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SUPERIOR COUNTY

SEATTLE, WA

Hon. Redacted D. Eadie

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SUPERIOR COURT OF WASHINGTON FOR KING COUNTY

LANE POWELL PC, an Oregon professional corporation,

Plaintiff.

v.

MARK DeCOURSEY and CAROL DeCOURSEY, individually and the marital community composed thereof,

Defendants.

No. 11-2-34596-3SEA

ORDER ON DEFENDANTS'
MOTION TO COMPEL 11,000
RESPONSIVE ELECTRONIC
RECORDS

PROPOSED®

Pending before the Court is Defendants' Motion to Compel Production of 11,000 Responsive Electronic Records. In connection with Defendants' Motion, the Court reviewed the following:

- (1) Defendants' Motion to Compel Production of 11,000 Responsive Electronic Records and Subjoined Declaration and Exhibits A-D attached thereto;
- (2) Plaintiff's Response to Defendants' Motion to Compel Production of 11,000 Responsive Electronic Documents;
- (3) Declaration of Malaika M. Eaton in Response to Defendants' Motion to Compel Production of 11,000 Responsive Electronic Documents and Exhibits A-Z attached thereto;
- (4) Defendants' reply, and supporting material, if any.

The Court has also reviewed the records and files herein. And the Court being otherwise fully advised, now, therefore,

ORDER ON DEFS.' MOT. FOR RECONS. OF ORDER DENYING PL.'S MOT. FOR ENTRY OF JUDGMENT - Page 1

LAW OFFICES OF .

MCNAUL EBEL NAWROT & HELGREN PLLG
600 University Street, Suite 2700
Seattle, Washington 98101-3143
(206) 467-1816

ORIGINAL

1	HEREBY ORDERS, ADJUDGES AND DECREES that Defendants' Motion to
2	Compel Production of 11,000 Responsive Electronic Records is DENIED, for Called
3	to meet + confer regarding the subject of the motion as regued by
4	CRZGE, however, Plantiff shall groude defendants with a log of
5	the artistil 11,000 document in a reasonable form given that a longe number
6	of those documents may be described a single log entry. The log shall be
7	sowed with 14 days of this Order, uness extended by the Corre of
8	agreement of the Porteer. Defendants mostlon assert or wove the
9	IT IS SO ORDERED.
10	DATED this Z day of October, 2012.
11	Punel D'Ester
12	Honorable Redacted D. Eadie King County Superior Court Judge
13	King County Superior Court Judge
14	Presented by:
15	MCNAUL EBEL NAWROT & HELGREN PLAC
16	McNAUL EBEL NAWROT & HELGREN PLIC  For Summary judgment
ŀ	
17	Robert M. Sulkin, WSBA No. 15425
17 18	Malaika M. Eaton, WSBA No. 32837   Hayley A. Montgomery, WSBA No. 43339
	Malaika M Eaton, WSBA No. 32837
18	Malaika M. Eaton, WSBA No. 32837   Hayley A. Montgomery, WSBA No. 43339  Attorneys for Plaintiff Lane Powell, PC  ( Dallowy client providege as to any a all 3 the document described)
18 19	Malaika M. Eaton, WSBA No. 32837   Hayley A. Montgomery, WSBA No. 43339  Attorneys for Plaintiff Lane Powell, PC  ( Dallowy client providege as to any a all 3 the document described)
18 19 20	Malaka M Eaton, WSBA No. 32837   Hayley A. Montgomery, WSBA No. 43339  Attorneys for Plaintiff Lanc Powell, PC  (I) altorny client privilege as to any a all 3 the document described in the log; or declare their position that the attorny-client privilege docs not apply.
18 19 20 21	Malaka M Eaton, WSBA No. 32837 Hayley A. Montgomery, WSBA No. 43339  Attorneys for Plaintiff Lane Powell, PC  (I) attorney client providege as to any or all 3 the document described in the log; or deslore their position that the attorney-client privilege docs not apply.  Defendants are already under order to produce documents requested by Plantile and as yet have faeled to do so; but not with storting
18 19 20 21 22	Malaka M. Eaton, WSBA No. 32837 Hayley A. Montgomery, WSBA No. 43339  Attorneys for Plaintiff Lane Powell, PC  (If attorney client providege as to any a all 3 the document, described with log; or deslore their position that the attorney-client privilege docs not apply.  Defendants are already under order to produce documents requested by Plaintiff and as yet have faeled to do so; but not with storting that the attorney a log of all
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18 19 20 21 22 23 24	Malaika M. Eaton, WSBA No. 32837 Hayley A. Montgomery, WSBA No. 43339  Attorneys for Plaintiff Lane Powell, PC  (It attorney client providege as to any a all of the direction described to the log; or desclore their position that the attorney-client providege does not apply.  Dekndents are already under order to produce documents requested by Plaintiff and as yet have faeled to do so; but not with stording that foot are further ordered by this Order to prepare a log of all documents held by Defendents that one responsible to Plaintiff's descally request within 14 does of this order desegnative than documents Defendent Contend are subject to a Claim of provident as asserbed Shall be
18 19 20 21 22 23 24 25	Majaka M Eaton, WSBA No. 32837 Hayley A Montgomery, WSBA No. 43339  Attorneys for Plaintiff Lane Powell, PC  (If attorny client privilege as to any a all gile descensif described with log, or descore their position that the attorny-client privilege docs not apply.  Defendents are already under order to produce documents requested by Plaintiff and as yet home faeled to do so; but not with storting that foot are further ordered by this Order to prepare a log of all documents held by Defendents that are responsible to Plaintiff's descaled documents held by Defendents that are responsible to Plaintiff's descaled to do so; but not with storting documents held by Defendents that are responsible to Plaintiff's descaled documents within 14 does of their order desegnating that documents Defendents requests within 14 does of their order desegnating that documents Defendents