

**KITSAP COUNTY DISTRICT COURT**  
**STATE OF WASHINGTON**

Kitsap County Courthouse, 614 Division Street, Port Orchard, WA 98366  
Phone: (360) 337-7109 Email: districtcourt@kitsap.gov Website: www.kitsap.gov/dc

JEFFREY DAVID WILSON,  v.  DAVID ALLEN KIMBLE,	Petitioner,    Respondent.	No. 24UH00355  <b>DENIAL AND DISMISSAL ORDER WITH PREJUDICE – ANTIHARASSMENT</b>  Clerk’s Action Required – ¶4E
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1. **REQUEST.** This Matter is before the Court because petitioner requested a full protection order against respondent.
2. **HEARING HELD.** The Court held a hearing before issuing this Order.
3. **FINDINGS.** The Court finds –
  - A. **Appearance.** Petitioner appeared for the hearing. Respondent appeared for the hearing.
  - B. **Service.** Respondent was served with notice of the hearing.
  - C. **Evidence.** Petitioner supports their account of events with items filed with the Court and testimony and exhibits offered at the hearing, if any.
  - D. **Insufficient Evidence For Any Type Of Protection Order.** A preponderance of the evidence does not support the issuance of any type of protection order that this Court has authority to issue.
4. **ORDER(S).** The Court orders that –
  - A. **Case Dismissed With Prejudice.** For the reasons discussed in section 3, petitioner’s request for a full protection order is denied on the merits and the petition is dismissed with prejudice pursuant to RCW 7.105.225.
  - B. **Temporary Protection Order Expires.** Any *Temporary Protection Order* entered under this case number expires upon the entry of this Order.
  - C. **Temporary Weapons Order Expires.** Based upon the evidence submitted in this case, it would be **manifestly unjust** to allow the weapons order to remain in effect for any reconsideration period. RCW 7.105.362(3).

Any *Temporary Order To Surrender And Prohibit Weapons* entered under this case number expires upon the entry of this Order.

D. **No Court Date Scheduled.** No further court hearings are scheduled in this case.

E. **Washington Crime Information Center And Other Data Entry**

**Clerk's Action.** The court clerk shall forward a copy of this Order immediately to the Kitsap County Sheriff's Office.

**Kitsap County Sheriff's Office Data Entry.** The Kitsap County Sheriff's Office shall enter this Order into the Washington Crime Information Center (WACIC) and the National Crime Information Center (NCIC) databases.

F. **Motion For Reconsideration Notice To Petitioner (RCW 7.105.362).**

(i) **Motion Form.** If petitioner wants the Court to reconsider this Order, petitioner must file a *Motion for Reconsideration*. The motion form is available at the Kitsap County District Court website listed above at the "Forms" tab at the top of the homepage under the "Protection Order Forms & Information" link.

(ii) **Civil Legal Aid Assistance.** Civil legal aid organizations that may be able to assist petitioner with a *Motion for Reconsideration* are listed below –

**Kitsap Legal Services.**

Website – [www.kitsaplegalservices.org](http://www.kitsaplegalservices.org).

Telephone – (360) 479-6125.

Address – 500 Pacific Ave, Suite 401, Bremerton, WA 98337.

**Northwest Justice Project.**

Websites – [www.nwjustice.org](http://www.nwjustice.org) and [www.washingtonlawhelp.org](http://www.washingtonlawhelp.org).

Telephone – (888) 201-1012.

Address – 401 Second Avenue S., Suite 407, Seattle, WA 98104.

(iii) **Time For Motion.** A *Motion for Reconsideration* must be filed not later than 10 days after the date this Order was entered. Civil Rules for Courts of Limited Jurisdiction (CRLJ) 59(b).

(iv) **Contents Of Motion.** A *Motion for Reconsideration* shall identify the specific reasons in fact and law as to each ground on which the motion is based. CRLJ 59(b).

Additionally, a *Motion for Reconsideration* shall be submitted only on petitioner's briefs and affidavits or declarations under penalty of perjury. Kitsap County District Court Local Rule (LCRLJ) 59.1.

(v) **Court Review Of Motion Without A Hearing.** The Court will review petitioner's reconsideration documents *ex parte* (without a hearing or notice to or argument from respondent). LCRLJ 59.1.

(vi) **Decision On Motion.** The Court will thereafter notify the parties whether – (a) the motion has been denied; or (b) oral argument will be scheduled and/or responsive pleadings will be required. LCRLJ 59.1.

**Ordered.**

DATED – June 4, 2024 at 12:00 PM

*Robert R. Davy*

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JUDGE PRO TEMPORE ROBERT R. DAVY

[Note. Use of an electronic signature is an acceptable means for any Washington judicial officer or clerk to sign any document requiring a judicial or clerk signature. General Rule 30.]