

Limited Response

From: **Christopher Hupy** (amakirkland@hotmail.com)
Sent: Fri 3/09/12 5:29 PM
To: Judge Laura Inveen / KCSC Judge Chief Civil (laura.inveen@kingcounty.gov)
Cc: Greg Howard / KCSC Judge Inveen Bailiff (greg.howard@kingcounty.gov)
Bcc: Mark Mahnkey (mark_mahnkey@msn.com); Todd Hodgen (thodgen@frontier.com); Kelly Dejure (dejure@centurylink.net); Rob Gropper (rob@tuxedotech.com); Henry J. Pierman CPA (henry@piermancpa.com); Dwayne Humenny (dhumenny@hotmail.com); Mark Cavener (oasisentertainment@gmail.com); Bret Haggerty (bhaggerty85@gmail.com)

Madam President Judge Inveen,

I have a couple simple little requests, in your letter dated March 9th, 2012 you have offered me legal opinion about the status (Agency Status and/or Subject to certain RCW's) of the Superior Court Judges Association, I am somewhat confused because when you took your Judicial Oath of Office did you not give up your standing to be a lawyer and/or engage in the practice of law? (I think there may be some mention of this in the Washington State Constitution feel free to verify for yourself) As your letter indicates you are NOT the SCJA but merely the current President, so you in your personal and/or professional capacity have provided me a legal response to my reasonable and lawful requests on behalf of the SCJA, if you are not the author of this document please provide me the name and WBAR number of the actual author. Your prompt response to this will be appreciated.

I would like to confirm your statements (please take no offense as I am not questioning your personal integrity and/or truthfulness or association with the Actors of the King County Superior Court which have been documented to have a sliding scale when it comes to truthfulness) by inspecting your publicly displayed policies and or procedures, where may I do this at? Please provide location and hours of operation.

I would also like to correct the record you state "as you stated in your initial request, the Judicial Branch of our government in not subject to the Public Records Act" I did not mean to offer any legal opinion, nor any personal opinion as to whether the Judiciary is exempted from the PRA (as the PRA is very clear who is and who is not subjected I personally think the Judiciary is subject), nor was this statement in any way intended to be a limiting factor of my rights or consent to deny any of my rights. If you (and whomever else has viewed that document) concluded such, you would have been mistaken and I apologize for not being more clear I will in the future increase my level of specificity and clarity in communicating.

I will likely file an administrative appeal of your decision to deny the public access to records, whom may I direct such administrative appeal?

I would welcome any contact, as your letter mentioned, with any Legislatively authorized representative of the Superior Court Judges Association.

With all respect due,

Christopher J. Hupy
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