1		Hon. Redacted D. Eadie
2	Plaintiff's Motion to Require Deposit of Funds Into Court Registry	
3	Noted for Con	sideration: Wednesday, December 21, 2011 WITHOUT ORAL ARGUMENT
4		
5		
6		
7	SUPERIOR COURT OF WASHINGTON FOR KING COUNTY	
8 9 10 11	LANE POWELL PC, an Oregon professional corporation, Plaintiff, v.	No. 11-2-34596-3SEA DECLARATION OF GRANT S. DEGGINGER IN SUPPORT OF PLAINTIFF'S MOTION TO REQUIRE DEPOSIT OF FUNDS
12 13	MARK DeCOURSEY and CAROL DeCOURSEY, individually and the marital community composed thereof, Defendants.	INTO COURT REGISTRY
14		
15	I, GRANT S. DEGGINGER, declare under penalty of perjury of the laws of the	
16	State of Washington that the following statements are true and correct and based on	
17	personal knowledge:	
18	1. I am a shareholder with Lane Po	owell, PC, Plaintiff in the above-entitled
19	matter. I am competent to testify to the matters	s set forth herein.
20	2. I participated in one conversation	on with Michele Earl-Hubbard (counsel for
21	Defendants). The conversation took place on A	August 23, 2011. Andrew Gabel of Lane
22	Powell also participated in the conversation wh	ich took place over the phone. Ms. Earl-
23	Hubbard's recitation of the content of that conversation is inaccurate and incomplete in a	
24	number of respects, but this declaration does not address the inaccuracies because they are	
25	not pertinent to the issue before the Court.	
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DECL. OF GRANT S. DEGGINGER ISO PLTF.'S MOT. TO REQ. DEPOSIT OF FUNDS INTO COURT REGISTRY – Page 1

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3. During the conversation Mr. Gabel and I had with Ms. Earl-Hubbard, we spoke, among other things, regarding the payment of the judgment in the underlying case. I mentioned to Ms. Earl-Hubbard that one issue that would need to be resolved was how much could be disbursed to Defendants while fully protecting Lane Powell's lien rights. It was my understanding that Ms. Earl-Hubbard had been provided a copy of Lane Powell's lien and it appeared that she had read the lien in advance of our phone conversation.

4. Ms. Earl-Hubbard did not follow-up with us on the issue regarding the appropriate amount of any disbursal to Defendants.

DATED this 20<sup>th</sup> day of December, 2011, at Seattle, Washington.

s/Grant S. Degginger Grant S. Degginger, WSBA No. 15261

## DECL. OF GRANT S. DEGGINGER ISO PLTF.'S MOT. TO REQ. DEPOSIT OF FUNDS INTO COURT REGISTRY – Page 2

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1	DECLARATION OF SERVICE		
2	The undersigned declares under penalty of perjury under the laws of the State of		
3	Washington that on December 20, 2011, I caused the foregoing <b>Declaration of Grant S</b> .		
4	Degginger in Support of Plaintiff's Motion to Require Deposit of Funds Into Court		
5	Registry to be served by electronic mail (per agreement) on the following:		
6	Mark and Carol DeCoursey 8209 172 <sup>nd</sup> Avenue N.E.		
7	Redmond, Washington 98052		
8	mhdecoursey@gmail.com Defendants Pro Se		
9	DATED this 20 <sup>th</sup> day of December, 2011, at Seattle, Washington.		
10	Paral ( lol		
11	By: Robin M. Lindsey, Legal Assistant		
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DECL. OF GRANT S. DEGGINGER ISO PLTF.'S MOT. TO REQ. DEPOSIT OF FUNDS INTO COURT REGISTRY – Page 3 CNAUL EBEL NAWROT & HELGREN PLLC 600 University Street, Suite 2700 Seattle, Washington 98101-3143 (206) 467-1816