vehicles, pensions/retirement, insurance, bank accounts, furniture, businesses, etc. Do not list more than the last 4 digits of any account number.):	Who should own this property?
2010 Chevrolet Tahoe LTZ	Petitioner
All contents of Petitioner's storage unit at Money Saver Mini-Storage at 7900 Arab Drive, Tumwater WA 98501	Petitioner
9mm HK P30SK pistol and 5.56mm AR-15 Freedom Rifle	Petitioner
2017 Silverado High Country	Respondent
Harley Davidson Motorcycle	Respondent
All remaining contents of the home at 448 Volesky Drive SE, Rainier WA 98576	Respondent

14. Debts (mortgages, loans, credit cards, other money owed)

I ask the court to order each spouse to be responsible for debts s/he incurred (made) after the date of separation.

I ask the court to divide the debts according to the written agreement described in 11 above.

I ask the court to make the following orders about debts (check all that apply):

Debt Amount	Creditor (person or company owed this debt)	Account Number (Last 4 digits only)	Who should pay this debt?
\$5221.82	Visa Gold Rebate (WSECU)	4-L01	Petitioner
\$33,434.92	WSECU Personal Loan	4-L07	Petitioner
\$19,715.54	2015 Mazda 3 Touring auto loan	4-L10	Petitioner
\$21,456.09	2010 Chevrolet Tahoe LTZ auto loan	4-L08	Petitioner
\$5285.00	WSECU Visa Low Rate credit card	4-L04	Respondent, according to written agreement at 11.
\$5933.00	Home Depot Credit Card	8983	Respondent, according to written agreement at 11.
100% of debt	Loan for 2017 Chevy Silverado High Country		Respondent

1		Debt Amount	Creditor (person or company owed this debt)	Account Number (Last 4 digits only)	Who should pay this debt?			
3		100% of debt	Loan for Harley Davidson motorcycle		Respondent			
4	15.	Spousal Suppo	rt (maintenance/alimo	ny)	В			
5	Spousal support is not needed.							
6	16.	Fees and Costs	5		_			
		No request.			,			
7	17.	Protection Ord	er					
8	Do you want the court to issue an Order for Protection as part of the final orders in this case?							
9		No. I do not wan	t an Order for Protection.		. 5 4			
10	18. [Restraining Ord	ler		1			
11	Do you want the court to issue a Restraining Order as part of the final orders in this case?							
12		No.	,	ŧ	:			
12	19. N	Name Change						
13		No request.	*		the tipe of			
14	20. 0	Other requests,	if any					
15	That Respondent use his IRRRL VA Streamline benefit to refinance the house into his name with all equity above \$420,000 split between the parties.							
16	Petitio	ner fills out below	v:					
17	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)	: Dig. 2010	Date:	1-14-22			
18	Signed at (city and state): Dig.v.; (1) Date: 1-14-21 Petitioner signs here Print name							
	Petitioner's Jawyer (if any) fills out below:							
20		21/1/2	2115/20		2 14)m22			
21		ner's lawyer signs		and WSBA No.	Date			
22		·	ut below <u>if</u> they agree to jo		Patition Lundarstand			
23	I, (name):, agree to join this Petition. I understand that if I fill out and sign below, the court may approve the requests listed in this Petition unless I file and serve a Response before the court signs final orders. (Check one):							
24	[] I do not need to	be notified about the court's	s hearings or decisions	s in this case.			
		FOR DISSOLUTION - 4			Attorney at Law 51-6962			
	i, iremi	outak v. vv. iviciviufici	ı	justinkoveræ				

Address	City	State Zip
E-mail:		
in writing. You may us must also update you	es before the case ends, you must se the Notice of Address Change for or Confidential Information Form (Fi	form (FL All Family 120). Y
involves parentage or	Crina Support.	
Respondent signs here	Print name	Date
Respondent signs here	Print name	Date
4		
		9
	-	

PETITION FOR DISSOLUTION - 5
T. Trembulak v. W. McMullen

Justin Kover, Attorney at Law (360) 951-6962 justinkover@hounail.com

E-FILED
THURSTON COUNTY, WA
SUPERIOR COURT
01/24/2022 - 10:32AM
Linda Myhre Enlow
Thurston County Clerk

22-3-00070-34

		22-3-00070-34							
		FAMIL							
LINGTON COUNTY SUPERIOR COURT									
Case Information Cover Sheet (CICS)									
Case Number 22-2222-2-22 Case Title In Ke the Marriage of Trembel									
Attorney Name Justin Kover Bar Membership Number 51117									
Please check one category that best describes this case for indexing purposes. Accurate case indexing not only									
		docketing new cases, but helps in forecasting n							
		the back of this form. Thank you for your coope		-					
The same same same same same same same sam									
	ADP	Adoption		OSC	Out-of-State Child Custody				
	ARY	At-Risk Youth		PAT	Parentage - Parental Determination				
	CHN	Confidential Name Change		PPR	Initial Pre-Placement Report				
	CIR	Committed Intimate Relationship		PPS	Parenting Plan / Child Support				
	CNS	Child in Need of Services		PUR	Parentage (URESA/UIFSA)				
	CUS	Child Custody		PAS	Parentage Surrogacy				
	DDP	Developmental Disability		RCV	Relative Child Visitation				
	DEP	Dependency		REL	Relinquishment				
	DFP	De Facto Parentage		RIC	Reciprocal, Respondent In-County				
	DIC	Dissolution of Marriage with Children		ROC	Reciprocal, Respondent Out-of-County				
	DIM	Dissolution of Marriage with No Children		RPR	Reinstatement of Parental Rights				
	DPC	Dissolution of Dom. Partnership-w/Children		RVS	Relative Visitation				
	DPN	Dissolution of Dom. Partnership-No Children		SEP	Legal Separation				
	EFC	Extended Foster Care Services		SPD	Legal Separation – Domestic Partnership				
	FJU	Foreign Judgment - Domestic		TER 5	Termination of Parental Rights-Parentage				
	GFC	Guardianship Foster Care		TER 7	Termination of Parental Rights-Dependency				
	INP	Invalidity - Domestic Partnership		TRU	Truancy				
	INV	Annulment - Invalidity	ш	VYG	Vulnerable Youth Guardianship				
	MDS	Modification – Support Only							
	MOD 3	Domestic Modification							
	MOD 5	Parentage Modification							
	MSC 3	Miscellaneous Domestic							
	MSC 5	Miscellaneous – Adoption							

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

☐ MWA Mandatory Wage Assignment

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

SEE SEALED filed along with this declaration and exhibit sheet

This Demand Letter is to remind you that you have an outstanding judgement against you for money owed to me, Trisha Trembulak, and a mortgage to make payments on each month. The judgement states that you are to refinance at the earliest convince which is as soon as you can and to pay the money judgement with a 12% interest each month/year.

House —I do not mind if it is for sale while you try to refinance because I need my name off the mortgage sooner than later and before you decide to default. I have perfect credit and missing even one payment will destroy than you decided to strong-arm me out of our house and make it too scary for me to live in it. You have tried to refinance twice [I understand you cannot refinance due to lack of income to keep your truck and motorcycle) and to self twice [this will be hard with the price you are asking), both with no lock.

Money Judgmeent – I leaned you \$12,000 for bills and remodeling that you agreed upon to pay back \$31,218 with 12% interest each month (for 11 months) paid the bill while you refused to until one garmishment that book from Nov 2022 March 2023). I have received 4 voluntary paid payments of \$250 each (Dec 2023, Jan 2023, Jan 2023 and Feb 2023) and one garmishment for \$858.13 i received on March 13, 2023. I would like \$500 a month now. This is not fair for me as I owe each month on a credit card you said you would pay each month.

Suggestions - (VA disability \$3,200 - \$1,600 = \$1,600 not enough left for mortgage or to refinance)

- Sell your 2017 High Country Chery Fick-up and you will have an extra \$950 a month for mortgage and my payment until the house sells or you can refinance like you agreed to.
- Sell your 2020 Harley Davidson and you will have an extra \$650 a month for mortgage and my payment until the house sells or you can refinance like you agreed to.
- Sell both and you will have over \$1,000 a month with savings in insurance as well to make payments you agreed to.
- Get another job and not purposely get fired and/or gurposely gut to make payments you agreed on.

I have had to sell my 2021 quads to move 5 times, pay communed storage feet, and have expenses. Eve had to borrow money for and to try to keep up with your payments and my own payments from buying that house. I owe \$84,160 in bills and payments and would like the \$11,380 with interest you agreed to pay me (garrishment fees added, accrual of interest added, and payments subtracted).

This letter is to help in reminding you of your responsibilities and some ouggestions to help you with your said responsibilities. I added the sudgement, your test threatening th out your job to not pay me and that you plan on foreclosing on the house, proof that is your phone number and two separate papers, for \$6,000 each, agreeing that you would pay me with month before the judgement was entered but quit paying two months later, garnoliment judgement, and finally a fall of what is need to date.

Thanks for your continued payments that you agreed to,

Trigha Trembulak

Since I am not an accountant or banker the monthly interest accrual date is the 21" of each month. Lucky you for that, I am sure I could calculate a daily accrual amount if this is not correct.

As of November 21, 2022 \$11,976.72 was due and is the monthly interest date.

Since I was not granted the garnishment until February 6, 2023 the accrual of interest at 12% each month from Nov 21 to January 21 is:

Nov 21 - Dec 21 = 11,976.72 × 0.12 = 1437.21 / 12 = 119.76 + 11976.72 = 12,096.48

Dec 21 – Jan 21 = 12,096,48 – 250 payment (Jan 3) = 11,846.48 x 0,12 = 1,421.58 / 12 + 118.46 + 11,846.48 = 11,964.94

Ian 21 – Feb 21 = 11,846 – 858.13 (garnishment on Feb 6) + 350 awarded to me for lawyer fees = 11,416.81 – 250 payment (Feb 13) = 11,166.81 x 0.12 = 1,340.02 / 12 = 111.67 + 11,278.48

After 9 months we are almost back to the original amount owed of \$11,218.

William, the amount you owe as of March 17, 2023 is \$11,278.48.

On March 21 the amount increases - 11,278.48 x 0.12 = 1,353.42 / 12 = 112.78 + 11,278.48 = 11,391.26

On March 21, 2023 the total that you owe me is \$11,391.26.











RE: NO SETTLEMENT

April 4, 2022

To Whom it May Concern,

Trisha Trembulak contacted me to provide mediation services for concerns regarding a conflict with William McMullen relating to a mutually owned house.

I contacted William McMullen and left two messages between 3/28 and 4/4 and received no response. No mediation services were provided.

Thank you.

Sincerely,

Osiana Gozzalora, LINAIC
Oriana Cozzolino, LSWAIC









+1 (949) 300-7446

Message Fri, Apr 14 at 12:54 PM

Hi Trisha this is Lux.

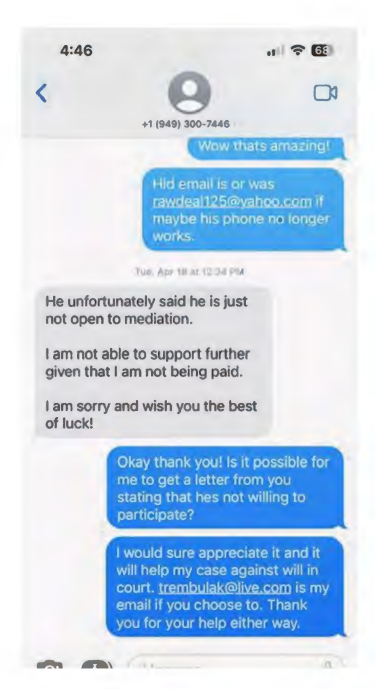
You reached out to a couple weeks ago (via my website) seeking mediation.

If you are still interested, I'd love to jump on a quick call sometime today, tomorrow, or at the beginning of next week so I can make sure this situation is a good fit for mediation and if it is then we can talk through details to get the process moving.

I hope you're having a beautiful Friday. Looking forward to hearing back from you

Sat, Apr 15 at 10:11 AM

Hi lux, i am still interested however i tried with another mediator and will my ex wouldnt even respond. Maybe we could try again. Im at my wits end with this person to be honest. I am



Sent from my iPhone

FEB - 7 2023

Superior Court Linda Myhre Enlow Thurston County Clerk

SUPERIOR CURT OF WASHINGTON **COUNTY OF THURSTON**

TRISHA DIANE TREMBULAK.

Plaintiff.

WILLIAM ROY McMULLEN, JR.,

Defendant.

STATE OF WASHINGTON, DEPT. OF TRANSPORTATION,

NO. 22-3-00070-34

Judgment on Answer and Order to Pay (JDAGD)

Garnishee.

I. JUDGMENT SUMMARY

Judgment Creditor:

TRISHA DIANE TREMBULAK

Garnishment Judgment Debtor

STATE OF WASHINGTON, DEPT. OF

(Garnishee):

VS.

TRANSPORTATION

Garnishment Judgment Amount:

\$<u>858.13</u>

Costs Judgment Debtor (Defendant):

WILLIAM ROY McMULLEN, JR.

Costs Judgment Amount (Costs and Attorneys' Fees):

\$310.00

Judgments to Bear Interest at:

12 %

Attorney for Judgment Creditor:

N. JOSEPH LYNCH

II. BASIS

IT APPEARING THAT garnishee was indebted to defendant in the nonexempt amount of \$858.13; that at the time the Writ of Garnishment was issued defendant was employed by or maintained a financial institution account with garnishee, or garnishee had in its possession or control funds, personal property, or effects of defendant; and that plaintiff has incurred recoverable costs and attorney fees of \$310.00; now, therefore, it is hereby

III. ORDER

ORDERED that plaintiff is awarded judgment against garnishee in the amount of \$858.13; that plaintiff is awarded judgment against defendant in the amount of \$310.00 for recoverable costs:



If this is a superior court order, garnishee shall pay its judgment amount to plaintiff's attorney through the registry of the court, and the clerk of the court shall note receipt thereof and forthwith disburse such payment to (check one)
[] plaintiff[] plaintiff's attorney.

[If payment is to be made directly to plaintiff, insert the following sentence: Any payment directed to plaintiff shall be mailed to the following address:

Trisha Trembulak c/o Lynch Law Offices 1800 Cooper Point Road SW Building 3 Olympia, WA 98502

Garnishee is advised that the failure to pay its judgment amount may result in execution of the judgment, including garnishment.

Dated: 2 6 23

Nathan Kortokrax

JUDGE/COMMISSIONER

Court Address:

2801 32nd Ave SW Tumwater, WA 98512

Presented by:

N. Joseph Lynch, WSBA# 7481

Attorney for Plaintiff

Superior Court of Washington, County of Thurston

TRISHA DIANE TREMBULAK

vs.	Continuing Lien on Earnings (WRG or \$WRG)
WILLIAM ROY McMULLEN, JR. SS# xxx-xx-9670 Defendant,	[] This garnishment is based on a judgment or order for: [] private student loan debt [] consumer debt
STATE OF WASHINGTON, DEPT. OF TRANSPORTATION, Garnishee.	
Carniono.	
The State of Washington to: STATE OF WASHINGTO	ON, DEPT. OF TRANSPORTATION
And to: WILLIAM ROY McMULLEN (Defendant)	
The plaintiff in this action has applied for a <i>Writ of Garn</i> above-named defendant is indebted to the plaintiff and indebtedness is \$11,976.72 consisting of:	
Balance of Judgment or Amount of Claim:	\$11,218.00
Interest under Judgment from 6/23/22 to 10	0/23/22: \$ 448.72
Taxable Costs and Attorneys' Fees:	\$
Estimated Garnishment Costs: Filing and Ex Parte Fees: Service and Affidavit Fees: Postage and Costs of Certified Mail: Answer Fee or Fees: Garnishment Attorney Fees: Other: Total Estimated Garnishment Costs:	\$20.00 \$\$20.00 \$20.00 \$250.00 \$\$310.00
TOTAL:	\$11,976.72

No. 22-3-00070-34

Writ of Garnishment for

THIS IS A WRIT FOR A CONTINUING LIEN. THE GARNISHEE SHALL HOLD the nonexempt portion of the defendant's earnings due at the time of service of this writ and shall also hold the defendant's nonexempt earnings that accrue through the last payroll period ending on or before 60 days after the date of service of this writ. HOWEVER, IF THE GARNISHEE IS PRESENTLY HOLDING THE NONEXEMPT PORTION OF THE DEFENDANT'S EARNINGS UNDER A PREVIOUSLY SERVED WRIT FOR A CONTINUING LIEN, THE GARNISHEE SHALL HOLD UNDER THIS WRIT only the defendant's nonexempt earnings that accrue from the date the previously served writ or writs terminate and through the last payroll period ending on or before 60 days after the date of termination of the previous writ or writs. IN EITHER CASE, THE GARNISHEE SHALL STOP WITHHOLDING WHEN THE SUM WITHHELD EQUALS THE AMOUNT STATED IN THIS WRIT OF GARNISHMENT.

YOU ARE COMMANDED, unless otherwise directed by the court, by the attorney of record for the plaintiff, or by this writ, not to pay any debt, whether earnings subject to this garnishment or any other debt, owed to the defendant at the time this writ was served and not to deliver, sell, or transfer, or recognize any sale or transfer of, any personal property or effects of the defendant in your possession or control at the time this writ was served. Any such payment, delivery, sale, or transfer is void to the extent necessary to satisfy the plaintiff's claim and costs for this writ, with interest.

YOU ARE ALSO COMMANDED to answer this writ according to the instructions in this writ and in the answer forms and, within 20 days after the service of the writ upon you, to mail or deliver the original of such answer to the court, one copy to the plaintiff or the plaintiff's attorney, and one copy to the defendant at the addresses listed at the bottom of this writ.

If, at the time this writ was served, you owed the defendant any earnings (wages, salary, commission, bonus, tips, or other compensation for personal services or any periodic payments pursuant to a nongovernmental pension or retirement program), the defendant is entitled to receive amounts that are exempt from garnishment under federal and state law. You must pay the exempt amounts to the defendant on the day you would customarily pay the compensation or other periodic payment. As more fully explained in the answer, the basic exempt amount is the greater of 75 percent of disposable earnings or a minimum amount determined by reference to the employee's pay period, to be calculated as provided in the answer.

However, if this writ carries a statement in the heading of "This garnishment is based on a judgment or order for:"

- "private student loan debt," the basic exempt amount is the greater of 85 percent of disposable earnings or 50 times the minimum hourly wage of the highest minimum wage law in the state at the time the earnings are payable; or
- "consumer debt," the basic exempt amount is the greater of 80 percent of disposable earnings or 35 times the state minimum hourly wage.

YOU MAY DEDUCT A PROCESSING FEE FROM THE REMAINDER OF THE EMPLOYEE'S EARNINGS AFTER WITHHOLDING UNDER THIS WRIT. THE PROCESSING FEE MAY NOT EXCEED 20 DOLLARS FOR THE FIRST ANSWER AND 10 DOLLARS AT THE TIME YOU SUBMIT THE SECOND ANSWER.

If you owe the defendant a debt payable in money in excess of the amount set forth in the first paragraph of this writ, hold only the amount set forth in the first paragraph and any processing fee, if one is charged, and release all additional funds or property to defendant.

IF YOU FAIL TO ANSWER THIS WRIT AS COMMANDED, A JUDGMENT MAY BE ENTERED AGAINST YOU FOR THE FULL AMOUNT OF THE PLAINTIFF'S CLAIM AGAINST THE DEFENDANT WITH ACCRUING INTEREST AND ATTORNEY FEES AND COSTS, WHETHER OR NOT YOU OWE ANYTHING TO THE DEFENDANT. IF YOU PROPERLY ANSWER THIS WRIT, ANY JUDGMENT AGAINST YOU WILL NOT EXCEED THE AMOUNT OF ANY NONEXEMPT DEBT OR THE VALUE OF ANY NONEXEMPT PROPERTY OR EFFECTS IN YOUR POSSESSION OR CONTROL.

JUDGMENT MAY ALSO BE ENTERED AGAINST THE DEFENDANT FOR COSTS AND FEES INCURRED BY THE PLAINTIFF.

This writ is issued by the undersigned attorney of record for plaintiff under the authority of Chapter 6.27 RCW, and must be complied with in the same manner as a writ issued by the clerk of the court.

Dated

N. Joseph Lynch, WSB# 7481

Attorney for Plaintiff

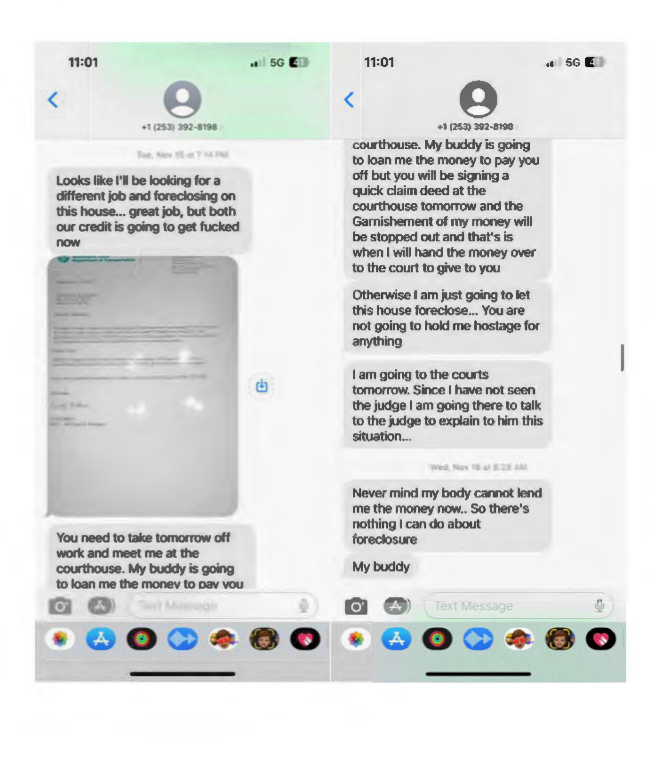
1800 Cooper Point Road SW, Bldg. 3

Olympia, WA 98502

Name and Address of Defendant:

William Roy McMullen, Jr. 448 Volesky Drive SE Rainier, WA 98576 Address of the Clerk of the Court:

2000 Lakeridge Drive SW, Bldg. 2 Olympia, WA 98502





Attachment.jpg v

Done





