OLD TOWN CRIER

A Publication of the Old Town Chinatown Neighborhood Association

WINTER 2010

Storytelling helps grieving find resilience

By Julie Gliniany

Last spring NW Documentary began a new storytelling workshop with a group of eight young people. These teenagers were a typical snapshot of youth: a punk rock kid with a lived-in black hooded sweatshirt, a shy bookworm, a synchronized swimmer, an articulate poet, and a motor head. Their passions were as varied as their looks.

During introductions, each exchange of awkward laughter, curiosity, and opinion was a reminder of youth, of the beauty in that pocket of time between innocence and the rest of one's life.

But, something unique had brought this group together. These teens had all lost a parent or a sibling recently, and had come to NW Documentary to record and preserve that person's story.

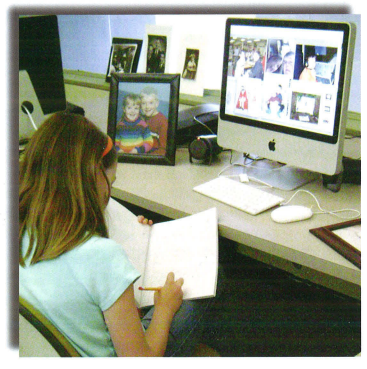
The workshop, "Recording Resilience", is part of a new partnership with The Dougy Center, a Portland non-profit providing support to young adults grieving the death of a parent or sibling. With the help of Anne Meneakis, Licensed Clinical Social Worker, the workshop was designed with the goal of decreasing the sense of isolation for children and families by creating a community of support and empowerment through storytelling.

Preserving the story of a deceased loved one is a heavy task — one many adults never do. Sifting through old photos, home movies, and memories brings pain and emotions ordinarily tucked away. Being the one who preserves the stories and personality of a loved one who is gone brings with it responsibility.

The participants spent the weekend sharing stories, writing in their journals and scanning old photos, the end result a digital tribute to their lost family member. Each of them stepped into NW Documentary's audio booth and recorded narration that accompanied photos and music.

The combination of these two parts of life, youth and loss, can be catastrophic. However, the work this group did on a weekend in June displayed integrity, maturity, and skill not only because of the end product – the creative, heartfelt, honest stories made – but because of the bravery.

This group of young people reminds us all what's possible when we look beyond ourselves, beyond our own grief and experience, at the task of recording our shared human story. It is something remarkable.



A Recording Resilience participant writes her script while surrounding herself with photos of her brother who died. Photo: NW Documentary

The following is an excerpt from one of the films:

"When my hair was long, my mother would braid it.

I loved the feel of her fingers through my hair. I could always sense what she was feeling when she held my hair. She even made up a little song to help me remember to lean forward and keep tension in the braid, so it would come out straight. By loving me, my mother taught me how to love others.

My mother died of a brain tumor in 2008. It was really tragic for her to lose her hair while she was going through chemotherapy treatments. I wish I could say that I chopped off my hair to show support for my mother, but I didn't. Aside from dignity, I think my hair had too many memories entwined in it for me to let it go.

It takes effort to show people that you love them. That was something special about my mother – she loved people and made it seem effortless. I hope to show that kind of love to the people I encounter. And If I ever have a little girl, I will let her hair grow long. I will braid it with love and speak to her silently, as my mother did with me."

Letter from the Editor

Dear Neighbors and Friends,



Fall is in full force, and as we get cozy in our cold weather duds, nest at home in front of the fire, and prepare to brave what winter has to offer, we all, perhaps, wish to stay (or become) healthy and strong and fit—no small task in January in the Pacific Northwest.

While many of us must fight off the common cold, flu, or seasonal blues, others diligently prepare for participation in favorite winter sports and reaching out to neighbors via volunteer projects. This issue of The Crier presents information to help us all focus on various aspects of well being—physical, emotional, environmental, social. Included in this particular line up of elements is a snapshot view of some neighborhood businesses and organizations that focus on health, fitness, beauty, sustainability, and community engagement. You'll discover some resources that you can use to stay motivated during the darker months, and learn about some of the more monumental challenges neighbors and friends face, and how you might contribute to their well being, too.

This season, we encourage you to spend some time engaging in a physical activity, artistic exploration, or community outreach. Choose something you enjoy and share your passion with a friend or family member. Of course, your overall health (both physical and emotional) is a priority that affects all other aspects of your life—your work and professional performance, your relationships both intimate and casual, and your inner resilience. When you make a commitment to taking good care of yourself physically, your emotional health may just fall into place, too. When you are strong and healthy in body, mind, and spirit you can readily share this wealth with others. Those within your reach will benefit as much as you do, too.

Here's to building healthy practices this year so all your years may burst with inner riches!

Eve Connell

Fire Station One celebrates with open house after renovation

By Carol McCreary



Lee Family Lion Dancers warm up for open house

Portland Fire and Rescue personnel, city officials, and the public gathered on September 28th to celebrate the return of firefighters and equipment to the newly renovated Station One.

Following opening remarks by Fire Commissioner Randy Leonard, Fire Chief John Klum recounted highlights of the project, thanking by name Paul Verhoeven, Tom Carrollo, and others of the Old Town Chinatown community who had served on the Station Advisory Committee over the years. Originally SAC members were involved in planning a new Fire Station on Block 8, now the future home of the Oregon College of Oriental Medicine. When budgetary constraints made the move impossible, it was decided to bring the current station up to 21st century standards.

The gleaming new firehouse was blessed by Lee's

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provided a celebratory water display. Later, as guests were treated to a firefighter-cooked barbeque, specialty teams demonstrated high-angle rope rescue techniques and use of dive team equipment.



Fire Station entrance after extensive renovations

WINTER2010



Time out: Neighborhood health and wellness mini tour

Old Town Chinatown has much local flavor to offer, as you know—historic buildings, fabulous nonprofit organizations, home grown businesses. This winter, take a stroll through the hood with a health and wellness focus—the walk (or jog) itself will benefit you in multiple ways (exercise, fresh air, mind clearing activity for those with cabin fever). Be sure to make an effort to notice the locations in our special neighborhood that deliver products and services that contribute to your overall well being.

Refresh. For some special TLC during the cold winter months, why not make an appointment to be pampered at **Bella Pearl Salon** (302 NW 5th Avenue, 503.294.0055)? Skin care services like the refresher facial or a terrific new cut and color combo will instantly upscale your holiday look.

To fill up on warm delectables on a cold winter night, head to **Ping** (102 NW 4th Avenue, 503.229.7464). Dumplings and a cocktail will certainly do the trick!

Reflect. As you think about gift purchases for the holidays, cruise by **7 Planet** (412 NW Couch Street, 503.575.9455), your "green general store" for fun and funky gift items, most locally made from recycled materials. The store is also home to **GreenEarth Cleaning** (ecodrycleaner.com), environmentally conscious dry cleaning, and **ecoShuttle** (ecoShuttle.net) "sustainable transportation for any occasion!"

Don't forget about our favorite tea house in Lan Su Chinese Garden (239 NW Everett Street, 503.224.8455)—the perfect spot to perch on a drizzly afternoon with a pal, or for a solo journal writing adventure.

Restore. If the neighborhood walk isn't enough exercise for you, be sure to come back to **Bodies In Balance** (208 SW First Avenue, 503.248.4483) for a pilates class that'll surely challenge your fitness level and tone your physique.

And, if you're feeling low energy, why not consult Morteza Aleali at the **Herbs & Acupuncture Center** (327 NW Couch Street, 503.226.2765). He'll set you up with herbs or an acupuncture treatment that will get your chi back in order in no time.

There are plenty of other locations that cater to our health and wellness needs in Old Town Chinatown. Create a walking map for yourself or out of town guests and discover the neighborhood with a new focus for the new year.

Join your neighbors

The Old Town Chinatown Neighborhood Association (OTCTNA) welcomes your participation. Please visit us at oldtownchinatown.com.

Committee meetings & updates

OTCT Neighborhood Association: First Tuesday of the month, 4:30 pm to 6:30 pm at University of Oregon, 70 NW Couch St., Room 146. Contact Alexander Mace at 503.702.5840 or chair@oldtownchinatown.com. General meeting, public welcome.

OTCTNA Arts, Culture and History Committee: Third Tuesday, 11:30 am to 1:00 pm, Oregon Nikkei Legacy Center, 121 NW 2nd Ave. Contact Reid Decker at 503.222.6072 x11 or reid@saturdaymarket.org.

OTCTNA Communication Committee: Does not meet regularly but invites volunteers who can help with graphic design, writing, Crier events page editor, publicizing community events. Contact Nancy Stovall, vicechair@oldtownchinatown.com.

OTCTNA Livability and Public Safety Committee: Second Wednesday, 11:30 am to 1:00 pm at Central City Concern, 232 NW 6th Ave. Contact Howard Weiner at 503.248.0495 or howard@calsk8.com.

OTCTNA Land Use and Design Review Committee: Third Tuesday, 3:00 pm to 4:30 pm, University of Oregon, 70 NW Couch St., Room 150. Contact Patrick Gortmaker at 503.227.8600 x13 or patrick@kalbererco.com.

PHLUSH (Public Hygiene Lets Us Stay Human): Third Monday, 5:30 pm at Orchid Salon, 203 NW Davis Ave. Contact Lan Nguyen at 503.226.9500 or phlush@oldtownchinatown.com.

OTCT Business Association: Third Thursday, 11:30 am to 1:00 pm. Location rotates between participating businesses. Contact Dorian Yee at 503.224.7066 or dorian.yee@bankofthewest.com.



About THE CRIER

Editor: Eve Connell

Layout: Nancy Stovall

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Distribution: Carol McCreary

Contributors: Michael Boyer, Julie Gliniany, Carol McCreary, Nancy Stovall, Merlin Varaday, Pauline Baughman

Submissions welcome! Please send articles, letters to the editor, creative writing, art and photography to

otctcriereditor@gmail.com. The deadline for the Spring 2011 issue is January 14, 2011.

Advertising. To advertise in or sponsor *The Crier* please contact Howard Davis at howard_davis@comcast.net.

Thanks to our community sponsors, including the Office of Neighborhood Involvement and Neighbors West-Northwest.



The Old Town Chinatown Crier is a publication of the Old Town Chinatown Neighborhood Association, 115 SW Ash Street, Suite 400G, Portland, 97204

Banyan Tree: Bringing fair trade to OTCT

When Mercy Corps remodeled its historic Old Town Chinatown building, the organization wanted a tenant to complement



Fair trade offerings at Banyan Tree

the values of its new Action Center. They reached out to Ten Thousand Villages, a fair trade nonprofit store located in the Pearl District. The two organizations knew it was the right match at the right time, and in July, the store reopened at 18 SW First Avenue under the name **Banyan Tree**. A visual feast, the store showcases handcrafted items from developing nations around the world.

New products include colorful taqua seed jewelry providing income for Ecuadoran families while creating an alternative to harvesting rain forest vegetation, Haitian metalwork using recycled oil drums and creating jobs in one of the continent's most depressed economies, and olive oil produced by Palestinians in the West Bank.

Gift prices range from \$1 bangle bracelets to \$150 wall hangings. The store also features hand-carved hardwood furniture—all from salvaged lumber. That's another way fair trade supports sustainability.

A fair trade purchase means an extra meal on the table of a family in Indonesia, a pair of shoes allowing an African girl to be the first one in her family to attend school, or the ability for a Pakistani woman to take control of her life as the family's principal wage earner. This holiday season, you can tell a story with every gift when you buy at Banyan Tree.

Banyan Tree is open Tuesday through Saturday, 11am to 6pm and Sundays 11am to 5pm. The store is also available for receptions and meetings. Call 503.231.8832, and visit Banyantreeportland.com. You can read more about fair trade at portlandfairtradeblog.org

OTCTNA Seeks Editor for The Crier

The **Old Town Chinatown Neighborhood Association** is looking for a new Editor for the *Old Town Chinatown Crier*. The Old Town Chinatown Crier is a quarterly publication, by, for, and about the people of the Old Town Chinatown neighborhood, designed for both information dissemination and to provoke conversation and discussion.

The Editor will oversee quarterly publication and outreach for the Old Town Chinatown Crier, recruit and network with potential writers, assign stories, write selected articles, and edit all contributions. The Editor works with a subcommittee of the OTCTNA Communications Committee to create and implement editorial and creative guidelines, plan and direct improvements of the Old Town Chinatown Crier.

For a complete job description and to apply, contact Nancy Stovall at vicechair@oldtownchinatown.com or by regular mail to OTCTNA Communications Committee, 115 SW Ash St. #400G, 97204.

Prospective candidates should submit a letter outlining interest and experience, and three writing/editorial samples. Submissions are due by December 31, 2010.

Numbers to note

By Mike Boyer

Office of Neighborhood Involvement's Liquor Licensing Notification Program: 503.823.3092. The Liquor License Neighborhood Notification Program program provides input regarding annual liquor licenses within Portland city limits, addresses nuisance calls, and works to solve livability concerns between neighbors and liquor licensees.

Project Respond: 503.988.4888. Project Respond provides crisis assessment to individuals and families within the county experiencing a mental health emergency, and also provides outreach and engagement to homeless individuals experiencing mental illness.

211info: 2-1-1 or 503.222.5555. 211info is open Monday through Friday, from 8:00am to 6:00pm, connecting people with emergency food, health care, legal services, counseling, housing, emergency shelters, and much more. 211info operates 2-1-1, a free helpline and maintains an online database with more than 4,200 resources. 2-1-1 also provides outreach and engagement to homeless individuals experiencing mental illness.

Mercy Corps brings life-saving aid to flood victims in Pakistan

In August, in response to the devastating floods in Pakistan, OTCT neighbor Mercy Corps helped meet immediate humanitarian needs in the Swat Valley, and prepared to start relief operations in Sindh province. In mid August, Pakistani Prime Minister Yusuf Raza Gilani reported that floods rendered 20 million people homeless, a number that was significantly higher than earlier United Nations estimates. Mercy Corps Pakistan Country Director Steve Claborne also stated that "People are in desperate need of the basics: clean water, medical care, and shelter, and getting them back on their feet will take many months."

Mercy Corps has been working in Pakistan since 1986, running a range of health, economic development, and emergency relief programs. In response to this summer's disaster, Mercy Corps has been providing water, medical care, and hygiene training to flood affected people housed in camps.

Portland-based aid worker Peter O'Farrell went to Pakistan to support the agency's growing relief operations. In the Swat Valley, Mercy Corps distributed clean water to 25,000 people per day via water tanks, high-volume filtration units, and purification tablets. In addition, the agency's 20-person team in Swat distributed hundreds of food kits containing cooking oil, sugar, salt and rice, and tool kits with wheelbarrows, shovels, hammers, and other tools to facilitate clean-up efforts.

Mercy Corps also expanded its flood relief operations into Sindh province. A team of Mercy Corps emergency response experts completed an assessment of immediate needs to be able to provide clean water to thousands in the area, distribute hygiene kits, and open a series of mobile health units to treat widespread illnesses such as upper respiratory infections and gastrointestinal problems. In addition, the agency anticipates starting programs to help people get jobs and income once immediate needs are

Mercy Corps previously had operations in both Swat Valley and Sindh province, which focused on a mix of boosting incomes, promoting health, and caring for livestock. The agency has been able to leverage that geographic footprint to quickly establish emergency response units. Mercy Corps' flexibility and experience in those regions have allowed its teams to access even remote areas in the face of logistical challenges such as lack of electricity, destroyed roads, and lack of access via waterways. For more information visit mercycorps.org.



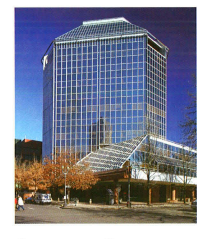


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Floating World Comics moves into larger Goldsmith Blocks location

By Merlin Varaday

Floating World Comics, a four-year resident of Goldsmith Blocks, will move one door down in early 2011, to the larger space formerly occupied by Portland Art Center, also in Goldsmith Blocks. Watch for news on their opening gala!

The comic book paradise is described by owner Jason Levian as being in a similar class to a vinyl record store or bookstore, in that it is geared towards collectors and artists. Furthermore, it's not just comics here—far from it! Products include locally created 'zines, graphic novels, clothing, custom toys, skateboards, collector's items, and how-to books. Rare comics and limited-edition prints are featured as well. Art books are on the shelves to provide inspiration to budding creators. The shop was recently named as one of America's top 10 comic and graphic novel shops in national blog Flavorwire (flavorwire.com).

Grass Hut Gallery, owned by local artist Bwana Spoons, is located inside the shop. Spoons curates this gallery, a great First Thursday hub with a different art showing, book release party, or group show each month. Proceeds from their most recent Katamari themed art show went to JOIN PDX, a local nonprofit that assists the homeless.

Floating World Comics is also a publisher. Pick up their comic newspaper Diamond at the shop which, at times, is also available as a free insert in The Mercury as well.

To contact Floating World Comics go to www.floatingworldcomics.com or friend them on Facebook. Store hours are 11am to 7pm every day, except Wednesdays when Floating World Comics stays open until 10pm. Finally, don't miss their unadvertised post-holiday sale! *Floating World Comics*, 20 NW 5th Avenue, 503-241-0227. floatingworldcomics.com.

CCC acknowledges leaders and benefits programs

Central City Concern's annual luncheon on Tuesday, November 9th, honors founding board member Sally McCracken and also longtime board member Dean Gisvold.

Sally McCracken has been a committed volunteer all her adult life. In 1976, she chaired the Emergency Helping Agencies Committee of the Tri-County Community Council which identified needs of the Burnside community and formed the Burnside Consortium which later became

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Central City Concern. Sally served as CCC board chair for seven years, retiring from the CCC board in 1990.

Dean Gisvold is CCC's third board chair and has served such since 1987. Dean has over 40 years of professional expertise in real estate law. He has helped guide CCC through many housing development projects, expansion of services, and organizational improvements.

The "Working Our Way Home" luncheon benefits the Homeless Action Fund to support CCC's enhanced self-sufficiency programming. For tickets visit centralcityconcern.org or call 503.294.1681.







2701 NW Vaughn St Suite 710 Portland, OR 97210 P 503.488.5000 www.billnaito.com PAGE 7

Chinese meditation IBMT found to boost brain connectivity

Just 11 hours of learning a meditation technique induces positive structural changes in brain connectivity by boosting efficiency in a part of the brain that helps a person regulate behavior in accordance with their goals, researchers report.

The technique—integrative body-mind training (IBMT)—has been the focus of intense scrutiny by a team of Chinese researchers led by Yi-Yuan Tang of Dalian University of Technology in collaboration with University of Oregon (UO) psychologist Michael I. Posner. IBMT was adapted from traditional Chinese medicine in the 1990s in China, where it is practiced by thousands of people. It is now being taught to UO undergraduates involved in research.

The new research—published online the week of August 16 to 21 ahead of regular publication in the Proceedings of the National Academy of Sciences—involved 45 UO students (28 males and 17 females). Twenty-two subjects received IBMT while 23 participants were in a control group that received the same amount of relaxation training. The experiments involved the use of brain-imaging equipment in the UO's Robert and Beverly Lewis Center for Neuroimaging.

"We believe this new finding is of interest to the fields of education, health and neuroscience, as well as for the general public," Tang said. In their conclusion, the researchers wrote that the new findings suggest a use of IBMT as a vehicle for understanding how training influences brain plasticity. IBMT is not yet available in the United States beyond the research being done at the UO.

Abut the University of Oregon

The University of Oregon (UO) is a world-class teaching and research institution and Oregon's flagship public university. The UO is a member of the Association of American Universities (AAU), an organization made up of the 63 leading public and private research institutions in the United States and Canada. The UO is one of only two AAU members in the Pacific Northwest.

For more information on this exciting research, contact:

Yi-Yuan Tang, professor of neuroinformatics, Dalian University of Technology, China, and UO visiting scholar, yiyuan@uoregon. edu or Michael I. Posner, UO professor emeritus of psychology, 541.346.4939, mposner@uoregon.edu.

Northwest Health Foundation promotes health events

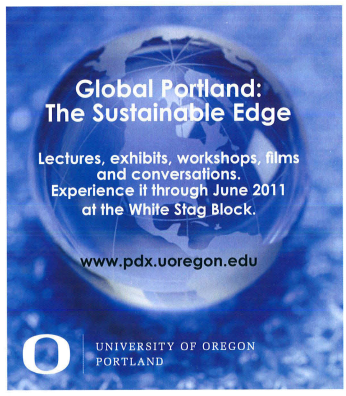
Northwest Health Foundation is a nonprofit foundation that seeks to advance, support, and promote the health of the people of Oregon and southwest Washington. This winter, Northwest Health Foundation recommends a free event focused on health care—a discussion of reality and beliefs about the current system, as well as fun exploration on what a different system might look like.

Join your neighbors on Wednesday, November 10 from 8:30am to 4:30pm at the Oregon Convention Center, Room F- 150 for "Health Care Reform: From TV to real life, an interactive consumer exchange".

Hear from Andrew Holtz, author of "The Medical Science of House, M.D.", "The Real Grey's Anatomy", and the upcoming "House, M.D. vs. Reality", about how popular shows interact with our beliefs about health care. Workshops, skits, and a game show will help you define what sort of health care you want and how to get it. Lunch is included for confirmed participants. During the afternoon, participants will hear an update on health reform implementation and begin to identify how a transformed health system would look, feel, and produce differently than today's system.

This full-day event is hosted by Partner for Quality Care, an Aligning Forces for Quality initiative, AARP Oregon, The Archimedes Movement, and the Oregon Patient Safety Commission. To register for the event, visit healthcarequalitysafetyandreform.eventbrite.com.

Northwest Health Foundation, 221 NW Second Avenue, Suite 300, 503.220.1955, nwhf.org



The heart of Old Town Chinatown

Artist spotlight: Tripper Dungan

One of the **Grass Hut** regulars, Portland artist **Tripper Dungan** loves to collaborate with his peers. This year his eye-catching work has been featured in group shows on both sides of the river. His highly stylized, yet "not always polished" paintings—usually of people, animals, elements of pop culture—are popular, and fun to create, yet Dungan finds that his life as an artist is "really a community thing for me." He enjoys the art he creates and wants others to like what he does, too.

No problem, there. Dungan's "weird and original" style is accessible and relevant—key features of his focus when he sets out to create new work, which is always a challenge. "There's imperfection to it all, too, which is part of the art ... I just want others to really 'get it."

Some current inspirations include a book called "Robots: Spaceships and Other Tin Toys", and some sculptural work that

Dungan had to quickly prepare for a show at Po'Boy Studios on the eastside. "It worked out really well." In showcasing his work at venues like Grass Hut, Dungan feels he gets to "explore a bit more ... with fringe science elements like crop circles, cryptozoology, and how my art relates to sound." His work often reflects a slightly retro aesthetic, with features that are throwbacks to 1950s cartoons. "It's hard to get away from. I want to be current, too." The vibe at Grass Hut is one in which artists like Dungan get to try out new modes and because the people there are great artists, and friends "we get to talk on a personal level, enjoy the quirky humor that abounds, and their radness as people as well as artists. It inspires me to create."

To engage in collective, collaborative shows, which Dungan gets asked to do quite often these days, is good for artists who want to broaden their reach and get new exposure in a different way. Not only do such shows provide a venue that is rooted in the group, but some collaborative projects have provided new inspiration, too. "It's fun to work on a piece with someone else because two artists working at once to figure out what's going on in a piece, what's aesthetically best for that piece, where it could actually end up, is a different, challenging experience. To be able to collaborate on this level really is a treat."





Dungan has approached some work in the last year in this way, with one or two artists contributing to one piece. He also collaborated with his cousin, local artist Hilary Pfeifer, with their joint show at Guardino Gallery last fall. "That was a whole new level of wow," quips Dungan. "I looked up to Hilary as an artist since I was a kid, and was thrilled to be able to create and present an installation with her. We'll do it again, too!"

Equipped with acrylic paint (and a bit of spray paint for a halo effect, or cell vinyl paint that cartoonists use) typically scrounged from SCRAP or another recycled products venue ("As long as it's a good color that doesn't smell too horrible!"), Dungan loves what he does and hopes his creations are enjoyed by viewers. You can see his work on display at Grass Hut (and at grasshutcorp.com/blog), on his own website at numberstar. com, and also at hungryeyeball.com.

WINTER 2010

The heart of Old Town Chinatown

Gallery spotlight: Grass Hut

The collaborative art spirit is alive and well at **Grass Hut**, a unique art gallery/club house/beach shack inspired collective space located within **Floating World Comics** (see page 6 for our profile on this business, too). It's a phenomenal surge to your senses, and every time you enter the space, you're bound to notice something different, new, interesting, and certainly colorful.

Grass Hut began with a vision from local artist Bwana Spoons who knew that it was important to bring like-minded souls together to create something bigger and better, a space that inspires all who enter. He combined efforts with other local artists who helped Grass Hut morph into a space where group shows and other artistic collaborations occur, where those who work, hang out, and stop by to see what's what learn a few new tricks (think: toy and website design, joint mural projects, indie 'zine production, and all sorts of other inspirations, printed and otherwise).

Earlier this year, Grass Hut moved from its East Burnside location to Old Town Chinatown. The space is tiny, but "a move in the right direction," notes one artist. Grass Hut brings something different to the neighborhood that already enjoys urban or street influences like skateboarding, graffiti, Japanese and American pop culture. And, while it echoes the sensibility that Upper Playground, Compound Gallery, and Floating World Comics all offer to the neighborhood scene, Grass Hut brings its own flavor. Its splashy shock of colors, its clutter and chaos all feel a bit homey, too. It's an intimate space that offers the public a view of something that feels eclectic and private.

Along with the regulars who hang out to push one another's creative efforts forward, there are also the usual suspects/artists who showcase new work in shows that open the first Thursday of each month. The gallery's fabulous online presence has an extended reach that stretches across the globe, connecting artists, and those inspired by art/design/fun. Grass Hut is "a colorful wildfire of creativity" that you should make an effort to catch, too.

Grass Hut • 20 NW 5th Avenue • Suite 101 • 503.241.0227 • grasshutcorp.com/blog • Open every day 11am to 7pm

A somewhat secret call for artists and writers

A Somewhat Secret Place: Disability and Art announces a call for Oregon artists, performance artists, and writers with and without disabilities.

Submissions will be accepted for "A Somewhat Secret Place: Disability and Art" from October 15, 2010 through January 14, 2011. The following categories will be considered for inclusion in an exhibition and book: dance, drawing, essay,



New Exhibition at the Oregon Nikkei Legacy Center Japanese American History Museum 121 NW 2nd Avenue, Portland

*TAKEN: FBI*December 8, 2010—
May 29, 2011

Immediately following the Japanese bombing of Pearl Harbor on December 7, 1941, Japanese American community leaders were imprisoned by the FBI and the Department of Justice. Visit the Legacy Center to learn more.

For more information, please contact Oregon Nikkei Endowment 503-224-1458 www.oregonnikkei.org



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fictional narrative, small-scale installation art, painting, performance art, photography, poetry, print making, sculpture, theater, and video/film. \$100 stipends will be awarded to 12 fine artists, four performing artists, and 12 writers selected for inclusion in the exhibition and book.

An exhibition of this work will open July 2, 2011 and run through July 30, 2011. It will investigate the intersection of contemporary art and disability in Oregon and demonstrate that the relationship of contemporary fine art to disability is valid and accessible to people with and without disabilities.

To apply, visit asomewhatsecretplace.wordpress. com. To request a hard copy of the application, please call Catherine J.H. Miller at 971.219.8302 or email asomewhatsecretinfo@gmail.com. Or mail a self-addressed, stamped envelope to 1040 NW 10th Avenue Portland, OR 97209. Postage must be \$0.88. Please indicate if you need enlarged print.

New signs tell Old Town Chinatown visitors where to go

Now appearing in neighborhood windows are blue and white signs that inform visitors of the location and hours of nearby public restrooms. Cooperating Old Town Chinatown retailers are welcoming walk-ins postcards with this information rather

than saying "We don't have public restrooms." With the opening of a new Portland Loo on Naito Parkway at the foot of SW Ash Street later in 2010, Old Town Chinatown will have public toilets at five locations—or never more than a five-minute walk away.



PHLUSH Co-founder Lan Nguyen with Ahmed Ramedi of Casba Deli

PHLUSH—

Public Hygiene Lets Us Stay Humanimplemented the program with a small grant from

locations: The Portland Loo NW Glisan Street between NW 5th and 6th

Avenues. Open 24 hours.

Old Town Chinatown restrooms are found at the following

Ankeny Park W Burnside at SW 8th Avenue. Open 7am to 11pm. Portland Rescue Mission 111 W Burnside. Open 24 hours.

Smart Park Garage NW Davis Street at NW 1st Avenue. Open Monday through Thursday, 7am to 1am; Friday and Saturday, 7am to 3am; Sunday, 10am to 11pm except Sundays in January and February.

The Portland Loo SW Naito Pkway at SW Ash Street. Open 24 hours starting November 19.

the Portland Bureau of Planning and Sustainability, design assistance from LRS Architects and the UPS Store at PSU Urban Plaza, and distribution through a network of more than fifty community partners.

Project Manager and PHLUSH Co-founder Lan Nguyen has additional postcards and signs available at Orchid Salon, 203 NW 2nd Avenue. She can be reached at 503.226.9500.

The Portland Water Bureau and PHLUSH will celebrate World Toilet Day on November 19, when the neighborhood's second Portland Loo will open. Everyone is invited at noon to the site on Naito Parkway at the foot of SW Ash.

Hamburger Mary's returns to PDX - in Old Town Chinatown!

She's back! Hamburger Mary's, a Portland favorite in the '70s and '80s, held a grand opening on October 29th in their new OTCT location at NW 5th Avenue (next to Upper Playground/Fifty24 PDX). The original Hamburger Mary's opened in San

Francisco in 1972 and became a favorite in gay and lesbian communities. Mary's provides an atmosphere that is universally welcoming, founders describe it as "an open-air bar and grill for open-minded people." Mary's promises a uniquely "flamboyant" dining experience, with friendly service and comfortable, homey decor (and a healthy serving of camp and sass!). Owners Ian Cooke, Jason Boussard, and Emily Quick echo the franchise's motto, "A friendly environment to eat, drink, and be Mary."

But, what to eat? Burgers, course! The spectrum ranges from plain to glamorous, including the one-pound "Proud Mary" with fried onions and cheese. You'll also find wraps, salads, appetizers, and – not to be forgotten! – deep-fried Twinkies on the menu. Everyone has to have one of those at least one time before they die. There's also talk of Mary Tyler S'mores. There are two happy hours, one early and one late. And for hungry party-goers and dancers, a late-night menu is offered from 2am to 4am. Drinks include sodas, a full bar, mixed drinks, and a special martini menu, including the featured "Marytini."

Hamburger Mary's 503.688.1200 19 NW 5th Avenue hamburgermarys.com

Watch for weekly events, including DJs, "MaryOke", and "HamBINGO" (hosted by a drag queen, with bingo card proceeds being donated to a different charity each time). Stay in touch at hamburger marys.com/pdx or on Facebook.



Sisters of the Road announces Community School

Sisters of the Road announces the creation of a new community school, the Dorothy Day Community School (DDCS). The DDCS will build upon existing skills and knowledge within the community to create a cross-class group of strong and empowered leaders. These leaders will increase our community's ability to win social justice and economic human rights for all by themselves providing the training, skill-building, political education, and analysis necessary to grow the movement from the ground up. During October and continuing throughout November, the Systemic Change Team at Sisters of the Road is reaching out to the community and local community organizations with information about the school's goals and activities. They are identifying leadership capacity within community partners to provide a road-map to future success.

Through November, the community is invited to shape leadership development at the DDCS. A retreat in December will bring the leadership base together to train, build relationships, and share skills.

For more information, contact:

- Lucilene Lira, lucilene@sistersoftheroad.org; 503.222.5694 ext. 37
- Brendan Phillips, brendan@sistersoftheroad.org; 503.222.5694 ext. 13

Sisters of the Road announces online auction

Sisters of the Road's online auction is open from November 17th through midnight December 1st. Bids are accepted on various items including handmade quilts, beach-front condo accommodations, a skydiving outing, and more.

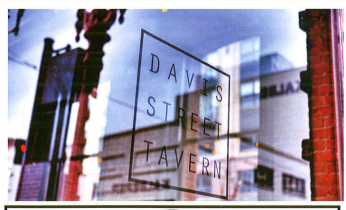
Funds raised from the auction support all of Sisters of the Road programs—from the Cafe to the Dorothy Day Community School—and all money raised from the auction is matched by Sisters of the Road Holiday Matching Grant. Contact Erinne Goodell at erinne@sistersoftheroad.org or 503,222,5694 ext. 22 for more information.

Willamette Week has again chosen Sisters of the Road to be a Give!Guide recipient this year. Give!Guide donors receive incentive gifts for donations over \$25. Incentives are fun things like free bowling, free haircuts, and gourmet coffee and teas, which are donated by local merchants. All incentive gifts are provided by Willamette Week, so 100% donations through the Give!Guide website will come directly to the recipient.

From November 11th through midnight, December 31st, 2010, visitors to wweek.com/giveguide may choose Sisters of the Road and enter a donation amount. The larger the donation, the better your incentive gifts become and Sisters' Matching Grant Challenge will match your donation 50 cents for every \$1 dollar donated.









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Patrick Gortmaker, Project Manager 321 SW Fourth Avenue, Suite 800 (503) 227-8600, ext. 13

Oregon Nikkei Legacy Center Opens TAKEN:FBI

Oregon Nikkei Endowment announces a new exhibit, **TAKEN: FBI**, opening December 8, 2010 and running through May 30, 2011. This exhibit brings to light the experiences of the families of 118 individuals in the Portland area taken into custody and imprisoned by the FBI directly following the bombing at Pearl Harbor in December 1941.

Prominent members of the Japanese American community were rounded up by FBI agents just hours after the bombing. Shackled and whisked away, often with no explanations given to them or to their bewildered and stunned families, they were sent to camps in remote, secret sites across the United States, different from the ones their families would begin to occupy from the summer of 1942. Who were these individuals? How was the FBI able to target them so soon after the surprise attack? How was this possible in a nation founded by and built on the toil and personal sacrifices of immigrants? What did it mean for a country that claimed, and was internationally recognized for,

its democratic principles of "liberty and justice for all"?

In 2011, the Center for Japanese Studies and the Center for Public Humanities at Portland State University will also be sponsoring special lectures and programs relevant to this exhibit. For complete details, visit oregonnikkei.org.



Oregon Inmates at the Santa Fe Department of Justice Camp, ONLC 01751

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Portland Saturday Market

create the adventure with Oh My Stars and meet 250 other artists and craftspeople this weekend at the Portland Saturday Market

AND AN ARKET

Saturdays 10 - 5 • Sundays 11 - 4:30 PortlandSaturdayMarket.com

Events in OTCT

November 1-21 Chrysanthemum Exhibit and workshops at Lan Su Chinese Garden, 239 NW Everett Street, lansugarden.org.

Tuesdays in November, 1pm, "Feng Shui" workshops at Lan Su Chinese Garden, 239 NW Everett Street, lansugarden.org.

Wednesday, November 10, 8:30am to 4:30pm. "Health Care Reform: From TV to real life" at Oregon Convention Center, Room F150. Register at healthcarequalitysafety andreform.eventbrite.com.

Wednesday, November 10th, 11am, "History of Calligraphy" workshop at Lan Su Chinese Garden, 239 NW Everett Street, lansugarden.org.

Thursday, November 18th, 1pm, "Chinese Art from Ancient to Contemporary" workshop at Lan Su Chinese Garden, 239 NW Everett Street, lansugarden.org.

Friday, November 19th, 7:30 to 10:00 pm. Free Works-in-Progress Screening at NW Documentary, 115 SW Ash Street, Suite 620. Salon-style gathering is co-sponsored by WIF-PDX.

Saturday, November 20th, 3pm, "Traditional Chinese Music" workshop at Lan Su Chinese Garden, 239 NW Everett Street, lansugarden.org.

Friday, December 10th, NW Documentary Homegrown DocFest at the Mission Theater, featuring films produced during Do-It-Yourself (DIY) Documentary workshop.

Saturday, December 11th, Sisters of the Road partners to present Empowered Voices Media Project Film Festival at the Hollywood Theater. Contact Brendan Phillips, brendan@sistersoftheroad.org, 503.222.5694.

ENTERED AUG 17 2010 N REGISTER CDR

FILED 2010 AUG 10 AM 10: 21 CIRCUIT COURT R MULTNOMAH COUR

IN THE CIRCUIT COURT OF THE STATE OF OREGON

δ	FOR THE COUNTY OF MULTNOMAH				
9	BARRY JOE STULL,				
10	Plaintiff,	No.: 0704-04569			
11	v.	GENERAL JUDGMENT			
12	PCRI,				
13	Defendant.				
14	BASED ON This Court's Order Granting Defendant's Motion for Su				
5	NOW THEDEFORE IT IS HEDERY ADDITION.				

mmary Judgment, THEREFORE, IT IS HEREBY ADJUDGED:

- 1. That Defendant PCRI shall have a General Judgment against the Plaintiff; and
- 2. There shall be no costs or disbursements awarded, pursuant to Defendant's waiver of such costs or disbursements.

Dated this

Edward J. Jønes, Circuit

Presented By:

BULLIVANT HOUSER BAILEY

A Professional Corporation

By:

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Dazer, OSB#002403

Attorneys for Defendant PCRI

Page 1-GENERAL JUDGMENT

Bullivant|Houser|Bailey PC 300 Pioneer Tower 888 SW Fifth Avenue Portland, Oregon 97204-2089 Telephone: 503.228.6351 Facsimile: 503.295.0915

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CERTIFICATE OF SERVICE

I certify that on this 20th day of July, 2010, I served the foregoing GENERAL JUDGMENT upon the attorney(s) of record herein, by mailing to said attorney(s) a true copy thereof, contained in a sealed envelope, with postage prepaid, addressed to said attorney(s) last known address as shown below, and deposited in the post office at Portland, Oregon.

Barry Joe Stull, *Pro Se* PO Box 11008 Portland, OR 97211

Plaintiff, Pro Se

Christie L. Moilanen Mitchell Lang & Smith 101 SW Main Str., Ste. 2000 Portland, OR 97204

Attorneys for Thomas Flannel

BULLIVANT HOUSER/BAILEY PC

By

Nicholas L. Dazer, OSB #002403 E-Mail: nick dazer@bullivant.com Matthew E. Hedberg, OSB #081958 E-Mail: matt.hedberg@bullivant.com

Attorneys for Defendants Portland Community Reinvestment Initiatives, Inc., Maxine Fitzpatrick, Mary C. Lucero, Kimberly Mason, and Ross Johnson ORGINAL

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IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF MULTNOMAH

BARRY JOE STULL, 10 Plaintiff, 11 PORTLAND COMMUNITY 12 REINVESTMENT INITIATIVES, INC., MAXINE FITZPATRICK, MARY C. 13 LUCERO, KIMBERLY MASON, ROSS JOHNSON, THOMAS FLANNEL, LEAH C. 14|SYKES, AND BITTNER & HAHS, P.C., 15 Defendants BARRY JOE STULL, 16 Plaintiff, 17 ٧. 18 PCRI, Defendant. 19 BARRY JOE STULL, 20 PLAINTIFF, 21 22 PORTLAND COMMUNITY REINVESTMENT INITIATIVES, INC., 23 MAXINE FITZPATRICK; MARY C. LUCERO; KIMBERLY MASON; ROSS JOHNSON; THOMAS FLANNEL; LEAH C. SYKES; BITTNER & HAHS, PC; AND MARGARET LEEK LEIBERAN, 26 DEFENDANTS.

CASE NO. 0703-02757

DEFENDANT PORTLAND COMMUNITY REINVESTMENT INITIATIVES' MOTION TO REACTIVATE AND MOTION FOR SUMMARY JUDGMENT

Oral Argument Requested

ENTERED

MAR 2 4 2010

IN REGISTER BY SLF

CASE NO. 0708-09733

Page 1— DEFENDANT PORTLAND COMMUNITY REINVESTMENT INITIATIVES' MOTION TO REACTIVATE AND MOTION FOR SUMMARY JUDGMENT

Bullivant|Houser|Bailey PC

300 Pioneer Tower 888 SW Fifth Avenue Portland, Oregon 97204-2089 Telephone: 503.228.6351 Facsimile: 503.295.0915

CERTIFICATE OF COMPLIANCE WITH UTCR 5.050(1) **AND UTCR 5.010**

of this Motion and estimate that 30 minutes will be required. Official court reporting

MOTION

courts could dispose of Plaintiff's appeal of his underlying eviction claim. Plaintiff's appeal

has been dismissed, and it appears that the Oregon appellate courts will be taking no further

action with regard to Plaintiff's appeal of the underlying eviction case. Defendant now seeks

to dismiss with prejudice the consolidated cases because Plaintiff's claims are now moot

pursuant to ORCP 47. The consolidated cases were stayed so that the Oregon appellate

PCRI brings the following Motion to Reactivate and Motion for Summary Judgment

Counsel for Defendant Portland Community Reinvestment Initiatives, Inc. ("PCRI")

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3 certifies that it has conferred in good faith by electronic mail with pro se Plaintiff Barry Joe Stull ("Plaintiff") on the issues in dispute, without resolution. PCRI requests oral argument

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services are requested.

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¹ Plaintiff has no telephone contact information. ² Plaintiff filed another action related to the eviction against Defendant on April 18, 2008, in Multnomah Circuit Court Case No. 0804-05770. That case was dismissed on January 5, 2009. Plaintiff's appeal was subsequently dismissed by the Oregon Court of Appeals on May 28, 2009.

DEFENDANT PORTLAND COMMUNITY REINVESTMENT INITIATIVES' Page 2-MOTION TO REACTIVATE AND MOTION FOR SUMMARY JUDGMENT

and/or barred by the doctrines of claim and issue preclusion.²

Bullivant|Houser|Bailey PC

888 SW Fifth Avenue Portland, Oregon 97204-2089 Telephone: 503.228.6351 Facsimile: 503.295.0915

DEFENDANT PORTLAND COMMUNITY REINVESTMENT INITIATIVES' MOTION TO REACTIVATE AND MOTION FOR SUMMARY JUDGMENT

Page 3-

Bullivant|Houser|Bailey PC

1	CERTIFICATE OF SERVICE					
2	I certify that on March 19, 2010, I served the foregoing DEFENDANT PORTLAND					
3	COMMUNITY REINVESTMENT INITIATIVES, INC'S MOTION TO					
4	REACTIVATE AND MOTION FOR SUMMARY JUDGMENT on the attorney(s) of					
5	record herein, by mailing to said attorney(s) a true copy thereof, contained in a sealed					
6	envelope, with postage prepaid, addressed to said attorney(s) last known address as shown					
7	below, and deposited in the post office at Portland, Oregon.					
8 9	Barry Joe Stull, <i>Pro Se</i> PO Box 11008 Portland, OR 97211 Christie L. Moilanen Mitchell Lang & Smith 101 SW Main Str., Ste. 2000 Portland, OR 97204					
10	Plaintiff, <i>Pro Se</i> Attorneys for Thomas Flannel					
111213141516	BULLIVANT HOUSER BAILEY PC By Nicholas L. Pazer, OSB #002403 E-Mail: nick.dazer@bullivant.com Matthew Ef. Hedberg, OSB #081958 E-Mail: matt.hedberg@bullivant.com Attorneys for Defendant Portland Community Reinvestment Initiatives, Inc.					
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Page 4-

DEFENDANT PORTLAND COMMUNITY REINVESTMENT INITIATIVES' MOTION TO REACTIVATE AND MOTION FOR SUMMARY JUDGMENT

Bullivant|Houser|Bailey PC

300 Pioneer Tower 888 SW Fifth Avenue Portland, Oregon 97204-2089 Telephone: 503.228.6351 Facsimite: 503.295.0915

Presiding Judge, Multnomah County Circuit Court

John R. Barhoum, Dunn Carney Allen Higgens & Tongue (Counsel for Iwata Medea)

Nicholas Dazer, Bullivant Houser Bailey (Counsel for PCRI)

December 4, 2009

Stull v. PCRI, Multnomah County Circuit Court Case Number 0704-04569 and Re:

Stull v. Iwata Medea, Multnomah County Circuit Court Case Number 0802-02612:

Request for ADA Accommodation

Dear Presiding Judge and Counsel:

This serves as notice of my intent to appear ex parte, Multnomah County Courthouse Room 208, Wednesday December 9, 2009, at 1:30 PM regarding the above referenced cases.

Request for ADA Accommodation

PCRI's unlawful acts were joined and added to by Judge Edward Jones rather than remedied by Judge Jones, which unlawfully served to destroy Stull's physical health and Stull's means to afford medical treatment for Stull's disability (an extremely difficult to manage disabling central neuropathic pain condition) — all in PCRI's and Judge Jones' unlawful effort to thwart Stull's appeal of PCRI's case improperly filed and heard in the Multnomah County Circuit Court—which also destroyed Stull's resources and ability to prosecute Stull v. Iwata Medea. This has given rise to Stull's need to have Stull v. Iwata Medea reinstated, as matter of fairness, and also as an accommodation of Stull's disability, as required by the Americans With Disabilities Act, ORS 659A.142 and OAR 839-006-0270.

Background and History of Stull v. PCRI, Case No. 0704-04569

Stull v. PCRI, No. 0704-04569, was initiated by Presiding Judge Koch as a contempt of court proceeding against PCRI for PCRI's acts obstructing the court's processes arising from

PAGE 1 – DECEMBER 4, 2009

Barry Joe Stull PO Box 11008 Portland OR 97211 PCRI's unlawful destruction of its opposing party's personal resources on two occasions as the appeal of PCRI's 2005 eviction case and 2006 eviction case were pending.

It is important to note that PCRI's 2005 eviction case had a fatal jurisdictional flaw, since it was filed as a so-called "30 day no cause" under ORS 90.427(2) in violation of the statutory prohibition in ORS 105.120(4) (2003), simply because it was filed at a time Stull's rent was paid in advance and not refunded as ORS 105.120 sets out. Additionally, and importantly, Judge Nely Johnson improperly denied Stull's defenses to the 2005 eviction action ordinarily available through the operation of ORS 105.137 (7), where the court should have properly granted the opposing party, PCRI, a continuance to address the defenses rather than deny Stull's rights to them under ORS 105.137(7).

PCRI's case was fatally flawed and PCRI could only prevail by thwarting Stull's appeal, as PCRI did through lying, cheating and stealing—each which were aided and abetted by Judge Edward Jones who joined PCRI in their unlawful effort to thwart the appeal of the case improperly filed and heard. Of course, *Stull v. Hoke*, 326 Or 72, 948 P2d 722 (1997), defines the event of filing a civil case in Oregon, so we all know that the ORS 105.120 prohibition on filing the case both prohibited PCRI from filing its case as well as prohibiting the court from hearing it. As noted in *State Ex Rel Lucas v. Goss*, 23 Or. App, 501, 504 (1975), the Oregon Constitution prohibits the judiciary from encroaching on the legislative function—and here the legislature clearly removed the Multnomah County Circuit Court's jurisdiction to file and hear PCRI's 2005 eviction case. The doctrine of separation of powers has been ignored by the Multnomah County Circuit Court, and that issue is now a matter of a Civil Rights complaint filed with the United States Attorney for the District of Oregon.

PAGE 2 – DECEMBER 4, 2009

On March 9, 2006, the Oregon Court of Appeals ruled PCRI had effected the eviction in November 2005 in violation of a stay pending appeal. That same day, March 9, 2006, PCRI and Multnomah County Sheriff personnel entered the apartment and began the process of emptying the apartment of its contents and having those items destroyed. PCRI's attorney Leah Sykes wrote on March 28, 2006, the process of emptying the apartment "took about a week."

As time progressed, PCRI claimed a number of issues ultimately proven as false by law enforcement personnel testifying before Judge Edward Jones on July 13, 2007. Through time, PCRI claimed the apartment was empty prior to March 1, 2006 (Leah Sykes pleading), then, once the Court of Appeals issued its order for PCRI to show cause why PCRI should not be held in contempt of court for violating the order to restore Stull's access to the apartment (March 9, 2006) and the second order to restore Stull's property and access to the apartment (March 16, 2006), PCRI claimed the apartment was emptied by close of day March 7, 2006—with the Sheriff entering that empty apartment on March 9, 2006 to retrieve medical marijuana plants inside it on March 9, 2006 (Mary Lucero affidavit), and, ultimately, that no items were in the apartment at the time of the court orders (Margaret Leiberan pleading).

PCRI's property manager, Mary Lucero also signed an affidavit Stull was restored access to the apartment on March 16, 2006 (incorporated in support of Margaret Leiberan's pleading), although PCRI's co-counsel with Ms. Leiberan, Leah Sykes, composed an email on March 28, 2006 that PCRI would allow Stull into the apartment "any time", since PCRI continued to refuse to obey either of the Court of Appeals orders. PCRI's counsel knew their pleadings were false.

The Oregon Court of Appeals refused Stull's request for a hearing, leaving Stull with no opportunity to subpoena witnesses, then dismissed its contempt of court proceedings following

PAGE 3 – DECEMBER 4, 2009

Barry Joe Stull PO Box 11008 Portland OR 97211 discounting Stull's copies of law enforcement reports – reports contrary to PCRI's pleadings and affidavits— as having "little weight" since they were unsworn. After discounting the police reports and denying a hearing where those law enforcement personnel could be drawn to testify under subpoena, the Oregon Court of Appeals dismissed its contempt of court proceedings without a hearing and specifically stated that Stull's property was not the subject of the appeal.

In October 2006, PCRI again entered the apartment and removed and destroyed \$4,775 of Stull's personal possessions -- as Stull had warned the Multnomah County Sheriff Civil Unit Deputy PCRI would, as that deputy testified before Judge Edward Jones on July 13, 2007.

In light of unopposed and irrefutable testimony establishing the meat of the contempt of court proceeding issued by Presiding Judge Koch – that PCRI had committed perjury and filed false pleadings, and PCRI twice removed and destroyed its opponent's resources pending appeal-PCRI's counsel stated in open court he had warned PCRI's Executive Director Maxine Fitzpatrick to be prepared to go to jail on the contempt of court, since Ms. Fitzpatrick was present for the July 13, 2007 hearing. In stark contrast, Judge Edward Jones took no action against PCRI. Judge Jones consolidated the contempt of court proceedings with the civil cases brought by Stull against PCRI (and also against PCRI as Portland Community Reinvestment Initiatives, Inc.). That binding of the cases has left Judge Jones' bogus rulings unripe for appeal until each of the cases is finalized— and event unlikely with one of the parties physically disabled and hampered by the lack of resources lost as well as the eviction record evidenced here.

Subsequently, Judge Jones relieved PCRI of liability for the ongoing consequences of PCRI's misdeeds, refused to make PCRI pay even the \$4,775 PCRI admitted was owed to Stull for PCRI's October 2006 destruction of Stull's musical instruments, medical equipment and

PAGE 4 – DECEMBER 4, 2009

goods – then, absent anything in the record supporting his claim, Judge Jones issued an order stating the parties agreed to allow Judge Jones to determine the damages, when neither party made any such statement. Judge Jones also determined the Court of Appeals had addressed the matter of PCRI's March 2006 destruction, where the Oregon Court of Appeals obviously did not, and had merely dismissed its contempt of court proceedings without a hearing where Stull could effect sworn witness testimony.

Judge Jones was briefed that PCRI's claim of issue and claim preclusion could not possibly stand, given that PCRI lacked most of the five of the required elements as set out in *Nelson v. Emerald People's Utility District*, 318 Or 99, 862 P.2d 1293 (1993). There had not been a "full and fair hearing" to any conclusion (*Nelson* element numbers 2 and 3). While those two missing elements each alone would bar PCRI's claim of preclusion, the higher burden of proof of the contempt of court proceeding (clear and convincing evidence) would not bar a subsequent proceeding under the lower burden of proof under a civil action (preponderance of the evidence), as set out in *Nelson* (*Nelsen* element number 5). Three of the five required elements in *Nelson* were absent—and knowing that Judge Edward Jones found otherwise.

In sharp contrast to the facts before him, and in obvious conflict with the standards set out by the Oregon Supreme Court, in *Nelson* and subsequent opinions, Judge Jones found the damages arising from PCRI's March 2006 destruction of Stull's possessions to be \$ 0. No damages, in spite of Stull having submitted a property list detailing over \$14,000 of specific items, and where Stull left open the value of Stull's research materials for a book PCRI knew Stull was writing as a matter for the jury to decide. Judge Jones continued his cheating on behalf of PCRI by entering an order finding the damages of PCRI's October 2006 destruction to be only

PAGE 5 – DECEMBER 4, 2009

the \$4,775 PCRI admitted was its value, and Judge Jones omitted any of the statutory damages under both of ORS 90,425(15) and ORS 90.425(17) and each and every one of Stull's other claims for relief. Judge Jones unlawfully allowed PCRI to escape in excess of \$100,000 of statutory liability alone--- but the record is clear: Judge Jones is not very keen on either being fair or following the proscriptions set out by either the Oregon Constitution or unambiguous language of statutes presented to Judge Jones in the pleadings.

On June 21, 2008, Stull filed a timely Appellant's Opening Brief. The Oregon Court of Appeals struck that brief in its entirety, and mandated Stull resubmit it in the 13 point font new rules required, rather than the 12 point font the rules in effect at the time the appeal was filed called for. Lacking the tens of thousands of dollars worth of personal resources destroyed by PCRI, and in addition, thousands of dollars in out of-pocket expenses for court fees and burdened by the lack of housing PCRI's misdeeds predictably wrought, Stull requested accommodation to Stull's disability, and the same Oregon Judicial Department which began the unconstitutional case in the beginning, ended it by dismissing the appeal for want of prosecution knowing PCRI had destroyed tens of thousands of dollars worth of Stull's resources as the appeal was pending and knowing the case was filed against the statutory prohibition of ORS 105.120. That, of course, raises the question, "What level of articulation must a person with a disability require to express court error on appeal, when resources to maintain health are unlawfully destroyed pending appeal of a case which lacked subject matter jurisdiction and was improperly filed?" That question will be answered by the federal courts, since it is clear Oregon courts lack the integrity to admit when they have overstepped their bounds. Meanwhile, there is the matter of Stull v. Iwata Medea.

PAGE 6 – DECEMBER 4, 2009

PCRI's Contempt of Court is Important Regarding Stull v. Iwata Medea

Important to Iwata Medea,, PCRI's misdeeds have interfered with their case also, since PCRI destroyed Stull's resources at a time that case was ripe for prosecution, and Stull should have otherwise had the resources PCRI unlawfully interfered with, rather than being made too ill to prosecute any matter through what can only be characterized as an extra-judicial mugging on the part of the Multnomah County Circuit Court- which --acting without jurisdiction --set the tone for the abuses the record evidences.

PCRI's counsel, Nick Dazer, knows that Judge Jones' claim the parties agreed to allow Judge Jones to determine the damages cannot be supported by the record, and I challenge Mr. Dazer to produce any evidence that his party or myself rescinded our various demands for trial by jury—a right the Oregon Constitution says "remains inviolate." Also, since PCRI's misdeeds unlawfully thwarted the appeal, and now has increased the damages arising from PCRI's contempt of court which Judge Jones has yet to rule on in case 0704-04569, how can we assess the increased damages to PCRI for the contempt of unlawfully thwarting an appeal of a fatally flawed case, and how can we rationally expect Judge Jones to rule fairly when Judge Jones himself unlawfully thwarted the appeal? Judge Jones allowed PCRI's proven perjury, and unlawful interference with the orderly appellate review our system affords, to continue unabated, when it's clear the appeal was made impossible by both repeated misdeeds of the respondent on appeal, PCRI, and also by Judge Jones himself through unlawful acts outside his constitutional authority—each to the benefit of PCRI—the same party which unlawfully filed its cases in the same circuit court Judge Jones practices in?

PAGE 7 – DECEMBER 4, 2009

Since PCRI's acts ruined any reasonable opportunity to prosecute any other matters, including *Stull v. Iwata Medea*, the burden should be on PCRI, not Stull, as far as any costs Iwata Medea feels they should be awarded as a condition of reinstatement.

There is no reason PCRI should not bear any such cost as a damage prayed for in the contempt of court proceedings initiated by Presiding Judge Koch.

While it certainly would be an appropriate remedy (as provided for through the contempt of court proceedings) to vacate PCRI's case filed without jurisdiction and filed and heard in violation of the Oregon Constitution, that still deprives us all the priceless value of yet another reversal of the Multnomah County Circuit Court and the guidance to all the courts the appellate opinion would give. What value is that? We can estimate from Stull's previous appellate record.

For example, the Oregon Supreme Court opinion in *Stull v. Hoke*, has been cited in over 60 appeal opinions since 1997, and continues to shape our culture as it frames discussions such as the Oregon State Bar CLE, INTERPRETING OREGON LAW (OSB Legal Pubs 2009). The Oregon Court of Appeals opinion in *Stull v. Hoke* has been cited by Oregon courts and the United States Court for the District of Oregon, since it's important in federal cases where state rules play a regulatory role. Though cited less frequently that the Supreme Court opinion, the Court of Appeals opinion appears far and wide, such as in *South Carolina Law Review Vol 51*, *p* 2 (2000), For individuals such as Jane Marie Williams, the appellate record created in *Stull v. Hoke* means the difference between having a medical malpractice case or not.

PCRI should not escape liability for its proven misdeeds because Judge Jones is a cheat, as the record clearly establishes--- nor should Iwata Medea.

PAGE 8 – DECEMBER 4, 2009

Iwata Medea's Defenses Are Limited By Preclusion Through The Oregon Employment Appeals Board Decision

In its November 6, 2009, Opposition To Plaintiff's Motion To Reinstate, Iwata Medea claims the complaint fails to establish a meritorious claim, because there is no allegation, and there is no way to prove, that the plaintiff invoked the protections of the ADA or Oregon Statute regarding persons with disabilities; there is no provision under Oregon law requiring an employer to accommodate medical marijuana in the workplace. Iwata Medea participated in an Administrative Hearings process, and Stull prevailed on appeal through the Administrative Law Judge and further appeal to the level of the Oregon Employment Appeals Board, which each reached the conclusion the employment termination was not based on misconduct, although Iwata Medea tried to base the denial of Unemployment Insurance benefits on possession of illegal drugs in the workplace, and that issue was raised and considered. That frames the issue—it was litigated to a final result and is the type of proceeding which the Oregon Supreme Court has already determined has a preclusive effect: an Unemployment Insurance claim.

The Oregon Supreme Court, in the *Nelson* case, noted that some, but not all types of administrative proceedings are appropriate to establish issue preclusion. The factors used in determining whether administrative proceedings will establish issue preclusion are: "(1) whether the administrative forum maintains procedures that are "sufficiently formal and comprehensive; (2) whether the proceedings are "trustworthy;" (3) whether the application of issue preclusion would "facilitate prompt and fair problem resolution;" and (4) whether the "same quality of proceedings and the opportunity to litigate is present in both proceedings." (citations omitted). *Nelson*, 318 Or at FN4.

PAGE 9 – DECEMBER 4, 2009

Barry Joe Stull PO Box 11008 Portland OR 97211 Unfortunately for Iwata Medea, even if its assertion were true (it isn't), there were many other issues raised in the complaint in addition to the precluded point Iwata Medea poses, including improper retaliation for addressing workplace safety issues— a claim set out in the complaint not related to medical marijuana at all, but rather Iwata Medea's lack of a mandated OR-OSHA Safety Committee and the adversarial relationship Iwata Medea fostered, which, of course, such a Safety Committee is, as mandated by Oregon Administrative Rule, designed to eliminate.

Under any analysis, before this claim against Iwata Medea would be properly dismissed, Iwata Medea would first have to have a (fair) hearing—where Iwata Medea might argue its defenses, but its November 6, 2009 pleading cannot properly stand alone to establish a lack of a claim—especially in light of the ruling in Schmidt v. Safeway where Judge Redden pointed out that the reasonable accommodation interactive process is triggered when the employer is made aware of the employee or applicant's disability and the employee requests an accommodation, and no "magic words" are required. An employer is presumed to know when the employee gives notice, or the employer becomes aware of the condition through any other means. Schmidt v. Safeway, Incorporated, 864 F.Supp. 991, 993 (D. Or. 1994). An employer who is not aware of the legal significance of the facts it knows, is still required to reasonably accommodate, as long as the employer is aware of those facts. The complaint clearly contains an allegation Dr. Robert Grimm's chart notes and other medical records were provided to Iwata Medea as each became available, and those records, and the manner in which they were presented and discussed, triggered the interactive process, which Iwata Medea failed to participate in. Claims also include reasonable inferences drawn from allegations. Why provide medical records to an employer?

PAGE 10 - DECEMBER 4, 2009

Conclusion

For the reasons stated, PCRI should be held liable for its unlawful obstruction of the court's processes, as pled in Case No. 0704-04569 and governed by ORS 33.015 *et. seq.* and as evidenced in the record after the July 13, 2007 hearing on that matter, and PCRI's unlawful obstruction should include the matters then ripe for prosecution thwarted by both PCRI's contemptuous acts and contemptuous omissions -- including this claim against Iwata Medea.

There is no rational or legal reason why PCRI should be allowed to benefit from its proven perjury and twice unlawful removal and destruction of its opponent's medical equipment and valuable goods, and by that same token, there is no rational or legal reason why Stull should continue to bear the ongoing consequences of PCRI's misdeeds by continuing to finance them, rather than having the resources PCRI owes.

Given that ORS 31.565 provides for advance payments for property damages, and payment by PCRI, which has the resources to do so, to Stull—who suffers torture daily without those resources, is only just, especially since Stull only lacks those same resources arising from PCRI's proven misdeeds, and Judge Edward Jones' obviously unconstitutional and otherwise unwarranted efforts to thwart Stull's ability to obtain the relief our Oregon Constitution guarantees us all, with the predictable result of those misdeeds being the worsening of Stull's disability and inability to finance prosecution or defense of any matter.

ORCP 1 E. Certification: I hereby declare that the above statement is true to the best of my knowledge and belief, and that I understand it is made for use as evidence in court and is subject to penalty for perjury.

Respectfully submitted,

DATED December 4, 2009

Barry Joe Stull, pro se

PAGE 11 - DECEMBER 4, 2009

Barry Joe Stull PO Box 11008 Portland OR 97211



IN THE CIRCUIT COURT OF THE STATE OF OREGON

FOR THE COUNTY OF MULTNOMAHAN 23 AM 8: 57

PRCI.)	;	_C []	
	Plaintiff,))	# 05f-015732		ENGERIO
vs.)			Sample of the state of the stat
BARRY JOE STULL,		ý	ORDER SETTING DAMAGES	S	NREGISTER BJL
	Defendant.	Ś			ette gegetakannet en mitte en timbe getak omstetter om det i en sede en et en ende en et en en en
BARRY JOE STULL)			
	Plaintiff,)	# 0703-04569		
vs.)			
PCRI,)			
et al.,	Defendants.)			1 % No. 21 to 1852 (MINISTER MINISTER M
BARRY JOE STULL)			
	Plaintiff,)	# 0704-04569		
vs.)			
PCRI	Defendants.)			

The parties previously agreed that an award of damages for the destruction of plaintiff's property is appropriate and that the Court could determine the appropriate amount of those damages without further hearing, but disagreed as to whether those damages included losses from both evictions (in March and in October of 2006).

Defendants contend that the issues related to any damages from March have been resolved and that only damages arising from the October eviction are at issue here.

Upon review of the record in case # 05F 015732 the court concludes that the damage issues from March have been previously resolved by the Court of Appeals.

1 – ORDER SETTING DAMAGES

This award therefore covers the plaintiff's losses from the October eviction.

The court, after consideration of the documentation filed, awards the plaintiff \$4,775.00 in damages.

Signed this 20th day of January, 2008.

Edward Jones,

Circuit Court Judge

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IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR MULTNOMAH COUNTY

BARRY JOE STULL

Plaintiff

PCRI

Defendant (s)

Case No. 070404569

ORDER: ASSIGNING CASE TO JUDGE EDWARD J. JONES

IT IS HEREBY ORDERED that the above matter is assigned to Judge Edward J-Jones for all

purposes.

SIGNED: September 7, 2007

Dale R. Koch Presiding Judge

> SEP 1 2007 IN REGISTER NM

PA. D \$158 / 09

FILED 1 2007 AUG 30 PM 3: 54 2 ENTERED 3 OR HULTHUMAH COUNTY SEP (8 2007 4 5 IN REGISTER BUL 7 IN THE CIRCUIT COURT OF THE STATE OF OREGON 8 FOR THE COUNTY OF MULTNOMAH 9 PCRI, No.: 05F 015732 10 Plaintiff, DEFENDANTS' PCRI, FITZPATRICK, 11 LUCERO AND MASON'S ANSWER v. AND AFFIRMATIVE DEFENSES 12 BARRY JOE STULL, JURY TRIAL DEMANDED 13 Defendant. BARRY JOE STULL, 14 Plaintiff, 15 ٧. 16 PORTLAND COMMUNITY Case No. 0703-02757 17 REINVESTMENT INITIATIVES, INC., MAXINE FITZPATRICK, MARY C. 18 LUCERO, KIMBERLY MASON, ROSS JOHNSON, THOMAS FLENNEL, LEAH C. 19 SYKES, AND BITTNER & HAHS, P.C., 20 Defendants. BARRY JOE STULL, 21 Plaintiff, 22 Case No. 0704-04569 v. 23 PCRI, 24 Defendant. 25 26

Page 1— DEFENDANTS' PCRI, FITZPATRICK, LUCERO AND MASON'S ANSWER AND AFFIRMATIVE DEFENSES

Bullivant|Houser|Bailey PC

1	For their answer to plaintiff's Complaint, defendants Portland Community			
2	Reinvestment Initiatives, Inc. ("PCRI"), Maxine Fitzpatrick, Mary Lucero, and Kimberly			
3	Mason admit, deny and allege as follows:			
4	1.			
5	Defendants PCRI, Maxine Fitzpatrick, Mary Lucero, and Kimberly Mason deny each			
6	and every allegation of plaintiff's Complaint, and the whole thereof.			
7	2.			
8	Defendants PCRI, Maxine Fitzpatrick, Mary Lucero, and Kimberly Mason demand			
9	trial by jury.			
10	FIRST AFFIRMATIVE DEFENSE			
11	(Failure to State a Claim)			
12	3.			
13	Plaintiff's Complaint fails to state a claim against defendants upon which relief can b			
14	granted.			
15	SECOND AFFIRMATIVE DEFENSE			
16	(Res Judicata)			
17	4.			
18	Plaintiff's claims are barred by the doctrine of res judicata.			
19	THIRD AFFIRMATIVE DEFENSE			
20	(Collateral Estoppel)			
21	5.			
22	Plaintiff's claims are barred by the doctrine of collateral estoppel.			
23	WHEREFORE, having fully answered Plaintiff's Complaint, Defendants PCRI,			
24	Maxine Fitzpatrick, Mary Lucero, and Kimberly Mason pray for relief as follows:			
25	(1) That Plaintiff's Complaint be dismissed with prejudice;			
26	(2) That Defendants PCRI, Maxine Fitzpatrick, Mary Lucero, and Kimberly			
Page	2- DEFENDANTS' PCRI, FITZPATRICK, LUCERO AND MASON'S ANSWER Bullivant Houser Bailey PC			

1		Mason be awarded their costs and disbursements incurred herein; and
2	(3)	For such other and further relief as the court deems just and equitable.
3	DATI	ED this 30 ^h day of August, 2007.
4		BULLIVANT HOUSER BAILEY PC
5		
6		By Nicholas L Dazer, OSB #002403
7		E-mail: nick.dazer@bullivant.com
8		Attorneys for Defendants, PCRI, Fitzpatrick, Lucero and Mason
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JUL 12 2007 JUL 12 2007 INVREGISTER BY SLE FILES

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FOR MULTHOHIAH COUNTY

IN THE CIRCUIT COURT OF THE STATE OF OREGON

FOR THE COUNTY OF MULTNOMAH

Case No.: 0704-04569

CONTEMPT

DEFENDANT'S RESPONSE TO APPEAR AND SHOW CAUSE RE REMEDIAL

BARRY JOE STULL,

Plaintiff,

v.

PORTLAND COMMUNITY REINVESTMENT INITIATIVES, INC.,

Defendant.

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Defendant, Portland Community Reinvestment Initiatives, Inc. responds to Plaintiff's Motion to Appear and Show Cause regarding remedial contempt as follows:

IMPROPER PROCEEDING

Plaintiff is requesting contempt sanctions be entered against defendant Portland Community Reinvestment Initiatives, Inc., ("PCRI") under ORS 33.015, et al. This request is being made in a separate action from the one in which plaintiff contends PCRI acted in contempt.

ORS 33.055 sets forth the procedure for the imposition of remedial sanctions. ORS 33.055(3) states:

"A motion to initiate a proceeding under this section shall be filed in the proceeding to which the contempt is related, if there is a related proceeding."

26 / /

Page 1— DEFENDANT'S RESPONSE TO APPEAR AND SHOW CAUSE RE REMEDIAL CONTEMPT

Bullivant|Houser|Bailey PC

888 S.W. Fifth Avenue, Suite 300 Portland, Oregon 97204-2089 Telephone: 503.228.6351 Facsimile: 503.295.0915 The proceeding to which plaintiff's alleged contempt is related is: *Portland Community Reinvestment Initiatives, Inc., v. Barry Joe Stull*, Case No. 05F 015732, Multnomah County.

Plaintiff admits this fact in his "Pleading to Initiate Proceedings to Find PCRI in Contempt of Court Pursuant to ORS 33.055." Plaintiff wrote in his pleading "[t]his matter is properly before this Court because an earlier pleading regarding the same issues and the same parties could not be prosecuted owing to this Court lacking jurisdiction under that case number, since that case, Multnomah Circuit Court Case No. 05F 015732, is currently on appeal." The existence of the appeal does not bar plaintiff from seeking an order of contempt. As such, this second and independent proceeding for contempt is improper. The Court should dismiss this proceeding as being procedurally deficient.

CONCLUSION

Despite plaintiff's efforts, this independent proceeding to seek imposition of contempt is improper and the Court should dismiss this case with prejudice. ORS 33.055(3).

DATED this 9th day of July, 2007.

BULLIVANT HOUSER BAILEY PC

By

Robert C. Muth, OSB #971710 E-mail: robert.muth@bullivant.com Nicholas L. Dazer, OSB #002403 E-mail: nick.dazer@bullivant.com

Attorneys for Defendant Portland Community Reinvestment Initiatives, Inc.

10380688.1 00098/0012

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CERTIFICATE OF SERVICE

I certify that on July 9, 2007, I served the foregoing **DEFENDANT'S RESPONSE TO APPEAR AND SHOW CAUSE RE REMEDIAL CONTEMPT** on the attorney(s) of record herein, by mailing to said attorney(s) a true copy thereof, contained in a sealed envelope, with postage prepaid, addressed to said attorney(s) last known address as shown below, and deposited in the post office at Portland, Oregon.

Barry Joe Stull, *Pro Se* PO Box 11008 Portland, OR 97211

Plaintiff, Pro Se

By Robert C. Muth, OSB #971710
E-mail: robert.muth@bullivant.com
Nicholas L. Dazer, OSB #002403
E-mail: nick.dazer@bullivant.com

Attorneys for Defendant Portland Community Reinvestment Initiatives, Inc.

K

MULTNOMAH COUNTY CIRCUIT COURT CASE NUMBER 0704-04569

ORS 33.085 NOTICE OF INTENT TO COMPEL TESTIMONY OF WITNESSES

Plaintiff, Barry Joe Stull, hereby gives notice of intent to compel the testimony of Defendant PCRI's former employees Ross Johnson and Mary C. Lucero, in Multnomah County Circuit Court Case Number 0704-04569, and for those witnesses to appear in Multnomah County Courthouse, 1021 SW Fourth Avenue, Portland Oregon, Room 208 at 9 o'clock AM on July 13, 2007.

Barry Joe Srull, plaintiff, pro se

CERTIFICATE OF SERVICE AND CERTIFICATE OF FILING

I, Barry Joe Stull, hereby certify that I served the Attorney General of Oregon with a copy of the above notice of intent to compel testimony of witnesses pursuant to ORS 33.085, by personally delivering that copy to the office of the Attorney General maintained at 1515 SW Fifth Avenue, Portland Oregon on June 29, 2007.

I further certify that I served a copy of the above notice of intent to compel testimony of witnesses pursuant to ORS 33.085, by personally delivering that copy to the office of the Multnomah County District Attorney located in the Multnomah County Courthouse, 1021 SW Fourth Avenue, Portland Oregon on June 29, 2007.

I further certify that I served a copy of the above notice of intent to compet testimony of witnesses pursuant to ORS 33.085, on Thomas A.Ped OSB #95376, attorney for Defendant PCRI, by personally delivering a copy to the person on duty at his office located at 888 SW Fifth Avenue, Portland Oregon, on June 29, 2007.

I, Barry Joe Stull, further certify that I filed the original Notice of Intent to Compel Witnesses and Certificate of Service in the Multnomah County Circuit Court on June 29, 2007.

Barry Joe Stuff, plaintiff, pro se

Barry Joe Stull PO Box 11008 Portland, Oregon 97211





MULTNOMAH COUNTY SHERIFF'S OFFICE

12240 NE GLISAN ST., • PORTLAND, OR 97230

Exemplary service for a safe, livable community

BERNIE GIUSTO SHERIFF

(503) 255-3600 PHONE (503) 251-2484 TTY www.sheriff-mcso.org

County: MULTNOMAH Court Case: 070404569 MCSO Case #: 2007-148781

Court: CIRCUIT

RE: STULL, BARRY JOE

VS.

PCRI

I hereby certify that the attached

MISCELLANEOUS ORDER

was/were delivered to me for service on the 09 day of May, 2007, and was/were duly certified to be true copy by .

I further certify that I served the papers upon

PCRI

at 6329 NE MARTIN LUTHER KING BLVD on the 31day of May, 2007 at 2:27:00 PM by ENTERED delivering a copy of the papers to MAXINE FITZPATRICK the registered agent, or clerk on duty in the office of the registered agent.

JUN 0 7 2007 IN REGISTER BY SLF

BERNIE GIUSTO, Sheriff Multnomah Sounty, Oregon

LAIZURE, BRENT DPSST#:32272

		**DOMESTICATION AND THE PROPERTY OF THE PROPER
#1 Served:	Civil	Court
At:	Case: 2007-148781	Case \$: 070404569
	Serve on Date:	
	Appear On Date: 6/14/2007	9:00:00AM
Repl	Expire Date:	
	#1: PCRI	
Date: Time:	#2:	
C_{2}	#3	
7-51	Address: 6329 NE MLK	JR BLVD
Deputy:	PORTLAND	
32272	Remarks: 050907 RA MAX	KINE FITZPATRICK
Type of Process: MISC ORD!		

Deputy	Date	Time	Remarks
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PCRI 6329 NE MLK Jr Blud Portland OR Maxine Fitzpatrick, Registered Agent 148781 IN THE CIRCUIT COURT OF THE STATE OF OREGON

FOR	THE	COUNTY	OF MUI	TNOMAH
1.4 / 1.4	1 1 1 1 2	COUNT	OT TATOT	7 X X 4 C) 11 X X X X X

Barry Joe Stull,	0704 - 04869 Case No. 0407 -04569
DI 1 (100	ORDER TO APPEAR AND
Plaintiff,) SHOW CAUSE
	RE REMEDIAL CONTEMPT
V.	PURSUANT TO ORS 33.015 TO
PCRI, Defendant.	ORS 33.155
	ry Joe Stull filed with this court on April 23,
2007,	for call
YOU ARE HEREBY ORDERED to appear in p	person before the court in Room 208, at the
Multnomah County Courthouse, Portland, Orego	on, on the 14th day of June,
2007, at o'clock [(a.m./ p.m.] and	on, on the 14th day of June, assignment for hearing on 6/15/07 to show cause why:

- 1. You should not be found in contempt of court for willfully interfering with the opposing pro se party in a continuing and repeating process of unlawfully overcharging and unlawfully interfering with and unlawfully destroying plaintiff's resources when plaintiff has been the opposing party as case number 05F015732 progressed in this court and on appeal in the Oregon Court of Appeals.
- 2. You should not be found in contempt of court for willfully refusing to act promptly and in good faith to compensate plaintiff for plaintiff's personal property you destroyed in October 2006, when you through councel, in order to avoid the court finding you in contempt, promised the court on October 31, 2006, that you would compensate plaintiff for plaintiff's personal property you destroyed.
- 3. The following remedial sanctions as defined in ORS 33.045 (4) should not be imposed through the authority of and authorized by ORS 33.105 (1) (f):
- a) An amount calculated to be equal to the unwarranted fees for back rent and late fees and fees for damages to the premises charged to plaintiff in violation of ORS 90.425; and

Page 1- ORDER TO APPEAR AND SHOW CAUSE

IN THE CIRCUIT COURT OF THE STATE OF OREGON

MAN 10 A 9:

FOR THE COUNTY OF MULTNOMAH

Barry Joe Stull,

Plaintiff,

SHOW CAUSE

RE REMEDIAL CONTEMPT

V. MAY 10 2007

PCRI,

Defendants are seen as a seen

Based on the motion and exhibits of Barry Joe Stull filed with this court on April 23, 2007,

YOU ARE HEREBY ORDERED to appear in person before the court in Room 208, at the

Multnomah County Courthouse, Portland, Oregon, on the day of fund, for assignment for hearing on 6/15/07 to 2007, at ______ o'clock [a.m./p.m.], and show cause why:

- 1. You should not be found in contempt of court for willfully interfering with the opposing pro se party in a continuing and repeating process of unlawfully overcharging and unlawfully interfering with and unlawfully destroying plaintiff's resources when plaintiff has been the opposing party as case number 05F015732 progressed in this court and on appeal in the Oregon Court of Appeals.
- 2. You should not be found in contempt of court for willfully refusing to act promptly and in good faith to compensate plaintiff for plaintiff's personal property you destroyed in October 2006, when you through councel, in order to avoid the court finding you in contempt, promised the court on October 31, 2006, that you would compensate plaintiff for plaintiff's personal property you destroyed.
- 3. The following remedial sanctions as defined in ORS 33.045 (4) should not be imposed through the authority of and authorized by ORS 33.105 (1) (f):
- a) An amount calculated to be equal to the unwarranted fees for back rent and late fees and fees for damages to the premises charged to plaintiff in violation of ORS 90.425; and

Page 1- ORDER TO APPEAR AND SHOW CAUSE

Barry Joe Stull PO Box 11008 Portland, Oregon 97211

- b) An amount calculated to be equal to the unwarranted legal fees billed to plaintiff in violation of ORS 90.255; and
- c) An amount calculated to be equal to any other unwarranted assessments incorporated in the defendant's "Total move out charges" of November 7, 2006.
- 4. The following remedial sanctions as defined in ORS 33.045 (4) should not be imposed as provided by ORS 33.105 (1) (a), (b), (c), (e):
- a) Pursuant to ORS 33.105 (1) (a), payment of a sum of money sufficient to compensate plaintiff for loss, injury or costs suffered by the plaintiff as a result of the contempt of court; and
- b) Pursuant to ORS 33.105 (1) (b), confinement for so long as the contempt continues, or six months, whichever is the shorter period; and
- c) Pursuant to ORS 33.105 (1) (c), an amount not to exceed \$500 or one percent of the defendant's annual gross income, whichever is greater, for each day the contempt of court continues as a fine or to compensate plaintiff for the effects of continuing contempt; and
- d) Pursuant to ORS 33.105 (1) (e), payment of all or part of any attorney fees incurred by plaintiff as a result of the contempt of court.

DATED MAY 0 9 2007 , 2007.

Circuit Court Judge Myox

Submitted by:

Barry Joe Stull, pro se

P.O. Box 11008

Portland, Oregon 97211

Page 2- ORDER TO APPEAR AND SHOW CAUSE

IN THE JUIT COURT OF THE STATE OF GON 1-UR THE COUNTY OF MULTNOMAH

Barry Toe Stull	1			
	Plaintiff)	Case No	0704-0456	<u></u>
en e	ENT		EFERRAL OF FEES	
PCRI		2 4 2007 AND PAYMEN	T AGREEMENT	
	Defendant IN REGIS	STER BY CMB	OR HUR	and the second
The Court having reviewed the affidavit ofIT IS HEREBY ORDERED that the fees and costs, less payments, is due 30 days after fina	costs in the above caption	ned case are hereby deferre		Othe fees and
1. \$ 218.00 to be	paid in full.			29
2. Arbitrator's Fee Pursua	nt to ORS 36.420(3)		اسم سکند	
APR 2 3 2007		(hu	R, Coll	M
		Circuit Judge or Designee		

IMPORTANT NOTICE - PLEASE READ

You have been granted a deferral of fees. These fees are not waived and remain an obligation owed by you to the State of Oregon according to the payment terms above. If the amount of fees deferred is not paid within 30 days of final written disposition an order to cover the cost of establishing and maintaining your account a fee of \$25.00 is added to any deferred payment up to \$249.99 and a fee of \$50.00 is added to any deferral greater than \$250.00. Failure to pay these fees will result in a judgment against you, and in favor of the State of Oregon, for any unpaid deferred fees. Failure to pay will also result in the assignment of the amount due to the Oregon Department of Revenue or a private collections agency for collection. The Oregon Department of Revenue may seize your assets, garnish your wages or tax refunds, or proceed with other collection efforts as authorized by state law. If your account is assigned to the Oregon Department of Revenue or a private collections agency, an additional fee will be added based on a percentage of your outstanding debt to cover the cost of collection.

To avoid collection, comply with the terms of payment. Check or money orders payable to the State of Oregon may be mailed, or cash payments brought to:

> **Multnomah County Courts** 1021 SW 4th Avenue, Room 210 Portland, OR 97204

This will be the only notice you will receive from this Court regarding this payment. Extensions will not be granted. Subsequent costs, including trial or hearing fees, will be added. Your signature indicates receipt of the notice and understanding of the payment terms.

Born Storks PO Box 11008 Signature: Social Security No.: * 202 - 52 - 8974 Address: Phone No. () no phone Portland OR 97211

03-31

(2/02)

DISTRIBUTION:

Original - Court File Copy - Applicant

^{*}I am providing my social security number on a voluntary basis. I understand that I cannot be compelled to provide it or be denied consideration solely for the failure to provide it. It may be used to verify my identification, credit and employment information, and used for collection purposes for any court-imposed obligations.

IN THE CIPCUIT COURT OF THE STATE OF OREGON FOR MULTNOMAH COUNT. •

Barry Joe Stull Plaintiff vs. PCRI Defendant	Case No
Based on the following Affidavit, Plaintiff Order Deferring (check all that apply)	Defendant (check one) moves the Court for an
Filing Fee Service Fee Copy Costs Form Fee Arbitration Appeal F Arbitrator's Fee Purs ORS 36.420(3) TOTAL FEES 8	suant to
STATE OF OREGON)) ss. County of Multnomah) 1. Barry Toe Stull , affirm ur	AFFIDAVIT Inder penalty of perjury, that the following information is true: and I have insufficient income and resources to pay the fees and
1. Gross wages (before withh 2. Take home pay 3. Income from other sources busking (street musician) TOTAL MONTHLY	#300

В.	<u>ASSETS</u>					(2 66
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		if you own one; do r	not include clo	thing		
		and household good				500.00 (1973 VW)
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	2.	Utilities				Ø
	2. 3.	Food				Oregon Trail#50169300190-
	4.	Car payment(s)				32487
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satisfy	a civil debt.					
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stu	dent loans	due, but			hay	e been unable to
PCR	? 1 destro	oyed those				ness financial matters
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			AND LIABILITI		<u>\$</u>	
		***IMPORTANT INFO				
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unders	stand that a d	eliberate misreprese	ntation can re	sult in a	a pena	lity under the laws of the State of
Orego	n, and that su	uch penalty could inc	lude jail or a fi	ine or b	oth. I	understand that I am requesting
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Driver's	License No. 2	<u></u>	¬ Date of	Rith: O	9 12	4 /19.58
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ENTERED

APP 2 3 2007 IN THE CIRCUIT COURT OF THE STATE OF OREGON

IN REGISTER BY LR

FOR THE COUNTY OF MULTNOMAH

04569

Barry Joe	Stull,) Case No
	Plaintiff,) PLEADING TO INITIATE
		PROCEEDINGS TO FIND PCRI
	v.) IN CONTEMPT OF COURT
PCRI,		PURSUANT TO ORS 33.055
	Defendant.	

PLEADING AND MOTION

Plaintiff, Barry Joe Stull, pro se, pleads to initiate proceedings to find defendant PCR3 in contempt of court, pursuant to this court's authority to find a party in contempt through its inherent judicial authority and the authority granted through ORS 33.015 to ORS 33.155. This matter is properly before this court because an earlier pleading regarding the same issues and the same parties could not be prosecuted owing to this court lacking jurisdiction under that case number, since that case, Multnomah County Circuit Court case number 05F015732, is currently on appeal. ORS 33.055(3) states the matter of contempt should be filed in the proceeding to which the contempt is related; that approach being barred by the pending appeal, the issues are properly before the court in the above numbered case.

Plaintiff moves this court for an order for defendant PCRI to appear and show cause why it should not be held in contempt of court for defendant PCRI's continuing and repeating process

Page 1- PLAINTIFF'S PLEADING TO INITIATE ORS 33.055 CONTEMPT PROCEEDINGS

wfully overcharging and unlawfully interfering with and unlawfully destroying plaintiff's resources when plaintiff has been the opposing party as case number 05F015732 progresed in this court and on appeal in the Oregon Court of Appeals. Defendant PCRI repeatedly unlawfully overcharged plaintiff and repeatedly interfered with and repeatedly destroyed plaintiff Barry Joe Stull's personal property and resources evidencing PCRI's willful resistance to, obstruction of and violation of the court's authority, process, orders or judgments. This motion is pursuant to ORS 33.055 and is filed in lieu of the one filed in the proceeding to which the contempt is related, as this court lacks jurisdiction under that case number as the appeal progresses (ORS 33.055(3)). Supporting documents to give defendant notice of the specific acts alleged to constitute contempt are attached as exhibits (ORS 33.055(4)).

FACTS AND AUTHORITIES

Plaintiff alleges:

Beginning on March 9, 2006, defendant PCRI (defendant), through its agents, entered 4066 NE Grand Avenue Apartment 5, Portland Oregon (apartment) and removed and destroyed plaintiff Barry Joe Stull's (plaintiff) property contained in the apartment. Defendant's destruction of plaintiff's property followed the March 1, 2006 order from the Oregon Court of Appeals reinstating the appeal of case number 05F015732, and the March 9, 2006 order from the Oregon Court of Appeals restoring defendant's occupation of plaintiff's rental property pending appeal.

Commencing with the Multnomah County Sheriff's Office removing defendant's medical marijuana for safekeeping on March 9, 2006, the removal of plaintiff's property continued for an extended period following both the March 9, 2006 and March 16, 2006 orders from the Oregon Court of Appeals to restore defendant's access to the apartment (pursuant to the March 9, 2006 Page 2- PLAINTIFF'S PLEADING TO INITIATE ORS 33.055 CONTEMPT PROCEEDINGS

Barry Joe Stull PO Box 11008 Portland, Oregon 97211 order and March 16, 2006 order) and belongings (pursuant to the March 16, 2006 order). The March 9, 2006 order is attached as Exhibit A and the March 16, 2006 order is attached as Exhibit B. ORS 33.055 (4).

The March 9, 2006 Multnomah County Sheriff's Office report documenting the removal of plaintiff's medical marijuana from the apartment is attached as Exhibit C. The Multnomah County Sheriff's Office report describing the installed medical marijuana garden and equipment in the apartment is attached as Exhibit D.

The November 17, 2005 Notice of Abandoned Property, and the subsequent October 16, 2006 Notice of Abandoned Property, did not specify that the plaintiff landlord intended to destroy the property due to the landlord's reasonable belief that the value of the property was so low as to be below the cost of holding a public sale, a specific statutory requirement prior to a landlord's destruction of the evicted tenant's property under authority of ORS 90.425. The November 17, 2005 Notice Abandoned Property is attached as Exhibit E. The October 16, 2006 Notice of Abandoned Property is attached as Exhibit F.

ORS 90.425 (5) (h) states the written notice required under ORS 90.425 (3) must state that "If the landlord reasonably believes that the personal property will be eligible for disposal pursuant to subsection (10) (b) of this section and the landlord intends to dispose of the property if the property is not claimed, the notice shall state that belief and intent."

At the time defendant unlawfully destroyed the plaintiff's personal items, defendant was aware of plaintiff's continuing effort to maintain the apartment pursuant to a stay and supersedeas bond pending the resolution of the appeal, and was aware that the plaintiff's possessions included a number of costly items essential to plaintiff's well-being and physical ability to address court Page 3- PLAINTIFF'S PLEADING TO INITIATE ORS 33,055 CONTEMPT PROCEEDINGS

Barry Joe Stull PO Box 11008 Portland, Oregon 97211 matters. Defendant knew plaintiff maintained health through plaintiff's continued operation of the medical marijuana garden and associated equipment installed in the apartment. The medical marijuana garden was established pursuant to the Oregon Medical Marijuana Act and the Oregon Department of Human Services operated Oregon Medical Marijuana Program, where the plaintiff was a Registry Identification Cardholder (patient) and registered with that agency at that apartment.

In March 2006, defendant unlawfully removed from the apartment and then destroyed the entire contents of plaintiff's home office, including a desk, and several file cabinets and the files those items housed, when defendant was aware that plaintiff was successful in motion practice in the Oregon Court of Appeals against plaintiff's counsel and that plaintiff had previously prosecuted Stull v. Hoke before the Oregon Supreme Court and the Oregon Court of Appeals.

Defendant was aware that plaintiff is debilitated by a post surgical central neuropathic pain condition and dysesthesia and defendant, through counsel Leah C. Sykes, was in possession of the sworn testimony of plaintiff's neurologist Dr. Robert J. Grimm specifically noting that plaintiff's physical condition is worsened by emotional stress when defendant unlawfully destroyed plaintiff's personal possessions.

Defendant unlawfully destroyed plaintiff's possessions which included valuable artworks and historically significant items, and which also included research plaintiff gathered over decades, which defendant was aware plaintiff possessed for plaintiff's ongoing process of writing a book following defendant's August 2005 discussion with a publisher, facts which defendant's legal counsel and agents became informed of during the earlier FED trial. A copy of the trial transcript evidencing that plaintiff was writing a book is attached as Exhibit G.

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Defendant was aware that emotional impact on plaintiff wrought by the defendant's unlawful destruction of the plaintiff's property would cause plaintiff additional physical pain, when defendant was also aware plaintiff's neurologist stated medical marijuana was the plaintiff's best medical option, at the time defendant unlawfully destroyed plaintiff's means to produce medical marijuana, including soil and containers to house it, lighting equipment, environmental controls, and appliances to manage humidity, clean air, and otherwise produce medical marijuana under the authorization of the Oregon Medical Marijuana Act and Oregon Health Division Medical Marijuana Program.

Following defendant unlawfully emptying the apartment and unlawfully destroying the entirety of plaintiff's property contained in the apartment in March 2006, defendant unlawfully intentionally over billed defendant \$193 for March 2006 then initiated an new FED case in April 2006 to evict plaintiff for not paying the amount defendant had overcharged plaintiff.

Following the unsubstantiated 2006 FED case, which defendant voluntarily dismissed, albeit without the required notice to plaintiff causing plaintiff to appear in court pursuant to the summons in that case, defendant initiated a number of other attempts to oust plaintiff. Defendant made unfounded claims in a motion to the Oregon Court of Appeals that plaintiff had "allowed waste", where defendant claimed that increased water use was due to a leaking pipe in the apartment, when it was clear that the increased water use was due to plaintiff living in the apartment following the apartment being vacant from November 17, 2005 through March 29, 2006, in addition to other seasonal increased water use including the landscape was being irrigated since it was summer.

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Defendant unlawfully refused plaintiff's request for reasonable accommodations to plaintiff's disability, unlawfully refused to engage in the interactive process essential to determining reasonable accommodations, and instead continued, through defendant's agents, to harass and otherwise interfere with plaintiff's interests. That harassment and interference included defendant's property manager Mary Lucero's continuing contact with plaintiff, including to serve what amounted to be a merit less pleading filed in the Oregon Court of Appeal, which followed plaintiff's request that defendant find any other employee to interact with plaintiff. Plaintiff found Ms. Lucero's continuing practice of lying against plaintiff's interests to be particularly hurtful to plaintiff, due to plaintiff's neuropathic pain being worsened by emotional stress.

After defendant destroyed plaintiff's property in broad daylight as witnessed by neighbors and in blatant disregard of the March 9, 2006 and March 16, 2006 orders of the Oregon Court of Appeals, that court issued an order for defendant to show cause why defendant should not be held in contempt of the Oregon Court of Appeals. Defendant responded to that court's order to show cause with affidavits that the apartment was emptied of plaintiff's personal possessions by the close of day on March 7, 2006, although Leah C. Sykes, defendant's counsel on the appeal, was aware that the process of emptying the apartment commenced on March 9, 2006 and continued for about a week following, and in spite of ORS 9.460(2) which limits an attorney's assertions to those supported by evidence and based on the truth. Leah C. Sykes' fax missive of March 28, 2006 is attached as Exhibit H. Importantly, defendant knew those affidavits were perjury because defendant, through agents, made arrangements with the Multnomah County Sheriff's Office, whose deputies removed plaintiff's medical marijuana contained in the Page 6- PLAINTIFF'S PLEADING TO INITIATE ORS 33.055 CONTEMPT PROCEEDINGS

apartment for safekeeping on March 9, 2006, in the presence of defendant's agents on that date.

Plaintiff maintained contact with the Portland Police Bureau and ordered and received copies of the report of Officer Eugenio, who witnessed plaintiff's possessions inside of the apartment, and outside of the apartment, on March 15, 2006. On September 5, 2006, Portland Police Bureau Officer Manzella investigated the matter of PCRI's agents having committed perjury in their affidavits produced in response to the Oregon Court of Appeals order to show cause. Officer Manzella produced his report documenting the conflict between PCRI's affidavits and the prior Portland Police Bureau investigation and the Sheriff's report regarding the March 9, 2006 seizure of plaintiff's medical marijuana for safekeeping. Officer Eugenio's report is attached as Exhibit I. Officer Manzella's report is attached as Exhibit J.

Defendant did not compensate plaintiff in any way for it's negligent destruction of plaintiff's property in March 2006, as required by the express language of ORS 90.425 (17), which provides for double actual damages paid to the tenant and relief from back rent owed by the tenant for the landlord's violation of ORS 90.425. Instead, defendant, through its agents, and with the authority of the upper management of the corporation, and with assistance of legal counsel, intentionally misrepresented facts regarding the amount and value of the plaintiff's property destroyed and the timing of the removal and destruction of the property in sworn affidavits filed in the Oregon Court of Appeals by defendant's counsel.

Plaintiff realized that defendant was continuing its unlawful behavior, and since plaintiff knew defendant's agent had unlawfully entered the apartment in 2005, knew defendant's agents committed perjury during the FED trial in 2005, and knew defendant had unlawfully destroyed plaintiff's property in March 2006, plaintiff opted out of the occupation of the apartment pending Page 7- PLAINTIFF'S PLEADING TO INITIATE ORS 33.055 CONTEMPT PROCEEDINGS

appeal following a discussion with plaintiff's neurologist. Dr. Grimm recognized that defendant was a constant source of emotional stress physically hurtful to plaintiff due to plaintiff's dysesthesia and that plaintiff's medical marijuana was not safe from defendant's interference, in light of defendant's performance up to the time of plaintiff's September 28, 2006 office visit and examination by Dr. Grimm. Dr. Grimm's neurological assessment and chart notes and plaintiff's application for the Oregon Medical Marijuana Program were included in materials provided by letter to defendant's Executive Director Maxine Fitzpatrick on October 13, 2006, which are attached as Exhibit K.

On October 12, 2006, defendant, through its agent Mary Lucero, applied for a Judgment Order of Restitution. Defendant did not serve a Notice of Restitution, a specific statutory requirement of ORS 105.151, but instead, through agent Assistant Director Ross Johnson, arrived with the Multnomah County Sheriff's Office Civil Unit Deputies to have plaintiff evicted on October 16, 2006.

That same day plaintiff informed defendant through defendant's agent Benjamin Lostis, then on duty as receptionist, that none of the items in the apartment were considered abandoned by plaintiff and that plaintiff intended to remove the possessions pursuant to the Residential Landlord Tenant Act.

On October 17, 2006, defendant's agent Ross Johnson was again informed of plaintiff's intention to remove the remainder of the possessions from the apartment, following plaintiff retrieving possessions from the apartment on October 17, 2006 by appointment with PCRI and Ross Johnson.

On October 25, 2006, plaintiff filed an ORCP Rule 71 Motion for Relief from the Page 8- PLAINTIFF'S PLEADING TO INITIATE ORS 33.055 CONTEMPT PROCEEDINGS

Barry Joe Stull PO Box 11008 Portland, Oregon 97211 Judgment, which defendant's counsel received on October 26, 2006 (the first page of which is attached as Exhibit L), and on October 26, 2006, defendant once again destroyed the entirety of plaintiff's possessions locked up by defendant's with no authority under any Oregon law to destroy the what was the opposing party's property.

On October 27, 2006, unaware of defendant's unlawful action the day earlier, plaintiff again notified defendant that plaintiff wanted to retrieve possessions from the locked apartment. Defendant's October 27, 2006 letter to defendant is attached as Exhibit M. Plaintiff learned defendant destroyed plaintiff's possessions upon plaintiff's arrival to the apartment on October 30, 2006.

Following defendant's destruction of the entirety of plaintiff's possessions under defendant's control for the second time in calendar year 2006, and since the ORCP Rule 71 Motion filed October 25, 2006 concerned the fraud on the court by both defendant's agents and legal counsel, plaintiff moved the Multnomah County Circuit Court for an order finding defendant in contempt of court. Plaintiff's motion was dismissed without prejudice, with the provision that the motion for contempt may be renewed if defendant failed to honor its claim to the court that defendant would send plaintiff photographs of the items negligently destroyed and compensate plaintiff for plaintiff's loss.

Defendant did not comply with its claim to the court that it would compensate plaintiff's loss. Instead, defendant offered to subtract whatever value plaintiff claimed as damages from what it claimed was plaintiff's outstanding bill. This was done through an October 30, 2006 letter written to plaintiff by defendant's agent Mary Lucero which included photographs of the destroyed possessions. Plaintiff's October 30, 2006 letter to defendant, without photographs, is Page 9- PLAINTIFF'S PLEADING TO INITIATE ORS 33.055 CONTEMPT PROCEEDINGS

Barry Joe Stull PO Box 11008 Portland, Oregon 97211 attached as Exhibit N.

Once again, plaintiff found defendant to be continuing its practice of harassing plaintiff, since akin to the March 2006 destruction of plaintiff's property, the October 26, 2006 destruction merited double damages for the violation of the provisions of ORS 90.425 due to the inadequate notice as well as the unreasonable destruction of clearly valuable musical instruments, office equipment, tools, and once again, plaintiff's garden equipment and medical marijuana paraphernalia located at the address plaintiff knew plaintiff registered with the Oregon Medical Marijuana Program.

On November 7, 2006, defendant sent a document to plaintiff which noted that defendant had elected to keep plaintiff's \$500 security deposit, which defendant incorporated as payment against what defendant claimed was "Total move out charges" of \$20,499.81. A copy of defendant's agent Mary Lucero November 7, 2006 notice pursuant to ORS 90.300 is attached as Exhibit O.

Distraint for rent was abolished long ago, ORS 90.420 (2), "Distraint for rent is abolished." In spite of the provisions of ORS 90.420(2) and 90.425, and following defendant's admitted negligent destruction of plaintiff's personal property, defendant included in its "Total move out charges" back rent, charges for alleged damages, and a host of other unfounded charges. Defendant charged plaintiff for both cost of and damages caused by defendant's agents during their unlawful removal of the entire contents of the apartment in March, as defendant knows from its own photographs of the apartment taken by defendant's agent Mary Lucero on March 29, 2006, and also evidenced by the movie of the defendant's restoration of the empty apartment to plaintiff that day taken by Randall Givens and subsequently supplied to defendant's Page 10- PLAINTIFF'S PLEADING TO INITIATE ORS 33.055 CONTEMPT PROCEEDINGS

legal counsel.

Defendant incorporated in its "Total move out charges" rent from 2005, which through operation of ORS 90.425 (17) (a) is not due to defendant because of defendant's negligent destruction of plaintiff's property in March 2006, and for back rent from 2006, which on those same terms is not due to defendant because of defendant's negligent destruction of plaintiff's property in October 2006. Defendant also claimed fees for damage to the premises caused by conduct that was not deliberate, intentional or grossly negligent. Instead of charging plaintiff, defendant should be paying plaintiff twice the actual damages sustained by plaintiff for defendant's negligent act, available through operation of ORS 90.425 (15) as well as relief from liability for unpaid rent, damage to the premises and "up to twice the actual damages sustained by" plaintiff available through operation of ORS 90.425 (17) (a).

Even if the back rent was available to defendant, which it isn't following the negligent destruction of the tenant's property and ORS 90.425 (17) (a), the so called "late fees" are not permitted by Oregon Residential Landlord and Tenant Act in the absence of a written rental agreement providing for imposition of late fees. ORS 90.260(1)(b).

Defendant also incorporated in its "Total move out charges" legal fees generated by the appeal of the eviction, which is pending, where the authorized legal fees pursuant to ORS 90.255 are limited to "prevailing party fees" upon the final judgment.

ARGUMENT

Defendant's concotion of "Total move out charges" coupled with its offer to deduct whatever damages plaintiff claims for the damages arising from the destruction of plaintiff's musical equipment, home office equipment, tools and other goods in October 2006 from that Page 11- PLAINTIFF'S PLEADING TO INITIATE ORS 33.055 CONTEMPT PROCEEDINGS

conflated billing is not compensation, but continued interference. Judge Lawrence Weisberg's October 31, 2006 order providing for renewal of the contempt proceedings if PCRI "fails to promptly act in good faith to compensate" Stull "for improper removal or destruction of personal property." is attached as Exhibit P.

Defendant has demonstrated a continuing and well documented pattern of actions covered by the clear language of ORS 33.015, most obviously at ORS 33.015 (2) defining "Contempt of court" as "Disobedience of, resistance to, or obstruction of the court's authority, process, orders or judgments". Defendant has resisted and obstructed the court's process by repeatedly unlawfully overcharging and repeatedly unlawfully interfering with and repeatedly unlawfully destroying the opposing party plaintiff's property in a manner calculated to be hurtful to plaintiff, all in defendant's effort to prevent plaintiff from being physically or financially able to continue to address to the courts the clearly evidenced misdeeds by defendant.

DEFENDANT CORPORATION IS LIABLE FOR CONTEMPT

It is clear, in light of defendant PCRI's Executive Director Maxine Fitzpatrick being repeatedly informed by plaintiff of the misdeeds of defendant's agent Mary Lucero, including those misdeeds as are documented by the police reports, and in light of the unlawful destruction of plaintiff's property when defendant's Assistant Director Ross Johnson knew plaintiff hadn't abandoned the personal property and the time allowed by statute for plaintiff to remove items from the apartment was still in effect, that defendant is liable for contempt as provided for in ORS 33.25 (2) (c) as being "knowingly tolerated by a high managerial agent acting within the scope of employment and on behalf of the corporation", and for which subsection (3) of that section subjects the board of directors and high managerial agents to liability.

Page 12- PLAINTIFF'S PLEADING TO INITIATE ORS 33.055 CONTEMPT PROCEEDINGS

Request For Sanctions

Pursuant to the authority of ORS 33.045 (4), plaintiff requests remedial sanctions in the amount calculated to be equal to the unwarranted fees for back rent and late fees and fees for damages to the premises charged to plaintiff in violation of ORS 90.425, unwarranted legal fees billed to plaintiff in violation of ORS 90.255, and other unwarranted assessments incorporated in the defendant's "Total move out charges" of November 7, 2006, as an effective remedy for the contempt as authorized by ORS 33.105 (1) (f) and for further remedial sanctions as provided by ORS 33.105 (1) (a), (b), (c), (e).

Plaintiff is entitled to initiate this proceeding through the authority of ORS 33.055 (2) (a), as a party aggrieved by the alleged contempt of court.

Pursuant to ORS 33.045 (5), any sanction imposed by a court for contempt is in addition to any civil remedy or criminal sanction that may be available as a result of the conduct constituting contempt.

Respectfully submitted,

DATED April <u>23</u>, 2007

Barry Joe Stull, pro se

Page 13- PLAINTIFF'S PLEADING TO INITIATE ORS 33.055 CONTEMPT PROCEEDINGS

TABLE OF EXHIBITS

Exhibit A	March 9, 2006 Oregon Court of Appeals Order
Exhibit B	March 16, 2006 Oregon Court of Appeals Order
Exhibit C	March 9, 2006 Multnomah County Sheriff Report
Exhibit D	November 17, 2005 Multnomah County Sheriff Report
Exhibit E	November 17, 2005 Notice of Abandoned Property
Exhibit F	October 16, 2006 Notice of Abandoned Property
Exhibit G	Excerpt of FED trial transcript
Exhibit H	Leah C. Sykes Fax missive of March 28, 2006
Exhibit I	Portland Police Officer Eugenio's Report
Exhibit J	Portland Police Officer Manzella's Report
Exhibit K	October 13, 2006 letter to PCRI Executive Director Maxine Fitzpatrick including Dr. Robert J. Grimm chart notes of September 28, 2006, and Stull's Oregon Medical Marijuana Program Application with Dr. Grimm's Attending Physician Statement of October 3, 2006
Exhibit L	October 25, 2006 ORCP Rule 71 Motion, first page only
Exhibit M	October 27 .2006 letter to PCRI from Stull
Exhibit N	October 30, 2006 letter to Stull from Lucero
Exhibit O	November 7, 2006 letter to Stull from Lucero
Exhibit P	October 31, 2006 Order by Judge Lawrence Weisberg

Page 1 - TABLE OF EXHIBITS

IN THE COURT OF APPEALS OF THE STATE OF OREGON

PCRI,

Plaintiff-Respondent,

V.

CA A130567

BARRY JOE STULL,

Defendant-Appellant.

Multnomah County Circuit
Court No. 05F015732

CA A130567

ORDER GRANTING MOTION AND
STAYING ENFORCEMENT OF
JUDGMENT PENDING APPEAL

Appellant has appealed from a judgment of restitution of possession of real property. Appellant has moved to stay enforcement of the judgment pending resolution of this appeal and to vacate the writ of restitution that issued to enforce the judgment.

Although appellant purported to move for relief under ORS 19.350, entitlement to a stay of enforcement of a judgment for the transfer of possession of real property is governed by ORS 19.335(2). Under that statute, a party may obtain a stay of enforcement of a judgment for the transfer of possession of real property by filing a supersedeas undertaking. Although appellant moved in this court under ORS 19.350, in that motion appellant demonstrated the following facts:

The trial court entered the judgment for restitution of premises on October 25, 2005. Appellant timely filed notice of appeal on October 28, 2005, and on November 1, 2005, he filed a supersedeas undertaking that appears to comply with ORS 19.335(2). Respondent did not file an objection to the supersedeas undertaking. Consistent with ORS 19.335(2), the court determines that the filing of the supersedeas undertaking as a matter of law resulted in a stay of enforcement of the judgment for restitution of the premises.

Notwithstanding that stay, on November 4, 2005, respondent issued a notice to appellant purporting to require him to vacate the premises; on November 10, 2005, a writ of restitution issued, and on November 17, 2005, the sheriff's office executed on the writ and locked appellant out of the subject premises.

Respondent objects to appellant's motion on two grounds: that appellant relied on ORS 19.350, which is inapplicable here; and that this court had dismissed the appeal. Appellant's reliance on ORS 19.350 already has been addressed. Regarding the second ground, by order dated March 1, 2006, the court reinstated the appeal.

The last factor considered by the court is whether, in light of the passage of time, the court can grant effective relief. It appears from appellant's motion that respondent has not rented the apartment to another renter; indeed, it appears that respondent has not caused appellant's belongings to be removed from the apartment.

ORDER - Page 1 of 2

Therefore, appellant's motion is granted and enforcement of the judgment of restitution of premises is stayed pending appeal. Respondent will take such steps as are necessary to restore appellant to possession of the premises as soon as practicable, and in no event more than seven days from the date of this order.

The motion to vacate the writ of restitution of premises is denied as moot, because the writ already has been executed and therefore no longer has effect.

If not vacated sooner by order of the court, the stay of enforcement arising from this order will be vacated upon issuance of the appellate judgment terminating this appeal.

David V. Brewer, Chief Judge

MAR 0 9 2006

Date

c: Barry Joe Stull
 Leah C. Sykes
 Multnomah County Circuit Court

REPLIES SHOULD BE DIRECTED TO THE STATE COURT ADMINISTRATOR, RECORDS SECTION, SUPREME COURT BUILDING, 1163 STATE STREET, SALEM, OR 97301-2563 021006ca.wpd,p21

IN THE COURT OF APPEALS OF THE STATE OF OREGON

PCRI,	Plaintiff-Respondent,) Multnomah County Circuit) Court No. 05F015732
V.) CA A130567
BARRY JOE	STULL,) ORDER DENYING RECONSIDERATION
	Defendant-Appellant.) }

On March 9, 2006, the court issued an order granting appellant's motion to stay enforcement of the judgment pending appeal. Respondent moves for reconsideration of that order on the grounds that, contrary to this court's findings in the order, respondent (1) did file an objection to appellant's supersedeas undertaking in the trial court; and (2) has already disposed of appellant's belongings.

Although respondent includes a copy of the trial court register for the purpose of showing that it did object to the supersedeas undertaking, as well as an order prepared for the trial judge's signature, that order remains unsigned, and no ruling on the objection was entered. Therefore, the motion for reconsideration is denied, and this court's order staying the judgment remains in force. Respondent is hereby ordered to restore appellant's access, as well as his belongings, to the apartment no later than two days from the date of this order.

David V. Brewer, Chief Judge

MAR 1 6 2006

Date

c: Leah C. Sykes Barry Joe Stull

REPLIES SHOULD BE DIRECTED TO THE STATE COURT ADMINISTRATOR, RECORDS SECTION, SUPREME COURT BUILDING, 1163 STATE STREET, SALEM, OR 97301-2563 030206ca.wpd,p18

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		Sheriff	mah County 's Office		SPEC			ORT	⊠Inform □Clearar	nce	□Con	tinuation plemental	Page 1 01 1
		Case No. 05-406		Refer Case N	lo.	1	sification CTION						
,		□1. Un □2. Pe			☐5. Exceptional ☐6. Referred			Report Date / T 05 / 1300	ime		This Report D		
6675			Of Occurrence E Grand #5, Port	land, OR 972	18	A / Pr	·					**************************************	
.054(!	Pers		-Complainant	SB-Subje	ect	SI-Sick	√Injured Car	ed for	PE	E- Park Exc	lusion	
Case No.05-406675		Code SB	Name Las Stull, Barry	st First	Middle			# CPN FF959	ZG.	Sex M	Race W	DOB 09/24/58	
۰	pies	Address 4066 N	E Grand Ave. #5,	Portland Of	₹		······································		ZIP 97218	***************************************	Phone N/A		
DE	T	Subject of	of this Report Eviction, Indoor						012.0			Receipt No.	
□ CF	RPREV		IVE/PROPERTY	S-STOLE			F-FOUND	D-DAMAG	SED K-	SAFEKE		R-RECOVE	RED
□RI'	V PAT	(ITEM) SIZE	CODE ITEM VALUE	BRAND	MODEL		S	ERIAL NO.	COL	OR	ENGRAVIN	G/PECULIARI	TIES
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□0L	.cc		On 11/17/05 at a there. Upon cle										
□GF	RESH		MENTIONED:	_					·				
□FF	RVW		Barry Stull, DOE Civ. Dep Brian V		QT#								
□IN	TEL		Sr. Civ. Dep. Ra	lph Baker, Di	PSST#								
RX	A		Mary Lucero, Pr Dep. Scott Timr Dep. Lars Snitk	ns, DPSST #3	30408								
	iu.		ACTION TAKEN	1.						,			
Sil	ther		On 11/17/05 at a	approximatel									
			others from that office! Court of										
			minutes of no r an officer safety										
			bathroom of the	e residence.	Based on my	trainir	ng experie	nce as a Ci	vil Deputy	Trecog	gnized the	plants as b	eing
			marijuana plant Unit) that Mr. S										
ЧЧ	. ()		located sixteen operating. I no										
Coi	mputer		were in also ha	d aluminum	around them.	I notif	fied Det. S	cott Timms	with S.I.U	. I also	o notified S	Sr. Civil Dep	, Ralph
	entry		Baker and after pictures. After										
53	erson 317 ₀ PR		back to the Mu I also informed	ltnomah Cou	nty Sheriff's C	Office I							
d	ehicle		STATEMENTS:										
_	PR O		None										
64	ne/Prop		EVIDENCE: Refer to Multno	omah County	Property Rec	eipt #	82795						
	/ ^		ACTION RECO	MMENDED:									
7	PR O		Forward Speci	al Report to I	MCSO S.I.U./D	ep. Sn	itker						
	Зорх						***************************************	·		·			
_	0		ng Deputy) I C. Villavicencio				DPSST # 36538	Rif/Shft	Assn/Dist	Supe	Mors Signat	re	()~)!
<u> </u>	PR/	<u> </u>	· · · · · · · · · · · · · · · · · · ·				····		L	T	- LINE	111	<u> </u>

Multifamily Housing Council of Oregon 2765 19th Street SE Saiem, OR 97302

NOTICE OF ABANDONED. PROPERTY

FORM 19

DATE: 1/105 TENANT(S): BARRY JOE STUL						
UNIT ADDRESS: 4066 NE GRAND FJ						
CITY: PERTLEMA STATE: ER ZIP: 972/2						
SECTION 1: SERVICE OF NOTICE This notice has been served by personal delivery to the tenant; OR This notice has been sent to the tenant at the following addresses: The premises named above: A Post Office Box held by the tenant and known to the landlord as: The forwarding address provided by the tenant or actually known to the landlord as:						
SECTION 2: DECLARATION OF ABANDONMENT Pursuant to ORS 90.425(5) you are hereby notified that the landlord named below believes that the tenant has abandoned goods and/or personal property at the above described premises which are being held at the premises or place of safekeeping. The landlord hereby declares the property to be abandoned.						
SECTION 3: DATE BY WHICH ABANDONED PROPERTY MUST BE CLAIMED To claim the abandoned property, the tenant MUST contact the landlord at the address and/or phone number listed below prior to the following date: //-28-05 This date allows the tenant at least five days from personal delivery or eight days if mailed by first class mail to contact the landlord and/or claim such property. If the tenant fails to contact the landlord by the specified date, or after that contact, fails to remove the personal property within 15 days, the landlord will conclusively determine the property to be abandoned.						
SECTION 4: STORAGE CHARGES The landlord has determined that abandonment was pursuant to ORS 90.425(2)(a) or (b), and the landlord: will require payment of storage charges accumulating atper day from the date of abandonment prior to claiming the abandoned property. The property was declared abandoned as of: will not require payment prior to claiming the personal property.						
SECTION 5: DISPOSITION OF ABANDONED PROPERTY Abandoned animals have been turned over to the humane society or similar group. Name and location: The landlord has disposed of rotting food. The fair market value of the abandoned property is estimated to be \$500. or less or so low that storage and conducting a public sale exceeds the amount that would be realized from the sale. If unclaimed within the statutory time, the landlord intends to destroy or otherwise dispose of the personal property. The fair market value of the abandoned property is estimated to be valued at more than \$500. The landlord intends to sell the property, if unclaimed within the statutory time, to satisfy outstanding amounts due the landlord.						
OWNER/AGENT: PORI ADDRESS: 6329 NE MUK TELEPHONE: 503-288-2923 EXHIBIT E						
ADDRESS: 6329 NE MUK						
TELEPHONE: 503-288-2923 Exhibit E						

RESIDENT NAME(S)

DATE 10.16.06 PROPERTY NAME / NUMBER

ABANDONED PROPERTY NOTICE

RESIDENT NAME(S) Barry Stull, et al
UNIT NUMBER 5 STREET ADDRESS 4066 NE Grand
CITY POYHAND STATE OR ZIP 97212
RESIDENT'S POST OFFICE BOX (IF KNOWN): POBOX 11008 POVHAND, OR 97211
FORWARDING ADDRESS LEFT BY RESIDENT:
You are hereby notified that the undersigned owner/agent reasonably believes you have abandoned goods or personal property at the above described premises. These goods or personal property are being held in a place of safekeeping. The owner/agent shall not be responsible for any loss to the resident resulting from storage of property in compliance with the statute unless the loss is caused by the owner/agent's deliberate or negligent act. The abandoned property is generally described as follows:
LOCATION OF PROPERTY: 4066 NE Grand #5 PORHOOD, OR 97212
You are hereby notified that you must contact the owner/agent and arrange for the removal of the personal property from the location identified above by no later than $\frac{10\cdot21\cdot00}{10\cdot00}$ (not less than five days after personal delivery of this notice or eight days after mailing first class to the premises, any actually known P.O. Box and any actually known forwarding address) or the property will be sold or otherwise disposed of. If you give actual notice to the owner/agent prior to the expiration date sot forth above of your intention to remove the property. The date for disposal or sale will be extended 15 additional days from the date of your notice. If the property is not removed: the owner/agent may soll the property at a public or private sale; or the owner/agent may destroy or otherwise dispose of the property if the owner/agent reasonably determines that the value of the property is so low that the cost of storage and conducting a public sale probably exceeds the amount that would be realized from the sale; or the owner/agent may self certain litems and destroy or otherwise dispose of the remaining property.
The owner/agent will make the property available for removal by the resident by appointment at reasonable times. If this box is checked, the owner/agent has reasonably determined that the value of the property is less then \$500 or so kw that the cost of storage and conducting a public sale probably exceeds the amount that would be realized from the sale. Therefore, owner/agent intends to dispose of the property if you do not claim it.
The owner/agent is entitled to the cost of storage and any costs of removal of the personal property to the place of storage. The owner/agent may require payment of removal and storage charges prior to releasing the personal property unless the tenant has been removed by the sheriff, in such event the owner/agent will make the property available for removal by the tenant without any prior payment of costs, charges or other sums.
Owner/Agent PCF1
Address 6329. NE MUKJY BIVD Telephone 2882923 (503)

Kafoury Court Agartments

Exhibit F

FERN MOSE OR & Movember 2006 Metro Multifornity Housing Associators NOT TO BE REPRODUCED WITHOUT WAITTEN PERMISSION 18V, 11/21/35

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So, so the fundamental point on that regard is, without a conversation to understand what production of medical marijuana is, you can see a barrel in the living room and say "this is wrong." But if you saw that as, as an essential item of the element of medical marijuana production, you might not find that so offensive.

And the ridiculous aspect of this, Your Honor, perhaps as ridiculous as me using a light bulb when I could easily grow outdoors in other circumstances, is that I'm here essentially testifying to a felony, a federal felony, because we're under, under that system, and that produces its own problems.

But the, the issue is if there was a conversation and there was an understanding of whether this is, particular item is necessary for medical production or it will be necessary for medical production or, or how, you know, where we are in the process of that, there wasn't any conversation.

However, because I have some other things pressing, when Ms. Lucero came over in June, I said, "look, I've got three cases in the Court of Appeals right now, plus I've got a Workman's Compensation case. I am, and I'm trying to write a book. You know, this is not something that I want to engage in. You know, I'm, I'm busy."

And so I was given a bunch of demands and I didn't want to come here and fight them. I wanted to address them.

THE COURT: Uh-huh.

Exh.b. + G

Received Event (Event Succeer'

Date: 3/28/2006

Pages: 4

Time:

12:43 PM

03/28/2006 12:43 FAX

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ATTORNEYS AT LAW

4949 SW MEADOWS ROAD SUITE 260 LAKE DSWEGO, DREGON 97035-3157 503.228.5626 FAX 503.228.8566

FAX TRANSMISSION COVER SHEET

FROM:

Leah C. Sykes

DATE:

3/28/06

FILE NO:

4072 - 0000

REGARDING:

BARRY JO STULL

NUMBER OF PAGES TRANSMITTED (INCLUDING COVER SHEET): \$\frac{4}{2}\$

Send To	Fax No.	VERIFICATION NO.
Craig Colby Wall & Colby	(503) 223-0903	(503) 223-6066

COMMENTS

Here is the only information I have from my clients on the chronology of this.

On January 5, 2006 Mr. Stull came with a moving van and picked up some of his items.

On January 19, 2006 his stay was dismissed along with the appeal and the court ordered him to have everything out by Feb. 2. He did not have everything out by then.

Clients hung on another month to make sure the appeal wasn't reinstated. Then on March 6, they signed up a contractor to get rid of his items. Attached is a copy of that contract. The work started up that week and took about a week to deal with.

On March 9, 2006 the Sheriff's office came in and confiscated Mr. Stull's plants. Also on this date the court ordered the stay. They mailed out their order and it was not received by my clients until March 13, 2006.

My clients had no idea that anything had happened regarding the stay until that date. They knew the appeal had been reinstated but thought (and still believe) that no stay was in place as it had already been dealt with by the trial courts.

Exhibit H

THIS MESSAGE IS INTENDED ONLY FOR THE USE OF THE INDIVIDUAL OR ENTITY TO WHICH IT IS ADDRESSED, AND MAY CONTAIN INFORMATION THAT IS PRIVILEGED, CONFIDENTIAL AND EXEMPT FROM DISCLOSURE UNDER APPLICABLE LAW. If the reader of this message is not the intended recipient, or the employee or agent responsible for delivering the message to the intended recipient, you are hereby notified that any dissemination, distribution or copying of this communication is strictly prohibited. If you have received this communication in error, please notify us immediately by telephone, and return the original message to us at the above address via the United States Postal Service. Thank you.

	ATLAND POLICE BUREAU	SPECIAL REP	PORT	INFORMATION CONTINUATION	CLEARANCE PAGE/OF SUPPLEMENTAL				
	ASE NO. 06 27789	REFER CASE NO.	classification	lord Ten	782 NISNILA				
,	☐ 1. UNFOUNDED ☐ 3. SUSPENDED		ORIGINAL REPORT DATE/TIME	THIS	REPORT DATE/TIME				
	LOCATION OF OCCURRENCE	#-5			N				
96	PERSON CO-Complainant	SB—Subject	SI—Sick/Injured/Ca	red For	PE—Park Exclusion				
CASE NO. O	CODE NAME: LAST	FIRST MIDD		1588 m	RACE DOB				
	MODRES		SETTOBASE 1/3"	ZIP	PHONE				
COPIES DET	LOGO NO GRAN								
□ CAU	CIVIC DISPORE								
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□ North									
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OPR	J CLEA	NED WITH T	rts perpoa	示 .	,				
Crime/ Prop				**************************************					
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OPR			Exhibi	+ 1					
	REPORTING OFFICER(S) EU (S-10	·	BPST PRECIDIV F	LF/SHFT ASSNASST	Wheelwright, #29519				
PPBSR9/84	^			/ •					

NG51				PAGE/OF	1
	PORTLAND POLICE BUREAU	INVESTIGATION REP	ORT	115 1/3	CRIME ANALYSIS INFORMATION
	CASE NO. REFER CASE I	NO. CLASSIFICATION	bu shood	CLR	3 CODE LIMATT
⇒ .	DATE/TIME REPORTED	2-1789 MJ	De Copy	YPE ACTIVITY	
7	090506/1626	030706	2359	PHONE-IN (P) S/I (S) DE RADIO (R)	110
o	LOCATION OF OCCURRENCE		! !	N (†)	970
<u>έ</u>	ONE SENTENCE SUMMARY OF INCIDENT	Grand Ave #	5		2B
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J JUV	A1,B2-SUSPECTS MI-Missing RW-Runaway DK-	Drunk DE-Deceased OD-Overdose AS-Att	empt Suicide ME-Mental	ADDITIONAL SUSPECTS Y	97 10A
□ JDH /	All Lucero, Ma	2 - 1 /	no Dob F	RACE DOB	79
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OPR /	O.R.S. 162.375 SECTION 212 INITIATING A FALSE REPOR	T. (1) A PERSON COMMITS THE CRIME OF INITIA	TING A FALSE REPORT IF HE KN	DWINGLY INITIATES & FAI SE	128
☐ Crime// Prop/	ALARM OR REPORT WHICH IS TRANSMITTED TO A FIRE INVOLVING DANGER TO LIFE OR PROPERTY (2) INITIATI	DEPARTMENT. LAW ENFORCEMENT AGENCY OF ING A FALSE REPORT IS A CLASS C MISDEMEAN	OTHER ORGANIZATION THAT DE	ALS WITH EMERGENCIES	
9581 OPR	☐ I UNDERSTAND THAT I AM LIABLE FOR ALL TOWING A INCURRED DURING THE RECOVERY OF THIS VEHICL		AS A WITNESS AGAINST THE DEF A CRIME.	ENDANT WHEN HE/SHE IS	13B
∃ Book	☐ RELEASED PROPERTY/VEHICLE TO ☐ THE NAMED CHILD (ADULT) IS PRESENTLY A RUNAW.				148
OPR	REQUEST THAT HE/SHE BE TAKEN INTO CUSTODY FO PROTECTION. CRIME PREVENTION IDENTIFICATION DIVISION OUTSIDE A	SIGNATURE OF	PERSON REPORTING THE INCIDE	ENT	
₩ 111	INFO DESIRED? NOTIFIED? Y V OTSIDE A NOTIFIED?	GENCY WHICH ONE: UPPERRED TO? N A A	shibit 3	A	15B
	REPORTING OFFICER(S)	DPSST PHECTURY	1	JPERVISOR'S SIGNATURE	198
B-IR-10/84	Manzella	37242 NE	A 605	of Mysers	767 (05/01)

CASE N		89044	PROPERTY F	ECL NUMBER(S)		P	ROPERTY IN CUE	JF	SERIAL NUMBER (CHECKED BY	PAGE/OF 2/3
ITEM 1	: ADDITION INVOLVED CONTROL CO	order of appearance for additional PERSON INFO-List activent with the appropriate code DNAL SUSPECT INFO-Reposed that have coded crime into not covered in the boxes DNAL VEHICLE INFO-List activities, include the idea of the covered in the idea of	difitional people (not suspe e. Additional person info in at all suspect info on addition analysis descriptors. Deta difficional vehicles in the sau	cts) and identify their cludes contacts. ional incident reports. iff in the narrative only ITE	worthless docu attach as addi worthless docu M 5: ADDITIONAL	PROPERTY-Record no r rty in the narrative-and/o	thless document form an ne narrative the number more than four additiona	of ITEM 7:	ADDITIONAL OFFICERS—Itheir involvement with the ir SUMMARY—A short summore than one full page in NARRATIVE—List in chrono of the incident and/or elemn	ncident being report ary i≊ i⊯cessary if t length. llogical order all of t	ted. he narrative is the relevant details
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Exhibit 3-2

1 -	RTLA	ND BUREAU	CONTINU	ATION REI	PORT		PAGE/OF 3 / 3
	CASE I	•	CLASSIFICATION			TYPE ØF COM INCIDER CUSTO	UT TRACCIC ACCIDENT
	SUBJE	05 89044 CTS NAME 8044		Name and a second plane are account in the order and plane the department of the construction of	CRN	SEX RACE	DOB
	LOCAT	Stull Ba-	Grand Ave	#5	and the second s	<u>. 1 </u>	1012150
CASE NO.	ITEM 1	TIVE - The order of appearance for additional information ADDITIONAL PERSON INFO-List additional periodovement with the appropriate code. Addition ADDITIONAL SUSPECT INFO-Report all suspect and the appropriate code addition and applications of the appropriate code or all suspect and applications of the appropriate code or all suspect must have coded crime analysis only suspect into not covered in the boxes ADDITIONAL VEHICLE INFO-List additional verifies decision Include the identifying co	mation will be pople in order to the state of the state o	ADDITIONAL WORTHLESS worthless documents on a mi	ecord no more than four the narrative-and or use a	identity II ITEM 7 SUMMAR IS more ! ITEM 8. NARRAT	NAL OFFICERS—List all officers present and neir involvement with the incident being reported YEA short summary is necessary of the narrative han one full page in length IVE—List in chronological order all of the relevant the incident and/or elements of the crime or
ITEM	CODE	In jendi	ig actual aft,	dow, t by	/ Al ,'+	read.	is as if
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REPO	PRTING C	OFFICER(S)		BPST	PREC/DIV RLF/SHFT	ASSN/DIST :	SUPERVISOR'S SIGNATURE
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	RTLA	IND BUREAU	CONTINUA	ATION REF	ORT				•	PAGE/OF,
.)	CASE N		CLASSIFICATION					OF CONTIN	IUATION TRAFFI	C ACCIDENT L
	SUBJEC	CT'S NAME			CRN		SEX	RACE	DOB DOB	L
	LOCATI	ON OF OCCURRENCE	•				<u></u>	<u> </u>		
	NARRAT	TVE-The order of appearance to additional information will be	be: ITEM 4	ADDITIONAL WORTHLESS D	OCUMENTS-Record	multiple	ITEM 6	ADDITIONAL	OFFICERS-List all office	ers present and
NO.	ITEM 1 ITEM 2.	ADDITIONAL PERSON INFO-List additional people (not so involvement with the appropriate code. Additional person in ADDITIONAL SUSPECT INFO-Report all suspect into on a Fach suspect push have coded come analysis descriptors.	uspects) and identify their flo includes contacts. Additionalincident reports Detail in the narrative ITEM 5:	worthless documents on a mul- and attach as additional pages number of worthless document ADDITIONAL PROPERTY—Re-	tiple worthless docum Record in the narral s written, cord no more than to:	ent form ive the	ITEM 7	identity their in SUMMARY—A is more than of NARRATIVE—	nvolvement with the incic s short summary is neces one full page in length. List in chronological orde	ient being reported. sary if the narrative
CASE NO.	·	only suspect info not covered in the boxes.' ADDITIONAL VEHICLE INFO-List additional vehicles in the in the vehicle section. Include the identifying code.	e same fashion as reported	additional items of property in I special report and attach as ad	he narrative—and/or u Iditional pages.	isė a		details in the violation.	incident and/or elements	of the crime or
ITEM	CODE									
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REPC	RTING C	OFFICER(S)		BPST	PREC/DIV RL	F/SHFT	ASSN/DI	ST SUI	PERVISOR'S SIGN	ATURE
PPB-C	R9/84				·	1.		1		267 (9/96

October 13, 2006

Maxine Fitzpatrick
Executive Director, Portland Community Reinvestment Initiatives
6329 NE Martin Luther King Blvd.
Portland, Oregon 97211

Dear Maxine:

On September 22, 2006, I delivered copies of materials which I believed established that your employee, Mary Lucero and agent, Thomas Flannel committed perjury regarding the timing of events regarding the removal and destruction of my property from 4066 NE Grand Ave. Apartment 5.

I learned yesterday, October 12, 2006, that a police report on the matter of the perjury was prepared and had entered the system on October 6, 2006. That Portland Police Bureau Report is number 06-89044. I contacted the Multnomah County District Attorney and followed up on a conversation I had with that office on the matter a month ago. I was instructed that PPB Report number 06-89044 would be ordered by that office and they would get back to me regarding prosecution.

As noted in my Attending Physician's statement and accompanying chart notes I have endured debilitating severe pain and severe nausea as a consequence of the assault by PCRI on my interests at a time I was already disabled. Earlier this month I made two otherwise needless tips to the Multnomah County Courthouse because your attorney told me to appear at 9 AM and then was in and out before the judge at 8:30 AM, hardly what one would ordinarily deem professional, and surely seen as a continuing pattern of abuse in light of my known disability.

You will recall that I requested the reasonable accommodation to my disability that PCRI restore my apartment to me on March 14, 2006, which resulted in the continuing refusal to restore the apartment to me and continued destruction of my personal property there, I requested that PCRI find any other person than Mary Lucero to interact with me because I found her continued patternof lying to cause me additional suffering due to the nature of my condition, on April 13, 2006, which was followed by additional contact by Mary Lucero, including her posting a service copy of a motion on my door for a motion the Oregon Court of Appeals found merit less and again overcharging me, as well as other requests which date to before I became a tenant of PCRI. None of my requests for reasonable accommodation to my disability were honored by PCRI.

Since PCRI has continued to prosecute its eviction, I am asking for the following reasonable accommodation to my disability. I will need until October 28, 2006, to move, since I was sickened by your attorney's manipulations earlier in the month and continue to endure the consequences of PCRI having destroyed my licensed medical marijuana garden. I need additional time to complete my affairs at 4066 NE Grand because I need a supply of medical

marijuana to be able to work, including relocating my items. I have registered my medical marijuana garden at that address.

I am in the process of addressing PCRI's fraud in court and other illegal actions, and will be filing an ORCP Rule 71 Motion challenging PCRI's 2005 case, the one on appeal, for, among other reasons, for PCRI having claimed that I put holes in the walls, clearly evidenced as false since the removal of my property in March 2006, and that Mary Lucero and Kimberly Mason, both PCRI employees, gave false testimony, supported now by the perjury both those employees participated in and which I expect them to be prosecuted for.

I will be filing a notice of appeal regarding the 2006 FED case to evict me, and note to you that that case was based solely on Mary Lucero's intentional miscalculation of my rent due, since PCRI billed me for when I was locked out in violation of the Court of Appeals orders. I will be filing a motion to consolidate that with the 2005 case since both cases concern the same parties and the same matter.

I hope you will address the continuing abuses of the legal processes by PCRI and conduct immediate steps to address the criminal acts committed by PCRI's agents.

Enclosures:

Oregon Medical Marijuana Program Registry Application

Chart notes of Dr. Robert J. Grimm, September 28, 2006

"NEW APPLICATION FORM

gistration for the Oregon Medical

rijuana Program

TRUCTIONS: Please complete all required

RECO OCT 13 ZOOR

FOR OFFICIAL USE ONLY

rmation to comply with the registration requirements of the Oregon Medical Marijuana Act. Attach legible copies 3 and enclose your payment. If applicant is a minor (under 18), the custodial parent or legal guardian with consibility for health care decisions must be listed as the Primary Caregiver.

PLEASE TYPE OR PRINT LEGIBLY.

<u>ILLAGE TIPE UR</u>			
APPLICANT INFOR	MATION	(REQUIREI))
NAME (LAST, FIRST, M.I.):	☑ Male	☐ Female	DATE OF BIRTH:
MAILING ADDRESS: DO BOY JOE			09-24-58
PO Box 11008			TELEPHONE NUMBER:
CITY, STATE AND ZIP CODE: Portland	DR 9	7211	COUNTY: M. 11 tra a
Photo Identification: A photocopy of one of the following must be at	tached. Pleas	e check appropi	riate box:
[4] Oregon Drivers License [] Oregon Identification			ion Card, plus current photo
PRIMARY CAREGI	VER (IF A)	PPLICABLE	1
NAME (LAST, FIRST, M.I.):	☐ Male	□ Female	DATE OF BIRTH:
MAILING ADDRESS:			TELEPHONE NUMBER:
CITY, STATE AND ZIP CODE:			
			COUNTY:
Photo Identification: A photocopy of one of the following must be at			
[] Oregon Drivers License [] Oregon Identification			ion Card, plus current photo
PERSON RESPONSIBLE F	OR GROV	V SITE (RE	QUIRED)
[X] PAHENI [] (CAREGIVER	R [1 OTHER
IF <u>OTHER</u> PLEASE COM			NG:
NAME (LAST, FIRST, M.I.):	☐ Male	☐ Female	DATE OF BIRTH:
MAILING ADDRESS:			
			TELEPHONE NUMBER:
CITY: STATE: OREGON			ZIP CODE:
Photo Identification: A photocopy of one of the following must be att	ached. Please	check appropri	ate box:
[] Oregon Drivers License [] Oregon Identification			on Card, plus current photo
MARIJUANA GROW SIT	E ADDRE	SS (REQUI	RED)
PHYSICAL ADDRESS			
CITY: Portland STATE: OREGON			Apartment 5
COUNTY: NA 11			97212
COUNTY: Multnomah		IE NUMBER:	
To list other persons who may be at this grow site, please see	back of this	page.	
NEW REGISTRATIO	ON FEE (A	REQUIRED)	Levi de la companya d
The NEW registration fee is \$100 or \$20 if you can p	rovide pro	of of OHP or	SSI eligibility Please see
back of page for details.	•	acypetis-final	<u>- 10000 3ce</u>
Enclose your check or money	order made	payable to "(DMMP". Ex. K.3
SIGNATURE & D			
TESTIFY THAT THE ABOVE INFORMATION IS TRUE.	\cap	-	
	*		
SIGNATURE OR PROXY SIGNATURE:	Since		DATE: 10-05-06
CEE DACK OF DAGE	-		

SEE BACK OF PAGE FOR MORE DETAILS

ATTENDING PHY SIAN'S STATEMENT - NEW PLICATION Oregon Medical Marijuana Act Program

tructions: Please complete all sections of this form in order to comply with the registration requirements he Oregon Medical Marijuana Act <u>OR</u> provide relevant portions of the patient's medical record containing information required on this form. This does not constitute a prescription for marijuana.

If you need this document in an alternate format, please call (971) 673-1226

٩	DATIENTINEOPMATION	
	PATIENT NAME (LAST, FIRST, M.I.) BARRY JOE STULL	DATE OF BIRTH: 09-24-1958
	MAILING ADDRESS: P.O. BOX 11008	TELEPHONE #:
	CITY, STATE AND ZIP CODE: FERTAND, CR 97211	
3	PHYSICIAN INFORMATION	
	PHYSICIAN NAME: (Please print legibly!) ROBERT J. SRIMM, MD	
	MAILING ADDRESS: Z455 N.W. MARSHALL STEIG	TELEPHONE #: (503) ZZ/-0295
	CITY, STATE AND ZIP CODE: PORRAD DR. 97210	
5	PHYSICIAN'S STATEMENT	
	Debilitating Medical Condition: Check appropriate boxes.	
,	Malignant neoplasm (Cancer)	
	[] 2. Glaucoma	
	[] 3. Positive status for Human Immunodeficiency Virus (HIV) or Acquired Immun	
	Deficiency Syndrome (AIDS)	e
	Agitation due to Alzheimer's Disease	
	5. A medical condition or treatment for a medical condition that produces for	3
	specific patient one or more of the following: (check all that apply)	a
	[] a. Cachexia	
	[χ] b. Severe pain	
	[X] c. Severe nausea	
	d. Seizures, including but not limited to seizures caused by epilepsy	
	[] e. Persistent muscle spasms, including but not limited to spasms caused	by
	multiple sclerosis.	Бу
	Comments: 17. HAS SUCCESFULLY USED CHUNABIS TO MANAGE WIN	s long-standing
	CHRMI Pain SqNDROWE. HE Remains And open, Robintic	PATIENT
	I hereby certify that I am a physician duly licensed to practice medicine in Oregon und	er ORS Chapter 677. I
	, nave primary responsibility for the care and treatment of the above-named patient. Th	ne above-named natient
	l has been diagnosed with a debilitating medical condition, as listed above. Marijuana i	used medically may
	mitigate the symptoms or effects of this patient's condition.	
Name of the last	This is not a prescription for the use of medical marijuana. PHYSICIAN'S SIGNATURE:	EA, Nº 4
	INTROCAMO SIGNATURE:	DATE:
	Klew J. Jamin MD	10-3-06
IL	ATTENDING PHYSICIAN'S STATEMENT TO:	

DHS/OMMP PO Box 14450 Portland, OR 97293-0450)(DHS



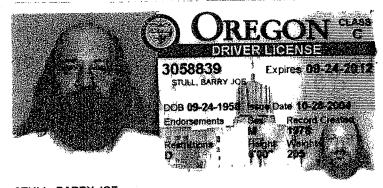
RECTO UCT 1 3 2006 Criminal History Request

Oregon Department of Human Services
Criminal Records Unit (CRU)

Read all instructions before completing form

(NO)	1/12	B) =	4	į
INF				

Name and Ado	iress of Patient					
Type or print clearly	Ros					
Type or print clearly NAME (Last/First/Middle): Stull MAILING ADDRESS: PO Box 110	varry se					
CITY: Portland	STATE: OREGON ZIP CODE: 97211					
To Be Completed and Signed by: Per						
Type of position: Person Responsible For a Medi	cal Marijuana Grow Site Date of birth: Male					
Name of subject individual (Last/First/Middle): Stull Barry Joe	Month O9 Day 24 Year 58 Female					
Maiden name, other name(s) used:	Driver's License or ID Card:					
	Number: 3058839State: OR					
Street Address: 4066 NE Grand Ave Apt S	17 Home/Message Phone:					
CITY: Portland	STATE: OREGON ZIP: 97212					
COUNTY: Multnomah						
Mailing Address (if different than street address)						
CITY: Portland	STATE: OREGON ZIP: 97211					
COUNTY: Multnomah						
DHS/Oregon Medical Marijuana Program (OMMP)						
	- Lanuary 4, 2006;					
List all ORS 475.992 (1)(a) or (b) Convictions Aft (Manufacture or delivery of a controlled substance in Schedule	e For Schedule II, Class A or B Felony Convictions)					
DATE OF CONVICTION CRIME:	Location (City, State):					
Use additional par	per if necessary					
	y, State: Phone Number:					
I understand that a criminal and background his	tory check will be completed on me and the					
information may be shared with the person liste	d in Section 1. I certify this information is					
correct and complete. I understand if I provide false or incomplete information, I may be denied the ability to become a "Person Responsible for a Medical Marijuana Grow Site" within						
the State of Oregon Medical Marijuana Program. I understand the check may be repeated as						
long as I am a registry cardholder within the Oregon Medical Marijuana Program. I have read and understand the instructions for completing this form.						
Person Responsible for Grow Site						
Signature: Bany Sund	Date: 10.05-06					



STULL, BARRY JOE 4066 NE GRAND AVE APT 5 PO BOX 11008 PORTLAND, OR 97211 PTLD

RECDOCT 13 200F Review

September 28, 2006 Barry Stull Age 45

I attended Mr. Stull in 1980, when then in his midtwenties, Mr. Stull underwent a lumbar laminectomy (Dr. W. Parsons, Legacy/GSH,1980) for a herniated disc. THE disorder and extensive surgery left him with a residual chronic lumbar pain, for which over the years, smoked and ingested cannabis successfully control back pain in the intervening years to the present.

As examination revealed, he has a denervated skin zone in the L4-S1 dorsal sensory rami (see mapping) fields over the lower right back into the upper buttock which, the focal zone of his long-standing pain, viz. a post-deafferentiation central neuropathic pain syndrome

* * *

In the past 12 months a series of lamentable events have occured in which in he lost his position as a warehouseman, got involved in a bitter eviction sturggle with a landlord who had all of his beleongs removed and destroyed—including his marijuana plants (Mr. Stull has a medicial marijuiana license), and he was forced back onto the street to perform as a street muscian—busker.

He remains in an ntense sturggle over the loss of his files and materials, and came to day to see if I would provide him in this extremely stressful period in his life with a prescription for two MArinol tablets (to be used when the pain and nausea became too intense, while he gets his marijuana plants back into a base of service.

Examination

Ambulatory with mcuh facial hair, articulate, appearing to be well nurished, intelligent and artiuclate, he rode here today on his bicycle is ampulatory without a limp lost. or widening of his base.

Stretch reflexes are 1+/2= and ssymmetric at the kness; the R ankle jerk is 2+' the left ankle jerk is absent even with reinforcement. Their are no signs or symptoms of scioatica.

2455 N.W. Marshall, Suite 14 Portland, Oregon 97210 Phone (503) 221-0295 • FAX (503) 221-0220

Exhibit K-7

I re-examined his lower back region (see enclosed mapping), demonstating again a long, well-healed midline lumbar lower/throacic scar of approximately 20 cm length, with a zone of pin/light touch sensory loss with allodynia, in the territory of the right lumbosacral dorsal sensory rami territory from approximately L4 through S1 extedning inferiorly over the ipsilateral buttock--coresponding to a chronic, post-surgical ventral de-afferentation neuropathic pain zone as described.

Plan: I have asked Mr. Stull to (i) obtain the State of Oregon's Medical Marijuana License form fpr me to sign.

Pain management

- (ii) Given that stress amplifies his pain, I have provided a small prescripyion of 60, 1 mg lorazepam tablets to help him get by with his increased pain and nausea until he can get cannadis use back on line.
- (iii) After my exam and review of his situation, I have also provided a prescription for two 2.5 mg Marinol tablets for periods of intense pain and nausea until his medical supply of medical cannabis is more secure.

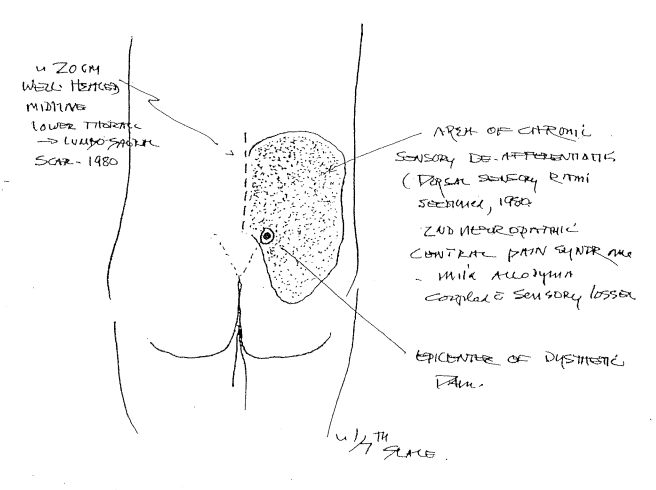
Robert J. Grimm, MD, FACP

Exhibit K-8

ROBERT J. GRIMM, M.D., F.A.C.P. .C. Physician

Consultant in Neurology

RECD OCT 13 200F BARRY STULL SEPT. 28TH /2006



ROBERT J. GRIUU, MD

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF MULTNOMAH

PCRI,)				
)	Case No. 05F01573			
Plaintiff,)	ORCP RULE 71			
)	MOTION FOR			
V.)	RELIEF FROM THE	FOR	05	
Barry Joe Stull and All Others,)	JUDGMENT		5 OCT	¥.
Dairy Joe Stuff and All Offices,)			25	<u> </u>
Defendant.)		COU TAH	75	[1]
	MOTION		COUN	ج: ج:	

Pursuant to ORCP Rule 71 B (1)(b) and (c), defendant Barry Joe Stull moves this court for relief from the judgment filed in the above captioned case. An answer containing defenses is attached to this motion.

This case, currently on appeal, is a thirty day no cause eviction action, and the judgment was entered in Multnomah County Circuit Court on October 25, 2005. Pursuant to ORCP 71 B(1) this motion is timely and properly before this court.

Pursuant to ORCP Rule 71 B, this court has the authority to provide the defendant relief from the judgment for fraud upon the court and for previously unavailable evidence. (A copy of ORCP Rule 71 supplements this motion).

PCRI has committed fraud on this court in a continuing pattern of false testimony, false swearing in affidavits and through pleadings which make assertions unsupported by the evidence.

These various frauds upon the court were made by PCRI's counsel, Leah C. Sykes, and by

Page 1 - ORCP RULE 71 MOTION

Exhibit L

Barry Joe Stull PO Box 11008 Portland, Oregon 97211 October 27, 2006

Portland Community Reinvestment Initiatives 6329 NE Martin Luther King Blvd. Portland, Oregon 97211

RECO OCT 27 140

Dear PCRI:

I intend to remove the rest of my personal property from 4066 NE Grand Avenue Apartment 5 on Monday, October 30, 2006. I plan on begining the process at 9 AM and continuing throughout the day. Due to the nature of my physical condition, as PCRI has been well informed of, I need to pace my self and I will have to make several trips into and from the apartment as the day progresses.

Additionally, there are a few items of furniture I will be able to move from the apartment by myself, but will be unable to load safely alone into my van due either to their weight or bulk, so I have arranged for my friend to meet me with a truck when he is through with work Monday afternoon. In that regard, those items, such as a large desk, may need to be stored momentarily in what was previously my assigned parking space until he arrives when he is through with work. Since PCRI has allowed an apparently abandoned piece of furniture to be stored in the parking lot for weeks now, I feel this is a reasonable request which will allow both my removal of my personal property and PCRI's securing the apartment at the close of PCRI's normal operating hours. At that time, when my friend arrives to assist me, I will also remove my containers of soil and vegetable garden from where they have been outside the apartment.

I'll also remind you that the terms of the eviction require that I have written permission to enter the apartment. Please send the appropriate written permission with the person facilitating my entry into 4066 NE Grand Ave. Apartment 5 at 9 AM Monday October 30, 2006.

Thank you for your consideration of this matter.

Sincerely,

Barry Joe Stull

Bonzand

Exhibit M

Barry Joe Stull PO Box 11008 Portland Oregon 97211



Portland Community Reinvestment Initiatives Inc.

6329 N. E. Martin Luther King Jr. Blvd www.pcrihome.org Portland, Oregon 97211-3029 (503) 288-2923 TDD #711 Fax: (503) 288-2891

October 30, 2006

Barry Joe Stull PO Box 11008 Portland, OR 97211

RE: Abandoned Property

Dear Mr. Stull:

In reviewing the "Abandoned Property Notice", we discovered an error in the expiration date for the removal of your items. Unfortunately, since we did not hear from you until October 27th the unit was cleared out by a contractor. On October 26th all items were disposed of at Metro Disposal.

Enclosed you will find pictures of the personal affects left at 4066 NE Grand #5. Please, review and let us know the estimated fair market value and we will credit your account toward the outstanding balance owed to Portland Community Reinvestment Initiatives, Inc.

We apologize for any inconvenience this has caused you.

Sincerely,

Mary Lucero Property Manager

Enclosure

Exhibit N





November 7, 2006³²⁹ N. E. Martin Luther King Jr. Blvd www.pcrihome.org Portland, Oregon 97211-3029 (503) 288-2923 TDD #711 Fax: (503) 288-2891

Barry Joe Stull PO Box 11008 Portland, OR 97211

RE: MOVE-OUT 10/17/06 4066 NE Grand #5, Portland, Oregon 97211

Dear Mr. Stull:

In accordance with ORS 90.300 this notice is being submitted regarding the **Security Deposit**. According to our records the amount of the deposit is \$500.00. The following amount reflects expenses incurred as a result of your tenancy.

Don't fan Cantanahan Navanahan 177 2005	\$	1,151.51
Rent for September – November 17, 2005	э \$	75.00
Late Fees for September - November 2005	Ф \$	
Rent for May - October 17, 2006		2,577.23
Late Fees for May – October 2006	\$	150.00
Return check fee (check #1778 - August)	\$	25.00
Attorney Fees		4,924.07
Removal and hauling of goods	\$	350.00
Replace living room carpeting	\$	351.00
Replace living room blind	\$	40.00
Replace dining room blind	\$	30.00
Cleaning of Stove & Oven	\$	25.00
Cleaning of Refrigerator	\$	25.00
Replace drip pans (1 large 3 small)	\$	30.00
Cleaning of unit – kitchen, bathroom, bedrooms, etc.	\$	150.00
Replace bathroom blinds (2)	\$	60.00
Repair door by toilet	\$	10.00
Replace bedroom blind in small bedroom	\$	40.00
Repair wall by window in small bedroom	\$	15.00
Repair wall by closet in small bedroom	\$	15.00
Replace carpet in small bedroom	\$	158.00
Reinstall closet door in small bedroom	\$	10.00
Replace carpet in large bedroom	\$	278.00
Replace missing light globe in small bedroom	\$	10.00
Total mayo aut changes	@	20 400 Q1

Total move out charges \$20,499.81

Less security deposit on file (500.00)

Total due from Tenant \$19,999.81

Exhibit 0 - 1





This amount needs to be paid within 15 days from the date of this letter. If we have not heard from you by November 30, 2006 your account will be sent to collections. To avoid collection, you may contact the office to arrange for payments on your account.

Sincerely,

Mary Lucero

Property Management

Please Print

JUIT COURT FOR THE STATE IN THI. FOR MULTNOMAH COUNTY

YRE	GO	N
------------	----	---

	05E015739	
PCRI	Case No. 05F015732	
	☐ General Judgment	FI OCT 3 CIRCULTNOI
Plaintiff(s),	⊴ Order	COULT COMAL
VS.		AN E
		OUNT 5
BARRY STULL	XX Ex Parte	₹
AND ALL OTHERS	☐ Tenancy Not Covere	d by ORS Chapter 90
Defendant(s).	ENTE	RED
A hearing was held on this date in an action for I	Forcible Entry and Unlawfu	ul Detainer upon
premises described as:	OCT 3	1 2006
4066 NE GRAND AVE #5, PORTLAND, OR 97218 Street Address, city, state, zip and county of property occupied to	by defendant WREGISTI	ER BY JJE
Plaintiff did/ did not appear; Defenda	nt did/ did	not appear;
GENERAL .	<u>IUDGMENT</u>	
☐ Default judgment against defendant. Plaintiff is premises plus judgment against defendant for consupplemental judgment and money award.	awarded restitution of the osts and disbursements.	above described Plaintiff may submit a
☐ Default judgment against plaintiff. Defendant shand disbursements. Defendant may submit a si	nall have judgment agains upplemental judgment and	t the plaintiff for costs I money award.
☐ Judgment against defendant after trial. Plaintiff premises plus judgment against defendant for c supplemental judgment and money award.	osts and dispursements.	Plaintill may submit a
 Judgment against plaintiff after trial. Defendant Defendant may submit a supplemental judgmer 	shall have judgment for c nt and money award.	ost and disbursements.
☐ Dismissal with / without prejudice.	Exhibi	+ P-1
☐ Set for Trial (ORS 105.137(5)). Parties shall pan no later than 5:00 p.m. of the day of this Order. Failure of a party to pay such fees may result in	n dismissal of action or ent	try of default.
Sorder: Ifenduals viction to be devided without prejudice to promptly act in good	ld Plaintiffs in	entempt is
devied without prejudice	Is NAWWY If	sto Defendant
for improper renoval of de	struction of barre	nal property
for improper renoval of me	mener of person	1,

Case No
☐ Stipulated Order. See attached mediated agreement or agreement between the parties.
Upon plaintiff's filing of an Affidavit pursuant to ORS 105.146(4), attaching thereto a copy of this Order and any underlying document describing the terms of the settlement, and alleging defendant's non-compliance with this Stipulated Order, the plaintiff is granted Judgment of Restitution, and the clerk is ordered to enter Judgment of Restitution and costs in favor of the plaintiff pursuant to ORS 105.146 (5) (a) (b) and issue Notice of Restitution attaching copies of such Affidavit and its attached documents to the Notice.
Pursuant to ORS 105.146 (3) and (7): twelve months from the entry of the order OR;
□ based on stipulated agreement, on or after,
the clerk shall enter a general judgment dismissing the plaintiff's action unless the plaintiff has filed an affidavit of noncompliance or written satisfaction of the order. The clerk shall dismiss the order without further notice to either the plaintiff or the defendant. Any prior judgment or order to pay fee remains in effect.
Pursuant to ORS 21.605(1), the Clerk of the Court shall prepare a Supplemental Judgment imposing any deferred fees and costs not waived and such judgment when signed may be entered by the Clerk of the Court without further notice to the judgment debtor.
☐ Deferred Fees and costs are waived. As to: ☐ All Parties; or are waived only as to the parties listed below:
a b Name
Date10/31 , 20_06

Exhibit P-2

PORTLAND CITY COUNCIL COMMUNICATION REQUEST Wednesday Council Meeting 9:30 AM

Today's Date December 24, 2010

Name Barry Joe Stull

Address PD Box 11008 Portland OR 97211

Telephone no phone / disability Email cannabis book yahoo.com

Reason for the request:

An introduction to Paris L. Collins.

- Give your request to the Council Clerk's office by Thursday at 5:00 pm to sign up for the following Wednesday Meeting. Holiday deadline schedule is Wednesday at 5:00 pm. (See contact information below.)
- You will be placed on the Wednesday Agenda as a "Communication." Communications are the first item on the Agenda and are taken promptly at 9:30 a.m. A total of five Communications may be scheduled. Individuals must schedule their own Communication.
- You will have 3 minutes to speak and may also submit written testimony before or at the meeting.

Thank you for being an active participant in your City government.

Contact Information:

Karla Moore-Love, City Council Clerk 1221 SW 4th Ave, Room 140 Portland, OR 97204-1900 (503) 823-4086 Fax (503) 823-4571

email: Karla.Moore-Love@portlandoregon.gov

Sue Parsons, Council Clerk Assistant 1221 SW 4th Ave., Room 140 Portland, OR 97204-1900 (503) 823-4085 Fax (503) 823-4571

email: Susan.Parsons@portlandoregon.gov

Request of Barry Joe Stull to address Council regarding an introduction to Paris L. Collins (Communication)

JAN 19 2011 PLACED ON FILE

Filed	JAN 1 3 2011
	onne Griffin-Valade tor of the City of Portland

COMMISSIONERS VOTED AS FOLLOWS:			
	YEAS	NAYS	
1. Fritz			
2. Fish	,		
3. Saltzman			
4. Leonard	3		
Adams			