

7-12-2007

## Order to Show Cause for Non Compliance 07-2-02323-2-37

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**FILED**  
KING COUNTY, WASHINGTON

JUL 12 2007

DEPARTMENT OF  
JUDICIAL ADMINISTRATION

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON  
IN AND FOR THE COUNTY OF KING

CLEARY ET AL

Plaintiff(s),

vs.

WASHINGTON STATE OF

Defendant(s)

NO. 07-2-02323-2 SEA

**ORDER TO SHOW CAUSE FOR  
NON COMPLIANCE**

**(Clerk's Action Required)**

SCOMIS CODE: **ORTSC**

Hearing Date: 8/16/2007

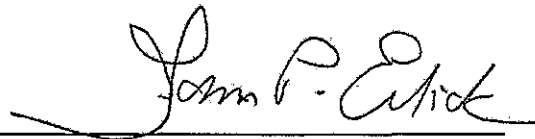
The Court finds upon initial review that;

- I.  Having reviewed the legal file herein, and determined that the Confirmation of Joinder has not been filed with the court or that parties have indicated a problem on the Confirmation of Joinder.
  
- II.  Having reviewed the issues from the Confirmation of Joinder, it is found that an answer(s) are missing and/or  
 Parties still need to be served

The court hereby orders;

The plaintiff/petitioner and/or their counsel to appear in Courtroom W1060 at the King County Courthouse, 516 Third Avenue, Seattle, WA on 8/16/2007 at 2:30 PM to review these issues and to show cause as to why monetary sanctions in the sum of at least \$250 or other sanctions should not be ordered.

IT IS SO ORDERED THIS 12th day of July, 2007.



Superior Court Judge

## **CONFIRMATION OF JOINDER REQUIREMENTS**

If **Box #I** is checked, the hearing will be stricken upon filing of an **AMENDED CONFIRMATION OF JOINDER** or **STATEMENT OF ARBITRABILITY**, but no later than **7 days prior** to the scheduled hearing. All service must be complete, all answers or defaults must be filed before your confirmation of joinder is considered complete. Failure to file complying documents by this deadline may result in **monetary sanctions in the sum of at least \$250 or other sanctions**.

If **Box #II** is checked, the hearing on Order to Show Cause will be stricken upon compliance with the deficiencies listed above. If a confirmation of joinder has not been previously filed in the case, it will be your responsibility **to ensure that all answers and defaults have also been filed** with your submission of a signed confirmation. If all parties and claims are resolved and the case has been completed, a copy of the disposition order should be sent to the Chief Civil/RJC Judge. The Show Cause Hearing will then be stricken.

If you believe you have received this Order in error because the responsive pleading has already been filed and served pursuant to the Case Scheduling Order, or if you are going to file and serve the necessary responsive pleading after receipt of this Order, you must forward a copy of the pleading requested in (section II) so that the court receives it no later than **7 days prior** to the date of the hearing.

**IF EITHER OF THE ABOVE SITUATIONS APPLIES TO YOU, YOU MUST PROVIDE A WORKING COPY TO THE CHIEF CIVIL/RJC JUDGE VERY CLEARLY NOTING IN THE UPPER RIGHT HAND CORNER:**

**SHOW CAUSE HEARING SET FOR 8/16/2007**

If there is no response from you 7 days prior to the scheduled hearing, the hearing will be held as scheduled and sanctions may be imposed.

**(NAMES AND ADDRESSES OF ALL PARTIES)**

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