## Docket No. TV-190022 - Vol. I

## In the Matter of: Mover For You, LLC

February 25, 2019

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BEFORE THE WASHINGTON
UTILITIES AND TRANSPORTATION COMMISSION


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Washington Utilities and Transportation Commission 1300 South Evergreen Park Drive Southwest

Olympia, Washington 98504

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A P P E A R A N C E S
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## ADMINISTRATIVE LAW JUDGE:

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FOR MOVER FOR YOU:
(Via bridge)
MARK SACCHETTI
Owner OLYMPIA, WASHINGTON; FEBRUARY 25, 2019

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JUDGE CHARTOFF: Good morning. We are on the record. Today is Monday, February 25th, 2019, and the time is approximately 9:05 a.m. My name is Laura Chartoff. I am an administrative law judge with the Washington Utilities and Transportation Commission.

There are six household goods carriers who should be here today. So the first thing I will do is see who's here. There is a court reporter who is recording everything we say, so when I call your name, please raise your hand and say "here" or "present." And if you are on the bridge line, just say -- identify yourself.

So the first one is Docket TV-180519, Galaxy Moving Company?

Okay. Hearing nothing, Docket TV-180798, Pro Movers LLC, doing business as Groovin Movin?

Okay. Hearing nothing, Docket TV-190023, BM Logistics LLC, doing business as Bogdan Movers?

MR. WALSH: Present with counsel.
JUDGE CHARTOFF: Thank you.

Okay. TV-180843, Stage 7 Movers?
MR. WILDES: This is Ken Wildes. I'm the owner of Stage 7 Pianos.

JUDGE CHARTOFF: Thank you.
Okay. Docket TV-190020, Royal Moving?
MR. THEIS: Here.
JUDGE CHARTOFF: Thank you.
And Docket TV-190022, Mover For You?
MR. SACCHETTI: This is Mark Sacchetti,
owner/president of Mover For You LLC.
JUDGE CHARTOFF: Thank you.
Okay. So there are two companies who are not here today. Those companies may be held in default. I will deal with that later this morning.

Okay. So you are here 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 carrier without the permit is illegal and subject to a penalty of up to $\$ 5,000$ per violation.

If you are found to have engaged in business as a household goods carrier without a permit, the Commission can order you to cease and desist operating and impose the penalty. The Commission has initiated enforcement action against you and your business and at

1 this preliminary hearing, I am going to ask you how you 2 want to proceed.

So there are two options today. So option A is to agree to cease and desist operating as an unpermitted household goods carrier. If you choose this option, you must agree to stop providing, offering, or advertising unpermitted household goods services unless or until you receive a household goods permit from the Commission.

If you choose this option, you will need to show what you have done to shut down your business either completely or partially, and I'm going to want to see proof that you're no longer operating or advertising.

If you were operating without a permit but have since applied for and obtained a permit in advance of that hearing, please let me know when $I$ call you up. In that case, you can continue to operate so long as you maintain your permit, but Staff will want you to agree that you will stop operating if you lose that permit.

Okay. So that was option A. Option B is to ask for a classification hearing, and you would choose option B if you believe that you are not operating illegally and that your business is not subject to regulation from the Commission. In other words, you'd

1 be denying that you offer or advertised household goods 2 services.

So 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 regulatory jurisdiction of the Commission. And the 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. So I have some dates available. We'd be looking at the end of March, beginning of April, or possibly into May.

So Brian Braun will be speaking for Commission Staff this morning. If you have not already met Mr. Braun, he is seated at the table to my right. He is a Commission compliance investigator.

So now that we've gone over your choices, I will explain what else will happen this morning. So in a few minutes, I will call you up here to make your choice, and at that time, $I$ will swear you in so that anything you tell the Court will be under oath. And once you're sworn in, I will ask if you understand your choices for today's hearing and ask you to state your choice. If there's anything else you want to explain to me at this time, you will have a chance to do that.

And if you choose option $A$, that is to testify how you're going to comply with the household goods carrier laws and rules, whether by getting out of the business or by maintaining your permit, you can explain how you plan to do that. And depending on what proof you can provide, you may be given an opportunity to meet with Staff during the break to negotiate an agreed order to resolve this matter. The agreed order will also deal with the penalty.

So you were each served with a complaint that asked the Commission to penalize you for engaging in business as a household goods carrier without a permit. The law sets the maximum penalty at $\$ 5,000$ per violation. Staff will recommend a penalty, and you will have a chance to reach agreement with Staff about the penalty amount. If you're unable to agree, Staff will explain the recommendation, but the Commission will make the final decision about the penalty amount.

And finally, if you choose option B, that is you're denying that you're operating as a household goods mover, we will schedule another hearing. And in that case, it would help if you know your schedule for the next month or two so we can choose a hearing date.

So, Staff, I'll swear you in now.
(Brian Braun sworn.)

JUDGE CHARTOFF: Thank you.
Okay. And I'll call the carriers. I'll start with BM Logistics LLC, Bogdan Movers. Please come forward. So please make sure your microphone is turned on and you probably have to pull it towards you.

MR. WALSH: We can share?
JUDGE CHARTOFF: Sure, sure. It's just so people on the bridge line can hear what's going on. Okay. So please -- so are you counsel?

MR. WALSH: Yes, I am. If I can introduce myself? My name is Sean Walsh, counsel for BM Logistics LLC. And on my right here is Orest Momotyuk. He is vice president of $B M$ Logistics.

JUDGE CHARTOFF: What was the first name? MR. WALSH: Orest, O-r-e-s-t. JUDGE CHARTOFF: Okay. MR. WALSH: Momotyuk, $M-o-m-o-t-y-u-k$. JUDGE CHARTOFF: Orest Momotyuk? MR. MOMOTYUK: Correct. JUDGE CHARTOFF: Okay. Thank you. So do you understand the options that I presented this morning?

MR. MOMOTYUK: Yes.
JUDGE CHARTOFF: And have you made a
decision?

MR. MOMOTYUK: Yes.
JUDGE CHARTOFF: Are you --
MR. WALSH: We're requesting a hearing. JUDGE CHARTOFF: You're requesting a
hearing? Okay. Do you have your calendar with you?
MR. WALSH: I do.
JUDGE CHARTOFF: Okay. So I'm looking at --
I have the last week of March, the first week of April. And should I read off the dates?

MR. WALSH: I have availability both those weeks, but not every day.

JUDGE CHARTOFF: Oh, okay. I've got March
25th, 26th, 27th, or I've got April 1st through 4th.
MR. WALSH: The 27th is available.
JUDGE CHARTOFF: Does that work for Staff?
MR. BRAUN: Yes.
JUDGE CHARTOFF: Yeah? March 27th.
So can I ask why -- oh, you can bring the microphone towards you. So your client is disputing that they were operating or advertising?

MR. WALSH: That is correct. The business was transferred to a different company that does have a permit. It was in the process. The website is managed by an individual in Philadelphia who had not updated the website prop- -- fully. The business is now completely

1 transferred, but the website is now still down for 2 maintenance to make sure that it is in full compliance.

MR. WALSH: Yes.
JUDGE CHARTOFF: Okay. Would you be -would you want to consolidate those two matters -MR. WALSH: Very much. JUDGE CHARTOFF: -- for a hearing? Okay. MR. WALSH: I haven't received an actual order or anything from -- just that letter.

JUDGE CHARTOFF: Right. Yeah, the -- the letter was sent, now it's pending Commission action. Does Staff have anything they want to add? MR. BRAUN: No, Your Honor.

JUDGE CHARTOFF: Oh, okay. So we will -- so I'll set that hearing for 9:30 a.m. on March 27 th , and I'll get a notice out this afternoon or tomorrow. So and if there's -- is there anything further?

MR. WALSH: I don't believe so.
JUDGE CHARTOFF: Oh, okay. So you are free to go. Thank you for coming down.

Okay. Let's see, so I'm -- okay. So the -next I'll call Docket TV-180843, Stage 7 Pianos.

MR. WILDES: Okay. I'm here.
JUDGE CHARTOFF: Still here, okay. So that
was -- can you repeat your first and last name and spell your last name for the court reporter?

MR. WILDES: Kenneth Wildes, W-i-l-d-e-s.

JUDGE CHARTOFF: And what is your position with the company?

MR. WILDES: I'm the owner.
JUDGE CHARTOFF: Okay. And I -- I understand that you and Staff entered into an agreed order; is that correct?

MR. WILDES: Yep.
JUDGE CHARTOFF: Okay. Staff -- oh, Mr. Braun, do you want to bring me up a copy of the order?

MR. BRAUN: Absolutely.
JUDGE CHARTOFF: So I'm going to go through the order right now. So, Mr. Wildes, you had a chance to review the whole order?

MR. WILDES: Yes, I did.
JUDGE CHARTOFF: And do you understand it?
MR. WILDES: I do understand it.
JUDGE CHARTOFF: Okay. And I see that you and Mr. Braun have both signed it. Okay. It looks like there's two violations in this case; one for offering a move and one for advertising a move.

MR. WILDES: Yes.
JUDGE CHARTOFF: And a $\$ 5,000$ penalty is imposed, a $\$ 4,500$ portion of the penalty is suspended for a period of two years and then waived provided that

1 your company refrains permanently from further
2 operations as a household goods carrier without first obtaining a permit.

MR. WILDES: Yes.
JUDGE CHARTOFF: Okay. And so the order to cease and desist is permanent. It never expires. So if Staff discovers you are still operating even after two years, Staff can go straight to Superior Court and ask for higher penalties. So do you understand that part?

MR. WILDES: Yes.
JUDGE CHARTOFF: Okay. So it's very
important that you follow the law. And let me see.
So is the entire part -- amount getting paid

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today?
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MR. BRAUN: I'm not for sure, Your Honor -MR. WILDES: I -MR. BRAUN: Go ahead. MR. WILDES: So I believe that I'm -- I'm expecting to pay $\$ 500$ today, and I -- I can do that. JUDGE CHARTOFF: Okay. So do you have any questions about the order, Mr. Wildes?

MR. WILDES: Nope. It's very clear about it.

JUDGE CHARTOFF: Okay. I'll go ahead and sign it. Mr. Wildes, do we have your permission to
serve this order electronically by email? MR. WILDES: Yes, that's -- that's good. JUDGE CHARTOFF: Okay. Mr. Braun, do we have his email?

MR. BRAUN: I do, Your Honor.
JUDGE CHARTOFF: Okay. Okay. Anything
further?
MR. BRAUN: No, Your Honor.
JUDGE CHARTOFF: Okay. You're free to go, and we'll get this order sent to you today. Thank you. MR. WILDES: Thank you so much, Your Honor. MR. BRAUN: Thanks. JUDGE CHARTOFF: Okay. Okay. So next I'm going to call Docket TV-190020, Royal Moving.

MR. THEIS: Hello, Your Honor.
JUDGE CHARTOFF: Good morning. Okay. Okay. So can you please state your first and last name -MR. THEIS: Yes. JUDGE CHARTOFF: -- spelling your last name for the record?

MR. THEIS: Jake -JUDGE CHARTOFF: You can -MR. THEIS: Jake -JUDGE CHARTOFF: -- pull that closer to you. MR. THEIS: All right. Jake Theis,

1 T-h-e-i-s, and I'm the owner.

MR. THEIS: Yes, option A. There was a -just a little bit of com- -- miscommunication. I actually purchased a new truck, and then on my old truck, it cancelled out my permit. And I paid for my new truck for the insurance for the year, and the insurance company that $I$ used, they go through another insurance company. And they didn't send the information over to UTC, which actually I was operating without the permit at the time. But my insurance actually reimbursed me the $\$ 500$ to reinstate the new permit, and I was issued the new -- new permit last week. So I have that here for my new permit as well.

JUDGE CHARTOFF: And in order to -- in TV -there was a prior docket, TV-170972, in which you had a suspended penalty; are you aware of that?

MR. THEIS: Correct. Well, that was because I was operating with -- without the permit, but that was due to the cancellation of my truck insurance. So that's -- and the insurance company -- I mean, I paid

1 them all in full at once for the new truck insurance, 2 but they -- it's through TOP -- TOP Insurance and they

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everything I that needed to do. Every information that
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1 I got, I either called UTC or the insurance, they told 2 me what I needed to do, but it was kind of the middle 3 insurance company that didn't send the information over 4 in time. So but as of now, I do have the permit and 5 everything's gone through so...

JUDGE CHARTOFF: Good. Good.
So, Mr. Braun, do you want to -- during the break, do you -- any objection to talking about the other penalty as well?

MR. BRAUN: No, Judge. We'll talk about it during the break.

JUDGE CHARTOFF: Okay. Okay. So yeah, when we take a break, you can talk to Staff and see if you can come to an agreed order.

MR. THEIS: Okay.
JUDGE CHARTOFF: And -- and once you feel comfortable that you understand the order and you agree with it, you and Mr. Braun will both sign it. It will likely include an agreed penalty amount, and if not, you can explain why the penalty should be different than what Staff is recommending.

MR. THEIS: Okay.
JUDGE CHARTOFF: Okay. Any questions?
MR. THEIS: Nope.
JUDGE CHARTOFF: Okay. So please return to

1 your seat, and you can speak to Mr. Braun at the break. MR. THEIS: Thank you. JUDGE CHARTOFF: Thank you. Okay. So next I'm going to call Mover For You LLC, Docket TV-190022.

MR. SACCHETTI: This is Mark Sacchetti, president/owner of Mover For You. Last name is spelled S-a-c-c-h-e-t-t-i.

JUDGE CHARTOFF: Thank you. Oh, okay. I need to swear you in.
(Mark Sacchetti sworn.)
JUDGE CHARTOFF: Okay. Thank you. So, Mr. Sacchetti, do you understand your options here today?

MR. SACCHETTI: Yes, ma'am.
JUDGE CHARTOFF: And do you --
MR. SACCHETTI: Yes, I (inaudible ) operating as a household goods carrier. I have reapplied for my --

JUDGE CHARTOFF: Hold on. Mr. Sacchetti, I can't hear you very well. Could you get a little closer to the phone?

MR. SACCHETTI: Is that better? Is that better? Is that any better?

JUDGE CHARTOFF: It's a little better.

1 Okay. Can you start again, please? Are you still
2 there?

MR. SACCHETTI: Is that any better?
JUDGE CHARTOFF: Yes, that's better. Thank you.

MR. SACCHETTI: Okay. Great, okay. Yes, I have -- I have stopped operating as a household goods carrier until I get my temporary license back, my temporary number back. I had applied back in August for my temporary number. I -- I thought all of my insurances were in place, and my insurance agent at the time did tell me that everything was compliant for Washington Utilities Commission for me to actually apply for a temporary number.

I did so. I was granted that temporary number and then received in October that it wasn't -- I did not have the proper coverages. So since then, I've been scrambling to get the proper cargo coverage that was stated. It was actually, the coverage was stated on my certificate of insurance, but for some reason, it -it wasn't applied to my policy. I -- I don't know why.

But anyway, I have gotten the proper coverages, and $I$ just this morning re-sent everything with the application fee and everything to Michael Dotson to try to expedite this process after I take care

1 of whatever fines, and whatever the situation $I$ have 2 with this, I'm hoping to be able to move forward after 3 that. at some point in the next hour, I suppose, you're going

1 to give Mr. Sacchetti a call and see if you can
2 negotiate an agreed order?

MR. BRAUN: Correct.
JUDGE CHARTOFF: Okay. And, Mr. Sacchetti, can you stay near your phone for the next -- at least the next hour until Mr. Braun gives you a call?

MR. SACCHETTI: Yes, ma'am, absolutely. JUDGE CHARTOFF: Okay. And then after -after your negotiations with him, we're going to reconvene this proceeding, and then you'll have to call back in on the bridge line to participate in the -- in the second half when we approve the orders if you're able to come to one.

MR. SACCHETTI: Okay. One thing, will that be today, will that be a later date?

JUDGE CHARTOFF: Yeah, yeah. So what happens is after we take a break and Mr. Braun has a chance to meet with the parties, we'll go back on the record and I will approve -- I will go through and approve the orders. So in --

MR. SACCHETTI: Okay.
JUDGE CHARTOFF: -- hopefully we'll get this done quickly, but -- yeah, we'll -- we'll see how long that takes, however long it takes. Okay. Do you have any questions, Mr. Sacchetti?

MR. SACCHETTI: No, ma'am. No, Your Honor. JUDGE CHARTOFF: Oh, okay. So -- okay. MR. SACCHETTI: Just wait by my phone for Brian and then we'll go forward from there. JUDGE CHARTOFF: Yep. Okay. Thank you. MR. SACCHETTI: Awesome. Thank you. Have a good morning.

JUDGE CHARTOFF: So before we move on, let me re-call the parties who did not appear. Is there anyone from Galaxy Moving Company on the bridge line or in the room? Okay. Hearing nothing, and is there anyone from Pro Movers LLC, doing business as Groovin Movin? No, okay. So we'll deal with those after the break.

Have you heard from either of those parties? MR. BRAUN: I have not heard from either party since $I$ called them about the adjournment due to the inclement weather. Galaxy Moving individual was, we'll say, adversarial in all talks. So and then as for Pro -- Movin Groovin, I'm not sure where he's at. I haven't heard anything. I can -- during the break, I'll also check my phone, my office line, and see if he left any messages or anything from that.

JUDGE CHARTOFF: Okay. Anything else before we take a break?

MR. BRAUN: No, Your Honor.
JUDGE CHARTOFF: Okay. We are in recess.
(Recess taken from 9:33 a.m. until 10:34 a.m.)

JUDGE CHARTOFF: Okay. We are back on the record. I understand that the cease and desist orders have been explained to each company. I'll call you back one at a time, and the order that I'm going to call people back is first Royal Moving followed by Mover For You. Then we'll do Pro Movers, doing business as Groovin Movin and finally Galaxy Moving.

So -- okay. Mr. Theis, I -- I think I forgot to swear you in this morning. So I'm going to swear you in right now, okay?

MR. THEIS: Yes.
(Jake Theis sworn.)
JUDGE CHARTOFF: Thank you. Okay. So, Mr. Theis, did you have a chance to read the whole order?

MR. THEIS: Yes.
JUDGE CHARTOFF: And do you understand it?
MR. THEIS: Yes.
JUDGE CHARTOFF: And I see that you and Mr. Braun have both signed it. Okay. And the penalty is $\$ 5,000$. The 4,000 portion of the penalty is

1 suspended for a period of two years from the date of 2 this order and waived thereafter. So you have your

MR. THEIS: Yes.
JUDGE CHARTOFF: -- correct?
Does he have his permit?
Okay. So this would -- the suspended portion of the penalty would -- would be unsuspended, would be due, if you lose your permit and continue to operate.

MR. THEIS: Okay.
JUDGE CHARTOFF: And there's no payment schedule it looks like. Payment will be made today?

MR. THEIS: Correct, yes.
JUDGE CHARTOFF: Do you have any questions about this order?

MR. THEIS: No, ma'am.
JUDGE CHARTOFF: Is there a recommendation on -- does Staff have a recommendation on the other docket, which is order TV -- Docket TV-170972?

MR. TURCOTT: Yes, Your Honor. Mike Turcott for Commission Staff, and we discussed this. This was a previous docket where the Commission imposed a \$5,000 penalty and suspended all but $\$ 500$ of it. And after discussing with Mr. Theis, understanding his financial

1 circumstances and compliance history, Staff believes
2 that it would be the best interest of both parties that

MR. THEIS: All right. Thank you.
JUDGE CHARTOFF: Okay. So the next party I'm going to call is Mover For You.

MR. SACCHETTI: This is Mark Sacchetti, owner/president of Mover For You.

JUDGE CHARTOFF: Okay. So I understand -- I have an order here that is not signed. So tell me,

1 Mr. Sacchetti, what -- what you agree to and what you --
2 and --

MR. SACCHETTI: We -- we -- I talked with both Mr. Braun and Mr. Turcott over the phone. I'm heading back to my office to sign the agreement right now, once $I$ can pull it up and print it. But $I$ have -I have agreed to both fines that were placed on me, suspended down to a thousand dollars with a suspension lasting two years to make sure I get compliant.

I am working on getting compliant, and I am going to be making a payment of a hundred dollars today -- today towards that fine and then a hundred dollars per month until it's paid off with the understanding of also knowing that -- that I'm still under the suspension and trying to -- and doing all the things for my application and to get compliant so -JUDGE CHARTOFF: Oh --

MR. SACCHETTI: -- that's what I agreed to when I talked to them on the phone.

JUDGE CHARTOFF: Oh, okay. So this is the -- so you're intending to sign this later today? MR. SACCHETTI: Yeah, I am heading up -I -- I'm -- I -- I can't print it up right now, but within the next ten minutes I'll be in my office, be able to print it, sign it, and scan it right back to

1 them.

JUDGE CHARTOFF: Okay. Okay. And do you have any questions about the order?

MR. SACCHETTI: No, no questions, no. JUDGE CHARTOFF: Okay. All right. So I will -- okay. Typically we sign these here, but since I can't do that, $I$-- please sign the order and return it to us. If we don't get it within the next twenty -- I guess, 48 hours, I will have to go ahead and issue an order, but if you sign this, then I assume Mr. Braun will sign it and $I$ will sign it and we will -- it will be in effect.

MR. SACCHETTI: Thank you, Your Honor. JUDGE CHARTOFF: Does that make sense? MR. BRAUN: The only thing I ask, Your Honor, is that Mr. Sacchetti agrees to being served by processor by email, once the order is finalized, that he will accept service through electronically.

MR. SACCHETTI: I agree. I agree to that. JUDGE CHARTOFF: Okay. And do we have his email?

MR. BRAUN: I do, Your Honor.
JUDGE CHARTOFF: Okay. Okay. So sounds like we have a plan. I'm going to -- I'll give this order back to you, then, Mr. Braun.

Okay. And, Mr. Sacchetti, you're free to go and when -- please get this taken care of within 48 hours.

MR. SACCHETTI: I will, Your Honor. Thank you very much for your time today.

JUDGE CHARTOFF: Thank you. Okay.
Okay. So the next party I'm going to call is Pro Movers, doing business as Groovin Movin.

MR. GONCHARUK: Present, Your Honor. Hello? JUDGE CHARTOFF: Oh, yes, yes.

MR. GONCHARUK: Present, Your Honor.
JUDGE CHARTOFF: Can I -- give me a moment.
I'm flipping through my notes to figure out where we are with this case. So can you please state your first and last name and spell your last name for the court reporter?

MR. GONCHARUK: Andrey Goncharuk, $\mathrm{G}-\mathrm{o}-\mathrm{n}-\mathrm{c}-\mathrm{h}-\mathrm{a}-\mathrm{r}-\mathrm{u}-\mathrm{k}$.

JUDGE CHARTOFF: Is that -- let me make sure I have your name right. Is it Mr. Goncharuk?

MR. GONCHARUK: Yeah, that's it.
JUDGE CHARTOFF: And what is your
relationship to the company?
MR. GONCHARUK: I'd be the owner.
JUDGE CHARTOFF: The owner? And so you

1 missed the -- the discussion I gave -- the explanation I
2 gave earlier, but I've been told that you had a
3 discussion with Staff during the break?
operating --
MR. GONCHARUK: What I will -- what I'd be requesting, $I$ guess, at this point is $I$ went through surgery. You don't see me -- you don't get to see me. I've had a really hard time with reapplying with this whole permit. I'm doing my best to be compliant. I am a one-man -- a small company, and I'm hearing some of the options.

I mean, $I$ did lose a lot of money on marketing, for marketing this winter quarter, and it put me in a real desperate position to request -- I'd love to not necessarily disagree with them, but I heard somebody's $\$ 4500$ suspended, but is there even a possibility to get the whole thing suspended because -for the two years? Because I'm not planning to be incompliant. I understand the incentive, but as a financial situation, I'm looking for leverage here in my favor. As much as I'd love to give you guys, you know, all the money that you guys deserve, can we come up with a -- is there any better options?

JUDGE CHARTOFF: Are there any better options. I can take this under advisement. I can tell you that the factors that we look at in setting the penalty are willingness to comply with Commission rules and your compliance history. And the fact that you were

1 permitted and then you operated when you weren't
2 after -- you know, after you had lost your permit, does

MR. GONCHARUK: Your Honor, I -- I
understand. The only reason why I became incompliant was due to a major accident that left me hospitalized. And while -- I mean, and being embezzled while being hospitalized put me in extremely desperate circumstances of survival with no support from family.

I mean, I can -- if I have to, I can get really deep and, I mean, obviously proving to you -- I mean, maybe not -- wouldn't do much, but the circumstances were grave for me and -- but if -- if that can't serve something that, you know, can give me any kind of help, I don't know. If that's not a good enough, then I really am not any kind of power to negotiate here or request anything unless you guys grant me anything.

JUDGE CHARTOFF: Um --
MR. GONCHARUK: And I understand, it looks -- it looks bad, but the circumstances are just... JUDGE CHARTOFF: Okay. When was the accident?

MR. GONCHARUK: It was in April of 2016 and

1 I've been hospitalized for a while. Major twisted up 2 ankle. My right side was very, very bad, but I mean...

1 got served after I received my permit.

MR. GONCHARUK: Okay.
JUDGE CHARTOFF: I'm going to ask -- at this time, I'm going to ask Mr. Braun to make a penalty recommendation, and when he's done, I will give you one last chance to comment, and then I will take this under advisement and issue an order.
So -- okay. So, Mr. Braun, go ahead.

MR. BRAUN: Thank you, Your Honor. Consistent with Staff recommendation is that I'm going to recommend a penalty of $\$ 5,000$, with a portion of $\$ 4,000$ suspended, with a thousand dollars due. Again, the standard for this situation and for these circumstances, and that's all we have to recommend.

JUDGE CHARTOFF: Okay. And the circumstances are that he was previously permitted?

MR. BRAUN: Correct. That he was previously
permitted. During the time of not having a permit, I was able to find advertisement and also to secure a move. Yes, he has recently gained back his permit, but during the time he did not have a permit, he operated. JUDGE CHARTOFF: Okay. Okay. And, Mr. Goncharuk, do you have anything else to add? MR. GONCHARUK: I mean, to that, I understand the Commission would like to serve its penalty, they have a side. We have the judge in between. And I mean, the only thing I've had is I kind of already explained myself, and I'm at the mercy of the advisement of the judge. So all I guess I have commentary is if there's nothing -- better option for me, I'd love to receive it. If not, then I appreciate everybody's time, and I apologize that I had to bring the Commission to this point and waste their time being

1 in this situation. But well, I mean, I don't know if
2 there's really much that can be said.

JUDGE CHARTOFF: Okay. Okay. Thank you.
So I will -- I will take this under advisement. I will issue an order in ten days.

MR. GONCHARUK: Thank you so much.
JUDGE CHARTOFF: So be on the lookout for that. Okay. So you are free to go.

MR. GONCHARUK: Thank you, Your Honor.
JUDGE CHARTOFF: So -- okay. And -- okay. So this concludes the list of companies present in the hearing room today. There is no one else in the hearing room. So we can proceed with the motion for default for Galaxy Moving Company. I guess before I proceed, I'll give them one last chance. Is Galaxy Moving Company LLC present on the bridge line? Hearing nothing.

Okay. So I had a chance to review Galaxy Moving Company, Docket 180519. The Commission's evidence that there was an offer for an intrastate move in Washington and that there was advertising that meets the definition of 81.80.075, engaging in business as a moving company without a household goods permit.

So what is Staff's motion with respect to this company?

MR. BRAUN: Your Honor, I'm asking for the

1 default of $\$ 5,000$ penalty.

JUDGE CHARTOFF: Okay. So nothing would be suspended?

MR. BRAUN: Correct.
JUDGE CHARTOFF: Please just briefly walk through the evidence you have for this company as well as when and how service was accomplished.

MR. BRAUN: On January 25th, 2018, I reopened a 2017 investigation concerning Galaxy Moving Company. On January 25th, 2018, I visited the website of Galaxymoving.org. I observed a telephone number of 425-954-9276 advertising one truck and two movers for \$85 an hour. I observed other observations of advertisements on Yelp, and when I looked up at the Secretary of State for Galaxy Moving, I found the information of an individual of a Hong Brooks.

On January 30th, 2018, I searched Commission records and verified that Galaxy Moving was not permitted. And also on January 30th, 2018, I sent a compliance letter to Hong Brooks of Galaxy Moving asking them to cease and desist or become compliant. On March 6th, 2018, I sent another compliance letter notifying them to cease and desist operations.

On April 23rd, 2018, posing as a customer, I called the same phone number as before, I spoke with an

1 individual who identified himself as Rick and stated
2 that he was the owner of Galaxy Moving. I received a 3 quote of $\$ 80$ per hour for two guys and a truck or $\$ 120$ 4 per hour for three guys and a truck to move between two 5 points in Washington State.

After all the orders were submitted, Mr. Brooks was -- tried to avoid service, was actually served on January 21st of 2019 at 12306 - 19th Avenue Southeast in Everett. With that order to the process server, I included a photograph. Mr. Brooks stated that he wasn't who he was but was able to confirm to the photo identification.

To appear -- as the Court is aware, the scheduled hearing was for February 12th, 2019. That hearing was postponed due to weather inclement. I called Mr. Brooks and was asking, said, hey, as a courtesy, could you please -- you know, can I have the email address so that I can send you the notice because we're getting -- we're having these adjournments. Mr. Brooks was adversarial. Mr. Brooks responded to me as, You have my email address, you know the website, just send it there.

And so he was aware of the new pending court date of today with proper service, and I ask for the default.

JUDGE CHARTOFF: Thank you. Okay. I will grant that motion for default for this company, Galaxy Moving Company LLC. Okay. I'm going to sign the default order. Okay. Any other business we need to take care of today? MR. BRAUN: No, Your Honor. JUDGE CHARTOFF: Okay. Thank you. We are adjourned.
(Adjourned at 10:59 a.m.)

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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


## Tayler Garlinghouse, CCR 3358 <br> Jaylen grarlinghouse

