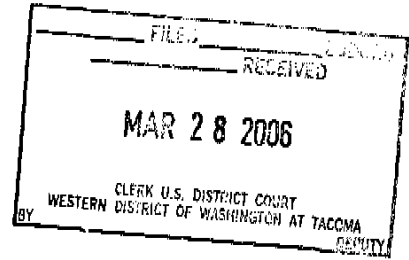




05-MC-05029-ORD



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UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
AT SEATTLE

RICHARD ROY SCOTT,  
  
Plaintiff,  
  
v.  
  
WALTER WEINBERG, *et al.*,  
  
Defendants.

No. MS05-5029

ORDER

This matter comes before the Court *sua sponte*. In response to a proposed complaint filed by plaintiff on January 18, 2006 (Dkt. # 23), the Court noted a deficiency in the form of an accompanying declaration and ordered plaintiff to submit a revised declaration, signed and dated, with the language "I declare under penalty of perjury that the foregoing is true and correct" (Dkt. # 25). The revised declaration was due on or before March 15, 2006, and plaintiff was expressly advised that "[f]ailure to submit a revised declaration that remedies the deficiency discussed herein will result in the rejection of plaintiff's January 18, 2006, filing."<sup>1</sup> Dkt. # 25.

<sup>1</sup> Plaintiff has mailed at least two documents directly to the undersigned which suggest that he believes the January 18, 2006, proposed complaint had been accepted for filing. See attached Letter (dated March 13, 2006) and Writ of Mandamus (dated March 16, 2006). The Court did not accept the proposed complaint and in fact directed the Clerk of Court to take no further action with regards to this matter unless and until further ordered by the Court.

ORDER

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1           On or about February 22, 2006, plaintiff submitted a "Praecipe" regarding the  
2 issuance of summons (Dkt. # 26 and 30). Attached thereto is what appears to be plaintiff's  
3 attempt to comply with the Court's February 13, 2006, order. Plaintiff states, *in toto*, that  
4 "Pursuant to, and in accordance with 28 U.S.C. § 1746, the laws of the United States, and the  
5 State of Washington, Affiant Richard Roy Scott declares under penalty of perjury, the foregoing  
6 statements are true and correct. in my declaration in Scott v. Weinberg, MS 5029." The  
7 declaration is dated March 14, 2002, and signed by plaintiff. Although the signature under  
8 penalty of perjury is not appended to the "foregoing statements" and the date is obviously  
9 incorrect, the Court will accept the January 18, 2006, proposed complaint for filing. Plaintiff is  
10 hereby warned, however, that future failures to submit a single, signed affidavit under penalty of  
11 perjury with the initial proposed filing will result in the rejection of the proposed complaint. The  
12 Clerk of shall docket this order in MC05-5029 and open a new cause of action containing all  
13 documents related to plaintiff's January 18, 2006, complaint (Dkt. # 23-26).

14  
15           DATED this 24<sup>th</sup> day of March, 2006.

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18           

19           Robert S. Lasnik  
20           Chief Judge, United States District Court

Judge hasnik, 3-13-06

In an effort to stop our  
SCC litigation SCC has again  
taken my computer. Since

I'm pro se in my civil  
commitment case and all  
records, ~~including~~ including dis-  
covery, this stops that  
case also. (5<sup>th</sup> search and seizure)

That aside you Ok my  
Scott v Weinberg last month.

Well nothing has happen since.

Judge Strombom is playing "See  
how far I can go and  
Not get spanked". So

Childish. My remanded  
Scott v Seling (A year  
ago) still is in a forever  
Judge Stromborn stay. I filed  
another writ of Mandamus.

At what point do you  
realize she has a bias and  
that is breaking the Law: Our  
Constitutional Right to Access  
to the courts that is effective  
and meaningful?

Now, Sir

cc Jonathan Martin  
Seattle Times  
1-206-678-2326  
Nolan MSNBC  
1-201-253-4308

Richard Scott Esq Profe  
1-253-584-9606

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
AT TACOMA

RICHARD ROY SCOTT

C. \_\_\_\_\_

v  
Walter Weinberg et al

Writ of Mandamus  
to CHIEF Judge  
Lasnik

CHIEF Judge Lasnik OK my going  
ahead with this case. But the  
TACOMA district Court is refusing to  
abide by his order.

We ask the court to mandate and  
direct again the service of this complaint.

3-16-06

Richard Scott Profe  
Box 88600  
Steilacoom WASH  
98388

Cleak, Judge Lasnik,

No cause number HAS been issued.

Judge Lasnik used on of his MS  
cause numbers but the took my  
computer so I don't have that.

3-16-06

Rjcost

Richard Scott Profe