Docket No. TE-190822 - Vol. I

In the Matter of: Nicholas Konopik dba Kraken Tours

December 10, 2019



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1	BEFORE THE WASHINGTON
2	UTILITIES AND TRANSPORTATION COMMISSION
3	
4	In the Matter of Determining the) Proper Carrier Classification)
5	of, and Complaint for Penalties)
6	against:) Docket No. TE-190822 NICHOLAS KONOPIK, DBA Kraken)
7	Tours)
8	}
9	
10	
11	TRANSPORTATION COURT, VOLUME I
12	Pages 1-27
13	ADMINISTRATIVE LAW JUDGE RAYNE PEARSON
14	
15	9:09 A.M.
16	December 10, 2019
17	Washington Utilities and Transportation Commission
18	621 Woodland Square Loop SE Lacey, Washington 98503
19	,, <u> </u>
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1	APPEARANCES
2	
3	ADMINISTRATIVE LAW JUDGE:
4	RAYNE PEARSON
5	FOR COMMISSION STAFF:
6	MICHAEL DOTSON
7	Transportation Investigator P.O. Box 47250
8	Olympia, Washington 98504-7250 360.664.1223
9	mdotson@utc.wa.gov
10	FOR NICHOLAS KONOPIK:
11	In Propria Persona
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1	LACEY, WASHINGTON; DECEMBER 10, 2019
2	9:09 A.M.
3	PROCEEDINGS
4	
5	JUDGE PEARSON: Good morning. My name is
6	Rayne Pearson. I'm an administrative law judge with
7	the Washington Utilities and Transportation
8	Commission.
9	Today is December 10th, 2019, and the time
10	is approximately 9:10 a.m.
11	There are three charter party and
12	excursion service carriers who should be present
13	today, so the first thing that I'll do is take a roll
14	call to see who's here.
15	There is a court reporter who's recording
16	everything that we say, so when I call your name,
17	please raise your hand, but please also give a verbal
18	response such as "here" or "present."
19	The first docket is TE-190828,
20	Michael S. Miller, DBA Tiger Mountain Shuttle and
21	Tiger Shuttle.
22	MR. STIRBIS: Present with counsel,
23	your Honor.
24	JUDGE PEARSON: Thank you.
25	The next docket is TE-190842, Luxury1 Limo

1	LLC.
2	MR. SINGH: Here.
3	JUDGE PEARSON: Okay.
4	And can you tell me how to pronounce your
5	name?
6	MR. SINGH: Satwinder.
7	JUDGE PEARSON: Satwinder. And your last
8	name?
9	MR. SINGH: Singh.
10	JUDGE PEARSON: Singh. Okay.
11	Docket TE-190822, Kraken Tours.
12	MR. KONOPIK: Kraken. Present.
13	JUDGE PEARSON: And can you tell me how to
14	pronounce your last name?
15	MR. KONOPIK: Konopik.
16	JUDGE PEARSON: Konopik. Okay. Thank
17	you.
18	So you all are here because the Commission
19	issued a complaint against you based on information
20	that your business is operating or advertising as a
21	charter and excursion carrier without a certificate
22	from the Commission.
23	If it's proven that you are, in fact,
24	engaging in that conduct, the Commission will order
25	you to stop operating until such time as you obtain a

certificate, and can impose penalties of up to \$5,000 per violation.

So at this preliminary hearing today, I'm going to ask you how you'd like to proceed. Your first option is to agree to cease and desist operating as an unpermitted charter and excursion carrier. And if you choose that option, you must agree to stop providing, offering and advertising unpermitted charter and excursion carrier services unless or until you obtain a permit from the Commission.

If you choose this option, you'll need to show what you've done to shut down your business, either completely or partially, so that you're no longer advertising, offering or providing unpermitted services in this state. For example, you'll need to prove that you have taken down or changed your website or other online advertisements for your business.

If you have applied for or obtained a certificate in advance of the hearing, please let me know that when I call you up. In that case, we will not ask you to stop operating, but we will want you to acknowledge that you were operating previously without a permit, and that you agree that you will stop operating if your certificate is suspended or canceled in the future for any reason.

Your second option is to ask for a classification hearing, and you would choose this option if you believe that your business is not subject to regulation by the Commission. In other words, you would be denying that you advertise, offer or provide unpermitted charter and excursion carrier services.

And if you choose this option, we will schedule a formal evidentiary hearing where you will be required to present evidence that your business is not subject to regulation by the Commission. The hearing will be set in approximately two to three months from now, with a deadline a week before the hearing for both you and Commission Staff to list your witnesses and file any exhibits.

Michael Dotson will be speaking for

Commission Staff this morning. Mr. Dotson is seated
over here to my right. He's a Commission compliance
investigator.

So now that we've gone over your choices,
I'll explain what else will happen today. In a few
minutes, I will call each of you up here to make your
choice. Just one second.

For those of you appearing pro se, which means that you are representing yourself without a

1	lawyer, I'll swear you in so that anything you say
2	will be under oath. And once you're sworn in, I will
3	ask if you understand your choices for today's
4	hearing, and then ask you to state your choice. And
5	if there's anything else that you want to explain to
6	me, you'll have an opportunity to do that at that
7	time.
8	If you choose option A, you'll want to
9	testify about how you're getting out of the charter
L0	and excursion business, and you can explain how you
L1	plan to do that. Depending on what proof you can
L2	provide, you may be given an opportunity to meet with
L3	Staff during the break in the hearing to negotiate an
L4	agreed cease and desist order.
L5	Again, if you've recently applied for or
L6	received a permit, you'll also be given an opportunity
L7	to meet with Staff to negotiate an agreed order to
L8	resolve this matter.
L9	In the agreed order, we'll also deal with
20	the penalty. You were each served with a complaint
21	that asked the Commission to penalize you for engaging
22	in business as a charter or excursion carrier without
23	a permit, and the law sets the maximum penalty for
24	each violation at \$5,000.

So Staff will recommend a penalty amount,

24

25

1	and you will have a chance to reach an agreement with
2	Staff about the penalty amount. If you're unable to
3	agree, Staff will explain its recommendation, but the
4	Commission will make the final decision about the
5	penalty amount.
6	And if you choose option B, that is, if
7	you deny that you're operating as a charter and
8	excursion service carrier, we will schedule another
9	hearing, like I discussed earlier.
LO	So Mr. Dotson, I will go ahead and swear
L1	you in now before we call up the first carrier. If
L2	you could please stand and raise your right hand.
L3	(Michael Dotson sworn.)
L4	JUDGE PEARSON: Go ahead and be seated.
L5	Let's call Docket TE-190828, Tiger Mountain Shuttle
L6	and Tiger Shuttle, forward. Counsel and Mr. Miller,
L7	if you want to just take seats at the table, and make
L8	sure that your microphones are turned on.
L9	MR. STIRBIS: Hello.
20	JUDGE PEARSON: You have to push the
21	button and then the green light will illuminate. You
22	might have to there you go.
23	MR. STIRBIS: Good morning, your Honor.
24	Dave Stirbis on behalf of Mr. Miller.
25	JUDGE PEARSON: Good morning. Did you

1	provide a I know you entered a Notice of Appearance
2	in the docket, and I appreciate that. Did you provide
3	the court reporter with your business card?
4	MR. STIRBIS: I did not.
5	JUDGE PEARSON: Could you do so?
6	MR. STIRBIS: Certainly. If I may
7	approach, your Honor.
8	JUDGE PEARSON: Absolutely.
9	So Mr. Stirbis, how does your client wish
LO	to proceed this morning?
L1	MR. STIRBIS: Your Honor, what we'd like
L2	to do is, I've spoken to Jason Houks (phonetic), I
L3	believe it's pronounced.
L4	JUDGE PEARSON: Hoxit.
L5	MR. STIRBIS: Hoxit?
L6	JUDGE PEARSON: Yes.
L7	MR. STIRBIS: And what we'd like to do is,
L8	we'd like to set this for a contested hearing.
L9	JUDGE PEARSON: Sure.
20	MR. STIRBIS: That will give my client an
21	opportunity to obtain a permit and then approach the
22	staff on what we believe might be a fair resolution as
23	to penalty. So we'd like to set it over for hearing.
24	JUDGE PEARSON: Okay. So let's deal with
25	that right now so I can excuse you

1	MR. STIRBIS: Thank you.
2	JUDGE PEARSON: rather than hold you
3	here. So I do have some dates in mind
4	MR. STIRBIS: All righty.
5	JUDGE PEARSON: if you have your
6	calendar available, and if Staff has its calendars
7	available.
8	MR. STIRBIS: Your Honor, I'll turn on my
9	phone. Is that all right?
LO	JUDGE PEARSON: Sure. The only caveat is
L1	that Staff will need to have an Assistant Attorney
L2	General assigned to the matter, and I imagine that the
L3	dates that I'm going to propose are far enough out
L4	that they'll be able to make an assignment, they'll be
L5	someone available to represent Staff.
L6	MR. STIRBIS: Okay.
L7	JUDGE PEARSON: But just to give you that
L8	caveat that, in the event that that isn't able to
L9	happen, we will contact you and find another agreed
20	date that will work for everyone.
21	MR. STIRBIS: All right. And then,
22	your Honor, I'd like to speak to Staff. Perhaps if we
23	set it out, you're talking about two or three months,
24	perhaps before I don't want to waste the AG's time,
25	perhaps in 30 days when he's reached [sic] the permit,

1	and I could maybe I'll just talk to them about that
2	because I just don't
3	JUDGE PEARSON: You can you can have
4	the option of either dealing directly with Staff or
5	talking to them through their attorney
6	MR. STIRBIS: Okay.
7	JUDGE PEARSON: because the attorney
8	would be interested in trying to reach a settlement
9	outcome with you as well.
L0	MR. STIRBIS: Okay. Thank you.
L1	JUDGE PEARSON: So the dates that I have
L2	right now are January 28th, and then I don't have
L3	anything free again until February 24th or
L4	February 25th. And for the 25th, I can only do the
L5	afternoon.
L6	MR. STIRBIS: If we could do the let me
L7	just double-check the afternoon of the 25th,
L8	your Honor. Let me make sure.
L9	JUDGE PEARSON: February 25th?
20	MR. STIRBIS: That I'm showing is
21	that's a Tuesday, your Honor?
22	JUDGE PEARSON: Well, now I'm going to
23	have to check, but I believe it is, yes. Let me look
24	on my calendar. Yes, February 25th is a Tuesday.
25	Does that work for Staff?

1	MR. STIRBIS: It does. Mr. Miller?
2	MR. MILLER: Yes.
3	MR. HOXIT: That works for Staff, yes.
4	JUDGE PEARSON: So we'll go ahead and
5	schedule that for February 25th at 1:30 p.m., right
6	back here in this hearing room, and I'll get a notice
7	out to that effect within the next couple of days.
8	And we have all of your service
9	information. So just so you know, the Commission
LO	serves everything electronically, so you'll receive
L1	electronic service of that notice
L2	MR. STIRBIS: Great. Thank you,
L3	your Honor.
L4	JUDGE PEARSON: with instructions. It
L5	will contain detailed instructions about how to
L6	prepare for the hearing, what to bring, when to file
L7	documents in advance and things of that nature.
L8	And hopefully, you'll have an opportunity
L9	to speak with either Staff's counsel or Staff directly
20	and reach a resolution that we can possibly resolve
21	the matter on paper, if we can do so
22	MR. STIRBIS: Oh, great.
23	JUDGE PEARSON: before that hearing
24	date. That's definitely a possibility.
25	MR. STIRBIS: Oh, fantastic. Thank you,

1	Judge.
2	JUDGE PEARSON: Okay. All right. You are
3	free to go.
4	MR. HOXIT: Thank you, your Honor.
5	JUDGE PEARSON: Yes.
6	All right. Let's call the next docket,
7	that's TE-190842, Satwinder Singh, DBA Luxury1 Limo
8	LLC.
9	Mr. Singh, if you just want to take a seat
10	right there. Actually, you guys will remain standing.
11	I'll just swear you in right now.
12	MR. SINGH: Okay.
13	JUDGE PEARSON: Please raise your right
14	hand.
15	(Satwinder Singh sworn.)
16	JUDGE PEARSON: Okay. You may be seated.
17	So please spell your or state your
18	first and last name, and spell your last name for the
19	court reporter.
20	MR. SINGH: Satwinder Singh, last name
21	S-I-N-G-H.
22	JUDGE PEARSON: Okay.
23	And can you also give us your business
24	address?
25	MR. SINGH: That would be 32010 111th

1	Court SE, Auburn, Washington 98092.
2	JUDGE PEARSON: Okay.
3	And what's your position with the company?
4	MR. SINGH: I'm the owner.
5	JUDGE PEARSON: You're the owner. Okay.
6	And do you understand the choices that I
7	explained earlier?
8	MR. SINGH: Yes, correct.
9	JUDGE PEARSON: Okay. And do you know how
LO	you wish to proceed?
L1	MR. SINGH: Yes.
L2	JUDGE PEARSON: Okay.
L3	MR. SINGH: I'd like to go with the option
L4	A, but
L5	JUDGE PEARSON: Okay.
L6	MR. SINGH: I also have also, I did
L7	reapply for the permit as well, so I'd like to discuss
L8	that with the team and see if we could reach a
L9	resolution.
20	JUDGE PEARSON: Okay. That sounds good.
21	So when we take a break, you can talk with
22	Staff, like I explained, and see if you can sign an
23	agreed order. The order will say that you agree that
24	you were operating in the past without a certificate,
25	and that you advertised without a certificate, and you

1	agree to stop operating until your application is
2	approved.
3	And once you feel comfortable that you
4	understand the order, you and Mr. Dotson will both
5	sign it, and it will include most likely an agreement
6	about the penalty amount, and possibly a payment plan
7	for that penalty amount. But if not, you can explain
8	why you believe the penalty should be different than
9	what Staff's recommending.
10	MR. SINGH: Sounds good.
11	JUDGE PEARSON: Okay. All right. Then
12	you may go ahead and take a seat.
13	I'll call up the final docket, and then
14	we'll take a recess so that you all can meet with
15	Staff.
16	MR. SINGH: Thank you.
17	JUDGE PEARSON: Okay.
18	Docket TE-190822, Nick Alexander Konopik.
19	MR. KONOPIK: Yep.
20	JUDGE PEARSON: Okay. DBA Nicholas
21	Konopik and Kraken Tours?
22	MR. KONOPIK: Yep.
23	JUDGE PEARSON: Okay. I know what a
24	kraken is. I should know how to say it.
25	MR. KONOPIK: That makes sense.

1	JUDGE PEARSON: So if you could just stay
2	standing and raise your right hand.
3	(Nicholas Konopik sworn.)
4	JUDGE PEARSON: Okay. Go ahead and be
5	seated.
6	All right. So please also state your
7	first and last name, and spell your last name for the
8	court reporter.
9	MR. KONOPIK: Nicholas Konopik, K-O-N-O-P,
10	as in Peter, I-K.
11	JUDGE PEARSON: Okay. And your business
12	address?
13	MR. KONOPIK: 840 SE Fourth Avenue, Oak
14	Harbor, Washington 98277.
15	JUDGE PEARSON: Okay. And what's your
16	position with the company?
17	MR. KONOPIK: I'm the owner.
18	JUDGE PEARSON: Okay. And do you
19	understand the choices I explained earlier?
20	MR. KONOPIK: I do and I don't at the same
21	time, because I was never I never received a
22	letter
23	JUDGE PEARSON: Okay.
24	MR. KONOPIK: stating this. So I guess
25	I'd been kind of ran through about ten months of not

1	knowing anything
2	JUDGE PEARSON: Okay.
3	MR. KONOPIK: and I never got I just
4	simply never got a letter. So this is the very first
5	I was hearing of it when somebody knocked on my door
6	to serve me.
7	JUDGE PEARSON: Okay.
8	MR. KONOPIK: So that's I can't imagine
9	spending \$20,000 a year in insurance and not paying a
LO	\$200 fee for a permit, so I guess I'm not really sure
L1	where to go.
L2	JUDGE PEARSON: Okay.
L3	MR. KONOPIK: Whether or not I need to
L4	bring in legal counsel just it's almost
L5	flabbergasting to me
L6	JUDGE PEARSON: Sure.
L7	MR. KONOPIK: to be, you know, ten
L8	months of fake emails being sent, you know, requesting
L9	tours, all of these things, and pictures and
20	downloading, when simply I didn't receive a certified
21	letter, or I could have gotten a phone call as opposed
22	to a fake email trying to set me up, saying,
23	Mr. Konopik, you owe a permit fee. I would have said,
24	oh, check our card. Can I drive it down to Lacey and
25	pay for it? Not a problem.

1	JUDGE PEARSON: Sure.
2	MR. KONOPIK: So that's what I mean where
3	I'm kind of stuck in the
4	JUDGE PEARSON: Well, it sounds to me like
5	you would probably benefit from chatting with Staff at
6	the break
7	MR. KONOPIK: Okay.
8	JUDGE PEARSON: as opposed to making a
9	decision now
10	MR. KONOPIK: Wonderful.
11	JUDGE PEARSON: so that you can have an
12	opportunity to give them your side of the story
13	MR. KONOPIK: Perfect.
14	JUDGE PEARSON: you know, hear from
15	them what our what our common processes are, and,
16	you know, what may have happened there.
17	I do believe that a cease and desist
18	letter was sent to you, whether or not you received
19	it. That's something that you can discuss with
20	them
21	MR. KONOPIK: Okay.
22	JUDGE PEARSON: and then hopefully you
23	can come to some sort of agreement. But it does sound
24	like, at this point, it wouldn't be it wouldn't be
25	beneficial for you to try to make a decision right

1	now.
2	MR. KONOPIK: Yes.
3	JUDGE PEARSON: And that's just fine.
4	MR. KONOPIK: Okay.
5	JUDGE PEARSON: Okay. So do you have any
6	other questions for me before we go off the record?
7	MR. KONOPIK: No, ma'am.
8	JUDGE PEARSON: Okay.
9	So at this point, we're going to take a
10	break now at approximately 9:23 a.m. Each of you can
11	meet with Staff to see if you can come to an
12	agreement.
13	The recommended penalty may be small or
14	there may be a reason that Staff asks for a larger
15	penalty. That typically only happens if you've been
16	in front of a judge here before, or if you've
17	previously held a certificate with the Commission that
18	was canceled.
19	Usually part of the penalty is suspended,
20	which means that you won't have to pay it unless you
21	break the law again. So you would pay the unsuspended
22	part of the penalty today, which is typically a very
23	small fraction of the total penalty, and you would
24	only have to pay the much larger remainder of the
25	penalty if you violated the order.

1	So after you have a chance to meet with
2	Staff, I will call each of you back up. If you have
3	signed an agreed order, I will confirm that you
4	understand the order, I will sign it, and then you
5	will each leave with a copy of it today.
6	So Mr. Dotson, do you have anything
7	further?
8	MR. DOTSON: I do not, your Honor.
9	JUDGE PEARSON: Okay.
LO	So we will be in recess, and I will be in
L1	my office, so please let me know when I need to come
L2	back. And thank you all for coming down today.
L3	(A break was taken from
L4	9:24 to 10:19 a.m.)
L5	JUDGE PEARSON: Okay. Let's be back on
L6	the record, and it is approximately 10:20 a.m.
L7	I understand that Staff was able to reach
L8	agreed cease and desist orders with each company, so I
L9	will call you back up one at a time in the order that
20	we went before.
21	So Mr. Singh, if you could come forward.
22	Go ahead and take a seat.
23	So did you have a chance to read the whole
24	order, and do you feel comfortable that you understand
25	its contents?

1	MR. SINGH: Yes.
2	JUDGE PEARSON: Okay.
3	And it looks like you and Staff have both
4	signed it.
5	There are two violations in this case, one
6	for offering charter and excursion services and one
7	for advertising. Looks like a \$10,000 penalty will be
8	imposed, a \$9,000 portion of that will be suspended,
9	and the company will pay a \$1,000 penalty; is that
LO	correct?
L1	MR. SINGH: Yes.
L2	JUDGE PEARSON: Okay.
L3	And for the record, you are agreeing to
L4	shut down operations until you get a certificate from
L5	the Commission?
L6	MR. SINGH: Yes.
L7	JUDGE PEARSON: Okay.
L8	So the \$9,000 is suspended for two years
L9	from today's date, which is December 10th, 2021. So
20	that means that if Staff finds an advertisement, or if
21	you offer charter or excursion services during that
22	time, you will have to pay the \$9,000 penalty.
23	And you understand that.
24	MR. SINGH: Yes.
25	JUDGE PEARSON: Okay. Also, the order to

1	cease and desist is permanent, so it never expires.
2	So if Staff discovers you're still operating even
3	after two years, Staff can go straight to Superior
4	Court and ask for a much higher penalty, so it's very
5	important that you follow the law.
6	And I see that there's a payment schedule
7	for the \$1,000 penalty. It looks like you made, or
8	are going to make a \$400 payment today; is that
9	correct?
10	MR. SINGH: Yes.
11	JUDGE PEARSON: Followed by a \$300 payment
12	on January 10th, and a \$300 payment on February 10th?
13	MR. SINGH: Yes, that's correct.
14	JUDGE PEARSON: Okay. And you do
15	understand, if you miss a payment, you'll have to pay
16	the entire penalty amount, including the \$9,000
17	suspended portion?
18	MR. SINGH: Yes.
19	JUDGE PEARSON: Okay. So if for some
20	reason you're going to be late making a payment, you
21	need to contact Staff and make arrangements so that
22	you don't have to make that end up paying the whole
23	penalty. So it's just crucial to have those
24	communications if something comes up to avoid having
25	the imposition of that much larger penalty.

1	So do you also understand legally what you
2	can and can't do without a certificate?
3	MR. SINGH: Yes.
4	JUDGE PEARSON: Okay.
5	And remember that Commission Staff is
6	always available to assist you if you have questions.
7	Okay.
8	Do you have any additional questions for
9	me?
LO	MR. SINGH: Nope.
L1	JUDGE PEARSON: Okay. So I will go ahead
L2	and sign this order and pass it back to Mr. Dotson.
L3	They're going to make a copy for you. I think you can
L4	follow Mr. Hoxit out; is that correct? Okay. He will
L5	get a copy for you and then you're free to go.
L6	MR. SINGH: Thank you.
L7	JUDGE PEARSON: Thank you so much for
L8	coming today.
L9	All right. Mr. Konopik, you can come back
20	up, please. I'm just going to ask you the same
21	questions.
22	MR. KONOPIK: Sounds perfect.
23	JUDGE PEARSON: Okay. So did you have a
24	chance to read the whole order and do you feel
25	comfortable that you understand all of its contents?

1	MR. KONOPIK: Yes. The only question is,
2	once the permit comes through, I'm able to start back
3	up, correct?
4	JUDGE PEARSON: That's correct. As soon
5	as your certificate is approved, you can begin
6	operations.
7	MR. KONOPIK: Absolutely.
8	JUDGE PEARSON: Okay. So you and Staff
9	have both signed the order.
LO	As with the other case, there are two
L1	violations here, one for offering charter and
L2	excursion services and one for advertising.
L3	It looks like a \$10,000 penalty will be
L4	imposed, a \$9,500 portion of which will be suspended,
L5	and the company will pay a \$500 penalty; is that
L6	correct?
L7	MR. KONOPIK: Yes, ma'am.
L8	JUDGE PEARSON: Okay. And for the record,
L9	you are agreeing to cease all operations until your
20	application is
21	MR. KONOPIK: Yes.
22	JUDGE PEARSON: is approved? Okay.
23	Thank you.
24	So the \$9,500 penalty, just as I told the
25	other gentleman, is suspended for two years from

1	today's date, which is December 10th, 2021. So like
2	you heard me say to him, if Staff finds any
3	advertisement or that you've been offering these
4	services, if for some reason your certificate gets
5	cancelled in the interim, then you will be required to
6	pay that \$9,500 penalty. And, again, the order to
7	cease and desist is permanent, so it's important that
8	you maintain your
9	MR. KONOPIK: Until my permit comes in.
10	JUDGE PEARSON: Correct. But if at any
11	point in time, you lose your permit, the cease and
12	desist order still applies.
13	MR. KONOPIK: Okay.
14	JUDGE PEARSON: Okay. And let's see.
15	There's a payment plan for the \$500
16	penalty. It looks like you've agreed to pay \$250 on
17	the 15th of January, followed by a second \$250 payment
18	on February 17th
19	MR. KONOPIK: Yes.
20	JUDGE PEARSON: correct? Okay.
21	And also, like I said to Mr. Singh, if you
22	think that you're going to have a late payment, reach
23	out to Staff so you can avoid the imposition of that
24	much larger penalty.
25	Do you have any other questions?

1	MR. KONOPIK: No, ma'am.
2	JUDGE PEARSON: Okay. So I will go ahead
3	and sign the order. And, again, once you receive your
4	copy, you are free to go.
5	MR. KONOPIK: Wonderful. Thank you.
6	JUDGE PEARSON: And thank you so much for
7	coming down today.
8	And Mr. Dotson, I'll just ask you briefly
9	if there's anything else that we need to address
10	before we adjourn today.
11	MR. DOTSON: There is not. Thank you,
12	your Honor.
13	JUDGE PEARSON: Okay. Then we are
14	adjourned. Thank you so much.
15	(Adjourned at 10:24 a.m.)
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1	CERTIFICATE
2	
3	STATE OF WASHINGTON)
4) ss. COUNTY OF KING)
5	
6	
7	I, ANITA W. SELF, a Certified Shorthand
8	Reporter in and for the State of Washington, do
9	hereby certify that the foregoing transcript is true
10	and accurate to the best of my knowledge, skill and
11	ability.
12	IN WITNESS WHEREOF, I have hereunto set my hand
13	and seal this 18th day of December 2019.
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18	ANITA W. SELF, RPR, CCR #3032
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