

This page consists of two email streams in descending chronological order with the only allowed contacts, Sara Lucas for Moeller and Tracy Krug who might be ODJ not on state roster... (below) on the subject "case" of probation violation and the underlying matrix, a fragment of crime-set Linn County Crime beginning 12/04/2014; State Court of Appeals 15CR35187

Sara Lucas & 1 EDJ Moeller:

**From:** [Sara Lucas](#)  
**Sent:** Tuesday, December 06, 2016 8:48 AM  
**To:** [Erik J.D. Moeller](#)  
**Cc:** [Anthony Goodhardt](#) ; [Tracy KRUG](#) ; [Carlos Vasquez](#)  
**Subject:** Re: This is a legal document II

Excellent. Mr. Hartsock is currently in pre-op for a surgery and will let us know when he is out of surgery and able to travel.

Thank you,

Sara Lucas  
Legal Assistant  
Law Offices of Perry, Elwood and Moeller  
138 7th Ave SW  
Albany, OR 97321  
541.928.7161

**Note:** I am not an attorney and I am not permitted to give legal advice. Nothing in this communication is intended to provide legal advice and you should not interpret the contents as such.

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**From:** [Erik J.D. Moeller](#)  
**Sent:** Tuesday, December 06, 2016 8:43 AM  
**To:** [Anthony Goodhardt](#)  
**Cc:** [Sara Lucas](#) ; [Tracy KRUG](#) ; [Carlos Vasquez](#)  
**Subject:** Re: This is a legal document II

Good morning all. The warrant has been recalled and a new date will be set.

Erik J.D. Moeller  
Attorney

*Law Office of Perry, Miller, & Moeller, P.C.*

138 Seventh Ave SW      252 SW Madison Ave Ste. 120  
Albany, OR 97321      Corvallis, OR 97333  
541.928.7161

**From:** [Sara Lucas](#)

**Sent:** Tuesday, December 06, 2016 8:47 AM

**To:** [Anthony Goodhardt](#)

**Subject:** Re: This is a legal document II

My comment on advanced notice was not in response to the weather comment, of course. It was in response to the second paragraph of your letter regarding the time to change your ticket. If you had, upon receiving my email on the 23rd, told me that you were unable to change your train reservation that quickly without penalty or that the timing change was going to cause an undue burden, I might have been able to move it again to a more accommodating time. The intention behind the timing change was to keep you from having to conduct any more of your business in the group court setting and to give you a dedicated time before the court instead of a cattle call.

Erik is working on the Judge to try to get the warrant recalled so that we can move forward.

Thanks,

Sara Lucas  
Legal Assistant  
Law Offices of Perry, Elwood and Moeller  
138 7th Ave SW  
Albany, OR 97321  
541.928.7161

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**From:** [Sara Lucas](#)  
**Sent:** Tuesday, December 06, 2016 8:37 AM  
**To:** [Herzog Hartsock, Executive/Controller f. c. u.](#)  
**Subject:** Re: Going in to pre op

OK. Just let me know when you are back in contact and we will work from there. Good luck and speedy recovery.

Sara Lucas  
Legal Assistant  
Law Offices of Perry, Elwood and Moeller  
138 7th Ave SW  
Albany, OR 97321  
541.928.7161

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On Tue, Dec 6, 2016 at 7:48 AM, Herzog Hartsock, Executive/Controller f. c. u. <[Hartsock@herzog.world](mailto:Hartsock@herzog.world)> CC: Carlos Vasquez @SEC.GOV wrote:

Sara,

I am admitted and starting the procedure for the first operation of five. This is serious open surgery, not laser. I do not see the surgeon until later this afternoon to set the time of the operation. There is not yet a way to predict my return. Hospital staff says I will not be allowed contact with anyone. No computer period.

Tony

**From:** [Anthony Goodhardt](#)  
**Sent:** Monday, December 05, 2016 8:35 PM  
**To:** [Sara Lucas](#) ; [Tracy KRUG](#) ; [attorneyMoeller@Gmail.com](mailto:attorneyMoeller@Gmail.com)  
**Cc:** [Carlos Vasquez](#)

**Subject:** Re: This is a legal document II

Sara

Please be reasonable. Think about it, you sent email to me on the 23rd, I did not know there would be an ice problem on 12-4-2016. I purposely set up the 28th because I had an appointment with CMS on that date. I also knew the LCMH assessment report was not available without a subpoena under law and later the case was to be dismissed... There was no reason to notify you because I thought I could get a train sometime Sunday and be back in Edmonds for surgery tomorrow. This is double hernia surgery and then bicep muscles repair – from the first time I got beat up and then arrested... 2015, the basis for the Court of Appeals case in Salem. So please ask the Judge to hold off for a few days. I promise to contact tomorrow when I know when I can travel and I promise to come right back. I will put off the second surgery.

In other words, I did not need for you to do something, I was on my way, this is an act of God, I spent all day from 6:00 am at or near the train station until 1:00 am, then fell asleep accidentally and only woke up when my secondary alarm went off at 10:45. Then I wrote. No one could do any more than that. Please be reasonable and it will all work out.

Tony

**From:** [Sara Lucas](#)

**Sent:** Monday, December 05, 2016 3:55 PM

**To:** [Anthony Goodhardt](#)

**Cc:** [Erik Moeller](#)

**Subject:** Re: This is a legal document

Hi Tony,

I am sorry that the weather caused you inconvenience. If you had gotten in contact with me any time between receiving the notice of the change and not appearing this morning, we might have been able to do something on your behalf. Since we did not have advanced notice that you would have any difficulty appearing at that time, a warrant was issued for failure to appear.

As I said in my previous letter, the case was going to be dropped, but the failure to appear will probably complicate the matter. At this point, the case is on hold until the warrant is dealt with.

When you are done with your surgery and recuperation, you can turn yourself in to the Linn County Jail to take care of the warrant. Or you can wait to be picked up on it.

It would be helpful if you could email (or fax) me any documentation you have that is germane to the case.

Thank you,

Sara Lucas

Legal Assistant

Law Offices of Perry, Elwood and Moeller

138 7th Ave SW  
Albany, OR 97321  
541.928.7161

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On Mon, Dec 5, 2016 at 11:04 AM, Anthony Goodhardt <[AG@americanheritage.bar](mailto:AG@americanheritage.bar)> wrote:

Sara & Erik,

I was not able to get a train out of Edmonds because the ice, snow, sleet caused all the monthly and weekly business travelers to take the trains to Oregon instead of driving. My address is Railroad Ave. Cars, trucks, semi's, are parked everywhere, big mess!

Under Rule of Law this is your fault. I was not able to reserve a seat because you changed the appearance date on record from the 28th without my approval or even notification, at the last minute before Thanksgiving, said date I did have a paid reservation, which I lost \$105, and not 7-business days in between to make the reservation change.

All the threats and arrests, and contravention of the Rules of Court prompted me to contact local police (real), who in turn contacted the State Attorney (real) here. They have your documents. And they are protecting me.

I have surgery scheduled starting tomorrow. I will contact you later to discuss a new meeting or whatever is required to meet your needs, which I am not clear on and figure out when I will be returning.

Tony  
fax [800 729-6985](tel:8007296985)  
no phone zone computer lab

**From:** [Sara Lucas](#)  
**Sent:** Wednesday, November 23, 2016 1:46 PM  
**To:** [Anthony Goodhardt](#)  
**Subject:** Court date

November 22, 2016

Tony Hartsock  
ag@americanheritage.bar

**RE: State of Oregon v. Kim Anthony Hartsock  
Linn County Circuit Court Case No. 15CR35187**

Because we were able to get a copy of the summary of the evaluation from Sweet Home LCMH, the District Attorney has agreed to dismiss the violation. So your court date has been moved to a more appropriate appearance date. You do not have to appear on November 28<sup>th</sup> and your next court appearance is now set for:

**Date: Monday, December 5, 2016**

**Time: 11:00 am**

**Location: Linn County Courthouse, Courtroom 1**

**Type of Appearance: PV Hearing**

Please note that your attendance at the above hearing is **mandatory**. If you do not appear, a warrant may be issued for your arrest.

Thanks,  
Sara Lucas  
Legal Assistant  
Law Offices of Perry, Elwood and Moeller  
138 7th Ave SW  
Albany, OR 97321  
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and this preceding and a 11-4-2016 hearing with Honorable DeAnn L. Novotny presiding (+++):

**From:** [Sara Lucas](#)  
**Sent:** Monday, November 07, 2016 11:01 AM  
**To:** [Anthony Goodhardt](#)  
**Subject:** Re: Postscript Fw: Appointment

Ok, it is up to you as to whether you would rather risk the FTA by being late or take the earlier shuttle and have to be in Albany for extra time.

As for the fax, that would be great. It is 541-967-4275.

Thanks,

Sara Lucas  
Legal Assistant  
Law Offices of Perry, Elwood and Moeller  
138 7th Ave SW  
Albany, OR 97321  
541.928.7161

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On Mon, Nov 7, 2016 at 10:47 AM, Anthony Goodhardt <[AG@americanheritage.bar](mailto:AG@americanheritage.bar)> wrote:

Hi Sara,

I am going to make it, but the shuttle does not arrive until 1:25 PM. I did not have a way to pickup my compliance papers in Sweet Home LCMH. I believe I can have it faxed directly to the Judge if you will furnish his fax number.

Tony

**From:** [Sara Lucas](#)  
**Sent:** Friday, November 04, 2016 2:21 PM  
**To:** [Anthony Goodhardt](#)  
**Subject:** Re: Postscript Fw: Appointment

Hi Tony,

Just wanted to give you an update:

We don't have the documentation from LCMH yet, but the request is in and they are just running behind (according to the person in charge, it could be another 2 weeks).

Please be reminded you have court on Monday at 1:15. Erik will talk to the DA about what they are really looking for in this case.

Have a good weekend.

Thanks,

Sara Lucas  
Legal Assistant  
Law Offices of Perry, Elwood and Moeller  
138 7th Ave SW  
Albany, OR 97321  
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On Thu, Oct 27, 2016 at 6:11 AM, Anthony Goodhardt <[AG@americanheritage.bar](mailto:AG@americanheritage.bar)> wrote:

Hi Sara,

Thank you for your work on my behalf! There is a form letter signed by Lance, stating I completed the evaluation, waiting for my pickup next time I get to Sweet Home with Carrie 541 387-3888. It does not say and will not state whether I need further treatment. You might get them to include "No further appointments scheduled".

LCMH is going to protect me and themselves at all costs against this erring court system. The law is set up to protect me and my medical records from these unlawful attacks. Law forces them to issue a subpoena for real information; law states medical records transferred by the patient, i.e. a statement carried by me to the totally illegal layperson Lotti, are not admissible in a real court of law.



My dilemma has been this court system has no criminal desk to submit probable cause to judges. But, I have this Judge under review and my cousins did complete the f211 (Treasury form) on the bogus non profit "Oregon Cascades West Council of Governments". So that will happen shortly and wipe out any illegalities including this. This is world court where judgments and action is immediate. That is why I warned you to protect yourselves by making a motion to dismiss on grounds prescribed below.

Tony

**From:** [Sara Lucas](#)

**Sent:** Wednesday, October 26, 2016 3:58 PM

**To:** [Anthony Goodhardt](#)

**Subject:** Re: Postscript Fw: Appointment

It is alright (re: misspelling name), people do it all the time. I have learned not to sweat it.

The reason the DA does not subpoena the records is that the burden is not on them. The way judgments are structured, the onus is on the defendant to prove he/she has complied.

I have been on the phone with Linn County Mental Health and am working toward a solution with them. When I have more info from them, I will let you know.

Thanks,

Sara Lucas

Legal Assistant

Law Offices of Perry, Elwood and Moeller

138 7th Ave SW

Albany, OR 97321

541.928.7161

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On Tue, Oct 25, 2016 at 4:07 PM, Anthony Goodhardt <[AG@americanheritage.bar](mailto:AG@americanheritage.bar)> wrote:

Hi Sara,

I apologize for misspelling your name. If I could get that form signed by Lance with just that information, I would. That is the point. I cannot. I have tried and tried. It takes a subpoena from the court, or I have to sign off all my medical records to public domain. Period.

Now ask the prosecutor what is keeping him from requesting the information by subpoena and why he needs it??

I have complied with the terms of my judgment. There is nothing else I can do.

T

**From:** [Sara Lucas](#)

**Sent:** Tuesday, October 25, 2016 3:03 PM

**To:** [Anthony Goodhardt](#)

**Subject:** Re: Postscript Fw: Appointment

Hi Tony,

I passed your summary on to Erik and it sounds like this whole thing could be solved so that you can be on your way to Denver and Indy. We just need to provide the court with a copy of the eval to prove that you have met the conditions of your probation.

I am not sure that I understood your objection to releasing that document to court monitoring. However, if you would be willing to release it to Erik, I believe he could provide it directly to the court and we could effectively bypass Ms. Lotti. There is no need for the entire file, just the evaluation and whatever letter or paper says you do not have to do any treatment.

If you are unwilling to do this, you and Erik definitely need to talk and/or meet. His schedule is incredibly busy the next two weeks, but I know we could at least find time for a phone call.

Please let me know how you would like to proceed.

Thanks,  
Sara

Sara Lucas  
Legal Assistant  
Law Offices of Perry, Elwood and Moeller  
138 7th Ave SW  
Albany, OR 97321  
541.928.7161

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On Tue, Oct 25, 2016 at 9:02 AM, Anthony Goodhardt <[AG@americanheritage.bar](mailto:AG@americanheritage.bar)> wrote:

Dear Sarah,

The Herzog's already filed federal and international claims forms called F-211's. These forms went to SEC and the US Treasury with the proof of theft, fraud, and conversion of land and other property rights... and went to counterparts in the country where the patents and ownership developed, mostly Switzerland, Austria, Sweden, Thuringia. I am telling you this so you know there is no stopping the exposure even if something happens to me.

Tony  
408 300-5900

**From:** [Anthony Goodhardt](#)  
**Sent:** Monday, October 24, 2016 11:10 AM  
**To:** [Sara Lucas](#)  
**Subject:** Re: Appointment

Hi Sarah,

This phony charge could keep me from making my installation in Denver and Indianapolis if it continues. You know I have been under a stream of false charges and malicious prosecutions, and one malicious conviction, since July 2015. My lawyer needs to get this false charge, by a phony law-enforcement officer, with phony service dropped in the best interest of the community.

The evaluation was done: July 6, 2016, 10:00 am per court order. (not 2011) thus completing the terms of the Judgment.

Sam Lotti is trying to force me to get a personal copy of the evaluation signed by the LCMH councilor, Lance, and give it to the prosecution. It is not possible to get this document without subpoena according to Carrie & Lance. [541 387-3888](tel:5413873888).

An individual is able to a) sign a release to publicize my medical records to everyone, b) request a printed copy of my entire LCMH records file and give that to them. Takes about 2

months and I will not do it.

Point in fact is Lucke already has my MH file obtained illegally, which he used along with Internet defamation to “convict me” on this case. It was his only material and Murphy disallowed all of my material (71 photos, recordings and facts) disallowed my testimony and witnesses.

This charge is false and malicious. It is an attempt to get material to defend themselves (Murphy & Lucke) against my judicial review and my appeal coming up on this very case. This malicious conviction is the only stain on my record of 14-years as [www.corpcrimefighters.org](http://www.corpcrimefighters.org) chairman.

The judgment has been satisfied. The prosecutor and Lotti must follow the law – subpoena the MH department for the information they want so my team has a record of the offense. Lotti merely has a fictitious name filing in Albany. There was no service. This was an attempt to waylay me and put me in jail for failure to appear. It failed and has no substance. The analysis was done, I need no further treatment according to my councilor, no appointments are scheduled.

Be realistic and protect yourselves by filing a motion to dismiss on the grounds, I have complied with all the terms of Judgment, Lotti is impersonating a law-enforcement officer (public official) in court documents, she lied about what I said in the complaint and I can prove it with the recordings I made of our “probation officer” meetings. File this like that so you are not linked to them when they fall.

That fall will most likely happen the next time I am forced into court. That is complete exposure of the fact the “government” here is bogus and the reasons for it including illegal international trade. I do not want to cause panic, chaos or collapse but I will if I have to protect my own life and property.. especially my family property that I am responsible for, which is a lot.

Please help us all and help me get out of this caustic geographical constraint so I can earn money while my cousins dismantle this crime-set safely so nobody gets hurt. We already got rid of 5-major criminals infested in your government.

Please send me a copy of the motion to dismiss and/or contact me about this via email. Or write new instructions to me for approaching the court Nov 7th. I have meeting with Sam on the 27th of Oct, we count meet then, but email and phone are much better.

Tony Hartsock  
408 300-5900

**Subject:** Re: Appointment

Hi Tony,

I have attached the original judgment from your case. If this is not what you were looking for, please let me know.

Samantha Lotti is from Court Monitoring Services. This is a service that is sort of in between bench probation and full blown probation and is ordered in many cases.

Unfortunately, an evaluation from 2011 does not fulfill the terms of your judgment. It is possible that if you had one in 2015 or earlier in 2016, that could count, but we would need to petition the court to use that. Otherwise, you will need to have had one since the judgment (which was in April) to be in compliance.

If you will not be in town on the 21st, please call in and you and Erik can at least have that appointment over the phone. Then if you decide you need an in person appointment before your court date, there will be time to arrange that.

Thanks,

Sara Lucas  
Legal Assistant  
Law Offices of Perry, Elwood and Moeller  
138 7th Ave SW  
Albany, OR 97321  
541.928.7161

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On Tue, Oct 11, 2016 at 3:35 PM, Anthony Goodhardt <[AG@americanheritage.bar](mailto:AG@americanheritage.bar)> wrote:

I am out of town installing software, with all prior permissions. I will not return until December 20, 2016.

I was never served on this. Found out by accident. A person impersonating a probation officer is trying to force me to release my medical records to her. Trying to abate the legal subpoena system... Fact is I cannot get this report myself. Attached letter is the cause of it. I am not on probation and I am in compliance with every step of my sentencing document. You can verify what I am saying with Linn County Mental Health:

Evaluation was done July 6, 2011, 10:00 am. Carrie. [541 387-3888](tel:5413873888)

Who is Court Monitoring Services? The only thing I can find is a fictitious name registered to a Samantha Lotti. Is that the same person? Is she claiming to be a probation officer? Do we have her badge number? I WILL press charges on this case too.

Please obtain a copy of the case sentencing order and email it to me. Maybe we can have a phone conference? I have been waiting a year to install my software and get paid.

Thank you,

Tony  
408 300-5900

**From:** [Sara Lucas](#)

**Sent:** Monday, October 10, 2016 3:26 PM

**To:** [Anthony Goodhardt](#)

**Subject:** Appointment

October 10, 2016

Kim Anthony Hartsock  
General Delivery  
Sweet Home, OR 97386  
[ag@americanheritage.bar](mailto:ag@americanheritage.bar)

**RE: State of Oregon v. Kim  
Anthony Hartsock  
Linn County Circuit Court  
Case No. 15CR35187**

As you know, I have been appointed to represent you in the above-entitled case. Your next court appearance is scheduled for:

**Date: Monday, November  
7, 2016**

**Time: 1:15 pm**

**Location: Linn County  
Courthouse**

**Type of Appearance: Duty  
Court**

Please note that your attendance at the above hearing is **mandatory**. If you

do not appear, you may be charged with the additional crime of Failure to Appear and a bench warrant will be issued for your arrest.

Your consultation appointment is scheduled for **Friday, October 21, 2016 at 1:00 pm**. We will go over the police reports and any other relevant documentation. If you have any pertinent documents or photos, please bring them with you to this appointment. My office is located at 138 7<sup>th</sup> Ave. SW, Albany, OR 97321.

Please keep my office informed of any changes in your contact information, as it is very important that we are able to contact you at all times regarding changes in court dates or other updates.

S  
incerely,  
ly,

Erik J.D. Moeller

Attorney at Law

sml

Sara Lucas

Legal Assistant  
Law Offices of Perry, Elwood and Moeller  
138 7th Ave SW  
Albany, OR 97321  
541.928.7161

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-----  
KRUG, Tracey:

**From:** [Tracy.G.KRUG@ojd.state.or.us](mailto:Tracy.G.KRUG@ojd.state.or.us)

**Sent:** Wednesday, October 05, 2016 2:12 PM

**To:** [ag@americanheritage.bar](mailto:ag@americanheritage.bar)

**Subject:** Fw: Copy of probation violation filed for violating terms of court monitoring service / and application for court appointed counsel.

We actually received a completed application for court appointed counsel from the jail today. I have scanned that onto your file for tomorrow's appearance so no need to complete a new one.

----- Forwarded by Tracy G KRUG/LIN/OJD on 10/05/2016 02:11 PM -----

From: Tracy G KRUG/LIN/OJD

To: [ag@americanheritage.bar](mailto:ag@americanheritage.bar)

Date: 10/05/2016 02:01 PM

Subject: Copy of probation violation filed for violating terms of court monitoring service / and application for court appointed counsel.

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You were cited to appear on these charges for 1:15 today.

Because of the arrest last night we moved your appearance from 1:15 to 3:00 as a video jail arraignment to be done w/ the anticipated new charge/case. The DA did not file charges today on the charges that arose from last night's arrest (at this time). Because you were on the shuttle to Sweet Home at the time we talked today I directed you to appear as a walk in for our jail arraignments tomorrow at 3:00 p.m. (or 2:45 p.m.) if you haven't already completed the application for court appointed counsel and intend to apply for an attorney. Failure to appear at that court date tomorrow, Thursday, October 6, 2016 in Courtroom 6 may result in a warrant issuing.

*(See attached file: MST504F.pdf) show cause/probation violation.*

*(See attached file: CAA Affidavit of Eligibility New.doc)*



