Docket No. TV-190498 - Vol. I

In the Matter of: Yakima Brothers, LLC

November 13, 2019



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1	BEFORE THE WASHINGTON
2	UTILITIES AND TRANSPORTATION COMMISSION
3	
4	In the Matter of Determining)DOCKET TV-190498
5	the Proper Carrier) Classification of, and) Complaint for Panaltics
6	Complaint for Penalties) against:)
7 8	YAKIMA BROTHERS, LLC)
9 10	
11	TRANSPORTATION COURT, VOLUME I
12	Pages 1-27 ADMINISTRATIVE LAW JUDGE RAYNE PEARSON
13	ADMINISTRATIVE LAW JUDGE RAYINE PEARSON
14	November 13, 2019
15	9:00 a.m.
16 17 18	Washington Utilities and Transportation Commission 621 Woodland Square Loop Southeast Lacey, Washington 98503
19	
20	REPORTED BY: TAYLER GARLINGHOUSE, CCR 3358
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1	APPEARANCES
2	
3	ADMINISTRATIVE LAW JUDGE:
4	RAYNE PEARSON
5	
6	FOR COMMISSION STAFF:
7	BRIAN BRAUN
8	Compliance Investigator P.O. Box 47250
9	Lacey, Washington 98503 (360) 664-1129
10	brian.braun@utc.wa.gov
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1	LACEY, WASHINGTON; NOVEMBER 13, 2019
2	9:00 A.M.
3	000
4	PROCEEDINGS
5	
6	JUDGE PEARSON: Good morning. Today is
7	Wednesday, November 13th, 2019, and the time is
8	approximately 9:00 a.m.
9	My name is Rayne Pearson. I'm an
10	administrative law judge with the Washington Utilities
11	and Transportation Commission.
12	There are three household goods carriers who
13	should be here today, so the first thing we'll do is
14	take a roll call and see who's present. There is a
15	court reporter seated up here to my left who is
16	recording everything we say, so when I call your name,
17	please raise your hand and give a verbal response like
18	"here" or "present."
19	First docket is TV-190498, Yakima Brothers
20	LLC?
21	MR. YAKIMOVICH: Here.
22	JUDGE PEARSON: Thank you. Are you Mr
23	MR. YAKIMOVICH: Yakimovich.
24	JUDGE PEARSON: Yakimovich, okay.
25	TV-190832, The Moving Clique LLC?

Hearing nothing, TV-190834, Aurora Painting & Pressure Washing, d/b/a All Pro Service, d/b/a Seattle Moving Solutions?

Okay. Hearing nothing, there are two companies who are not here today, and those companies will be held in default if they fail to appear, and we can address those cases after we deal with the first docket.

Okay. So you're here today because the Commission has information that your company is or was operating or advertising as a household goods carrier without a permit. Operating as a household goods mover without a permit is illegal and subject to a penalty of up to \$5,000 per violation. If you're found to have engaged in this business as a household goods mover without a permit, the Commission will order you to cease and desist operating and can impose a penalty.

The Commission has initiated an enforcement action against you and your company, and so today I'm going to ask you how you choose to proceed, and you have two options.

The first option is to agree to cease and desist operating as an unpermitted household goods carrier. And if you choose this option, you have to stop providing, offering, and advertising household

goods services unless or until you receive a permit from the Commission. You will need to show what you've done to shut down your business either completely or partially, so Staff is going to want to see proof that you're no longer operating or advertising. For example, you will need to prove that you have taken down or changed your website or other online advertisements for your business. If you've already obtained or applied for a permit in advance of this hearing, please let me know when I call you up, and if you've obtained your permit, you can continue to operate your business so long as you are permitted.

The second option you can choose is to ask for a classification hearing. You would make that choice if you believe that you're not operating illegally and that your business is not subject to regulation by the Commission. In other words, you would be denying that you offer or advertise household goods services. If you choose this option, we will schedule a formal evidentiary hearing where you will be required to present proof that your business is not within the Commission's jurisdiction. And that hearing will be set in the next two months with a deadline a week before the hearing for both you and Commission Staff to list your witnesses and file any exhibits.

Brian Braun will be speaking for Commission
Staff this morning. And if you've not already met
Mr. Braun, he's seated at the table to my right, and
he's a Commission compliance investigator.

So I will call you up here in just a moment, and at that time, I'll swear you in so that anything you tell me will be considered sworn testimony made under penalty of perjury. Once you are sworn in, I'll ask if you understand your choices and then ask you to state your choice. And then if there's anything else you want to explain to me, you will have a chance to do that too.

So if you choose option A, you will need to testify about how you plan to comply with the law either by becoming a permitted business or shutting down your unpermitted business. Depending on what proof you can provide, you may -- you will be given an opportunity to meet with Staff during the break in order to attempt to negotiate an agreed order to resolve this matter, and that will also address any penalties.

The complaint asks that the Commission penalize you for engaging in business as a household goods carrier without a permit. And like I stated earlier, the law sets the maximum penalty for each violation at \$5,000. Staff will recommend a penalty and you will have a chance to reach an agreement with Staff

1	about the penalty amount. And if you're unable to
2	agree, Staff will explain its recommendation, but the
3	Commission will make the final decision about the
4	penalty amount. And if you choose the second option, we
5	will schedule another hearing at a later date.
6	So, Mr. Braun, I'll go ahead and swear you
7	in now.
8	(Brian Braun sworn.)
9	JUDGE PEARSON: Okay. Thank you.
LO	Okay. If you could please come forward to
L1	the table and take a seat.
L2	MR. YAKIMOVICH: Right here?
L3	JUDGE PEARSON: Yes. And then please speak
L4	into the microphone and state your first and last name,
L5	spelling your last name for the court reporter.
L6	MR. YAKIMOVICH: My last name, Yakimovich.
L7	JUDGE PEARSON: Can you spell it?
L8	MR. YAKIMOVICH: Y-a-k-i-m-o-v-i-c-h.
L9	JUDGE PEARSON: And your first name?
20	MR. YAKIMOVICH: Artyom.
21	JUDGE PEARSON: Okay. Thank you.
22	And what's your position with the company?
23	Are you the company owner?
24	MR. YAKIMOVICH: Yes.
25	JUDGE PEARSON: Okay. All right. Why don't

1	I swear you in. Go ahead and stand and raise your right
2	hand.
3	(Artyom Yakimovich sworn.)
4	JUDGE PEARSON: Okay. Thank you. Please be
5	seated.
6	Okay. Do you understand the options that I
7	explained to you?
8	MR. YAKIMOVICH: I do.
9	JUDGE PEARSON: Okay. And do you admit that
LO	you were operating as a household goods carrier without
L1	a permit?
L2	MR. YAKIMOVICH: I want to try to explain.
L3	JUDGE PEARSON: Okay.
L4	MR. YAKIMOVICH: So I register a company
L5	last fall. I decided I think I'll do a moving business.
L6	I started a little advertisement on the Toptech, and my
L7	friend from New York, he helped me with a Craigslist
L8	advertisement. So he made an advertisement for me, so I
L9	did like four or five jobs, but I see business is pretty
20	slow. So I started do different kind of business, you
21	know, like construction. So so suspend my moving
22	business for a little bit.
23	This April, I received a letter from
24	Commission so about I supposed to stop. So I go to
25	Commission, spoke with a person there, they told me you

1	just don't operate anymore, so you will not have a
2	problem. So since April, I didn't do any jobs.
3	But about a month ago I received a letter
4	which proves like I still have my Toptech advertisement
5	and an old Craigslist, but I don't have access of for
6	this advertisements because I didn't upload. So all
7	what I can delete, I deleted, but I cannot control
8	websites. It's like three different websites; Toptech,
9	Craigslist, and some like database, I don't know, some
LO	moving company. They add me in their database, but I
L1	cannot delete myself from it.
L2	JUDGE PEARSON: I understand how that works.
L3	We've actually dealt with that a number of times before
L4	with carriers who've come in that that they're unable
L5	to remove the ads so
L6	MR. YAKIMOVICH: Okay.
L7	JUDGE PEARSON: Okay. But you have shut
L8	down your business and you don't intend to apply for a
L9	permit?
20	MR. YAKIMOVICH: I'm still thinking maybe
21	next month I'll try again. I want to invest in
22	advertisements another couple thousand dollars and see
23	SO
24	JUDGE PEARSON: But you understand that you
25	need a permit

1	MR. YAKIMOVICH: Yeah.
2	JUDGE PEARSON: before you can operate?
3	Okay. And that you can't operate until you
4	receive a permit?
5	MR. YAKIMOVICH: Absolutely.
6	JUDGE PEARSON: Okay. All right. So when
7	we take a break, you can talk with Mr. Braun and see if
8	you can sign an agreed order. And that order will say
9	that you agree that you were operating without a permit
LO	and that you agree to stop operating until you get a
L1	permit if you decide to apply for one.
L2	MR. YAKIMOVICH: Okay.
L3	JUDGE PEARSON: And once you feel
L4	comfortable that you understand the order, you and
L5	Mr. Braun will both sign it, and it will include most
L6	likely an agreed penalty amount. But if not, you can
L7	explain why the penalty should be different than what
L8	Staff is recommending.
L9	Do you have any questions?
20	MR. YAKIMOVICH: Penalty for so
21	JUDGE PEARSON: For the past operations.
22	And and I'll just tell you right now that when you
23	meet with Staff, typically Staff recommends a much lower
24	penalty than what was initially sought.
25	So for a \$5,000 penalty, I assume your

1	recommendation will be \$500 with 4500 suspended?
2	MR. BRAUN: That is correct.
3	JUDGE PEARSON: Okay. So Staff will be
4	asking that you pay a \$500 penalty instead of the 5,000,
5	and then what we do is we suspend the remaining \$4,500
6	which means so long as you don't operate illegally,
7	you'll never have to pay it.
8	MR. YAKIMOVICH: But I didn't operate
9	since I received the letter, I didn't do any moves. I
LO	stopped immediately.
L1	JUDGE PEARSON: Okay. And I understand
L2	that, and you will you'll have a chance to talk to
L3	Staff about that and see if you can come to an
L4	agreement.
L5	MR. YAKIMOVICH: Right.
L6	JUDGE PEARSON: Okay. So, Mr. Braun, is
L7	there anything else before we take a break? Would you
L8	like to just deal with this now and then deal with the
L9	default orders afterwards?
20	MR. BRAUN: I will deal [inaudible].
21	JUDGE PEARSON: What was that?
22	MR. BRAUN: I'll deal with this now and then
23	deal with the defaults afterwards.
24	JUDGE PEARSON: Okay. Let's go ahead and
25	take a recess.

1	(Recess taken from 9:12 a.m.
2	until 9:33 a.m.)
3	JUDGE PEARSON: So we'll be back on the
4	record at 9:33 a.m.
5	Mr. Braun, were you able to reach an agreed
6	order?
7	MR. BRAUN: Your Honor, we were able to
8	agree in content, we were not able to come to a complete
9	understanding with the amount of penalty to be
LO	suspended. Mr. Yakimov would like to I'm sorry,
L1	Yakimovich would like to speak to on the record
L2	concerning the payment suspension.
L3	JUDGE PEARSON: Okay.
L4	MR. YAKIMOVICH: Yeah, I want to ask if you
L5	can lower payment if it's possible.
L6	JUDGE PEARSON: Okay. On what basis?
L7	MR. YAKIMOVICH: Just how it's possible.
L8	JUDGE PEARSON: Okay.
L9	MR. YAKIMOVICH: Because I'm not operating a
20	business right now. It's slow business, it's what I'm
21	saying. Every couple hundreds, it's big chance, I'll
22	not start, you know, in the in the close time.
23	JUDGE PEARSON: Okay. Mr. Braun, do you
24	have any evidence to the contrary?
25	MR. BRAUN: Just some, Your Honor. While

1	the they talk about the Thumbtack is still up. I
2	know he says it's out of his control, but it's just a
3	mitigating factor. I also looked at the Department of
4	Revenue and the Secretary of State. Mr. Yakimovich did
5	recently reregister as a transportation warehousing
6	moving company in September 16th, 2019, to both
7	Department of Revenue and Secretary of State. This was
8	both after the moves of shutting down. But, Judge, if
9	he has financial issues, Staff takes no position.
10	JUDGE PEARSON: Okay. Go ahead.
11	MR. YAKIMOVICH: I was registered as moving
12	company when I opened LLC, probably that's why.
13	JUDGE PEARSON: But that was just two months
14	ago?
15	MR. YAKIMOVICH: No, it's been more than a
16	year ago.
17	MR. BRAUN: Judge, he's the only person that
18	is the registered agent, so I'm assuming that he filled
19	out the paperwork for the Secretary of State and the
20	Department of Revenue. That was what the government has
21	to stand on for Staff's recommendation.
22	MR. YAKIMOVICH: Probably it updated
23	automatically. But, again, I I don't have a control.
24	JUDGE PEARSON: So you're saying it was an
25	annual renewal?

1	MR. YAKIMOVICH: Probably.
2	JUDGE PEARSON: Okay. And what about, in
3	Staff's declaration, you obtained an offer in June; is
4	that correct?
5	MR. BRAUN: That is correct,
6	June 12th, 2019. I also called a phone number of
7	631-830-1815, and it was answered by Mr. Yakimovich, and
8	he still claims that is his phone number today.
9	JUDGE PEARSON: Okay. Thank you.
LO	So I know that you stated that you stopped
L1	performing moves in April, but Staff has evidence that
L2	you continued to offer moves as late as June, which
L3	would have been after you received the cease and desist
L4	letter; is that correct?
L5	MR. YAKIMOVICH: Kind of business, you know,
L6	where people call and want to move, what price, what
L7	that, what that, you know, but I didn't do any moves
L8	since April. Maybe I I tell a price, I don't want to
L9	lie, you know.
20	JUDGE PEARSON: Right.
21	MR. YAKIMOVICH: Because people sometimes
22	call me, you know, you do moving, I say yeah, how much,
23	where, this, that. But as soon as I received this
24	letter, I didn't do any jobs, you know, moving because I
25	was start doing construction, you know, different kind

1	of business.
2	JUDGE PEARSON: So what you're saying is you
3	didn't actually perform any moves, you just provided
4	MR. YAKIMOVICH: No, no. Not any jobs since
5	I receive a letter, not any jobs.
6	JUDGE PEARSON: Okay. But you did provide
7	quotes for those services?
8	MR. YAKIMOVICH: Maybe, yes, probably.
9	JUDGE PEARSON: Okay. What did you do with
LO	your moving truck?
L1	MR. YAKIMOVICH: I rent it. I rent from
L2	Enterprise
L3	JUDGE PEARSON: Oh, okay.
L4	MR. YAKIMOVICH: rent a truck.
L5	JUDGE PEARSON: So you don't own a truck?
L6	MR. YAKIMOVICH: No.
L7	JUDGE PEARSON: Do you still have the truck
L8	or did you give it back?
L9	MR. YAKIMOVICH: Back.
20	JUDGE PEARSON: You gave it back?
21	MR. YAKIMOVICH: Yeah.
22	JUDGE PEARSON: Okay. Oh, do you rent it on
23	a job-by-job basis?
24	MR. YAKIMOVICH: Yes.
25	JUDGE PEARSON: Oh, okay.

1	MR. YAKIMOVICH: Sometimes when it's busy, I
2	rent it by weeks. But here it's slow, you know,
3	compared it's why I think, you know, slow down with
4	moving. I planning to get a license for \$550, but also
5	I got a ticket right now, so I want to ask maybe if we
6	can deal, you know, like I'll apply for for license,
7	you know, instead of ticket.
8	JUDGE PEARSON: You want to you want to
9	fill out an application, that's what you're saying?
10	MR. YAKIMOVICH: Yes.
11	JUDGE PEARSON: And when do you intend to do
12	that?
13	MR. YAKIMOVICH: Today, but it's supposed
14	how much money I'll owe like for ticket. Because that's
15	what I'm saying, you know, if I apply for license, I
16	gotta start a new business, you know. So put more
17	money you know, advertisement is like 3,000, \$4,000,
18	you know, like
19	JUDGE PEARSON: But you do understand that
20	if you apply for a permit without a truck, we can't give
21	you a permit?
22	MR. YAKIMOVICH: If I'm not owner of the
23	truck?
24	JUDGE PEARSON: Correct.
25	MR. YAKIMOVICH: I didn't know that.

1	JUDGE PEARSON: It will make it more
2	difficult.
3	MR. YAKIMOVICH: I used to work in New York
4	with rental trucks, it's never been a problem. I don't
5	know about Washington State, but usually it's a big
6	problem to have a own truck.
7	JUDGE PEARSON: Okay. So I'm going to go
8	ahead and go with Staff's recommendation to assess a
9	\$500 penalty and suspend the \$4500 portion. The reason
10	is that the \$500 penalty is already substantially lower
11	than what you would be subject to under the maximum
12	allowable penalties per the statute. And I think it's
13	important that you pay a portion of the penalty because
14	you did break the law knowingly and intentionally by
15	offering to provide moves after you were provided with a
16	technical assistance letter. And \$500 is a relatively
17	small amount, and I understand that Staff will offer you
18	a payment arrangement for that; is that correct?
19	MR. YAKIMOVICH: Yes.
20	JUDGE PEARSON: Okay. And, Mr. Braun, what
21	does that payment arrangement look like?
22	MR. BRAUN: Your Honor, it's \$100 a month
23	starting today, duable [sic] on the 13th of November,
24	December, January, February, March.
25	JUDGE PEARSON: Okay. Are you able to make

1	the \$100 payment today?
2	MR. YAKIMOVICH: Yes.
3	JUDGE PEARSON: Okay. All right. Well, if
4	you will bring that up, I will sign it if both of you
5	want to sign it first.
6	Okay. So you've had a chance to read the
7	whole order and you understand what you signed? Okay.
8	And it looks like there are two violations in this case;
9	one for offering a move, one for advertising a move.
LO	The order suspends or imposes a \$5,000 penalty for
L1	those two violations and suspends a \$4,500 portion for a
L2	period of two years from today's date, which is
L3	November 13th, 2021. So that means if Staff finds an
L4	advertisement or you offer a move anytime during the
L5	next two years, you will have to pay that \$4,500
L6	penalty; do you understand that?
L7	MR. YAKIMOVICH: (Nodding head.)
L8	JUDGE PEARSON: Okay. And for the record,
L9	you're agreeing to shut down your company until you get
20	a permit?
21	MR. YAKIMOVICH: Yeah.
22	JUDGE PEARSON: Can you can you give a
23	verbal response to that, please?
24	MR. YAKIMOVICH: Yes.
25	JUDGE PEARSON: Okay. So also just so you

1	know, the order to cease and desist is permanent, it
2	never expires. Staff if Staff discovers that you're
3	still operating even after the two years, Staff can go
4	straight to superior court and ask for much larger
5	penalties. So it's very important that you follow the
6	law.
7	And I see, as we discussed, there's a
8	payment schedule for the \$500 penalty, which Mr. Braun
9	read into the record. And you do understand that if you
10	miss a payment, you risk having to pay the entire
11	\$4,500?
12	MR. YAKIMOVICH: Yes.
13	JUDGE PEARSON: Okay. So if for some reason
14	you're going to be late making a payment, it's really
15	important that you contact Mr. Braun and explain to him
16	why so that you don't end up having to pay that whole
17	penalty, okay?
18	MR. YAKIMOVICH: Mm-hmm.
19	JUDGE PEARSON: Do you have any additional
20	questions for me?
21	MR. YAKIMOVICH: No.
22	JUDGE PEARSON: Okay. So I will sign this,
23	and then once you get a copy and you make your \$100
24	payment, you will be free to go. I appreciate you
25	showing up here today.

1	MR. YAKIMOVICH: Thank you.
2	JUDGE PEARSON: All right. So that
3	concludes the companies who are present in the hearing
4	room today. There's no one else in the hearing room
5	present.
6	So, Mr. Braun, we can proceed with a motion
7	for default for the two remaining companies.
8	MR. BRAUN: Correct.
9	JUDGE PEARSON: So I have had a chance to
LO	review Docket TV-190832 and TV-190834. The Commission's
L1	evidence that there were offers for an intrastate move
L2	in Washington and there was advertising that meets the
L3	definition in RCW 81.80.075, engaging in business as a
L4	moving company without a household goods permit.
L5	So what is Staff's motion with respect to
L6	these two companies?
L7	MR. BRAUN: Staff's motion response to both
L8	companies would be a default with the penalty of \$5,000
L9	assessed to each company.
20	JUDGE PEARSON: Okay. So let's walk through
21	the evidence you have for each company and then also
22	tell me when and how service was accomplished.
23	MR. BRAUN: The first one will be Docket
24	TV-190832, The Moving Clique LLC.
25	JUDGE PEARSON: Okay.

1	MR. BRAUN: And on May 21st, 2019, I found
2	advertisements on Thumbtack for The Moving Clique LLC.
3	The advertisement offered to provide household goods
4	moving services within the state of Washington.
5	On May 21st, 2019, I searched the Commission
6	records and verified that The Moving Clique is not a
7	permitted household goods carrier.
8	On May 21st, 2019, I searched the Washington
9	State Department of Revenue's website for The Moving
10	Clique. Results produced a contact name with a
11	governing individual of Marcus Smith with an address of
12	8823 Holly Drive, Apartment M-205, Everett, Washington
13	98209.
14	On May 21st, 2019, I searched the Washington
15	State Secretary of State's website for The Moving
16	Clique. The results confirmed a contact name of an
17	individual named Marcus Smith with an address of 8823
18	Holly Drive, Apartment M-205, Everett, Washington.
19	On May 21st, 2019, I searched the Internet
20	and found a website, movingclique.net. Website
21	contained a contact phone number of 425-591-3861 and a
22	contact email address of mc@movingclique.net.
23	On May 21st, 2019, I searched the Internet
24	and found a claimed Yelp business page for The Moving
25	Clique. The Yelp page contained a contact phone number

1	of 206-519-0154 and a company address of
2	www.movingclique.net. I found consumer reviews on the
3	company and each referenced household goods moving.
4	On May 21st, 2019, a compliance letter was
5	sent to Mr. Smith notifying The Moving Clique that it
6	must cease and desist operations as a household goods
7	carrier in Washington State until the company obtains a
8	required household goods carrier permit from the
9	Commission.
LO	September 20th, 2019, I called 206-519-0154
L1	using an assumed name to obtain a quote for moving
L2	services between Seattle, Washington, and Everett,
L3	Washington. The representative of the company, who
L4	identified himself as Marcus, quoted a rate of \$95 per
L5	hour for two workers and a truck or \$120 per hour for
L6	three workers and a truck. This was confirmed with an
L7	email.
L8	And you asked for proof of service. On
L9	October 23rd, 2019, at 6:45 p.m. at the address of
20	17517 - 14th Drive Southeast in Bothell, it was served
21	personally in front of Marcus K. Smith at the registered
22	address.
23	JUDGE PEARSON: Okay. Thank you. And for
24	the second docket?
25	MR. BRAUN: Judge, just for for the

1	record, it should be noted that Mr. Smith actually works
2	for another moving company and is aware of the
3	Commission.
4	JUDGE PEARSON: Okay.
5	MR. BRAUN: Even if he tried to say that the
6	address didn't come to him or the the letter wasn't
7	sent to it was sent to an Everett address, he is
8	aware of the Commission.
9	JUDGE PEARSON: Okay.
10	MR. BRAUN: Next speaking upon Docket
11	TV-190834, Aurora Painting & Pressure Washing, d/b/a All
12	Pro Moving Service, d/b/a Seattle Moving Solutions. On
13	July 23rd, 2019, I found an advertisement on Craigslist
14	for an Aurora Painting & Pressure Washing, d/b/a All Pro
15	Services, and d/b/a Seattle Moving Solutions, further
16	known as just shortened as Seattle Moving Solutions.
17	This advertisement offered to provide
18	household goods moving services within the state of
19	Washington using a truck or box van, stated that the
20	company accepted credit cards, and listed the telephone
21	number of 253-8 oh, I'm sorry, 486-6984. It should
22	also be noted that in their advertisement they spelled
23	out, it was the number two, the number five, and then
24	just typed in three, because Staff believes that is an
25	ability to try and circumvent being found through

1	Craigslist searching.
2	On July 23rd, 2019, I searched Craigslist
3	and found an advertisement for Aurora Painting Services.
4	This advertisement displayed the phone number of
5	253-486-6982 and stated that they accepted credit cards.
6	On July 23rd, 2019, I searched Commission
7	records and verified that Aurora Painting Services and
8	Seattle Moving Solutions are not permitted household
9	goods carriers.
10	On July 23rd, 2019, I searched the
11	Washington State Department of Revenue's website for
12	Aurora Painting. The results produced an entity name of
13	Aurora Painting and Pressure Washing LLC, a business
14	name of All Pro Services, and the governing people of a
15	Jermey, J-e-r-m-e-y, Alan Dean, and Erik Holt Porter.
16	Erik is spelled E-r-i-k, and an address of 14940 Young
17	Road, Mount Vernon, Washington 98273.
18	On July 31st, 2019, the compliance letter
19	was sent to Mr. Jermey Alan Dean and Erik Holt Porter
20	notifying Seattle Moving Solutions it must cease and
21	desist operations as a household goods carrier in
22	Washington State until the company obtain the required
23	household goods carrier permit from the Commission.

On September 10th, 2019, I called

253-486-6982 using an assumed name to obtain a quote for

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1	moving services between Seattle and Tacoma, Washington.
2	The company representative quoted a rate of six \$125
3	for four hours, two workers, and a 20-foot truck.
4	During the conversation, I was informed that there would
5	be a \$325 deposit that could be taken by credit card. I
6	stated that I was recently a victim of identify theft
7	and inquired how the charge would appear on my credit
8	card statement. The representative stated it would
9	appear under the name of the Aurora Painting Services.
LO	This was done to further confirm who the owners was of
L1	the company as they were very deceptive in their
L2	advertisements. That is it for evidence.
L3	On October 16th I'm sorry, on
L4	October 17th, 2019, the location of 13848 Beaver Lake
L5	Road in Mount Vernon, Washington 98273. The paperwork
L6	was served upon a Bonnie Byle who was a coresident of
L7	Erik Porter, again, E-r-i-k. On that date, she accepted
L8	service for the orders and subpoenas.
L9	JUDGE PEARSON: Okay. Thank you. I will
20	grant the motion for default for those two companies,
21	and if you pass the default orders up to me, I will sign
22	each of them. Mr. Braun?
23	MR. BRAUN: Sorry, Judge, I'm printing them.
24	Thought I had them.
25	JUDGE PEARSON: That's okay. We'll just

1	take a brief recess while you get those.
2	(Pause in the proceedings.)
3	JUDGE PEARSON: We will just very briefly go
4	back on the record to reflect that I'm signing both of
5	these default orders, which will be entered today. Is
6	there anything else that we need to address?
7	MR. BRAUN: No, Your Honor.
8	JUDGE PEARSON: Okay. Then we are
9	adjourned. Thank you.
10	MR. BRAUN: Thank you.
11	(Adjourned at 9:53 a.m.)
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1	CERTIFICATE
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3	STATE OF WASHINGTON
4	COUNTY OF THURSTON
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6	I, Tayler Garlinghouse, a Certified Shorthand
7	Reporter in and for the State of Washington, do hereby
8	certify that the foregoing transcript is true and
9	accurate to the best of my knowledge, skill and ability.
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13	Tayler Garlinghouse, CCR 3358
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