

1
2 IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE
3 COUNTY OF WASHINGTON
4 In the Matter of the Contempt of:

5
6 JULIA ANNETTE WHITE,

7 Plaintiff (P),

8 v.

9
10 DAVID CHARLES WHITE,

11
12 Defendant (D)

13
14 CASE 24CN03814
15 CASE 21DR02783
16 MOTION FOR ORDER TO
17 VACATE JUDGMENT AND
18 ORDER OF DEFAULT WITH
19 DECLARATION IN SUPPORT

20
21 Assigned Judge: Hon. D. Charles
22 Bailey

23
24 Petitioner Attorney is James Shipley, (PLC) OSB 964279

25
26 jtshipley@lygoshipley.com, PLC 2233 NE 47th Ave. Portland----, Oregon
27 97213, 503-493-8383

28
29 Respondent is Pro Se (R), 18965 NW Illahe St, Portland, OR 97229,
30 research@cctruth.org, 503-608-7611

31 **Preamble**

32
33 As Defendant writes this Motion to Vacate, he is laying on his couch
34 drugged up and writhing in pain. Leland Jossy, Defendant's friend is
35 helping around the home because Defendant can barely move to perform
36 these basic functions. Defendant has two doctor appointments at the VA

1
2 in Portland on 8/15/2025 for evaluation of the MRI and discussions of
3
4 what to do to fix the pinched nerve. This pleading was sent to Mr. Shipley
5
6 for comments from his client by UTCR 5.100 and has links to all the
7
8 perjury by 2) and false statements by 1) and collusion by 18) of Mr.
9
10 Shipley with wayward Judge Bailey and David Smith. However, no
11
12 comments were given, therefore the court must rule Plaintiff completely
13
14 agrees with this pleading.

15
16 The federal law is sometimes used in a pleading like this when Oregon
17
18 either has no law or Oregon law illegally contradicts the Supremacy
19
20 Clause in Article VI of the U. S. Constitution.

21
22 These are also in a Writ of Certiorari with Docket
23
24 number 24-6799 in the U. S. Supreme Court who will order the Federal
25
26 Prosecutor in Portland Oregon to adjudicate the crimes within. Wayward
27
28 Judge Bailey therefore will be charged with 66 counts of Misprision of
29
30 Felony by 22).

31
32 Because of this disability, Defendant cannot and will not attend the illegal
33
34 August 25th hearing due to risk of further injury. In addition, there are
35

1 two legal reasons for defendant not to attend even though it's WebEx.

2

3 1. This hearing is double jeopardy by 17), which is illegal. Transcripts
4 of the prima fascia hearing where the unjust judge Bailey violated
5 the Americans with disabilities act by 13) 14) and 15), and due
6 process of law by 11) and 12) were delivered on Monday
7 8/11/2025.

8 2. Jurisdiction in the instant case has shifted to the Appeals Court by
9 23), the local Court has no jurisdiction. Appeal Case number is
10 A186153.

11

12 Transcript of 11/27/2024 hearing Page 1 lines 14 to 22.

13 THE COURT: "Okay. All right. I just
14 want to let you guys know, so I'm going to head
15 back. (Indiscernible) so you guys don't have to --
16 feel like you have to sit here. We'll give him
17 about ten to 15 minutes to get here.
18 And if he doesn't show up, then we'll
19 find him in default, allow you to do -- put whatever
20 information you want to -- to prima facie your
21 case-wise, and go from there; all right."

22

23 This interaction reveals extreme bias on the part of unjust Judge Bailey
24 and premeditated default, without thorough investigation. It also suggests
25 apparent collusion by 18) between the defense attorney (Shipley) and the
26 Judge (Bailey). The term "Prima Fascia" had not been previously
27 mentioned in the Court record, but the judge spoke to the defense
28 attorney as if it had, an indication of collusion by 18) in ex parte
29 communication.

1
2 In spite of his feigned ignorance, the defense attorney (Shipley) was well-
3
4 aware of why Defendant was absent. Four weeks earlier Defendant
5
6 returned home from an all-night VA emergency room visit with pain level
7
8 of 14 on a 10-point scale. He immediately emailed Mr. Shipley with an
9
10 urgent demand to return the confiscated Lazy-Boy chairs owned by the
11
12 Corporation, making him fully aware of the pain level in the process of
13
14 the interaction.

15
16
17
18 **TABLE OF AUTHORITIES**
19

20 1) ORS 162.075 False Statements, Concealment...2, 10, 12, 14, 16, 17,	
21 22, 26, 36, 37, 38, 40, 44, 62, and 67.	
22 2) ORS 162.065 Perjury.2, 10, 12, 14, 16, 17, 22, 26, 36, 37, 38, 40, 44,	
23 62, and 67.	
24 3) ORS 40.510 Rule 902. Evidence That Is Self-Authenticating.....4	
25 4) ORCP 71 Relief from a Judgment or Order.....65	
26 5) 22–451 June 28th, 2024 Federal Case number 22–451 in Loper Bright	
27 Enterprises v. Raimondo and Relentless, Inc. v. Department of Commerce	
28 that all courts shall no longer function as administrative law courts.	
29 https://www.supremecourt.gov/opinions/23pdf/22-451_7m58.pdf .34.	35,
30 37, 38, and 57.	
31 6) ORS 14.250 Disqualification of justice, judge, or magistrate judge 44, 45	
32 and 63.	

1 7) Judges Code of Conduct, Canons 2 and 3;
2 <https://www.courts.oregon.gov/rules/Other%20Rules/CodeJudicialConduct.pdf>

4 8) https://www.oregon.gov/oah/Pages/Code_of_Ethics.aspx Remedy
5 when Judge) has a personal bias or prejudice concerning a party, or
6 personal knowledge of disputed evidentiary facts concerning the
7 proceeding.

8 9) 42 U.S.C. 659 2, I, b. US law for not splitting social security. 10 and 61.

9 10) ORS 803.205 Proof of ownership or security interest on transfer or
10 application for title or registration. 62.

11 11) Amendment 14 of US Constitution.....6, 9, 31, 36, 45 and 66.

12 12) Amendment 5 of U.S Constitution.....6, 9, 31, 36, 45 and 66.

13 13) 42 U.S. Code § 12101 Americans with Disabilities Act (ADA) Amdt5.4.1
14 1, 36, 38, 45 and 66.

15 14) ORS 174.107 “Person with a disability” defined 1, 36, 38, 45 and 66.

16 15) Oregon disability law explained.1, 36, 38, 45 and 66.

17 https://www.stateregstdtoday.com/politics/disability-rights/state-disability-discrimination-laws-in-oregon#google_vignette

19 16) ORS 107.093 Restraining order 19, 22, 23, 38, 44 and 65.

20 17) ORS 131.515 Previous prosecution Double Jeopardy. 11, 37, 44.

21 18) ORS 646.725 Antitrust which is collusion by 18) in Oregon law.
221, 3, 10, 15, 16, 17, 21, 27, 28, 39 and 66.

23 19) ORS 33.105 Sanctions authorized.....12, 62 and 69.

24 20) ORCP 17 - Signing of pleadings, motions and other papers; sanctions

25 21) ORS 161.155 Criminal liability for conduct of another.. 5, 6 and 70.

26 22) 18 USC 4 Misprision of Felony. Oregon defaults to federal law 1, 15,
27 39, 42, 44, and 67.

23) ORS 19.270 Appeals court jurisdiction.....1 and 11.

2

End of table of authorities.

4

Introduction:

0

Mr. Shipley, Julia White, Tammy Davis and David Smith have colluded to extort money and property from Defendant. The notoriously incompetent Judge Bailey is guilty of aiding them as Accessory after the Fact by 21).

12

13 To this day the expensive oil paintings worth around \$4000 have not
14
15 been accounted for as marital assets.

16

17 Courts.oregon.gov/about/pages/default.aspx tells us that: "The role of the
18
19 state courts is to ensure that all Oregonians receive fair and accessible
20
21 justice by providing due process by 11) and 12), (respecting all legal
22
23 rights that are owed to a person), protecting individual rights, and
24
25 preserving community welfare".

26

27 The Judge Bailey Court has no resemblance to this. As a matter of law,
28
29 Judge Bailey is Accessory After the Fact by 21) for Attorney Shipley and
30
31 their witness's crimes by 25).

32

33

34 The first hearing on 11/27/2024 was convened *prima fascia* with virtually

1 no clear and convincing facts to prove Defendant violated anything. After
2
3 many months, Plaintiff now untruthfully claims she has some additional
4
5 information months after the case has concluded.

6
7 However, it must not be sufficient because on 7/24/2025 Mr. Shipley sent
8
9 three illegal subpoenas to provide Defendants bank account details
10
11 for KeyBank, Bank of the West and others. The KeyBank account is for
12
13 Climate Change Truth, for which Plaintiff relinquished her interest on July
14
15 26th, 2022 just prior to Mr. Shipley lying about it in his closing statement.

16
17 This makes the subpoena request a fishing expedition, with very
18
19 little, if any, clear and convincing data. The case must therefore be
20
21 dismissed because the new hearing exposes Defendant to illegal double
22
23 jeopardy.

24
25 Transcripts page 2 lines 3 to 8

26
27 THE COURT: Calling the White matter
28 again, 24CN03814. Ms. White is here with Mr.
29
30 Shipley. Mr. White is not here. What does your
31 client want to do with the fact that he is not here?

32 MR. SHIPLEY: Your Honor, we'd just
33 like to put on a prima facie case.

34
35 [Note: Prima Fascia means on the surface with no clear and convincing

1 evidence as the law requires.]

2
3 Pages 3 to 15 of the transcripts record the fake judgement of 21DR02783
4 and untruthful statements of the untruthful, ex-wife Julia and Mr. Shipley

5
6 Transcripts page 18 starting on line 14 to page 21 Line 18.

7 THE COURT: Oregon finds that Mr. White
8 is in default. As the basis of Mr. White being in
9 default, that Ms. White has established a prima
10 facie case, that Mr. White is in violation of the
11 Court order: One, to turn over control of the
12 account to Ms. White; and, two, to only use any
13 funds that account on behalf of the children.

14 Since they're not of college age, it
15 would have been very difficult to have done that.
16 And it appears that he has done that. Therefore,
17 the Court finds in contempt.

18 As a result of finding him in contempt, the Court grants the requests from
19 Ms. White related
20 to, one, giving her control of the account, and
21 to -- even if there's no money in it, that she can
22 get exact- -- whatever information that was in there
23 to determine what was in the account at the time of
24 the judgment that says -- I'm giving you -- I'm
25 granting you control over.

26 You can show that to the Oregon Savings
27 Plan and they may or may not comply with the fact
28 you have a court order that says you are the one
29 that's in control of that account, including the
30 information that's within that account.

31 Secondly, that there should be such
32 award at a minimum of \$15,689.88. It appears there
33 may be actually \$16,477.65, if you do the math of
34 the individual accounts related to those children.
35 But whatever that amount was at the

1 time, that -- if it already has been drained --
2 which sounds like it is -- there will be a freeze on
3 his IRA account ending in 7-1-1-7.

4 The Court will do a temporary order of
5 injunction regarding that account and that the --
6 none of those -- none of the funds in the account
7 can be released until such time as the contempt
8 is -- and the contempt amount is satisfied.

9 And then the other -- we'll have do
10 a judg- --

11 MR. SHIPLEY: I can draft a judgment.

12 THE COURT: -- a judgment related to
13 the contempt that has the other things. In the
14 judgment of contempt, just also indicate in that the
15 Court issued a temporary injunction for the funds
16 related to that account and that nothing can be
17 drained from that account.

18 MR. SHIPLEY: So will you -- can you
19 issue, like, a -- you'll issue an order then?

20 THE COURT: I'm just going to do a
21 minute order --

22 MR. SHIPLEY: Minute order. Cool.

23 THE COURT: -- that, sort of, says the
24 Court places a freeze on --

25 MR. SHIPLEY: All right.

26 THE COURT: -- IRA account ending in
27 7-1-1-7. And then I'm actually going to just got to
28 make it -- it will be, kind of, fun -- but Ms. White
29 in control of that account only for purposes of a
30 satisfying the judgment related to the college
31 savings account. **That may upset him.** The fact that Ms.
32 White will be in control of that account only, related to those funds, right,
33 until that's satisfied. And then at such time you have no more
34 control of his account and he can go on and do with
35 it whatever he pleases. But you still need to do a temp- -- or

1 a judgment related to the contempt. I will just do a temporary order
2 related to the contempt.

3 MR. SHIPLEY: Thank you.

4 THE COURT: All right. I'll take a
5 second to get that done. Can you send me one over?

6 THE CLERK: Yep.

7 THE COURT: Anything else?

8 MR. SHIPLEY: Have a happy
9 Thanksgiving.

10 THE COURT: You all as well.

11 * * *

12

13 This is an illegal ruling for several reasons.

14

15 1. The unjust Judge (Bailey) violated the Americans with
16
17 Disability Act and due process of law by 11) and 12) by refusing to
18 grant

19

20 Defendant's reasonable request for remote testimony when
21
22 defendant was flat on his back and immobile because of a pinched
23
24 nerve in the back. See MRI image below as clear and convincing
25
26 proof of a disabled defendant.

27

28 2. This County Court has no jurisdiction outside Washington County
29
30 or the State of Oregon. It was therefore illegal for Ally Invest -
31
32 outside the state -- to split the IRA. That is why the funds were
33
34 removed. Defendant would have approved a 50-50 split.

35

3. Dissolution law doesn't go outside state lines except for child support by federal law. Federal law prevents Social Security from being split by 9) as well.

4. Mr. Shipley's Collusion by 18) with the biased Judge Bailey and estimator,

David Smith, is well-documented in links below. Ex-wife Julia's dissolution paperwork consists of roughly 83% perjury by 2) and false statements by 1).

5. Given this record of dissimulation, the Court should exercise extreme caution and skepticism about anything they say.

6. When Defendant started these saving accounts our son and daughter started their own college accounts and actually told Defendant, "Dad you don't need to do this – we've got accounts for them." Defendant testified about this in 21DR02783.

If this pleading is illegally dismissed by the Judge after filing, then Defendant will add it to the Ninth Circuit Court and U.S. Supreme Court caption and file the denial in those cases, adding more weight to the case for dismissal of the unjust wayward Judge Bailey. Any Court functioning

1 as an illegal Administrative Court has no judicial immunity nor judicial
2 discretion.
3

4
5 <https://thelawisyourattorney.com/sample-page/unethical-judge-bailey/>
6 <https://thelawisyourattorney.com/loper-bright-enterprises/>
7

8 Moreover, the August 25th hearing is illegal double jeopardy by 17). It is
9
10 likewise illegal because the case is under appeal in A186153 by 23). The
11
12 Oregon Appeals court now has jurisdiction of this action.
13

14 Therefore, the instant case in which Plaintiff had no clear and convincing
15
16 evidence under Oregon Law, must be dismissed by ORCP 68.
17

18 The legal necessity of vacating both rulings and judgements in these
19
20 cases is proved by evidence presented through every page of this
21
22 pleading. Reasons for vacating a case ruling and/or judgement by 5)
23
24 include, “Mistakes; inadvertence; excusable neglect; newly discovered
25
26 evidence, etc.
27
28

29 Previously, Defendant prepared a document with 65 of Mr. Shipley’s
30
31 untruthful statements made during trial. Virtually everything Mr. Shipley
32
33 files contains untruthful statements, for which Mr. Shipley deserves Court
34
35 sanctions by 19) and 20). Mr. Shipley is guilty of C2 through C5 of 24)

1 and deserves the sanction in 19) and 20).

2

3 Mr. Shipley can't prove anything he says. Defendant has proof of Mr.

4

5 Shipley's untruthful statements, which the Court refused to examine.

6

7 Here is another of Mr. Shipley's falsehoods: "Thank you for the pleasant

8

9 mail. I will save that as evidence. You cannot produce a single document

10

11 that establishes you are a disabled veteran.

12

13 I doubt you can produce a single document that says you are disabled

14

15 either.

16

17 Jim Shipley"

18

19

20 Defendant is, in truth, a severely disabled veteran with a pinched nerve in

21

22 his lower back. See image proof below. An MRI at Portland Oregon VA

23

24 on 7/9/25.

25



1 false statements by 1) and 65 unprovable statements by Mr. Shipley
2
3 recorded in the case transcripts. The final sham ruling of 21DR02783 is
4
5 not based on any case facts whatsoever.

6
7 Defendant is providing links to exhibits with documentation on all of this;
8
9 however, Mr. Shipley and the Judge already have the evidence and
10
11 suppressed it.

12
13 The U.S. Supreme Court is most likely to order all those cases vacated,
14
15 after which wayward Judge Bailey, Mr. Shipley, the Plaintiff, Tammy
16
17 Davis and David Smith will receive a visit from a Federal Marshall with an
18
19 arrest warrant to be taken to federal jail and charged with multiple
20
21 felonies each. Judge Bailey is liable for four perjury by 2) and
22
23 false statements by 1) in 21DR02783 final ruling plus sixty-six Misprision
24
25 of Felonies by 22. The final Judgement of 21DR02783 is not based on
26
27 any of the case facts, but depended on collusion with Mr. Shipley whose
28
29 word cannot be trusted. For example, 21DR02783 ruling on August 4th
30
31 2021 came a few hours after Mr. Shipley put an Illegal Lis Pendens on
32
33 Defendant's home at 10:04 am and then walked across the street to
34
35 Judge Bailey's

1 chambers and gave him the following link to the December 9th, 2021
2
3 settlement proposal which was never part of the case. How does
4
5 defendant know this? Two reasons:

6

- 7 A. Federal copyright law legally says they are the same.
- 8 B. Mr. Shipley told me what he did. That is why Defendant used copy
9 write law.

10

11 2. On July 26, 2022 Judge Bailey said it would take two to three weeks to
12
13 get a ruling. However, the fake ruling came out 4 days later a few hours
14
15 after the collusion by 18). Also, after the final close Defendant accused
16 them all of lying and that when he got the transcripts would write the well-
17
18 documented perjuries. Wayward Judge Bailey assured Defendant that if
19
20 he found anything wrong, he would fix it. However, wayward Judge
21
22 Bailey received all documents, didn't read them and denied them all,
23
24 normally within 15 minutes.

25

26 This exchange is taken from the transcripts regarding Defendant's
27
28 testimony about his medical issue and why defendant can't get a job.

29

30 Transcripts of 21DR02783 Page 445 line 11 to 21.

31

32 "THE COURT: Go ahead, Mr. White. What else do you want to tell me

1 that will be helpful in me figuring out how to distribute the assets of this
2
3 and whether to determine spousal support for Ms. White?

4
5 THE WITNESS: Okay. So I -- I explained what the law says that --

6 THE COURT: I'm familiar with the law.

7 THE WITNESS: And you're familiar with the law and that I can't pay
8 spousal support. And also, I have a **medical issue**; (bold added) that is
9 why I can't get another job."

10
11 The transcripts are fixed in time and all parties stipulated them as fact
12
13 around December 1st 2022.

14
15 This fact is undisputed in the transcripts, however, the wayward Judge
16
17 and untruthful Mr. Shipley did not consider it at all in the final ruling and
18
19 judgement of 21DR02783. Therefore, every ruling and/or judgement
20
21 except the July 18th 2021 splitting of Defendant's home which has since
22
23 lost much value in 21DR02783 must be vacated, rewritten after redacting
24
25 the below well documented perjury by 2), false statements by 1) and
26
27 collusion by 18).

28
29 Following is a list of the incriminating exhibits based on transcripts and
30
31 items copied out of the transcripts. Defendant has filed a Complaint in
32
33 federal court against these people for being untruthful and now a Writ of
34
35 Certiorari in the U.S. Supreme court. These same links will appear in that

1
2 Writ, leading to the federal prosecutor in Portland charging these people
3
4 with their crimes because of the high likelihood of the docket being heard
5
6 in the Supreme Court.

7
8 Final no-case facts ruling link.

9 https://1drv.ms/b/c/d172f747c79ee46a/EYaLf5CLT3IMoagrb83QzHoBKA_lswlw3E28cL1RzmKB2-g?e=UnArFd

10
11 Illegal Lis Pendens filed on Defendant's home title on August 4th 2022 a
12 couple of hours prior to the fake ruling.

13
14 https://1drv.ms/b/c/d172f747c79ee46a/EdjLlu2DLxpNtQD3O3oG_VcB8A_FW-1Szq9m_Jg_wumr41Q?e=SbyjgE

15
16 2. December 9th 2021 settlement offer which was scoffed at.

17
18 https://1drv.ms/b/c/d172f747c79ee46a/EZ4fOMQtG5NErJ59OFwiUAsBs_N2f1SfzGalPY01QbuJ8KQ?e=T7uesQ

19
20 3. Mr. Shipley's fake analysis of money. Defendant fixed it. It didn't
21 contain Defendant's home loan, but had the lie of photolithography.net
22 assets. In addition, to David Smith's perjury by 2) and false statements
23 by 1) it shows the fake vehicle values which Mr. Shipley received a
24 month and a half prior to David Smith's fake appraisal.

25
26 https://1drv.ms/b/c/d172f747c79ee46a/EcxkYBuB1KhJmY6Y34NZaIYBU_gLPBJLvaPiaz1kdU3gUxQ?e=A8IrFT

1
2 4. December 2021 deposition testimony. We both testified that the
3 photolithography.net assets were not owned by us. Shipley lied about
4 this in the instant case and the contempt case.

5 <https://1drv.ms/b/c/d172f747c79ee46a/EQmUr7-iC9NjtZK6kzeChQMB62zd4mVkVOC0b5DVv2JQ?e=xUKOmE>

7
8 5. Court ordered Realtor listing with everything Defendant bought
9 when the home was split. However, the Illegal Writ of Execution let
10 Plaintiff take more that didn't belong to her, which were to be returned
11 and taken off the bidding list, which had Defendant's comments on the
12 items. Therefore, Judge Bailey must be required to order everything
13 brought back, change the bidding spreadsheet, and vacate the illegal
14 writ.

21
22
23 <https://1drv.ms/b/c/d172f747c79ee46a/EVnR11tR-VVPuacEFd6on64BPArR-DTecHEIJXfJBsbAg?e=FEkcZ9>

25
26 6. Illegal Split of IRA. It must be split evenly using the value on
27 9/1/2022 by Staveland and Fisher, Oregon Supreme court ruling of
28 December, 2019. Here is well-documented data. As a matter of fact,
29 Respondent withdrew \$14,400 and the dividends were \$13,904.40. A net
30 loss of only \$495.60 with attorney fees being \$12,000 of the \$14,400
31
32
33
34
35

1 Defendant withdrew. The Untruthful Mr. Shipley doesn't have any facts to
2
3 prove his client's position.

4
5 The automatic restraining order by 16) specifically 2 c A
6
7 lets Defendant pay attorney fees with the IRA. The market fluctuations of
8
9 \$52,000 were the driver of the IRA loss, not the Respondent's
10
11 withdrawals. Mr. Shipley cannot prove that the change from \$234,000 to
12
13 \$199,885.99 came from withdrawals.

14
15 <https://1drv.ms/b/c/d172f747c79ee46a/EUk5RJIXvrdEoVGDiiGq-ewBee0-EJeEBaD-QZbA1Yjt2w?e=UppbzL>
16

17
18
19 7. Illegal Writ of Execution. Mr. Shipley is a Bar-licensed Attorney and
20
21 has no excuse not to know UTCR 5.100. If he had served Defendant as
22
23 required, then Defendant could have served Mr. Shipley an ORS 18.892
24
25 Challenge to the Writ of Execution. Defendant was not given this chance.
26
27 Defendant did not need to bid on the items taken because they were
28
29 fixtures and other items included in the home sale, from Defendant's
30
31 father's estate or corporate assets.

32
33 Email from Mr. Shipley of August 25th 2021. Prior to the illegal writ. “**In**
34 **regard to the personal property that remains in the home, my client does**

1 not intend to take any property other than as provided in the limited
2 judgment.”

3
4 https://1drv.ms/b/c/d172f747c79ee46a/ETZoGWnjQLpLpWCtFjsY8LkBF_L61aFGatRC4GI2Y0GRWGQ?e=vVPFrT

5
6
7 8. Ken Nix correct Appraisal without Shipley’s collusion by 18).
8 https://1drv.ms/b/c/d172f747c79ee46a/EVAkdrOSA5ZFqe6rxOm_ikIBSq_R30DSCWiluxvrjeGfZmw?e=W1QJdQ

9
10 9. David Smith’s amateur appraisal proving collusion by 18) with Mr.
11 Shipley.

12
13 https://1drv.ms/b/c/d172f747c79ee46a/EQduDyFtcuZPjS4b6ugbxzIBWg_aXX0K5FVy0fTJqeISBXg?e=edpRXv

14
15
16 From: Jim Shipley [mailto:jtshipley@qwestoffice.net] Sent: Wednesday,
17 August 10, 2022 2:18 PM

18 To: 'Prof Dave White' <abcinc1@gmail.com> Subject: RE: Ally IRA

19
20 Professor:

21 I already told you where I received the vehicle values. However, since
22 you don’t seem to remember I will tell you again. Dave Smith provided us
23 with the vehicle values that were included with the Asset and Liability
24 statement that we submitted with our trial memorandum.

25
26 The fake asset and liability didn’t have Defendant’s home loan.

27
28 Therefore, untruthful Mr. Shipley must have written it prior to September
29
30 15th, 2021. David Smith came to perform the fake appraisal later in
31
32 October, 2021.

33
34
35 David Smith perjured himself, claiming a 44% reduction in value of the

1
2 \$6,000 blower was needed. On this document is a letter from Shawn
3
4 King of Freebird Body and Paint proving that the industry standard is
5
6 70% to 80% for the last 30 years when David Smith would have been an
7
8 estimator. Shawn will be happy to testify against David Smith's untruthful
9
10 statements.



Dave White

Normally in the automotive industry we use a 70% to 80% of the repair value to deduct from the vehicle value. This has been industry standard for over thirty years.

Hope this helps,

President
Shawn King

A handwritten signature in blue ink, appearing to read 'Shawn King'.

11
12 10. The Limited Judgement which split Defendant's home is still not
13
14 complete. Plaintiff still hasn't returned the items she illegally removed

1
2 from the home. Plaintiff, Defendant, our legal counsels and the
3
4 incompetent Judge Bailey signed it.

5
6 https://1drv.ms/b/c/d172f747c79ee46a/Ec_mfEaZDP1KrLJpC8VFiroBIZeZ9OWq2c35N7-gnbhMrw?e=DvxhYm

8
9 11. Tammy Davis's well-documented Perjury. She claimed these things
10
11 were hers as Defendant helped Plaintiff unload them when Plaintiff
12
13 brought them home. Plaintiff also testified to that on 7/26/2022. She
14
15 made perjury by 2) and false statements by 1) she can't prove that made
16
17 a material difference of at least \$10,000 in the equity balance.

18
19 https://1drv.ms/b/c/d172f747c79ee46a/ES_ixscBUq9CqlJLryahFAkBIYqq
20 s0Yunf4IHEZCILQPQw?e=MFaVAD

21
22 12. Plaintiff is charged with perjury for saying Tammy Davis told the
23
24 truth on July 25th, 2022. Petitioner in the trial testified on July 26th 2022
25
26 she purchased the items Tammy said were hers. Plaintiff deliberately lied
27
28 to avoid the charge of contempt by removing all expensive items from the
29
30 home without notification. The automatic restraining order by 16)
31
32 Restraining order which says: The restraining order issued
33
34 under this section shall also include a notice that either party may
35

1 request a hearing on the restraining order by filing a request for hearing
2 with the court. Defendant was never given this notice.
3

4
5 [https://1drv.ms/b/c/d172f747c79ee46a/ESZrvIKHiihMqKOZYg36vIkBTG5
6 W9rx5NSZCyRlgPfThRg?e=EwbheJ](https://1drv.ms/b/c/d172f747c79ee46a/ESZrvIKHiihMqKOZYg36vIkBTG5W9rx5NSZCyRlgPfThRg?e=EwbheJ)

7
8
9 13. Julie's testimony, containing about 83% false statements and
10 perjury dissolution filing. Julie never feared for her safety. Dave White
11 never hit any women. Julie states in item 4: JULIE WHITE states that
12
13 "Over the past year Dave White's Behavior has become increasingly
14 irrational as he became more and more caught up in various conspiracy
15 theories. Additionally, he has been even more secretive about our
16 finances."
17

18
19 23 Defendant was always the same and offered to show Plaintiff our
20 finances many times and Plaintiff 100% of the time refused.
21

22
23 26 There were no conspiracy theories, only facts. It is easily demonstrated
24 that Climate Change is about fear mongering and removal of people from
25 the earth. Cctruth.org has published college and high school textbooks
26 for environmental science. Proof, for example, that the wildfires
27 are arson, that Covid is illegal gain of function research, and that Masks
28
29
30
31
32
33
34
35

1 and death jabs are not the solution. See makingsenseofcovid.com
2

3 <https://1drv.ms/b/c/d172f747c79ee46a/EWb5fk72IRVMhDUTVpMW3gMBHlbhS7LqvJP9vlTrrNSZ7A?e=j5RjGE>
4

5
6 14. The Illegal Lis Pendens removed from Defendant's home.
7

8 <https://1drv.ms/b/c/d172f747c79ee46a/EWBahM3lyuFGqqvRjx45LKgBuYLWjZQC1vVV2PCm3TfBXg?e=6hFWGL>
9

10 15. Ken Nix correct vehicle appraisal with tools of the trade.
11

12 <https://1drv.ms/b/c/d172f747c79ee46a/Ed2Z-aOtndIMnXrlhlAnwXcBsJ0zRNVENJ6jYQoPV6jySQ?e=TN9Kq1>
13

14 16. Photolithography.net is a federal corporation Julie and Dave testified
15
16 about in deposition and Mr. Shipley was untruthful about this many times.
17

18 Semiconductor consulting requires the Engineer to live very close to the
19
20 Semiconductor Fab. Plaintiff and defendant had a 2003 Lance Camper.
21

22 However, the RV Park in Wilsonville required RV's to be less than 10
23

24 years old. Dave had a contract with FLIR Wilsonville in 2015 for five
25
26 months, Photolithography.net paid \$32,000 cash for the Artic Fox from
27

28 the consulting income. In a similar fashion Dave performed remote
29
30 consulting using the Lazy Boy chairs. The light coming in the windows
31

32 reflected on Dave's screen so he couldn't see customer's screen. This is
33
34 why the window coverings were purchased. Now Dave is too disabled to
35

1 do this or any work.

2 Julie relinquished her interest September 2017 and testified on July 26th

3 2022 that she relinquished her interest in everything. The camper, Lazy

4 Boy chairs and window covering in Dave's home are owned by

5 Photolithography Consulting and written off in 2015 and 2016 as

6 corporate assets by 3). Therefore, these corporate assets need to come

7 back or Dave will notify the sheriff that they were stolen.

8 <https://1drv.ms/b/c/d172f747c79ee46a/EeiKREoPexRlk4pob1aBFY0BsDz56WRWlx09OJQn68Y8EA?e=DE9z4a>

9 https://1drv.ms/b/c/d172f747c79ee46a/EZ8GSCEKkb5JlvJqCCtG5j4Bu_m2M7X049PugAKqljEA?e=Rzdr3H

10 17. By Staveland v. Fisher every variable value asset in a dissolution
11 case must be split evenly at dissolution's end. But the incompetent
12 Judge Bailey illegally allowed the IRA split based on an untruthful, non-
13 provable statement of Mr. Shipley

14 <https://1drv.ms/b/c/d172f747c79ee46a/EWt knp-fz2FGkoSuSns c8gUBvo5BPYILwawqC46dn lfoAw?e=14ezOx>

15 Another pressing reason to vacate 21DR02783 (except for splitting of
16 Defendant's home) is Defendant's health which was not presented by
17 Defendant's legal counsel as a deterrent to spousal support. Defendant
18 has had this acute health issue since February, 2016.

1 Defendant is a severely disabled army veteran with a pinched nerve,
2 rendering him unable to get off his couch at the time of the first hearing.
3
4 The issue is that two discs in Defendant's back are so close together that
5 they pinch the fiber going to the sciatic nerve down Defendant's left leg.
6 This leg can collapse at any time, throwing Defendant to the ground. It is
7
8 a rare day when Defendant does not experience some level of
9 debilitating pain. Defendant has been prescribed VA RX to manage pain
10 and had requested remote testimony in the previous hearing because of
11 this acute medical issue. But it was denied with extreme bias.
12
13 Defendant knows the 21DR02783 final ruling is perjury by 2), false
14 statements by 1) and collusion by 18) with Mr. Shipley. On 7/26/2022
15 Judge Bailey said it would take 2-3 weeks to get a ruling. Defendant
16 announced that Defendant would get the transcripts and would write
17 perjuries against all of them. Then on August 4th at 10 a.m. Mr. Shipley
18 went to the county tax office across from the Court House and filed an
19 illegal Lis Pendens on Defendant's home. He then walked across the
20 street to the Court House, went up to the fourth floor to Judge Baileys
21 chambers and gave Judge Bailey a December 9th, 2021 proposal which
22

1 leaves defendant penniless. That ruling is not based on any case facts
2
3 and contains four perjury by 2) and four false statements by 1) and
4
5 collusion by 18).

6
7 The sham final ruling said Defendant lied and Shipley, his client and her
8
9 witnesses were truthful.

10
11 Facts are, I filed all their perjuries and sixty five lies of Mr. Shipley to the
12
13 case and Judge Bailey illegally denied them without reading them. To
14
15 date no one has even threatened me with perjury because they and
16
17 Judge Bailey can find no place in the transcripts Defendant lied and
18
19 made a material difference in the case. They all lied and made a material
20
21 difference. The case against you is solid in the Ninth Circuit Court of
22
23 Appeals and U.S. Supreme Court

24
25 Transcripts of 21DR02783 Page 445 line 11 to 21.

26 "THE COURT: Go ahead, Mr. White. What else do you want to tell me
27 that will be helpful in me figuring out how to distribute the assets of this
28 and whether to determine spousal support for Ms. White?

29 THE WITNESS: Okay. So I -- I explained what the law says that --

30 THE COURT: I'm familiar with the law.

31 THE WITNESS: And you're familiar with the law and that I can't pay
32 spousal support. And also, I have a **medical issue**; (bold added) that is
33 why I can't get another job."

34

1 The transcripts are fixed in time and all parties stipulated them as fact

2

3 around December 1st 2022.

4

5 This fact is undisputed in the transcripts, however, the Judge and Mr.

6

7 Shipley didn't consider it at all. Below is newly discovered evidence of

8

9 Defendants acute medical issue from testimony in 21DR02783

10

11 Transcripts of 21DR02783 Page 445 line 11 to 21.

12



The nearly closed gap in the red circle is pressing against the sciatic fibers which route between the discs and join with the main sciatic nerve.

1 These fibers are the ones which go down Defendant's left leg to the
2
3 knee. This explains why two years of physical therapy at the VA has
4
5 done nothing to fix this issue which was first triggered around February
6
7 2016. This is why often Defendants left leg goes limp and defendant must
8
9 use a walker.

10
11 In February 2016 Defendant fell off the retaining wall at his home onto the
12

13 concrete sidewalk six feet below. This was when a friend Dan Bascatti and

14
15 Defendant were installing the Rabbit Castle at Defendants home. It's the

16
17 same item Plaintiff and Tammy lied about. The current reoccurrence of the

18
19 injury started in September, 2023 and is getting worse. The image in the
20

21 pages below show Defendant at the Portland VA on Pill Hill on July 9th

22
23 2025. The red circle shows a disc almost closed, slightly pinching the

24
25 nerves which go to Defendant's left leg down to the knee. This explains
26

1 why during a flair-up Defendant can fall to the ground without warning.
2
3 Therefore, Defendant must use a walker for mobility. In a VA appointment
4
5 on 7/14/2025 Dr. Peter an expert on these images explained all this and
6
7 said he could easily testify why Defendant couldn't get off his couch for the
8
9 last two months of 2024.

10
11 This proves with clear and convincing evidence that Judge Bailey violated
12
13 Americans with Disability Act and failed to provide due process of law by
14
15 11) and 12) by not allowing defendant remote testimony. Both of these are
16
17 Constitutional issues. It is well-known that the U.S. Supreme Court
18
19 benchmarks dockets filed with the Constitution and recent Supreme Court
20
21 rulings (such as displayed on thelawisyourattorney.com).
22
23 This Trial court has already shown prejudicial conduct in the courtroom
24

1 which makes it impossible to proceed with the hearing without injustice to
2
3 the Defendant. The Judge denied Defendant equal justice under the law
4
5 per the Fourteenth Amendment by 11) to the U.S. Constitution.

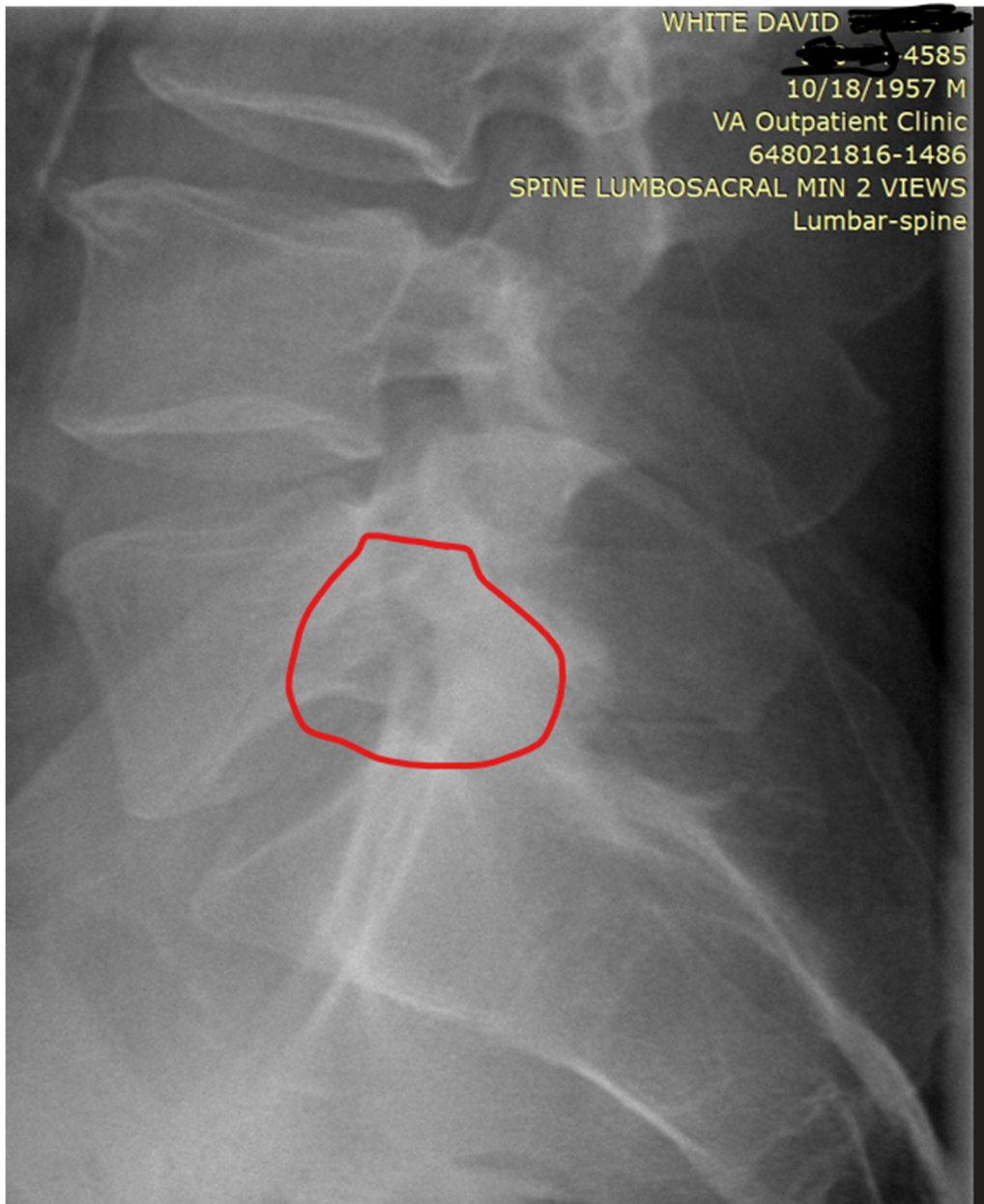
6
7 At that time the trial court sent an illegal letter to Defendant announcing
8
9 that “Mr. Hill cannot contact the court by email or phone,” inaccurately
10 referring to Defendant as “Mr. Hill.” On the other side of the page it said
11
12 that “Mr. White” can only file paper pleadings mailed or delivered in
13 person to the courthouse. Only if Defendant emails and contacts the
14
15 Court by phone will Defendant be in violation. This nonsense order was
16
17 thus addressed to two different persons and in two pages managed to
18
19 contradict itself. As if that were not enough, the Court now presumes to
20
21 violate the double-jeopardy laws of state and nation.

22
23
24
25
26 This is text of Dr. Peter that Defendant met with on July 14th, 2025. He
27
28 found the MRI from 2/18/2016 (below) which showed these discs had
29
30 started to close at that time, as the result of the fall off the retaining wall

1 in 2016. The Retaining wall is six feet high, standing on it Defendant's
2
3 Lower back is another 3 feet more, therefore, Defendants lower back
4
5 pinched nerve issue started with the fall off the nine foot height to the
6
7 concrete sidewalk.

8
9 Anyone who has seen this would know why Defendant couldn't appear in
10
11 the 11/27/2024 hearing. Defendant filed a pleading for remote testimony
12
13 for said hearing. Judge Bailey denied this even before receiving ex parte
14
15 communication from Mr. Shipley asking for it to be denied. Mr. Shipley
16
17 knew by email before 10/30/2024 when Defendant came home from
18
19 another VA X-ray for his back and Mr. Shipley was untruthful in the
20
21 11/27/2024 hearing.

22
23 The image from the 2016 X-ray is below.
24
25



1
2
3 This 2016 image is not as good. However, the red circle shows the two
4
5 discs closing in February 2016. This is the x-ray from 2/18/2016
6
7 after Defendant had fallen 9 feet onto my back onto the sidewalk.
8
9 Plaintiff knows about it. Now Defendant has a pinched nerve and any

1 doctor who sees these x-rays would say it is a wonder Defendant could
2 move at all, the last two months of 2024. Defendant has affidavits proving
3
4 he could not get off the couch for two months.

5
6 However, the recalcitrant Judge Bailey illegally and with extreme bias
7 denied this reasonable request and excused his callous violation of the
8
9 Americans with Disability Act 17) as Judicial Discretion. This so-called
10
11 “judicial discretion” is illegal under Loper Bright Enterprises by 5.

12
13 Please read the entire pleading to understand the magnitude of this
14
15 heartless and unjust violation of Article III of the U. S. Constitution.

16
17 During the post-trial Judge Bailey rejected virtually all of Defendant’s
18
19 pleadings without review. Had he not refused to examine most of the
20
21 evidence, he could not have made such a biased decision, contrary to
22
23 fact and law.

24
25 The judicially unfit Judge Baily has no judicial discretion in this matter under
26
27 the Loper Bright Enterprise decision by 5). Flaunting this landmark
28
29 decision of the U.S. Supreme Court (6/28/24), he persisted in using illegal
30
31 Administrative Law in all of his one-sided rulings against Defendant during
32
33 the trial. These will most certainly be vacated by the U. S. Supreme Court

1 as flagrant violations of their landmark decision on
2

3
4 6/28/24:<https://thelawisyourattorney.com/loper-bright-enterprises/>
5

6 <https://thelawisyourattorney.com/sample-page/unethical-judge-bailey/>.
7

8 We hold these Truths to be self-evident, that all Men are created equal,
9

10 that they are endowed by their Creator with certain unalienable Rights,
11

12 that among these are Life, Liberty, and the Pursuit of Happiness
13

14 In a breathtaking display of illegal bias, Judge Bailey ignored these
15

16 immortal words, to violate the Judicial Code of Conduct by 7) and 8), the
17

18 Americans with Disabilities Act by 13), 14) and 15), and due process of
19

20 law by 11) and 12).

21
22 Thus, he denied Defendant's fundamental right to the Declaration's
23

24 guarantee of pursuit of happiness.
25

26 Therefore, Case 24CN03814 was without question an illegal hearing
27

28 because the Judge denied Defendant the right to present the facts of his
29

30 case in court. Thus, the case must be dismissed due to its violation of so
31

32 many Constitutional principles and guarantees.
33

34 Now having botched the first, illegal, *prima fascia*, no-case-facts hearing,
35

1 Plaintiff presumes to threaten Defendant with double-jeopardy in a
2
3 second hearing for the same purpose by 21). By 17) the second hearing
4
5 is illegal Double Jeopardy. In the complaint for the new hearing Plaintiff
6
7 has magically produced data which was missing from the first illegal
8
9 hearing. This therefore is illegal double jeopardy by 17).

10
11 Under Oregon laws the instant case and all of its fanciful rulings and
12
13 judgements must be dismissed.

14
15
16 Given his demonstrable culpability, it would go much better for Judge
17
18 Bailey to vacate these cases now and order the county prosecutor to file
19
20 the well-documented perjury by 2), false statements by 1) of Plaintiff and
21
22 her witnesses, and collusion by 18) of Mr. Shipley with Judge Bailey and
23
24 David Smith. The latter gave Mr. Shipley Defendant's vehicle values a
25
26 month and a half prior to David Smith actually appearing to perform his
27
28 amateurish inspection. David Smith's Perjury by 2) and collusion by 18)
29
30 are well-documented.

31
32 Plaintiff, her witnesses, and Mr. Shipley are accused of fraud and theft.
33
34 Plaintiff illegally closed Defendant's Bank of the West account and took
35

1 all the money, around \$2,000. Plaintiff also removed defendant's vehicles
2 from Geico without notification. This is a violation of the restraining order
3 by 16).

4
5 Plaintiff illegally split the IRA based on lies of Mr. Shipley and violated the
6 Staveland and Fisher Oregon Supreme Court ruling from December,
7 2019 that every variable asset must be split evenly at the value of the
8 final hearing.

9
10 Admitting all these well-documented case facts now would be much
11 better than waiting for the U.S. Supreme Court to remove Judge Bailey
12 and charge him with 66 counts of Misprision of Felony by 22), 8 felonies
13 of perjury by 2) and false statements by 1) in the 21DR02783 final ruling.

14
15 Then ruling that Defendant lied when only four days prior, 7/26/2022,
16
17 Defendant said he planned to enter well-documented perjury by 2)
18 charges against all of them. No one can charge Defendant with perjury,
19 false statements, or collusion by 18) because there is no evidence of
20 such in the transcripts. The U. S. Supreme Court has until September
21 13th 2025 by FRCP 20 to rule in Defendants favor, given the obvious
22
23 ADA by 13) 14) and 15) violation and blatant disregard of their landmark

1 Loper Bright by 5) ruling. They will almost certainly order Federal
2 Marshalls to arrest Judge Bailey in his courtroom and remove him to the
3
4 federal courthouse to face criminal charges and arraignment for failing to
5 adjudicate 66 felonies of perjury, four perjuries and false statement in the
6
7 no-case-facts ruling of 21DR02783.

8
9 (Misprision of Felony by 22) carries three years in a federal prison for
10
11 each felony not adjudicated). Defendant's plea has garnered
12
13 considerable interest in the 9th Circuit Court of Appeals and even the U.S.
14
15 Supreme Court for its Loper Bright by 5) violations. Submitting to
16
17 negotiation now would mitigate these risks.

18
19 Proverbs 19:5 "A false witness will not go unpunished, and they who
20
21 speak lies will not escape."

22
23 During negotiation for splitting the home value Defendant sent an email
24
25 through his previous legal counsel to Mr. Shipley declaring that
26
27 Defendant can't do the deal unless everything in the home at that time
28
29 stayed in the home. Mr. Shipley replied back that his client didn't want
30
31 anything more from the home. Plaintiff, Defendant and Judge Bailey,
32
33 then signed the order splitting the home value. It said among other things

1 that the home is free of claim by wife. Therefore, in the bidding process
2
3 Defendant didn't bid on things he had already purchased with the home
4
5 like fixtures etc. and put comments on the items "included with home
6
7 purchase" in the bidding spreadsheet. But wayward Judge Bailey, for no
8
9 good reason, ordered the comments removed. This was extreme bias
10
11 and a violation of the Oregon Judge's Code of Conduct by 7) and 8). The
12
13 Writ of Execution was therefore illegal, in violation of three Oregon Laws.
14
15 Everything they stole with that illegal order must be returned immediately.
16
17

18 **IN THE SUPREME COURT OF THE UNITED STATES**
19 **JUNE 2025 TERM**

21 **DAVID C. WHITE Petitioner Pro Se**

23 **Vs.**
24 **Respondent**
25 **Judge Bailey R1**
26 **Judge Amy Baggio R2**

28
29 **On Petition for an Extraordinary Writ by Rule 20 to the**

30
31 **United States Federal Court the Ninth Circuit Federal Court case**
32 **3:25-CV-00501-AB**

34
35 **David White**
36 **18965 NW Illahe Street**
Portland, Oregon 97229

503-608-7611

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Wayward Judge Bad

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Judge Baggio in Portland, Oregon let a criminal alien go free illegally
<https://www.wweek.com/news/courts/2025/07/14/judge-orders-immediate-release-of-first-asylum-seeker-arrested-outside-portland-immigration-court/>. She also can be charged with 66 counts of Misprision of Felony by 22) for failing to adjudicate properly in 3:25-CV-00501-AB
<https://thelawisyourattorney.com/sample-page/unethical-judge-bailey/>. With the precedent of two other Federal Judges recently arrested, federal DOJ and Homeland Security will likely arrest her

President Biden let millions of criminal, illegal aliens in from Communist countries who opened their prisons and shipped them here. These are whom ICE is deporting, not farm workers like the News falsely alleges.

1 Notice of illegal hearing. This show-cause hearing is now scheduled for
2
3 August 25 at 1:30 p.m. However, this sham hearing was already
4 conducted without Defendant being able to face his accusers on 11/27/24
5
6 when defendant asked for remote testimony because he couldn't even get
7
8 off his couch. It is therefore illegal for this trial court to reschedule this
9
10 same hearing a second time. It is against Oregon and federal double-
11
12 jeopardy law by 11), specifically 1 C which says, "Prejudicial conduct, in or
13
14 outside the courtroom, makes it impossible to proceed with the trial without
15
16 injustice to either the defendant or the state." It is illegal to charge a person
17
18 a second time under double-jeopardy.

19
20
21 Typical email from Jim Shipley with his falsehoods.
22
23 This is from Jim Shipley's 7-22-21 email:
24

25 " We believe the value of the home is \$600,000 or possibly
26 greater. There is no reason to argue the point, but the basis for our belief
27 is the independent opinions of two highly experienced realtors. Contrary to

1 what you think, neither my client nor I told Steve Gray what to list the
2 property at. Steve Gray has been selling real estate for over 25 years, and
3 I have known him for over 20 years. I have no doubt that if we had to have
4 a hearing on the matter, Steve would easily hold his own and Judge Fun
5 would be convinced that he was more than qualified to be the listing agent
6 and that his CMA was created in good faith.

7
8 With that being said, we will except your estimates on the cost of your
9 client's loan and the \$13,000 in unpaid property taxes, though we believe
10 those estimates are high. At a value of \$600,000 the amount to be divided
11 after deducting the taxes and loan costs would be \$578,000. One-half of
12 that sum is \$289,000. My client is willing to accept the lesser amount of
13 \$285,000 as set forth above."

14
15
16 Defendant had presented three professional CMA's with property around
17
18 Defendants home which showed the home value was around \$570,000.
19
20 Shipley's CMA's had property in the West Hills for CMA to artificially
21
22 inflate the home value. This is more proof you shouldn't believe anything
23
24 Shipley says.

25
26
27 This instant case was tried on 11/27/2024 when Defendant was confined
28 to his couch and Judge Bailey illegally denied remote testimony and due
29 process of law. This document is clear and convincing evidence of Judge
30
31 Bailey's malfeasance.

32
33 Suddenly Plaintiff decides to retry this, declaring that now they have proof.
34
35 However, this is illegal Double Jeopardy by 17). 17) which says: "1. No

1 person shall be prosecuted twice for the same offense.” Therefore, this
2
3 hearing must be denied and the 11/27/2024 hearing, ruling and judgement
4 must be vacated.
5
6

7
8 <https://thelawisyourattorney.com/sample-page/unethical-judge-bailey/>
9

10 For 21DR02783 Plaintiff had a restraining order by 16) automatically
11 applied with

12 her perjury by 2) and false statements by 1) dissolution paperwork by 20).

13
14 20) c states: “Transferring, encumbering, concealing or disposing of

15 property in which the other party has an interest, in any manner, without

16 written consent of the other party or an order of the court, except in the

17 usual course of business or for necessities of life. This paragraph does not

18
19 apply to payment by either party of:

20 (A) Attorney fees in the existing action; or

21 (B) Real estate and income taxes;”

22
23 Therefore, she should have been in contempt. It is legal to pay attorney’s

24 fees from the IRA by 20).

25
26 Therefore, it was legal to pay Defendant’s Attorney fees from the IRA.

27
28 Plaintiff violated 20) by transferring \$2,000 from Defendant’s Bank

29 account, transferring Defendant’s vehicles out of insurance, disposing of

30 property, without written consent of Defendant.

1 Judge Bailey has demonstrated extreme bias against Defendant in all
2 cases. Defendant can prove this bias by 10) perjury, by 2) false
3 statements, by 1) violation of Judges Code of Conduct, by 7) and 8) ADA,
4 by 13) 14) and 15) due process of law by 11) and 12), (Oregon doesn't
5 have

6
7 this law), and by 7) with illegal administrative law. Repeated violations of
8 these prove that

9
10 Judge Bailey is violating every standard of "good behavior" as required by
11 Article III of the U.S. Constitution. Therefore, Judge Bailey deserves
12 Disqualification by 6).

13
14 Unjust Judge Bailey violated 15) and 16) and deprived Defendant due
15 process of law by not letting Defendant have remote testimony on
16 11/27/2025 when Defendant could not get off his couch. Now that
17 Defendant will most likely undergo back surgery he will most likely be
18 unable to attend the August 25 hearing which is illegal anyway by double
19 jeopardy law.

20
21
22
23
24
25
26
27
28
29
30
31
32
33 Don't presume that federal law doesn't apply here when it does. All
34 Judges swear to uphold the laws and rulings of the State Supreme Court,
35 State Constitution, federal law, Supreme Court, and U.S. Constitution. The
36
37
38

1 Supremacy Clause in Article VI of the U.S. Constitution prevents local
2 court usurpation.
3

4
5 12) C says: Prejudicial conduct, in or outside the courtroom, makes it
6 impossible to proceed with the trial without injustice to either the defendant
7 or the state. Judge Bailey has demonstrated extreme bias against
8 Defendant in every hearing and denied pleading, making it “impossible to
9 proceed with the trial without injustice” Therefore, Judge Bailey is
10 deserving of disqualification by 6).
11
12

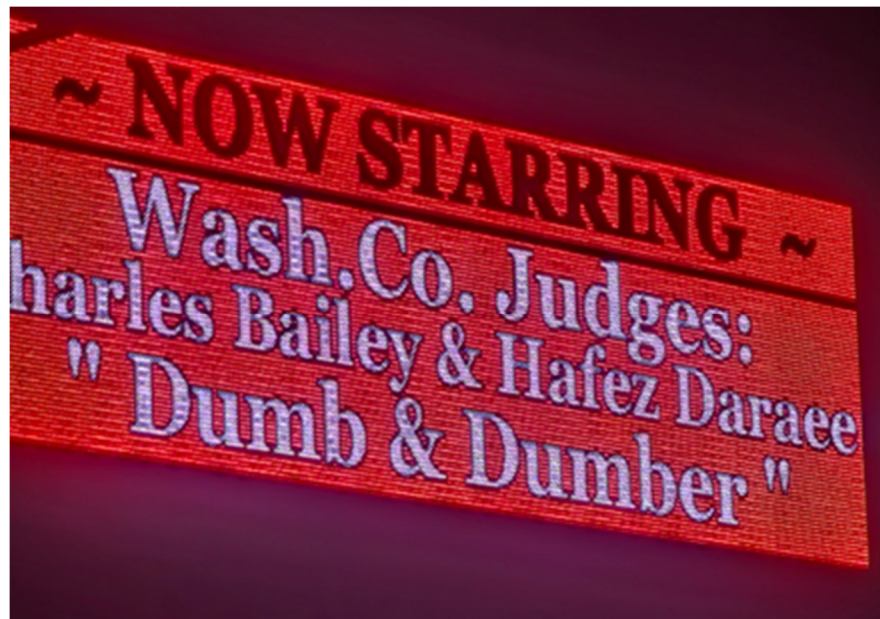
13 Apparently, Defendant is not the only victim that contumacious Judge
14 Bailey has defrauded under color or law, with many dissolutions
15

16 and no regard for Federal or state law. Therefore, Judge Bailey is
17

18 deserving of disqualification by 6). Defendant recently discovered this
19

20 sign on US 99W, just west of Sherwood, Oregon which says:
21

22
23
24
25
26



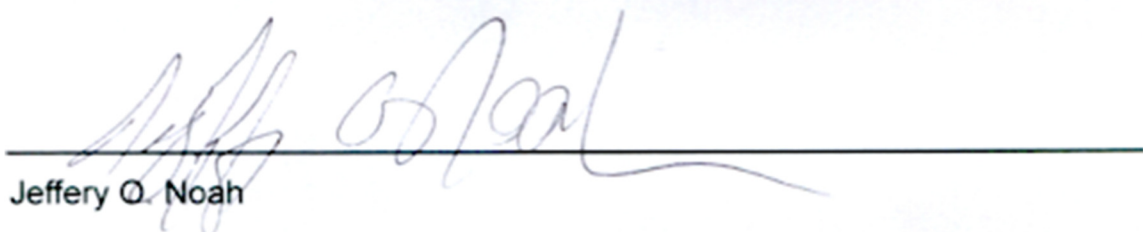
1
2
3

4 Following are several other testimonies to the nature of the situation:

DECLARATION OF JEFFERY O. NOAH

I, Jeffery, declare as follows:

I am a good friend of David White, and I was at the 2023 September Calvary Chapel Men's retreat and met David White that evening. At dinner, we all stood up and individually introduced ourselves. David introduced himself while sitting down because he had a bad backache. After dinner, I went out to see David briefly. The next morning David did not come to breakfast. Chris Warren went out to check on David in the RV. Chris found David still in bed and saying he could not get out of bed because of his back. Chris came back in and solicited some of us to come and help David up. I helped. We got David up and by consensus, we put him in the passenger side of his pickup. I volunteered to drive David and his RV home and take David to the VA emergency room. When the Doctor came in she asked David what his pain level was from 1 to 10. David replied twelve. The doctor looked shocked. Then after a shot from the VA doctor, he started feeling better. I also picked some pain pills for David from the VA pharmacy using his credentials. After getting David home and to his couch I retrieved a walker from the attic for David to use. For a few days I called and checked on him.



Jeffery O. Noah

1
2 Affidavit from Leland Dale Jossy Jr:
3 December 5th, 2024
4 I, Leland Dale Jossy Jr. do solemnly swear that I am presently here at the
5
6 residence of David White and have been here off and on for the last month
7
8 to help him with household chores that he has been unable to do because
9
10 of his present pain level that he is currently seeking treatment for through
11

1 the VA hospital.

2
3 Chores that I have been helping with include yard work, sweeping,
4
5 vacuuming, mopping and general housework as well as bringing in
6
7 firewood.

8
9 I have witnessed David being confined to the couch on most days and
10
11 having to use a walker to help him get around. David is having to medicate
12
13 with prescribed pain medication to try to gain relief, which he says is not
14
15 working very well, however, he doesn't seem to have any other options.

16
17 Sincerely

18
19 Leland D Jossy Jr.

20
21
22

A handwritten signature in blue ink, appearing to read "Leland D. Jossy Jr." The signature is fluid and cursive, with a horizontal line underneath the name.

Declaration of Katherine Martin

I Katherine Martin, declare as follows:

I met David White a few years ago when he was doing experiments with the tide gauges by Depot Bay Oregon. We have established a friendship. In September 2023 Dave started feeling bad in his lower back. In early October 2023, Dave went to his churches men's retreat with the company rv. Then, the next morning Dave could not get out of the bed due to his sciatic issue and was taken to the VA Portland emergency Room. Then Dave got better and started going to the gym. Then in October 2024 I went with him to a conference in Eastern Oregon. Upon returning, his back was hurting again. He then went to the VA emergency room. After this, I didn't see Dave until Christmas 2024. Prior to this period, I would see Dave either weekly or bi-weekly. During the period of early November 2024 until Christmas 2024 Dave was unable to travel to see me. We talked on the phone daily. Dave was and continues using a walker because of a bad sciatic medical issue.

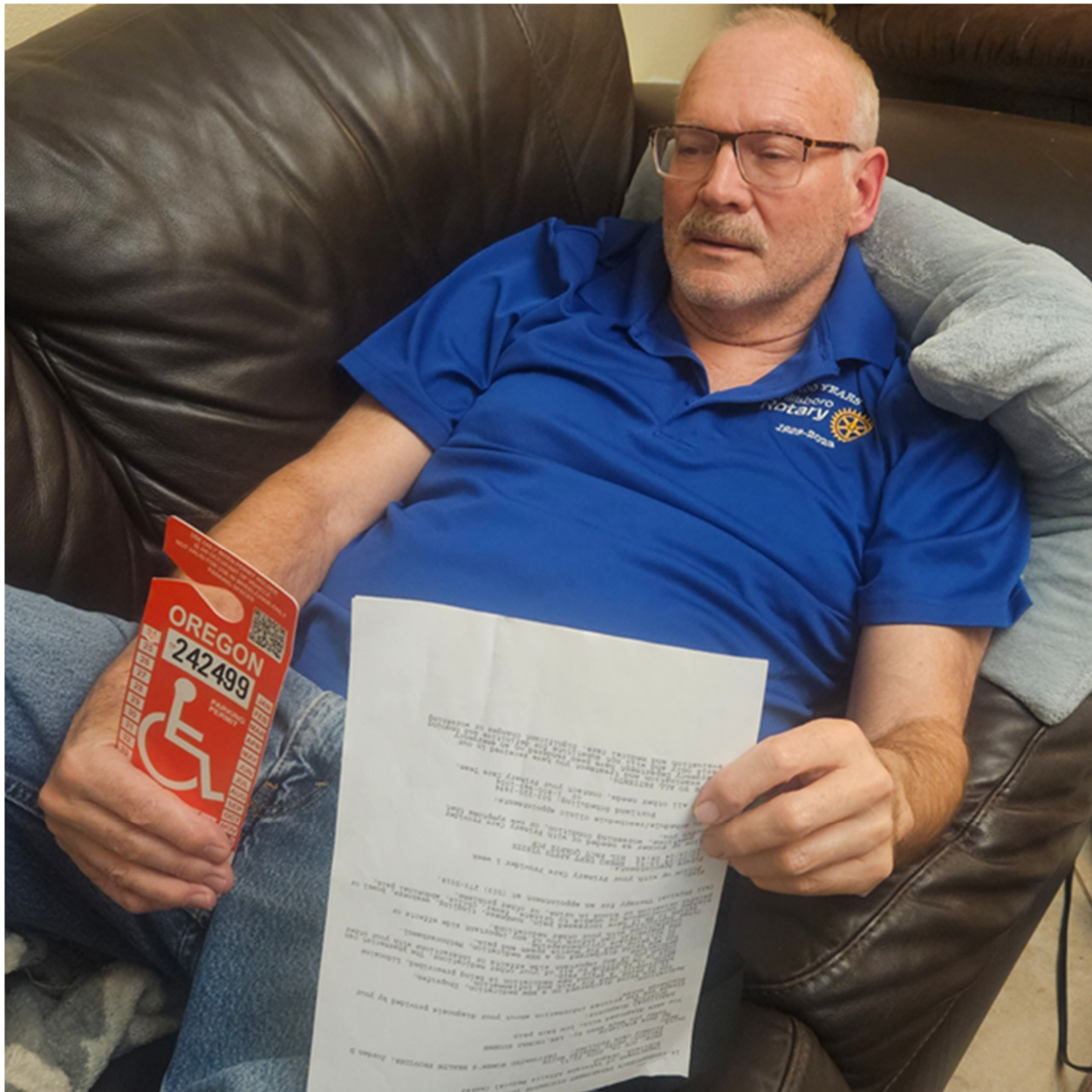
K. Martin 4-7-25

- 1
- 2
- 3 The image below is an extended disability placard for Defendant's vehicle
- 4
- 5 11/27/2024, which was issued at the time of the sham show-cause hearing.
- 6

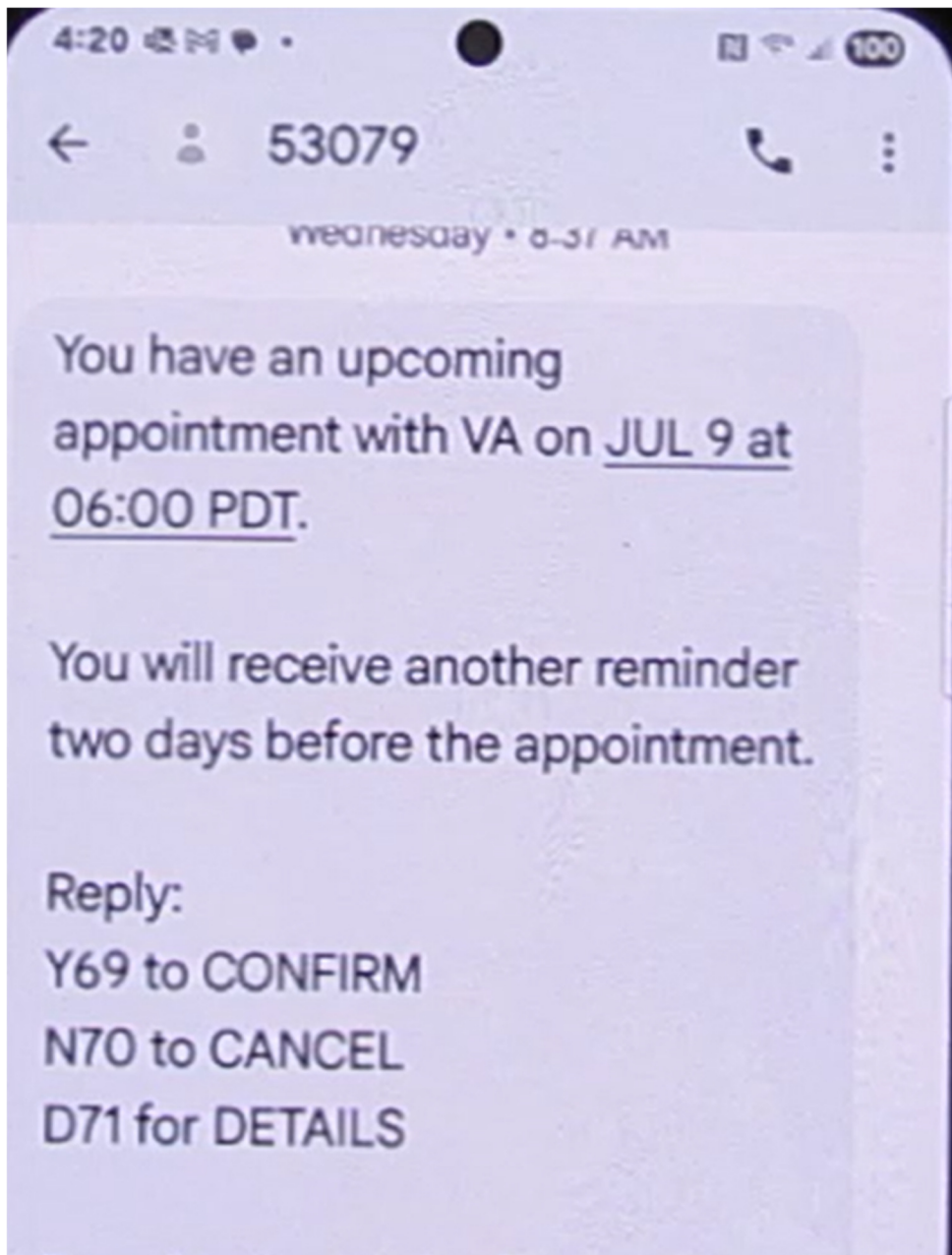


1
2
3 As noted before, Respondent was unable to get off his couch due to a
4
5 bad sciatic, which makes his left leg go limp. He must use a walker
6
7 now, and probably the remainder of his life, according to VA doctors.
8
9 Defendant is a disabled Army Vet and has been prescribed RX
10
11 from the VA of Meloxicam 15 mg for extreme sciatic pain and also
12

1 Methocarbamol 500 mg for muscle spasms. Plaintiff had a pre-back
2 surgery MRI on July 9th, 2025. On July 14th 2025 Defendant had a Post
3
4 MRI meeting with Dr. Peter at the VA. Dr. Peter is an expert at
5 interpretation of MRI's. He said among other things that the fact
6
7 Defendant couldn't get off his couch for two months late in 2024 is an
8 expected outcome of this acute medical issue.



1
2



3
4
5

Email from VA for Upcoming appointments.

Department of Veterans Affairs: My HealtheVet <No_Reply_Allowed@va.gov> | professordavewhite@gmail.com

Reminder for Your Upcoming VA Appointment

Dear David,

This is a reminder that you have one or more upcoming VA Appointments.

Upcoming VA Appointments

Some VA appointments may not be viewable in My HealtheVet. The date and time below reflect the time zone of the scheduled appointment.

09 Jul 2025 @ 06:00 AM PDT (WEDNESDAY)

Status: Confirmed

Medical Center Division: PORTLAND

Clinic Contact Information: (503)273-5126

14 Jul 2025 @ 11:30 AM PDT (MONDAY)

Status: Confirmed

Medical Center Division: PORTLAND

Clinic Contact Information: 503-273-5018

24 Jul 2025 @ 08:30 AM PDT (THURSDAY)

Status: Canceled

Medical Center Division: PORTLAND

Clinic Contact Information: 503-273-5018

25 Jul 2025 @ 01:00 PM PDT (FRIDAY)

Status: Confirmed

Medical Center Division: PORTLAND

Clinic Contact Information: 503-273-5018

07/07/2025 16:43

Affidavit Declaration from VA MRI Tech: on 7/9/2025.

I (name) Adam Yunker declare on 7/9/2025 I performed

MRI imaging on David White's lower back for sciatic pain. Dr. Jordan Smith

Mr. Whites Veterans Administration (VA) Doctor prescribed this MRI.

The images were saved on a CD for Mr. White to take home.

*no CD to
take home*

Signed ad y

Dated 7/9/2025

1

2

3 MRI VA report.

4 Report from radiologist with images Appellant has.

5

6 **Name:** WHITE^DAVID^CHARLES

7 **Patient ID:** XXX

8 **Birth date:** 10/18/1957

9 **Sex:** M

10 **Study Information**

11 **Study Instance UID:** 1.2.840.113754.1.4.648.6749290.9458.1.70925.1242

12 **Study Description:** MRI SPINE, LUMBAR W/O CONTRAST

13 **Study Date:** 7/9/2025 5:48:36 AM

14 **Study ID:** 648070925-1242

15 **Accession Number:** 648070925-1242

16 **Manufacturer:** Carestream Health



2
3 The Cause of Action against Judge Bailey in Federal Court is Americans
4
5 with Disability Acts as specified on the civil cover sheet and reiterated in
6
7 the document itself. See the civil rights section in the image below. Thus,
8
9 for Plaintiff to assert that the case presented no Statement of Claim is
10

1 **ludicrous and deceitful.**

Case 3:25-cv-00501-AB Document 1-1 Filed 03/25/25 Page 1 of 1-501-AB
 JS 44 (Rev. 03/24) FILED 25 MAR 25 8:22USDC-ORF CIVIL COVER SHEET 3:25-cv-1501-AB

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM)

I. (a) PLAINTIFFS		DEFENDANTS																																							
David White		Charles Bailey Judge																																							
(b) County of Residence of First Listed Plaintiff <u>washington</u> (EXCEPT IN U.S. PLAINTIFF CASES)		County of Residence of First Listed Defendant <u>Washington</u> (IN U.S. PLAINTIFF CASES ONLY)																																							
(c) Attorneys (Firm Name, Address, and Telephone Number)		NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.																																							
		Attorneys (If Known)																																							
II. BASIS OF JURISDICTION (Place an "X" in One Box Only)		III. CITIZENSHIP OF PRINCIPAL PARTIES (Place an "X" in One Box for Plaintiff and One Box for Defendant)																																							
<input type="checkbox"/> 1 U.S. Government Plaintiff	<input checked="" type="checkbox"/> 3 Federal Question (U.S. Government Not a Party)	Citizen of This State <input checked="" type="checkbox"/> 1	DEF <input checked="" type="checkbox"/> 1 Incorporated or Principal Place of Business In This State <input type="checkbox"/> 4																																						
<input type="checkbox"/> 2 U.S. Government Defendant	<input type="checkbox"/> 4 Diversity (Indicate Citizenship of Parties in Item III)	Citizen of Another State <input type="checkbox"/> 2	DEF <input type="checkbox"/> 2 Incorporated and Principal Place of Business In Another State <input type="checkbox"/> 5																																						
		Citizen or Subject of a Foreign Country <input type="checkbox"/> 3	DEF <input type="checkbox"/> 3 Foreign Nation <input type="checkbox"/> 6																																						
IV. NATURE OF SUIT (Place an "X" in One Box Only) <table border="1" style="width: 100%; border-collapse: collapse;"> <tr> <td style="width: 33%;">CONTRACT</td> <td style="width: 33%;">TORTS</td> <td style="width: 33%;">FORFEITURE/PENALTY</td> </tr> <tr> <td> <input type="checkbox"/> 110 Insurance <input type="checkbox"/> 120 Marine <input type="checkbox"/> 130 Miller Act <input type="checkbox"/> 140 Negotiable Instrument <input type="checkbox"/> 150 Recovery of Overpayment & Enforcement of Judgment <input type="checkbox"/> 151 Medicare Act <input type="checkbox"/> 152 Recovery of Defaulted Student Loans (Excludes Veterans) <input type="checkbox"/> 153 Recovery of Overpayment of Veteran's Benefits <input type="checkbox"/> 160 Stockholders' Suits <input type="checkbox"/> 190 Other Contract <input type="checkbox"/> 195 Contract Product Liability <input type="checkbox"/> 196 Franchise </td> <td> PERSONAL INJURY <input type="checkbox"/> 310 Airplane <input type="checkbox"/> 315 Airplane Product Liability <input type="checkbox"/> 320 Assault, Libel & Slander <input type="checkbox"/> 330 Federal Employers' Liability <input type="checkbox"/> 340 Marine <input type="checkbox"/> 345 Marine Product Liability <input type="checkbox"/> 350 Motor Vehicle <input type="checkbox"/> 355 Motor Vehicle Product Liability <input type="checkbox"/> 360 Other Personal Injury <input type="checkbox"/> 362 Personal Injury - 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VI. CAUSE OF ACTION Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity): 16 USC § 1532(19) Brief description of cause: Defendants were untruthful in permit filings. They have no legal permits.																																									
VII. REQUESTED IN COMPLAINT:		<input type="checkbox"/> CHECK IF THIS IS A CLASS ACTION UNDER RULE 23, F.R.Cv.P.	DEMAND \$ 2,000,000																																						
VIII. RELATED CASE(S) IF ANY		(See instructions): JUDGE <u>Magistrate Judge Jeff Armistead</u> DOCKET NUMBER <u>24-6799</u>																																							
DATE <u>Aug 28 2024</u>		SIGNATURE OF ATTORNEY OF RECORD <u>March 25th 25 Daulton</u>																																							
FOR OFFICE USE ONLY																																									
RECEIPT #	AMOUNT	APPLYING IFFP	JUDGE																																						
			MAG. JUDGE																																						

1 The 22–451 June 28, 2024 U.S. Supreme Court Loper Bright by 5) ruling
2 now forbids this abuse and reverts back to the U.S. Constitution.
3

4 Administrative Law is illegal and ALL courts must convene under
5 Article III of the U.S. Constitution. The Chevron doctrine is invalid.
6

7 Stare Decisis must be vertical to the Constitution not lower or sideways.
8

9 This court is
10

11 therefore, obligated to convene as a Court under Article III of the U.S.
12 Constitution. This is explained with a link to the U.S. Supreme court ruling
13 here: <https://thelawisyourattorney.com/loper-bright-enterprises/>
14

15 The Loper Bright ruling by 5) of the Supreme Court requires that all
16 courts, including this one, must convene under Article III of the U.S.
17 Constitution.
18

19 The Tenth Circuit has already made this transition as seen on their home
20 page below, thus denying citizens of the Ninth Circuit equal protection
21 under the law, per the 14th Amendment by 11).
22

23
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30



THE UNITED STATES DISTRICT COURT
DISTRICT OF COLORADO

Hon. Philip A. Brimmer, Chief Judge
Jeffrey P. Colwell Esq., Clerk of Court

You are here: Judicial Officers

Home About the District Judicial Officers Court Operations Juror Information Attorney Information Representing Yourself

Quick Links

- Calendars
- Contact Us
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- Attorney Status
- Central Violations Bureau (CVB)
- CJA - Office of the Federal Public Defender
- CM/ECF FAQs
- Comment on the Local Rules
- Court Plans and General Orders

Judicial Officers

Active Article III Judges	Senior Article III Judges
Hon. Philip A. Brimmer, Chief	Hon. John L. Kane
Hon. Daniel D. Domenico	Hon. Lewis T. Babcock
Hon. Regina M. Rodriguez	Hon. Marcia S. Krieger
Hon. Charlotte N. Sweeney	Hon. Robert E. Blackburn
Hon. Nina Y. Wang	Hon. Christine M. Arguella
Hon. Gordon R. Gallagher	Hon. William J. Martinez
Hon. S. Kato Crews	Hon. R. Brooke Jackson
Hon. Timothy M. Tymkovich	Hon. Raymond P. Moore
	Hon. David M. Ebel

1
2
3 In addition, neither wayward Judge Bailey nor duplicitous Attorney Shipley
4
5
6 required me to go to any Doctor to verify the severity of my back injury. I
7
8 am willing to go even without a court order, take my walker, and they will
9
10 confirm my disability.
11
12 Appellant is a severely disabled Veteran of the U.S. Army.
13
14
15 6) b says: "A document purporting to bear the signature, in an official
16 capacity, of an officer or employee of any entity included in subsection
17 (1)(a) of this section, having no seal, if a public officer having a seal and
18 having official duties in the district or political subdivision of the officer or
19 employee certifies under seal that the signer has the official capacity and
20 that the signature is genuine."
21
22

1 This means that the 2015 and 2016 Photolithography.net IRS filings,
2 where the camper, Lazyboy chairs, etc., were written off are better
3 evidence of ownership then Shipley's deceit. Plaintiff was a board member
4 at that time. However, in September 2017 Plaintiff relinquished her
5 shares. Plaintiff also testified to this on July 26th 2022 just prior to Plaintiff's
6 legal counsel lying that there is "no testimony that my client ever removed
7 herself."

8
9 Appellant doesn't lie. Shipley lies about virtually everything. 13) C says: Is
10 verified by the person making the affidavit.

11
12 I, David Charles White, declare that the Camper, and Lazy Boy chairs were
13 purchased in 2015 and 2016 for use by photolithography.net
14 semiconductor consulting and written off in 2015 and 2016 IRS 1120
15 corporate filings.

16



17 08/10/2025

18
19 Defendant can produce the IRS filing if the Court requires.

20
21 Plaintiff and Defendant testified about this in deposition. Defendant testified
22 in trial about this. Shipley lied multiple times about this and deserves
23 sanctions by 19) and 20) The fact is those
24
25 items are not marital assets.

26
27 Furthermore, Shipley colluded with David Smith and received defendants
28 vehicle values 1.5 months prior to performing a very basic evaluation with
29 preconceived values. Defendant has email from Shipley which proves this.

30
31
32
33
34
35
36 21DR02784 pages 414 line 6 to 25.

37 BY MR. WHITE:

38 Q So tell me what you see in these, please?

1 A I see two pieces of paper with your signature on it.

2 THE COURT: Were you present at this meeting?

3 THE WITNESS: When these were typed up, no.

4 THE COURT: Yeah. Were you present at the meeting when it occurred?

5 THE WITNESS: No.

6 THE COURT: Were you secretary at the time?

7 THE WITNESS: I had relinquished that.

8 THE COURT: You had. I just wanted to make sure. You relinquished that
9 role by asking, at the time --

10 THE WITNESS: Right.

11 THE COURT: -- to be removed from everything.

12
13 Transcripts page 485 to 486 lines 19 to 7:

14
15 "I had cited a case within the memorandum regard -- that kind of looks at
16 this idea of Social Security and how courts have done that. And what my
17 client is seeking isn't -- is she seeking that the Social Security amounts will
18 be equalized. Mr. White currently is receiving about \$2,000 a month. If that
19 month -- money -- if my client's awarded spousal support on half of that
20 then both of them are on equal footing. She has \$1,000-a-month baseline,
21 and he would have \$1,000-a-month baseline. And then they can both burn
22 money on top of that. There's also an IRA, which depending upon how the
23 Court distributes that, that money could also then be used to supplement
24 their -- their incomes."

25
26 Thus, it is illegal by federal law to garnish Social Security by 9) for spousal
27 support. This link confirms the law with regard to garnishing Social Security
28 for Spousal support by 9) is illegal by Federal Law.

29 https://www.govregs.com/uscode/title42_chapter7_subchapterIV_partD_section

30
31 7) B says **(B)Exceptions** Such term does not include—

32
33 (i)any child support; or

34
35 (ii)any payment or transfer of property or its value by an individual to the

36
37 spouse or a former spouse of the individual in compliance with any

1 community property settlement, equitable distribution of property, or

2 other division of property between spouses or former spouses."

3

4 Therefore, more reason to vacate the final Judgement and fake perjury

5 by 2) and false statements by 1) final ruling of 21DR02783.

6

7

8 Transcripts Page 487 lines 11 to 15:

9

10 "I think one of the disputes, I guess, that Mr. White would potentially be

11 raising is the ownership of the Arctic Fox camper. The Arctic Fox camper, I

12 believe the copy of the title that was in existence at the time this case

13 started has been submitted."

14

15 So what. I testified that I forgot to change the title. 10) above says title

16 doesn't matter. Federal IRS documents filed are better and decisive proof

17 of ownership that supersedes any other factor.

18

19 Transcripts page 488, line 17 to 22:

20

21 "Plaintiff's Legal counsel lies: And there's no evidence that's been

22 presented that Ms. White ever gave up any interest in that corporation.

23 That's only if the Court were to go to the extent of saying that that camper

24 was owned by the corporation. But all the evidence has shown that that

25 camper was owned by the couple."

26

27 That statement is completely false! The only evidence was Shipley's lies,

28 which Judge Bailey accepts without question. There is much more

29 testimony by his client and Defendant to the contrary.

30

31 Transcripts page 494 line 1 to 17:

32

33 "Respondent's truthful testimony: And I have applied for 35 engineering

34 jobs and not one phone screening from any of them. So there's -- there's

35 no way that she could get that kind of money out of the IRA. If she -- if I

36 don't get at least 130,000, I can't take out the 1,000 a month to pay my

1 bills sustainably. I mean, I'd love the IRA was 400,000 like it used to be,
2 but with the market and everything, it's down. I don't even think right now it
3 has as much in it as what they're requesting.

4 Furthermore, as I said in my testimony, there's two -- two tests that fail for
5 107.105. One is simply that I can't pay it. Christine from Rick Hug
6 (phonetic) CPA testified to that. I put what my June expenses were. So if
7 any spousal support is awarded, I'll be in contempt of Court immediately
8 because I can't pay it."

9
10 Transcripts 497 lines 15 to 17:

11
12 "I do get food stamps, and I wouldn't get food stamps if I didn't have this
13 low of income."

14
15 Transcripts page 500 line 17 to 19:

16
17 THE COURT: Thank you. All right. I will try to get a decision to you all
18 within the next two to three weeks. Thank you."

19
20 However, four days later the no-case-facts ruling with perjury by 2) and
21
22 false statements by 1) came out. Plaintiff's legal counsel also lied about
23
24 Defendant using IRA withdrawal from the IRS. Those withdrawals for
25
26 paying an Attorney are permitted by 8) 2 C A says "Attorney fees in the
27
28 existing action." Therefore, based on the above case facts the IRA was
29
30 illegally split.

31
32 Transcripts page 481 line 20 to 482 line 6:

33
34 "MR. WHITE: Not today.

35 THE COURT: Well, we're -- there's not going to be another today. Today's
36 it. So do you have any other witnesses to call today?

37 MR. WHITE: Why did the petitioner -- a few times -- they couldn't get a
38 witness in, and it -- they were given another day. Why don't I get the
39 same?

1 THE COURT: Do you have any other witnesses you're going to call today?

2 MR. WHITE: Not anymore today because --

3 THE COURT: Argument then, Mr. Shipley."

4

5 This is after biased Judge Bailey gave Petitioner a year and a half with

6 many continuances, yet gave Defendant only one afternoon and no

7 continuances as seen above. That is illegal bias and illegal Administrative

8 Law. Therefore, Judge Bailey is deserving of disqualification by 6)

9

10

11

12

13 Given these facts, this is what the U.S. Supreme Court is almost certain to

14 order:

15

16

17 1. Petitioner hereby respectfully requests the Supreme Court

18 Justices to a ruling that for Oregon dissolution court 21DR02783 all

19 rulings and judgements must be vacated by 13) except limited

20 judgement signed on 8/18/2021. The perjury by 12) testimony of

21 Julia White, David Smith and Tamara Davis must be redacted from

22 the transcripts.

23

24 2. Petitioner hereby respectfully requests the Supreme Court Judge to a

ruling that the cases below are vacated by FRCP 60.

25 21CN04610, all rulings and judgements. The spurious contempt hearing

26 for ex-wife's illegal removal of assets from Petitioner's home without the

27 required notification of Plaintiff prior to removing, per restraining order by

28 16) filed with her paperwork. Defendant and Mr. Shipley colluded and

29 illegally dismissed the Complaint when Plaintiff could not recite the Oregon

30 Restraining order law by 16. This is illegal collusion by 18), bias, failure to

31 make allowance for Pro Se lack of legal training, and violation of Judicial

32 Code of Conduct by 7) and 8).

33 22CN02156 all rulings and judgements. Same illegal bias and violation of

34 Judicial Code of Conduct by 7) and 8) as 21CN04610

35 A180374 all rulings and judgements.

1 24CN03814 all rulings and judgements. ADA by 13) 14) and 15) violation
2 case.

3 A179571 in Oregon Appeals Court.

4 A180373 in Oregon Appeals Court.

5 Federal case 3:25-cv-00501-AB final opinion must be vacated by 13).

6 3. Petitioner hereby respectfully requests the Supreme Court Justices to
7 sign the proposed order filed in the federal case and attached is signed by
8 the Appeals Court Justices and a Court certified copy to be mailed to
9 Appellant.

10 4. Petitioner hereby respectfully requests the Supreme Court Justices that
11 Appellee R1 is removed from the bench. R1 is charged with four felonies of
12 perjury in the final bogus ruling in 21DR02783. Appellee is charged with
13 sixty-six Misprision of Felony by 22) counts for failure to adjudicate when
14 presented with felonies and had knowledge of them. The same happens for
15 R2 by 1).

16 5. Petitioner hereby respectfully requests the Supreme Court Justices
17 rule that R1 must pay \$10 million to Appellant for federal ADA by 16) and
18 due process of law by 11) and 12) violations, including physical, emotional,
19 and monetary distress.

20 6. Petitioner hereby respectfully requests the Supreme Court Justices rule
21 that Appellee R2 must pay \$10 million to Appellant for federal ADA by 16)
22 and due process of law by 11) and 12) violations, including physical,
23 emotional, and monetary distress.

24 7) Petitioner hereby respectfully requests the Supreme Court Justices
25 rule that Judicial Immunity by 4) is a myth and order the proposal for
26 Judicial Immunity must be applied in every court.

27 8) Because of these well-documented with clear and convincing evidence
28 case facts, Petitioner hereby respectfully requests the Supreme Court
29 Justices to enjoin R2 in this action and change the amount of the
30 judgement to \$10 million for each R1 and R2 to Appellant.

1
2 David White Pro Se 8/15/2025

3
4
5



6 Defendant has a Constitutional right to face his untruthful adversaries and
7 was denied this. The [Sixth Amendment](#) guarantees [defendants](#) certain
8 rights in all [criminal prosecutions](#). These rights protect criminal defendants
9 from abuse by state and federal governments. These rights include:

10

- 11 • The [right to counsel](#) in [criminal trials](#)
- 12 • The right to a [speedy, fair, public trial](#)
- 13 • The right to a [jury trial](#)
- 14 • The right to be [notified of the criminal charges](#) against them
- 15 • The right to [confront witnesses](#) brought against them

16

17 The right to [confront witnesses](#) brought against Defendant was denied by
18 the Court. Therefore, defendants' response to each exhibit should be
19 considered by the Court as a Sixth Amendment right.

20

21 None of these rights was protected by the Court. Therefore, this case
22

23 must be dismissed and the proper ruling will go a long way to reducing the
24

25 criminal penalties of the Federal Complaint (lawsuit) against Judge Bailey.

26

27 Defendant respectfully requests by ORCP 47 - Summary Judgment for a
28

29 final disposition of this case 24CN03814 by an Order of the court for the
30

31 relief by 4) sought below.

32

1 Honorable Judge Bailey

2 Date _____

3

4

5

6 Signature

7 _____

8

9

CONCLUSION

10
11 For the foregoing reasons, Defendant respectfully requests this Court grant
12
13 Defendants motion to vacate these cases.

14
15 Defendant respectfully requests this Court to forward the felonies filed to
16
17 the County Prosecutor and sanction Plaintiffs (P) Legal counsel by 23) and
18
19 24).

20
21 Defendant respectfully requests this Court to provide all the relief below to
22
23 Defendant.

Rulings Requested

PRAYER FOR RELIEF

1. Defendant hereby respectfully requests the Court to order redaction
2. of the perjury by 2) and false statements by 1) in the links provided
3. from the transcripts of 21DR02783.
4.
5. 2. Defendant hereby respectfully requests the Court to dismiss with
6. prejudice case 24CN03814. Also, charge P with perjury for filing this
7. case with well-documented perjury.
8.
9. 3. Defendant hereby respectfully requests the Court to issue an order

1
2 removing \$44,000 from Plaintiffs' side of the ledger, which is only
3 recorded there because of the perjury of (P) and her witnesses.
4

5 4. Defendant hereby respectfully requests the court to order Plaintiff (P)
6
7 5. to restore to Defendant's IRA \$17,057.01-\$4867.33=\$12198.68. This
8 is using correctly Staveland and Fisher Oregon Supreme Court
9 opinion to split IRA and grandchildren's' money both marital assets by
10 the ending values on 7/26/2022 evenly.
11
12 6. Defendant hereby respectfully requests the Court to order P to return
13 and install all items from P's Illegal Writ of Execution based on three
14 Oregon laws broken by Mr. Shipley and Judge Bailey.
15
16
17 7. Defendant hereby respectfully requests the Court to order D to pay
18 Spousal Support of \$1000 per month to Defendant starting
19 September 1, 2022 until D's 70th birthday.
20
21 8. Defendant hereby respectfully requests the Court to order P to write a
22 letter to all our friends and tell them she was untruthful in stating that
23 a doctor determined Defendants guns were a marital asset because
24 he was]unfit to possess firearms. She must also inform the gun
25 destruction facility of this fact and admit she filed a false police report.
26
27 9. Defendant hereby respectfully requests the Court for adjudication of
28 P to the Sherriff to be charged with violations of 1) and 3) Perjury,
29 and restitution to Defendant of \$25,000.
30
31 10. Defendant hereby respectfully requests the Court to
32 adjudication of Tammy Davis to the Sherriff to be charged with
33 violations of 1) and 3). Defendant has well documented perjury by 2)
34 and false statements by 1) of Tammy Davis. Also, restitution to
35 Defendant of \$11,000.
36
37 11. Defendant hereby respectfully requests the Court for
38 adjudication of David Smith and Jim Shipley to the Sherriff to be
39 charged with violations of 1), 2) and 3). David Smith well-documented
40 perjury and false statements with Jim Shipley as accessory after the
41 fact by 21). Also, restitution to Plaintiff of \$22,000.

1
2 12. Defendant hereby respectfully requests the Court to use a new
3 ruling which is based on redacted transcripts and exhibits in the
4 hearings.
5

6 13. Defendant hereby respectfully requests the court to Rule the
7 Artic Fox camper, Lazy-Boy chairs and window coverings in
8 Appellant's home are owned by Photolithography.net and not marital
9 assets as Mr. Shipley untruthfully claims. Mr. Shipley said Defendant
10 shouldn't have transferred the title of the camper to the company
11 during the trial pendency. However, his client, P, took the monies
12 from the wrecked Vibe payoff and reinvested it in a newer car. This,
13 without consideration of Defendant. The Vibe was a marital asset.
14

15 14. Defendant hereby respectfully requests the court to rule attorney
16 fees for Julia White are not valid because of untruthful non-provable
17 statements made in trial by D's witnesses and Mr. Shipley's more than
18 65 untruthful and non-provable statements in Trial.
19

20 15. Defendant hereby respectfully requests the Court to Rule that
21 the "bidding approach" utilized by the Trial Court is unlawful in that it
22 is not based on fact established in the record. Since no real value was
23 established for this property, the Court should remand this issue to
24 order mediation with Portland Mediators. P must pay for this.
25
26

27 16. Defendant hereby respectfully requests the Court to Rule P's
28 Legal Counsel made a minimum of 65 well-documented, untruthful
29 statements in Court hearings and exhibits from May 3, 2021 to July
30 26, 2022.
31

32 17. Defendant hereby respectfully requests the court to Rule Trial
33 Court Judge and previous Trial Court Judge violated Oregon law ORS
34 107.105 (1)(d)(c) Maintenance Spousal Support. Defendant has no
35 Job to pay support and acutely bad health, Therefore, Defendant
36 can't be ordered to pay support.
37

38 18. Defendant hereby respectfully requests the court to Rule that
39 the KeyBank account records for Climate Change Truth Inc., which
40 are under a protection order, cannot be brought to the Court or
41 mentioned in any pleading. Defendant hereby respectfully requests

1 the Court to Rule the motion submitted to Trial Court for the instant
2 case was illegal per Transcripts.
3 Page 132, Line 1-4.
4

5 19. Defendant hereby respectfully requests the Court to Rule the
6
7 Personal Property Section of Order to split Defendants home, which
8 P and Trial Court Judge signed must be completed.
9

10 20. Defendant hereby respectfully requests the Court to require an
11 untruthful P to stop using his family's last name of White. She has
12 tarnished it by her many untrue statements.
13

14 21. Defendant respectfully requests the Honorable Judge Bailey to
15 rule this case is dismissed for lack of clear and convincing evidence.
16 Hearsay (prima facie case) in court is not clear and convincing
17 evidence as required by State and Federal Law.
18

22. Defendant respectfully requests the Honorable Judge Bailey to rule the
19 motions illegally emailed to the court on 11/27/2024 and never e-filed,
20 may not be entered into the case record. This is the law!

23. Defendant respectfully requests the Honorable Judge Bailey to dismiss
24 this case with prejudice for perjury in the Complaint and lack of
25 evidence prior to the Appeals court does. The Appeals court and
Oregon Supreme court know Judge Bailey is a wayward judge and Mr.
Shipley doesn't tell the truth.
26

27  8/15/2025

28 IN THE CIRCUIT COURT OF THE STATE OF
29 OREGON FOR THE COUNTY OF
30 WASHINGTON
31 In the Matter of the
32 Contempt of JULIA
33 ANNETTE WHITE,
34 Plaintiff
35 v.

1
2 DAVID CHARLES WHITE,
3 Defendant

4 **CERTIFICATE OF SERVICE**

5 I certify that on 8/15/2025, I served a true copy of the motion to the
6 following parties at the addresses set forth below. NOTE: If an address
7 is not

9 already provided below then you must fill in the address for each
10 party that you serve. If no address is present, then the court will
11 assume that you did not serve that party.

12 **RESPONDENT:** Julia White by her attorney
13 Mr Shipley by the following method of
14 service:

15 **INDICATE METHOD OF SERVICE**

16 X Emailed by the email service on
17 thelawisyourattorney.com to Mr Shipley
18 Plaintiffs legal counsel. DATE: 8/15/2025

19
20 

21 **Certificate of readiness**

22
23 IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE
24 COUNTY OF WASHINGTON

25
26 In the Matter of: Contempt 24CN03814
27 Julia White Plaintiff V.

28
29 David White Defendant

30
31
32 I certify this proposed order or judgment is ready for judicial signature
33 because (*check all that apply*):

34 1. [] Service is not required under UTCR 5.100 (1)(c) because the other
35 party has been found in default or an order of default is being requested
36 with this proposed judgment/order; because this judgment/order is
37 submitted ex parte as allowed by statute or rule; or this judgment/order is

1 being submitted in open court with all parties present.
2 2. [] Each opposing party affected by this order or judgment has stipulated
3 to the order or judgment, as shown by each opposing party's signature on
4 the document being submitted.
5 3. [] Each opposing party affected by this order or judgment has approved
6 the order or judgment, as shown by signature on the document being
7 submitted or by written confirmation of approval sent to me.
8 4. [X] I have served a copy of this order or judgment on all parties entitled to
9 service and:

10
11 [X] No objection has been served on me.
12 [] I received objections that I could not resolve with the opposing party
13 despite reasonable efforts to do so.
14 [] After conferring about objections, , agreed to independently file any
15 remaining objection.
16 5. [] The relief sought is against an opposing party who has been found in
17 default. 6. [] An order of default is being requested with this proposed
18 judgment.
19 7. [] Service is not required pursuant to subsection (3) of this rule, or by
20 statute, rule, or otherwise.

21 **Certificate of Service under UTCR 5.100** (if applicable) I certify that on I
22 placed a true and complete copy of this proposed *Judgment/order* in the
23 United States email to jtshipley@qwestoffice.net on Date: 2/17/2025.

24
25

1
2 Exhibit One Illegal Order
3

4 IN THE CIRCUIT COURT OF THE STATE OF
5 OREGON FOR THE COUNTY OF
6 WASHINGTON
7 150 N First Avenue Hillsboro Oregon 97124
8

9 **Julia Annette White vs**
10 **David Charles White**
11

12 **The court finds and orders:**
13

14 **Case No:** 24CN03814
15

16 **ORDER**
17

**The court held hearing in which Mr. White failed to appear.
Ms. White put on a prima facie case to establish that Mr.
White is in Contempt for failing to follow the judgment related
to College Savings Accounts for grandchildren.**

**Based on Mr. White's contempt, the court grants Ms. White
complete authority related to any and all withdrawal of funds
from the Ally Financial IRA account ending in 71-17 until the
contempt has been satisfied. Ally Financial is ordered not to
release any funds from the account for any purpose without
Ms. White's authority.**

11/27/2024 2:13:06 PM

18 Date

19 11/27/2024

20 
21 Circuit Court Judge, D. Charles Bailey

18
19 County Dissolution Judge Bailey has no authority or Jurisdiction outside the
20
21 county of Washington in Oregon. Therefore, this is an illegal order.