

EXHIBIT

B.

KCBA Webpage Judicial Membership



Judicial

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Working to improve the administration of justice is an important part of the King County Bar Association's mission. Sitting judges, commissioners and magistrates are honorary KCBA members and work collaboratively on many KCBA committees and projects. The Bench Bar conference is a recurring opportunity for members of the legal profession and the judiciary to come together to discuss topics of common interest.

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EXHIBIT

C.

Washington Secretary of State
Corporation Detail King County
BAR Association Webpage

Corporations Division - Registration Data Search

KING COUNTY BAR ASSOCIATION

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UBI Number	600045572
Category	REG
Profit/Nonprofit	Nonprofit
Active/Inactive	Active
State Of Incorporation	WA
WA Filing Date	08/07/1906
Expiration Date	08/31/2014
Inactive Date	
Duration	Perpetual
Registered Agent Information	
Agent Name	Andrew Prazuch
Address	1200 FIFTH AVE Ste 600
City	SEATTLE
State	WA
ZIP	98101
Special Address Information	
Address	
City	
State	
Zip	

Governing Persons

Title	Name	Address
Director	Prazuch, Andrew	King County Bar Association 1200 Fifth Ave STE 600 SEATTLE, WA 98101
President	Daly, Anne	1200 Fifth Ave, Suite 600 SEATTLE, WA 98101
Vice President	Rovig, Steven	1200 Fifth Ave, Suite 600 SEATTLE, WA 98101

Vice President	Tran, Kim	1200 Fifth Ave, Suite 600 SEATTLE, WA 98101
Treasurer	Payseno, Jennifer	1200 Fifth Ave, Suite 600 SEATTLE, WA 98101
Secretary	Wayne, Robert	1200 Fifth Ave, Suite 600 SEATTLE, WA 98101

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EXHIBIT

D.

Plaintiff Affidavit –
Christopher J. Hupy

April 28th, 2014

I, Christopher J. Hupy, do swear that the following is true and correct to the best of my knowledge, I am over the age of eighteen and competent to make this declaration. I am and at all times material to this action a citizen of the State of Washington and a resident of Snohomish County. I do swear under the penalty of perjury the following:

Starting in or about April of 2012 I attempted to attend King County BAR Association Family Law Section meetings, I was refused entry into these meetings. On Friday March 7th, 2014 I attempted to attend a King County BAR Association Family Law Section meeting held at King County Courthouse in room e-942, a room specifically designed to function as a Courtroom (complete with a elevated bench, witness box, jury area, defense and plaintiff tables area for a court reporter and clerk, and pews for the public and/or witness to sit), I along with another person, T. Bret Haggerty, were met at the entry door by a man wearing a King County Sheriff Deputy uniform complete with a pistol, badge, and other defensive and/or offensive weapons on his person. He identified himself as a deputy and informed us that we were not "invited" and would not be allowed to enter the courtroom. As we approached the door he stepped towards us with his hand up in a "stop" type gesture, neither Mr. Haggerty nor myself had introduced to this person. I asked him how he knew "I" was a non-invited person? He responded that he was aware of my physical description, I asked who instructed him to deny access? He responded he could not recall but he had been directed "in passing". I asked if this directive was in writing or verbal? He again replied he could not recall and it was "in passing". I asked if any other un-invited persons were being allowed into the meeting? He stated NO, however as we were standing there two people walked around us and entered into the courtroom, one even stepped back out and asked the deputy "if this was the location of the Family Law Section Meeting?" I asked the Deputy why this person was being allowed into the courtroom he then asked if she was part of the meeting and he further stated "I thought I recognized her" as an excuse. He indicated he reports to a Sergeant and they report to two King County Sheriff Department Captains.

This Deputy's name is J. VanFossen, I later learned he is part of the King County Courthouse Marshal detail, he is a retired San Diego County Sheriff Deputy who now is a King County Sheriff Deputy during normal Court hours.

On Tuesday March 11th, 2014 I got a phone call from KCSC Chief Administrator Paul Sherfey who stated "I did not order the Deputy to refuse your entry into the meeting last Friday" he also went on to state he did not know who did make that order to prevent our entry. He indicated I could attend the next meeting, I asked if he made this decision and he stated the "Court" had made the decision.

On Friday April 4th, 2014, I sent a email to KCSC Judge Susan Craighead indicating my desire to record the meeting, she responded in writing that "You are welcome to attend today's meeting, but pursuant to court policy our courtroom recording equipment may not be used to record anything other than hearings, it is unlawful in Washington to record people without their consent.

RCW 9.73.030.” in another email exchange that day Judge Craighead replied when asked for the releases signed and permission provided to the KCBA protecting their recording of these meetings “you will need to contact the KCBA about obtaining any CLE recordings they make. We have nothing to do with that.”

Shortly after entering the meeting I noticed a Audio Visual Technician with a table full of camera and recording devices, I asked him who he worked for and he indicated KCBA and that today’s meeting was not going to be recorded, he also stated the BAR used the KCSC Computer network to broadcast the past meeting to BAR members, and that he thought the network was working fine.

Prior to the meeting started a woman came up and introduced herself stating “Hello, my name is Palmer Robinson” I introduced myself and a few minutes later realized who she was (KCSC Assistant Chief Presiding Judge Palmer Robinson) she was wearing civilian street clothes.

There was a sign in sheet at a table in the back of the courtroom, I inquired if I should sign in and the person manning the station stated yes, I inquired about the sign in sheet as it asked if I was a BAR member YES or NO, she indicated the sheet had been in use for some time and often non BAR members attend.

The meeting started and a KCBA FLS Chairperson Susan Carroll (WSBA #36581) spoke, among the statements she made was this “We cannot have any more meetings at the courthouse because it is using the public funds for a private cause, the decision is made and final, but we will have two more meetings here”.

I have been able to discover some small pieces of information concerning these FLS meetings, these meeting consist of KCBA Members and Judicial Officers including Judges and Commissioners and topics of family law matters are discussed. I have made repeated requests to both the KCBA and the KCSC for records concerning these meetings, all of which have either been ignored or denied. The Judicial Officers share intellectual property with the members in attendance, this intellectual property would not and has never been made available to the public and/or pro se litigants

I have been a pro se litigant in King County Superior Court, specifically in a Custody case, as a petitioner for a DVPO, as a respondent in a DVPO, and as a respondent in Dissolution action for many years now and my exclusion from the information has harmed my case.

In 2012 in front of Judge Theresa Doyle I had a counter suit dismissed, it was done without oral argument the day of trial, in violation of Local King County Court Rules, later that day Judge Susan Craighead presided over my trial and the next day she entered a ruling which in essence found me to be an indentured servant to my child’s mother and awarded her a Judgment which today is valued at \$500,000. It is my reasonable belief that had I been allowed access to the information and intellectual property of the KCBA FLS meeting that the resulting Judgment would not have been issued.

In 2011 I petitioned for a Domestic Violence Protection Order and was denied after a temporary DVPO was Issued, it was denied by Commissioner Les Ponomarchuk, who also spoke at the April 7th FLS Meeting, he discussed matters concerning the preparation and presentation of

DVPO Petitions which had I known previously could have and likely would have affected the outcome of my protection from Domestic Violence.

The Judicial officers of King County Superior Court are all members of the King County BAR Association, a private Corporation, these public officers have abused the prestige of office by diverting resources specifically earmarked for the benefit of the public to their private cause and denied the public access by claiming exemption from the public records act.

Upon taking office these officials swear an oath to protect the Constitution from the very abuses which they have engaged in, it is a disgrace, it is tyranny.

I swear under the penalty of perjury of the State of Washington and the laws of the United States of America this declaration to be true and correct to the best of my knowledge and belief. I am over the age of 18 and competent to make such.

Signed this 30TH day of April, 2014 in the city of Mill Creek, County of Snohomish State of Washington.


_____, Christopher J. Hupy.

State of Washington

ss.

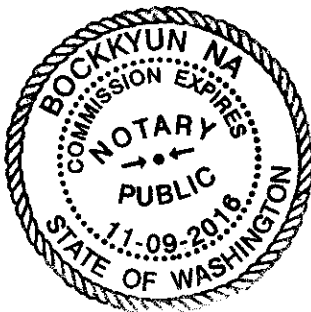
County of Snohomish, sworn before me this 30th day of April, 2014.

Bockkyun Na (Printed name of Notary)

 (Signature of Notary)

My Appointment expires on 11-09-2016.

SEAL-



EXHIBIT

E.

Plaintiff Affidavit –
Thomas Bret Haggerty

I, T. Bret Haggerty, do swear that the following declaration is true and correct to the best of my knowledge, I am over the age of eighteen and competent to make this declaration. I am and at all times material to this action a citizen of the State of Washington and a resident of Snohomish County. I do swear under the penalty of perjury the following:

I was introduced to the legal system of king county back in June of 2004 when my ex-wife and her spouse served me several legal documents during an exchange of our children. I have a present docket count of 500 items at the time of this Affidavit. My case has had activity in almost every month for the entire time it has been open. The case has been described as high conflict. Most currently has caught the attention of several judicial officers, due to the absurd number of docket items in a family law matter. My case has been handled by me at times pro se, and at times represented by council.

I met Chris Hupy in or around the month of February of 2011. Chris contacted me regarding a provider of domestic violence services that had been involved with both our cases. That provider was Mr. Douglas Bartholomew. Mr. Bartholomew was contracted by opposing council to write a report about me and my behavior in the family dynamic. Needless to say, Mr. Bartholomew had no good words to say about me in his report. I was never contacted by Mr. Bartholomew nor were any of my collateral witnesses. Mr. Bartholomew charged \$500.00 for his report and concluded with a medical Diagnosis that I need mental health treatment.

As I got to know Chris Hupy over the next few months I was informed of the horrors Mr. Bartholomew had perpetrated onto Chris and several other fathers that were going through these so called, "High Conflict Custody Battles." In those months, several of us fathers started meeting and emailing each other as to the similarities and atrocities we were facing from opposing council, health providers and the "Court."

However, it was the summer of 2011 that became the moment of clarity in the role the court has played in our cases. My older son was strangled by his mother Ms Phasavath. Phasavath was arrested, charged and convicted of the act. Most shocking during all this was the email communication that Chris came upon. It was an ex parte communication between then Assistant Presiding Judge Doerty and opposing council Karma Zaike. The communication took place days before a hearing that I was to attend in front of Judge Doerty regarding Commissioner Jeske attempting to conduct a hearing that she had no jurisdiction to make a finding or ruling. At this time I was represented by council. My council, to my knowledge, had no awareness that Judge

Doerty and Karma Zaike were communicating days before the hearing. Opposing council was asking for me to be jailed and stiff sanctions and fees to be paid, as claimed by Zaike, for my intransigent behavior during this period of litigation. Opposing council's motions were eventually dismissed by Judge Downing in a separate hearing.

It was here in 2012 that Chris and I started to seriously question the ethics of the King county court Judges and the criminal acts that Karma Zaike has participated in while litigating the case. As we started to ask more questions through the PDR process for better information, we discovered that there was meeting that the KCBA was holding that allowed access to the Judges, staff, providers and who knows at this time who else of importance. Chris made inquires as to being able to access those meetings and the ability for us to gain better knowledge of how to get through the litigation we were constantly facing. We were told they were not open to the public and that we could not attend. For me the litigation was so strenuous that I had not the energy to take on another battle. Chris and I in our many discussions did not find a solution that would overcome the system discriminating against our rights for equal treatment under the law to attend these meetings.

On Friday March 7th, 2014 Chris and I made the road trip together down to the King County court house in Seattle where a meeting was scheduled to take place. We arrived, and entered the court house. Chris asked the guard at the entrance where the meeting of the KCBA was taking place to which he promptly responded "942e." We entered the elevator and arrive moments later on the Ninth floor. We walked down the hall to room 942e, which was being watched over by an officer that appeared to be from the King County Sheriffs office. As we approached we were informed that we were not permitted to enter. Chris asked him why and how he would know that. To which he responded, "he was told in passing." As we stood there in the hall at least two other people entered the room. Chris asked, "Why they could enter" and we were told they were invited. Chris asked some more questions and wrote down some notes. We then left. On the ride down in the elevator we discussed what had just happened and decided to go back up to get a picture to document that in fact there was a guard there in front of Court room 942e. When we arrived there was a woman visiting with the officer and he was explaining to her how he had the authority to remove persons from the court room. Chris took the picture and we left. The officer was pleasant, friendly and answered our questions. He was just wrong for denying us entrance into a meeting in a public court room other people were attending. The only difference being the other people had been "invited" and we had been specifically denied entrance by some unknown authority that the guard stated to both Chris and I. We then left the court house.

Days later, Chris's phone rang while we were visiting. He answered and thanked the person on the line for returning his phone call and addressed him as Paul. Chris started to talk to him about

why and who denied us access to the meeting. I also heard Chris confirm that we would be allowed to attend future meetings without incident.

Chris and I returned to the KC court house to attend the April 4th meeting. This time there was no guard at the entrance and we proceeded to go inside. It was by far the biggest court room I had ever entered thru all the years of litigation of my case. I found it to be a bit intimidating. We stood at the rear of the court pews waiting for everyone to attend and the meeting to start. While standing there a woman approached us and introduced herself as Palmer Robinson. The name instantly stung me because this was the judge that sent jurisdiction of my case to Montana because my son who was strangled by his mother, as earlier mentioned, had petitioned for a guardianship with his Grandmother to avoid being sent back to his mother's abuse. Because of Palmer Robison being involved in my case recently, I simply said Hi and nice to meet you. She made no mention of her being a judge and was not wearing the traditional cloths that would have identified her as such. She welcomed us and then went on to visit with other people at the meeting.

As we took our seats in the meeting, I noticed opposing council in my case, was also attending. It went through my mind that in a decade of litigation in Washington's King County court house, how many time had she been in attendance to these meeting and while for the longest time, I knew nothing of them and in the last three years have been explicitly denied attendance. I should point out here that I have been self employed for nearly all my adult years. As a business person, involvement on many levels with the state legislature, being a member of associations' net working is paramount. It did not take long into the meeting to see that networking would be true of these KCBA meetings.

The speaker started off by telling the audience that they would no longer be meeting in this venue and that it was not possible because of the diversion of public funds for a private cause. One woman lawyer stood up and asked why. She stated that they have been doing this for decades. In fact they use to occupy the judge's chamber and stand over each other to be able to attend because of how important these meetings were. She explained being able to get the info right from the judges was so great. Another male attorney stated he did not see why they could not continue; after all they were all officers of the court. During all this conversation my opposing council was busy typing on her electronic device which was easy to see as she was sitting almost directly across from us in the middle section of pews.

The speakers were introduced and it could not have been more relevant. It was three Health providers that were there to explain to all these lawyers on referrals of patients, which “type” were best for their treatment programs. The speaker talk freely on how to include the provider in the legal documents that made it possible for them to get paid from the family law action and the amount of control they could have in the case with management of the litigants. I thought to myself of the value and insight I could have had regarding to the disposition of my case had I had more direct knowledge of how the system works. The meeting was later adjourned.

I got up and went over and said Hi to the woman lawyer that had stood up in the beginning of the meeting to urge that these meetings continue. After visiting with her briefly, I returned over to where Chris was, and found him talking to the woman that ran the meeting. She introduced herself to me as Susan Carroll. I listened as she and Chris talked. Chris asked her to please reconsider, that the bar, respond to his prior PDR’s. At First Ms Carroll refused, but later said she would communicate back to the bar, Chris’s request for the information he requested to be provided. We then excused ourselves from the meeting and left the court house. It was insightful, educational and definitely left me wondering how much better my case would be if I had been aware and allowed to attend the meetings all along. After returning home I received a legal motion that had been forwarded to me from my current council. The motion was from none other than the Criminal Zaike addressing the last court order heard in the Snohomish County parenting action. Ironically, the documents created by Criminal Zaike were time stamped in her email at the same time we attended the meeting. Criminal Zaike also sent doc’s to Judge Palmer Robison and the Judge in Montana dealing with the guardianship of my son all in this same time frame of the KCBA meeting. Who knows, Zaike, may have even picked up a few CLE credits.

Regarding the subject matter of the presenters in this meeting I now wonder how much influence it had on my case regarding Doug Bartholomew involvement in my case. Fortunately the state has finally started to take notice and has severely reprimanded Mr. Bartholomew for his wrong doing to fathers. There is no question that being able to have access to the intellectual property of the judges first hand and the ability to rub elbows outside of the court room is a benefit. For this to be denied to any litigant is such a gross miscarriage of justice! And that it is being committed by the justices themselves I find appalling.

I swear under the penalty of perjury of the State of Washington and the laws of the United States of America this declaration to be true and correct to the best of my knowledge and belief. I am over the age of 18 and competent to make such.

Signed this 30th day of April, 2014 in the city of Mill Creek, County of Snohomish State of Washington.

T. Bees Haggerty, THOMAS BEES HAGGERTY

State of Washington

ss.

County of Snohomish, sworn before me this 30th day of April, 2014.

Bockkyun Na (Printed name of Notary)

[Signature] (Signature of Notary)

My Appointment expires on 11-09-2016.

SEAL-

