

1 THE HONORABLE THOMAS S. ZILLY

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7 UNITED STATES DISTRICT COURT
8 WESTERN DISTRICT OF WASHINGTON
9 AT SEATTLE

10 ELTON MASON, an individual, dba
11 WASHINGTON STATE TRUCKING, a sole
12 proprietorship,

13 Plaintiffs,

14 vs.

15 WASHINGTON STATE, a state governmental
16 entity, WASHINGTON STATE
17 DEPARTMENT OF TRANSPORTATION, a
18 political subdivision governmental entity;
19 LYNN PETERSON, in her official and
20 individual capacities, LINEA LAIRD, in her
21 official and individual capacities, OFFICE OF
22 MINORITY WOMEN BUSINESS
23 ENTERPRISES, a subdivision governmental
24 entity, SEATTLE TUNNEL PARTNERS, a
25 Joint Venture Dragados, USA, Tutor Perini
Corporation, CHRIS DIXON, in his official
and individual capacities, RUSSELL
STREADBECK in his official and individual
capacities.

Defendants.

NO. 2:17-cv-00186-TSZ

STIPULATION AND ORDER FOR
WITHDRAWAL AND SUBSTITUTION
OF COUNSEL FOR DEFENDANTS
SEATTLE TUNNEL PARTNERS,
CHRIS DIXON, AND RUSSELL
STREADBECK

1 **STIPULATION**

2 Pursuant to Local Civil Rule 83.2(b)(1), the parties hereby stipulate and agree that
3 Patricia A. Eakes, Nathan Bays, and the law firm of Calfo Eakes & Ostrovsky, PLLC, shall be
4 substituted as counsel for Defendants Seattle Tunnel Partners, a joint venture of Dragados USA
5 and Tutor Perini Corporation; Chris Dixon; and Russell Streadbeck.

6 Further, attorneys Sheryl D.J. Willert, Todd W. Blischke, and Meredith E. Dishaw, and
7 the law firm of Williams, Kastner & Gibbs PLLC, shall withdraw as attorneys for Defendants
8 Seattle Tunnel Partners; Chris Dixon; and Russell Streadbeck, and they shall no longer represent
9 or have any responsibility to represent the above-named Defendants in this matter.

10 Counsel respectfully requests that all future notices, papers, pleadings, and other
11 materials be served upon Patricia A. Eakes and Nathan Bays at the address below stated.

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1 DATED this 16th day of March, 2017.

2 CALFO EAKES & OSTROVSKY PLLC

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12 *Substituting attorneys for Defendants Seattle Tunnel
Partners, Chris Dixon, and Russell Streadbeck*

13 By s/ Todd W. Blischke

14 Sheryl J. Willert, WSBA# 8617

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24 *Withdrawing attorneys for Defendants Seattle Tunnel
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25 By s/ Beverly Grant

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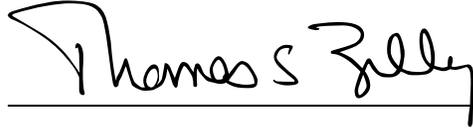
Attorneys for Plaintiff Elton Mason

1 **ORDER**

2 Pursuant to the parties' stipulation, IT IS NOW, THEREFORE, ORDERED that Sheryl
3 D.J. Willert, Todd W. Blischke, Meredith E. Dishaw, and the law firm of Williams Kastner &
4 Gibbs, PLLC, are permitted to withdraw as attorneys of record for defendants Seattle Tunnel
5 Partners, Chris Dixon, and Russell Streadbeck;

6 IT IS FURTHER ORDERED that Patricia A. Eakes, Nathan Bays, and the law firm of
7 Calfo Eakes & Ostrovsky, PLLC are hereby substituted as counsel for defendants Seattle Tunnel
8 Partners, Chris Dixon, and Russell Streadbeck.

9 DATED this 23rd day of March, 2017.

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11 Thomas S. Zilly
12 United States District Judge