# Docket No. TV-170812 - Vol. I 

# In the Matter of: James M oseley d/b/a You Got It Movers 

October 25, 2017
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BEFORE THE WASHINGTON
UTILITIES AND TRANSPORTATION COMMISSION

In the Matter of Determining ) the Proper Carrier Classification ) of, and Complaint for Penalties ) DOCKET NO. TV-170812 against:

JAMES MOSELEY
d/b/a YOU GOT IT MOVERS )

| MOVER'S COURT, VOLUME I |
| :---: |
| Pages 1-33 |
| ADMINISTRATIVE LAW JUDGE RAYNE PEARSON |

9:00 a.m.

October 25, 2017

Washington Utilities and Transportation Commission 1300 S. Evergreen Park Drive SW Olympia, Washington 98504

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|  | ADMINISTRATIVE LAW JUDGE: |  |  |  |  |  |  |  |  |  |  |
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|  | RAYNE PEARSON |  |  |  |  |  |  |  |  |  |  |
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| 8 | RACHEL JONES |  |  |  |  |  |  |  |  |  |  |
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OLYMPIA, WASHINGTON; OCTOBER 25, 2017 9:00 A.M.
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P R O C E E D I N G S
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JUDGE PEARSON: Good morning. We will be on the record.

MR. PIENKOWSKI: Good morning.
JUDGE PEARSON: Oh, that was someone on the bridge line. This is Judge Pearson. If you could just wait a moment and I will do a roll call and ask who's on the bridge line, okay?

MR. PIENKOWSKI: Yes, I'm sorry.
JUDGE PEARSON: That's okay.
So my name is Rayne Pearson. I'm an administrative law judge with the Washington Utilities and Transportation Commission, and I am the presiding officer for today's hearing being conducted at the Commission's headquarters in Olympia.

Today is Wednesday, October 25th, 2017, and the time is 9:00 a.m. Today's hearing involves a total of five household goods carriers, so the first thing we'll do is take a roll call to determine which companies are present either here in the hearing room or on the bridge line.

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And as you can see, there is a court reporter here creating a record of today's proceedings. So when I call your name, please raise your hand and also give a verbal response like "here" or "present." So first is Docket TV-170171, Christopher Neal, d/b/a Ready2Move and Haul, aka Won't Stop Moving. Okay. Hearing nothing, next is Docket TV-170746; is that right? I have an extra number on that. Or is it 170 --

MS. JONES: 746.
JUDGE PEARSON: It is 746, okay. Bogdan, I don't know how to pronounce -MR. MOMOTYUK: Momotyuk. JUDGE PEARSON: Momotyuk? MR. WALSH: Yeah, represented by counsel, Sean Walsh.

JUDGE PEARSON: Okay. Can you spell your last name for me?

MR. WALSH: W-a-l-s-h.
JUDGE PEARSON: Okay. Great.
Next is Docket TV-170747, Tara Chila, d/b/a Moves for Seniors.

MR. SHAFER: Your Honor, we're present -MR. PIENKOWSKI: Chris Pienkowski present for Moves for Seniors.

MR. SHAFER: Andrew Shafer, counsel for Moves for Seniors.

JUDGE PEARSON: Okay. And I --
MR. SHAFER: There's an error. Tara is an employee of the company. The corporate parent is Transit Systems Inc.

JUDGE PEARSON: And I'm sorry, if the gentleman on the bridge line can please identify himself again.

MR. PIENKOWSKI: Yes. Chris, I will spell my last name, Pienkowski. $P$ as in Paul, i-e-n-k-o-w-s-k-i, I'm calling for Moves for Seniors. I'm the managing director.

JUDGE PEARSON: Okay. Great. Thank you. Next is Docket TV-170812, James Moseley, d/b/a You Got It Movers.

MR. MOSELEY: Here, Your Honor. JUDGE PEARSON: Okay. And finally is Docket TV-170972, Jake Theis, d/b/a Royal Moving. MR. THEIS: Here. Theis. JUDGE PEARSON: Theis? MR. THEIS: Theis. JUDGE PEARSON: Theis, okay. Thank you. Okay. So there's just one company who did not enter an appearance today and that company is

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1 subject to being held in default and having an order 2 entered against them, and I will take that case up later 3 this morning.

Did you have something you wanted to say? MS. JONES: No.

JUDGE PEARSON: Okay. So each of you are here because the Commission filed a complaint alleging that your company is either performing or advertising to perform work as a household goods carrier without the required permit. And the purpose of today's proceeding is to formally explain what your choices are and then hear from each of you regarding which option that you wish to pursue.

You can choose one of two options on behalf of your company. You can either agree to cease and desist providing, offering, and advertising unpermitted household goods services, and if you choose that option, then you will need to demonstrate what you've done to either shut down your business completely or partially to avoid further enforcement action by the Commission. So Staff is going to want to see proof that you are no longer performing unlawful services, for example, that you've changed the language on your website or other online advertisements for your business.
The second option is to ask for a

1 classification hearing to show why you don't need a
2 permit, and if you choose that option, you are
3 contesting allegations in the complaint and claim not to
4 be conducting household goods moving services. If you
5 choose that option, we will schedule a hearing for a
6 date in the near future with the deadline about a week 7 in advance for both the company and Commission Staff to 8 declare witnesses and file all exhibits.

So I will call each of you individually in just a moment to hear from you. Ms. Rachel Jones, who is seated over here to my right, is representing the Commission this morning, and if you have not already met her, she is a Commission compliance investigator.

So now that we have gone over the general options for each of your companies, I will explain the rest of today's procedures. So in a few minutes, I'll call each of you forward and at that time, I will swear you in so anything you tell the Court will be under oath and is considered sworn testimony. Once you're sworn in, I'll ask if you understand your options for today's hearing and then ask you to state your preference. And if there's anything else you want to explain to me, you can do so at that time.

So with each of the complaints, Commission Staff has not only alleged that you're providing

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1 household goods moving services without a permit, they
2 are also seeking to have a penalty imposed. The law
3 sets the maximum penalty for each violation at $\$ 5,000$,
4 and Staff will be making a penalty recommendation as
5 part of any agreed order. Ms. Jones will explain that
6 recommendation, but the Commission will make the final
7 decision about the amount of penalty to be imposed.

If you choose to testify about how you are getting out of the household goods business, I will allow you to make a statement explaining how you plan to do that, and depending on what proof you can provide, you should be able to reach an agreed order resolving this matter with Staff, and you can speak to Ms. Jones about that during the recess.

If you choose to contest the allegations in the complaint, we will schedule another hearing, as I explained earlier, for the Commission to present evidence to prove its case. And if we are going to set a hearing, it will help if you know your schedule for the next month or two.

After I hear from each of your companies, we will take a break, which will provide Staff time to meet with each of you and prepare a final disposition for your case.

So, Ms. Jones, why don't I go ahead and

1 swear you in at this point.
(Rachel Jones sworn.)
JUDGE PEARSON: Thank you. So after I hear from each of you, I will address the company that did not appear today, and, Ms. Jones, when I call that case, you can make a brief summary of the status and present your motion for default at that time.

So I will begin with the two companies who are represented by counsel beginning with TV-170747, Moves for Seniors.

Mr. Shafer, if you could take a seat right there and make sure the microphone is turned on. The red light will come on when it's on.

MR. SHAFER: I think it's on now.
JUDGE PEARSON: Perfect. Thank you. Okay. So if you could state your first and last name for the record.

MR. SHAFER: Yes, Andrew Shafer, attorney at law. I'm the attorney for Transit Systems Inc, d/b/a Moves for Seniors.

JUDGE PEARSON: Do you have a business card that you can give to the court reporter?

MR. SHAFER: Yes, I do.
JUDGE PEARSON: Okay. And one for me, too, that would be great.

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MR. SHAFER: Simburg, Ketter, Sheppard \& Purdy. Did you --

JUDGE PEARSON: I'm sorry, what?
MR. SHAFER: Did you ask the firm that $I$ was with?

JUDGE PEARSON: Oh, no, just a business card for the court reporter would be fine.

MR. SHAFER: That's not a problem. Your Honor, Moves for Seniors contests the complaint in its entirety on several grounds. First of all, Moves for Seniors isn't a moving company, it's a broker.

JUDGE PEARSON: Okay. So I'm not going to hear argument from you right now. If you wish to schedule a hearing, we can talk about dates for that.

MR. SHAFER: Absolutely.
JUDGE PEARSON: Okay.
MR. SHAFER: You know, actually, I had spoken with Ms. Paul last week, and we had agreed upon a tentative date of December 19th. I'm unavailable before the 15th of December, and I'm not sure the 19th is going to work, but for place-setting purposes now, that's fine.

JUDGE PEARSON: Okay. So I will tell you that if we commit to that date and it works for you now but ends up not working for you later, you'll have to

1 file a motion and show cause as to why it would need to
2 be moved. So if you're not certain, I would recommend 3 choosing a different date.

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1 Mr. Shafer, the letter that you submitted. I assume you
2 filed the order dismissing the petition for declaratory 3 proceeding.

> MR. SHAFER: I did.

JUDGE PEARSON: Okay. And you asked for a full evidentiary hearing. I wanted to give you a little bit more of an explanation about how we conduct our brief adjudicative proceedings because as you can see, we do things a little bit differently here. Our administrative hearings are more formal than what you might be accustomed to with other state agencies. So the only difference between what we would consider a full-blown hearing versus a brief adjudicative proceeding is that we will not require you to file prefiled written testimony, but at the brief adjudicative proceeding, you have -- we have a court reporter present, you have an opportunity to present witnesses and exhibits. If we schedule it in the morning and it goes all day, that's fine.

MR. SHAFER: That's fine.
JUDGE PEARSON: Okay. MR. SHAFER: No, that's -- that's -- that was my concern.

JUDGE PEARSON: Okay. MR. SHAFER: That we would be allowed to put

1 on a full evidentiary hearing.

JUDGE PEARSON: I assumed that.
MR. SHAFER: And I did have one
clarification. I did see the order dismissing our petition for declaratory relief, and I want to clarify on the record whether or not we'll be permitted to raise all of the defenses that are set forth in the petition that was denied.

JUDGE PEARSON: Absolutely.
MR. SHAFER: Thank you.
JUDGE PEARSON: The point of that is that we don't need to have parallel proceedings. We will absolutely address all of your arguments in the context of the adjudication --

MR. SHAFER: Great.
JUDGE PEARSON: -- as opposed to a declaratory.

MR. SHAFER: That's fine, thank you.
JUDGE PEARSON: Okay?
MR. SHAFER: Mm-hmm.
JUDGE PEARSON: So I will get a notice out later today most likely or tomorrow that schedules the brief adjudicative proceeding for December 19th. In that notice it will describe what you need to file a week in advance of the hearing, which will be any

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1 exhibits that you wish to offer, and you will have an
2 opportunity to cross-examine Staff. It's very much like

MR. SHAFER: That's fine.
JUDGE PEARSON: Okay?
MR. SHAFER: Very good.
JUDGE PEARSON: All right. So I think you can go if there's nothing further from Staff.

Is that fine?
MS. JONES: That's fine.
JUDGE PEARSON: Okay.
MR. SHAFER: There's nothing further from the --

JUDGE PEARSON: Okay.
MR. SHAFER: -- company either. Thank you,
Your Honor.
JUDGE PEARSON: Yeah, thank you.
So next is Docket TV-170746, Mr. Walsh.
MR. WALSH: Good morning, Your Honor.
JUDGE PEARSON: Good morning. If you could also just make sure the microphone is on.

MR. WALSH: It has a red light.

JUDGE PEARSON: Yes.
MR. WALSH: I can hear it's on.
JUDGE PEARSON: Yes.
MR. WALSH: And I did not bring -- well, I did bring business cards, but $I$ left them in my car.

JUDGE PEARSON: Okay.
MR. WALSH: I do have copies of my notice of appearance, would have all that information.

JUDGE PEARSON: Perfect. We can each take one of those. That would be great. Thank you very much.

Okay. So do you want to speak on behalf of your client or does your client wish to make a statement?

MR. WALSH: I can speak on behalf of my client at this time --

JUDGE PEARSON: Okay.
MR. WALSH: -- I think. The -- so I have a little bit of a qualified response. My client had intended to set up his business as a broker of household moving goods, as household movers, rather. He has the company, Bogdan Delivery, which does broker transportation of commercial goods, not household goods, and some of the drivers that he works with also were household movers and he thought well, I can get into

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1 this brokerage in that area as well.

1 has with his commercial business.

He has modified his website so that there is no connection between Bogdan Delivery and Bogdan Movers, which was previously a mistake that he had done. And he has put "Under Construction" on the Bogdan Movers website at this point in time and is working to collect the -- the necessary documents and all those other things in order to make his application to the UTC for Bogdan Movers and to change his business model. So there's some -- he can't just pour over the same structure that he had before.

JUDGE PEARSON: Sure.
MR. WALSH: So -- so it's a qualified we're shutting down temporarily response.

JUDGE PEARSON: Okay. So that sounds like it is ripe for negotiations with Staff about a reduced penalty most likely with a suspended penalty and a cease and desist, which is just unless and until he obtains a permit.

MR. WALSH: Right.
JUDGE PEARSON: Okay. So are you planning to stay here with your client and --

MR. WALSH: Absolutely.
JUDGE PEARSON: -- discuss the negotiations? MR. WALSH: Absolutely.

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JUDGE PEARSON: Okay. And, Ms. Jones, do you have a recommendation regarding the cease and desist order for this company?

MS. JONES: No, no, recommendation. I
mean --
JUDGE PEARSON: Does Staff support that? MS. JONES: I do support that, the cease and desist.

JUDGE PEARSON: Okay. So when we take a recess, then you both will have an opportunity to speak with Ms. Jones and see if you can agree on an order for entry, okay?

MR. WALSH: Thank you.
JUDGE PEARSON: Okay. So I will call the next docket, TV-170812, James Moseley, d/b/a You Got It Movers.

Good morning.
MR. MOSELEY: Good morning.
JUDGE PEARSON: So if you could just stand and raise your right hand, I'll swear you in.
(James Moseley sworn.)
JUDGE PEARSON: Go ahead and take a seat, and if you could state your first and last name for the record and spell your last name for the court reporter. MR. MOSELEY: James Moseley and it's

1 M-o-s-e-l-e-y.

JUDGE PEARSON: Okay. And what's your position with the company?

MR. MOSELEY: I am the owner, slash, manager of operations.

JUDGE PEARSON: Okay. And how do you want to proceed this morning?

MR. MOSELEY: Your Honor, I was going through some hard times. I pretty much got divorced, going through child custody. It cost me a lot of money going through court and everything. It did work out. I did get the joint custody of my son, but it cost me a lot of money, like I said. The insurance company I was working with stopped doing the -- for me, and then I had to obtain more insurance and was -- cost, you know, a whole lot more money. And I did receive an inheritance, so I obtained the insurance that I needed and did all the paperwork that $I$ needed to do and turned it in. So I'm just waiting for the paperwork to go through to complete the -- the permits.

JUDGE PEARSON: Okay. So it sounds like you would like to choose the cease and desist option until you get a permit?

MR. MOSELEY: Yes, Your Honor.
JUDGE PEARSON: Okay. That sounds good. So

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1 like you heard me say to the gentleman before you, at
2 the break, you will have an opportunity to sit down with

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7 Staff and talk about whether you can agree on an order for entry. So essentially, that order will say that you agree that you were operating or advertising without a permit and that you agree to stop doing that until you get a permit --

MR. MOSELEY: Yes, Your Honor.
JUDGE PEARSON: -- once your application is
complete. And then once you're satisfied that you understand all the terms of the order, you and Ms. Jones can both sign it, and as I mentioned earlier, it will most likely include an agreement about the amount of penalty, most of which will likely be suspended, which means that you won't have to pay it unless you again operate without a permit. So as long as you do everything that you're supposed to do, the amount of the suspended penalty would go away after two years.

MR. MOSELEY: Okay. I just turned in the paperwork yesterday, so it should go pretty smooth -smooth in the next day or two so...

JUDGE PEARSON: Okay. Great. Do you have any other questions?

MR. MOSELEY: No.
JUDGE PEARSON: Okay. So if you just want

1 to go and take a seat and then Staff will call you back 2 during the recess.

MR. MOSELEY: All right. Thank you. JUDGE PEARSON: Okay? Thank you. Okay. And then finally is Docket TV-170972, Jake Theis. That's what you said, right? MR. THEIS: Theis, yeah. JUDGE PEARSON: Okay. If you could raise your right hand.
(Jake Theis sworn.)
JUDGE PEARSON: Okay. Go ahead and take a seat. I think the mic is on.

MR. THEIS: Okay.
JUDGE PEARSON: And can you state your first and last name for the record and spell your last name for the court reporter?

MR. THEIS: Jake Theis, T-h-e-i-s.
JUDGE PEARSON: Okay. And what's your position with the company?

MR. THEIS: I'm the owner.
JUDGE PEARSON: Okay. And how do you want to proceed this morning?

MR. THEIS: Basically I was new to the whole business thing, and I didn't realize I even needed a permit, and once I was told that I need to get a permit,

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1 I tried to explain that $I$ was a labor-only. JUDGE PEARSON: Okay.

MR. THEIS: That I rented U-Hauls, and even with that, I still needed to get the permit. So I proceeded with that. I filled out everything in the application, I sent that in.

JUDGE PEARSON: Okay.
MR. THEIS: And I'm just trying to make everything right now.

JUDGE PEARSON: Okay. So it sounds like you want to do the same thing as Mr. Moseley and agree to cease and desist until you get a permit?

MR. THEIS: Correct.
JUDGE PEARSON: And I assume you heard everything that $I$ said to him, that you can negotiate a penalty and hopefully come to an agreement with Staff -MR. THEIS: Yes. JUDGE PEARSON: -- about that at the break. MR. THEIS: That would be great. JUDGE PEARSON: Okay. All right. Thank you. You can go ahead and take a seat and just wait for Staff to call you back during the recess.

And I will just check one more time for Docket TV-170171, Christopher Neal, d/b/a Ready2Move and Haul, aka Won't Stop Moving.

MS. PAUL: I just checked.
JUDGE PEARSON: Okay. So still not present.
All right. Ms. Jones, did you have any
contact with Mr. Neal?
MS. JONES: Yes, I did. On Monday he told me he would be attending.

JUDGE PEARSON: Okay. So I suppose it's possible he could still show up, and if so, we will deal with it at that time. But at this point, we can take a recess.

And as soon -- again, as soon as you've had a chance to review the cease and desist orders and the language with Staff, there will be some negotiation about the penalty, and it may be nominal depending on the history of your company or there may be a reason that Staff asks for a larger penalty; for example, if you have appeared here before, which none of you have, or if you've previously held a household goods permit with the Commission and then lost it in the past.

So like I explained earlier, typically a portion of the penalty is suspended, which is meant to deter you from further illegal operations. So you would pay a portion today and remaining portion of the penalty would not become payable unless you violated the Commission's order. So we'll call each of you back up

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1 when we reconvene. I'll make sure that you understand
2 the order. I will sign it here on the record today, and
3 then you will leave with a copy of it.

So, Ms. Jones, is there anything else before we take a break?

MS. JONES: No.
JUDGE PEARSON: Okay. So we will be in
recess at 9:24 a.m., and $I$ will be in my office, so just please have someone come notify me when you're ready to come back on the record, okay?

So thank you all again for coming down, and we will be in recess.
(Recess taken from 9:24 a.m. until 10:21 a.m.)

JUDGE PEARSON: Okay. So we will be back on the record at 10:21 a.m., and, Ms. Jones, has Staff been able to reach an agreement with each of the companies?

MS. JONES: Yes, we have.
JUDGE PEARSON: Okay. So I will call you back up one at a time beginning with 170746, Bogdan Delivery.

And do you have the order?
Okay. So since you are represented by counsel, I trust that you were walked through this and you understand it?

MR. MOMOTYUK: Yes.
JUDGE PEARSON: Okay. And it looks like all parties have signed the order.

And for the record, Ms. Jones, it looks like you've recommended two violations, one for offering a move and one for advertising; is that correct?

MS. JONES: Yes.
JUDGE PEARSON: Okay. And a $\$ 4,000$ portion of the $\$ 5,000$ penalty will be suspended?

MS. JONES: Yes.
JUDGE PEARSON: Okay. And was the $\$ 1,000$ payment made today?

MS. JONES: Yes, it was.
JUDGE PEARSON: Okay. Great.
And just for the record, the company is agreeing to cease and desist until you get a permit; is that correct?

MR. MOMOTYUK: Yes.
JUDGE PEARSON: Okay. Can you turn on the microphone and speak into it just so we have it for the record?

MR. MOMOTYUK: Yes.
JUDGE PEARSON: Okay. Thank you. So the suspension period for the $\$ 4,000$ is two years from today's date, which is October 25th, 2019. That means

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1 if Staff finds an advertisement or you offer a move
2 during that time without having a permit, Staff will
3 recommend that that $\$ 4,000$ become immediately due and
4 payable without any further order and you understand
5 that?

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MR. MOMOTYUK: Yes.
JUDGE PEARSON: Okay. And the cease and desist order is permanent, which means it does not expire. So if at any point in the future even beyond that two-year period you're found to still be operating without a permit, then Staff will go straight to superior court and seek to have that enforced, which will include significant additional penalties. So there's a very strong incentive for you to comply with the law, but it sounds like you're working on getting your permit, so that shouldn't be a problem.

Okay. Any other questions? Okay. Then I will sign this order and pass it back down to Ms. Jones, and then a copy will be made and you will leave here with it today. And once you get the copy, you're free to go, okay? Thank you very much.

And thank you, Mr. Walsh.
MR. WALSH: Thank you.
JUDGE PEARSON: Next is Mr. Moseley, TV-170812. Okay, Mr. Moseley, did you have a chance to

1 read through the order and you understand it?

MR. MOSELEY: Yes.
JUDGE PEARSON: Okay. And looks like both parties have signed it. And just for the record, again, Ms. Jones, there are two violations here, one for offering a move and one for an advertisement; is that correct?

MS. JONES: Yes.
JUDGE PEARSON: Okay. And it looks like here there will be a $\$ 5,000$ penalty, a $\$ 4500$ portion that will be suspended, and the company has agreed to pay -- or is this a $\$ 1,000$ ?

MS. JONES: It's 1,000.
JUDGE PEARSON: I'm sorry. Okay. And the company has reached a payment arrangement?

MS. JONES: Yes.
JUDGE PEARSON: Okay. So the $\$ 600$ was paid today?

MS. JONES: Yes.
JUDGE PEARSON: Okay. And then you will pay $\$ 200$ on November 27 th and $\$ 200$ on December $26 t h ?$

MR. MOSELEY: Yes.
JUDGE PEARSON: Okay. And you do understand that if you miss a payment, the entire amount including the $\$ 4,000$ that's suspended will become immediately due

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1 and payable?

JUDGE PEARSON: Okay. And if for some reason you're going to be late making a payment, just contact Staff and make sure to let them know. That's the key, to communicate with us rather than letting that date pass, okay?

MR. MOSELEY: Yes, Your Honor.
JUDGE PEARSON: Okay. And you understand legally what you can and can't do now?

MR. MOSELEY: I understand.
JUDGE PEARSON: Okay. Great. Do you have any other questions?

MR. MOSELEY: No, ma'am.
JUDGE PEARSON: Okay. Then I will sign this and pass it back down to Ms. Jones who will get a copy for you and then you are free to go.

MR. MOSELEY: All right.
JUDGE PEARSON: Thank you for coming here today.

MR. MOSELEY: Thank you, Your Honor.
JUDGE PEARSON: All right. And finally, Jake Theis, Docket TV-170972. Okay. Mr. Theis, did you have a chance to walk through the order?

MR. THEIS: Yes.
JUDGE PEARSON: And you understand its contents?

MR. THEIS: Yes.
JUDGE PEARSON: Okay. Great.
And again, Ms. Jones, this is also two violations, one for an advertisement and one for an offer?

MS. JONES: Yes.
JUDGE PEARSON: And here a $\$ 5,000$ penalty will be imposed and a $\$ 4,500$ portion will be suspended. And it looks like you made that payment, a $\$ 500$ payment today?

MR. THEIS: Yes.
JUDGE PEARSON: Okay. Great. And so you heard what I said about the two-year suspension period, and it sounds like you're working on getting your permit --

MR. THEIS: Yes.
JUDGE PEARSON: -- as well. Okay. Great.
So I will go ahead and sign this. Do you have any other questions?

MR. THEIS: Nope.
JUDGE PEARSON: Okay. Then once you get a copy of this order, you are also free to leave and thank

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1 you very much --

MR. THEIS: Thank you.
JUDGE PEARSON: -- for coming here today.
Okay. And since the room is now virtually empty, I assume we have not heard from Mr. Neal.

MS. JONES: No, we have not.
JUDGE PEARSON: Okay. All right. So let's go ahead and move forward with the motion for default for Docket TV-170171. I've had a chance to review that docket, including the Commission's evidence and that there was an offer for intrastate move in Washington and advertising. That meets the definition for RCW 81.80.075. So what is the company's motion -- or the Commission's motion at this point with respect to this company?

MS. JONES: We would like the company to be classified as a household goods carrier and ordering him to cease and desist and impose the penalties for two violations.

JUDGE PEARSON: Okay. So that would be the full $\$ 5,000$ penalty with nothing suspended, correct?

MS. JONES: Yes.
JUDGE PEARSON: Okay. So let's walk through the evidence you have for the company with respect to the violations and also talk about how service was

1 accomplished.

MS. JONES: Okay.
JUDGE PEARSON: Go ahead when you're ready. MS. JONES: Okay. So Mr. Neal was served on September 19th, 2017. He received a compliance letter on January 3rd, 2017. We were able to obtain a move from him on March 13th, 2017 by phone, and he still currently has advertisements on Angie's List, Thumbtack, Yelp, GoSmith, U-Haul, and Won't Stop Moving.

JUDGE PEARSON: Okay. And he was personally served?

MS. JONES: Yes, he was. We had to set it up to where he thought he was meeting a customer, and he ended up meeting the process server.

JUDGE PEARSON: Okay. So he was personally served and you had since spoken to him and you know that he received his documents?

MS. JONES: Yes, I spoke with him on Monday. JUDGE PEARSON: Okay. Great. So I will grant your motion for this company, which is Christopher Neal, d/b/a Ready2Move and Haul, aka Won't Stop Moving, and I have signed the order, so I can pass it back down to you now. And is there any other business that we need to take care of today?

MS. JONES: Nope, that's it.


C E R T I F I CATE

STATE OF WASHINGTON
COUNTY OF THURSTON

I, Tayler Garlinghouse, a Certified Shorthand Reporter in and for the State of Washington, do hereby certify that the foregoing transcript is true and accurate to the best of my knowledge, skill and ability.


