

RECEIVED
GRANT COUNTY AUDITOR

To: Bill Varney, Grant County Auditor
FROM: Dave Canfield, Grant County Resident

10 JUL 22 PM 4:27

RE: **Challenge to the voter registration of Albert Lin under RCW 29A.08.810**

Mr. Varney,

Albert Lin resides in Silverdale, Washington and works in Poulsbo, Washington where he earns an *annual* salary. He no longer works in or occupies his former home in Grant County. As he is no longer a resident of Grant County, he cannot be a registered voter under RCW 29A.08.810. Therefore, he should be removed from the Grant County Voter Registration list.

Under RCW 29A.04.151, a voter's "residence" is a person's permanent address where he physically resides and maintains his abode. Albert Lin's "residence" under these criteria is Silverdale, Washington (225 miles from Ephrata). Lin physically resides in Silverdale, Washington and no longer physically resides in his former home in Grant County. Lin's divorce Court records show that on June 13, 2010, he left his family and moved to Silverdale where he works full time. Lin's wife recently told the Court under penalty of perjury that "until June 15, we have remained living together in the family home... Lately, however, I am no longer able to reside with him under one roof. He has become increasingly hostile toward me, and it is not uncommon for him to become belligerent or speak condescendingly to me." She also told the Court that Albert Lin "is an attorney and he understands this process much better than I do and uses that to his advantage to intimidate me at home."

Court records show that Lin's wife asked that the court enter a parenting plan placing their son with her, stating: "it is not presently in our son's best interest to be completely uprooted and relocated to Seattle." In her request for the family home, Lin's wife told the court that "**according to [Albert Lin], he will be earning \$85,000 per year with his new job, and has to move out anyway.**" In the pleadings that follow, Lin does not dispute any of these factual assertions.

Lin does not maintain his abode in Grant County. His wife is solely responsible for maintaining the home at Lin's former address. On July 16, the Grant County Superior Court issued an order that stated "*The family home shall be occupied by the Petitioner[Lin's wife].*" The court also ordered that **Lin's Wife "shall make the full and timely payment of: 1. The Mortgage; 2. Monthly expenses associated with occupancy of the home including utilities."**

Mr. Lin appears to be actively concealing the fact that he is no longer a resident of Grant County. Rather than simply listing his new employer, Mr. Lin states that his **"Employer's name and address must be listed on the Confidential Information Form."**

The fact that every donor to Lin's 2010 campaign is from outside Grant County speaks for itself.

Lin is not a resident of Grant County, nor does he care about the people of Grant County, as is evidenced by his bogus multi-million dollar tort claim against the people of Grant County which has already been investigated and proven baseless.


Dave Canfield

10 JUL 22 PM 4:27

VOTER REGISTRATION CHALLENGE AFFIDAVIT

I, Dave Canfield declare under penalty of perjury under the laws of the State of Washington that I am a registered voter in the State of Washington and that I **hereby challenge the voter registration of Albert Lin: 203 Patrick Road Ephrata, WA 98823.**

I have personal knowledge and belief that this person does not reside at the address given on his or her voter registration record, as evidenced below. I have exercised due diligence to personally verify the evidence presented.

REASON FOR CHALLENGE: Albert Lin does not reside at the address at which he is registered to vote, as such I am submitting the address at which **he actually resides at Apartment Unit 202, Building Dd, 11153 Shiplside Lane NW, Silverdale, WA 98383.**

EVIDENCE FOR THE CHALLENGE ATTACHED AND INCORPORATED HEREIN

1. Declaration of Lin's Wife, Shih-Chen Chen, in support of parenting plan.
 - a. Albert Lin resided in Ephrata until 6/15/2010. "[Lin] **relocated to the Seattle, Washington area on June 13, 2010.** He travels to Ephrata on Saturdays to run his election campaign and leaves back for Seattle on Sunday." Page 1.
 - b. **Lin works "Monday-Friday and some weekends, full-time attorney in Poulsbo, Washington."** Page 3.
 - c. Lin "has relocated to the Seattle, Washington area." Page 4.
2. Declaration of Lin's wife, Shih-Chen Chen in support of motion for temporary orders.
 - a. **Lin "recently took a job with the Seattle law firm of McCarthy Holthus; he started on June 15th. Albert doesn't share many details with me, but he is currently living in the Seattle area all week."** Page 2.
 - b. Albert Lin's family lives in the Bellevue, Washington Area. Page 3.
 - c. Lin's wife tells the court "I am asking that the court enter a temporary parenting plan placing our son with me ... it is not presently in our son's best interest to be completely uprooted and relocated to Seattle." Page 3.
 - d. **"Until June 15, we have remained living together in the family home... Lately, however, I am no longer able to reside with him under one roof. He has become increasingly hostile toward me, and it is not uncommon for him to become belligerent or speak condescendingly to me, particularly**

when I attempt to discuss the issues in our divorce matter, especially issues related to how we can continue to parent our son. **A couple of weeks before he moved out**, he became irate with me when I tried to broach the subject of settlement." Page 3.

- e. "Albert is an attorney and he understands this process much better than I do and uses that to his advantage to intimidate me at home." Page 3.
- f. Lin's wife wrote "I am also requesting that the Court order Albert to vacate our family home. I can afford the mortgage payment on my own income and am willing to do so." Page 4.
- g. She further wrote "**according to [Albert Lin], he will be earning \$85,000 per year with his new job, and has to move out anyway.**" Page 4.
- h. Lin's wife told the court "**In addition to our mortgage, [Lin's wife] will obviously pay it monthly and any expenses related to the home.**" Page 4.
- i. "[Albert Lin] is absolutely paranoid." Page 4.
- j. "**IT ALSO APPEARS HE WILL LIKELY BE FILING A LAWSUIT AGAINST GRANT COUNTY** alleging damages in the amount of \$2.5 million." Page 4.

3. Financial Declaration of petitioner (Lin's wife).

- a. Under section "V. Monthly Expense Information" Lin's wife lists the mortgage payment at \$828.42. Page 3.

4. Financial Declaration of respondent (Albert Lin), filed by Albert Lin's own Attorney.

- a. In the section asking Lin to state where he works Lin writes "**Employer's name and address must be listed on the Confidential Information Form.**" Page 1.
- b. "When did you start work there? (month/year) 06/15/10" Page 1.
- c. Under section V. monthly expense information Lin lists his rent payment at \$957.00. Page 3.

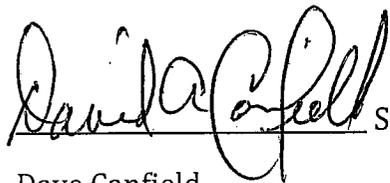
5. Court order, filed July 16, 2010.

- a. "**THE PETITIONER [LIN'S WIFE] SHALL MAKE THE FULL AND TIMELY PAYMENT OF : 1. THE MORTGAGE; 2. MONTHLY EXPENSES ASSOCIATED WITH OCCUPANCY OF THE HOME INCLUDING UTILITIES**" Page 2.
- b. "**The family home shall be occupied by the Petitioner.**" Page 3.

6. Declaration of Melissa Ziss, who personally witnessed Lin at Lin's new residence in Poulsbo.
 - a. Ziss was in Silverdale on July 6th and 8th and personally, and visually, confirmed that **Albert Lin is physically residing in his own apartment at Madison at Ridgetop Apartment Homes at 11153 Shipside Lane NW, Building Dd Apartment 202, Silverdale, WA 98383.** On both July 6 and 8, 2010 Ziss saw Lin parking his green Subaru, 4-door vehicle in a space assigned for residents only.
 - b. On July 8, 2010 Ziss saw Lin exit his vehicle carrying his messenger bag, and using a key to check the mailbox located to the left of building Dd. The mailbox he opened was assigned to apartment unit 202. After checking his mail Lin went to unit 202. Using his keys, he unlocked the door and entered his apartment.
7. Albert Lin for Prosecutor C3 donor contribution list for 6/15/10.
 - a. Every listed contributor to the 2010 Lin campaign is from outside of Grant County.
8. Google Map Directions from Lin's Silverdale residence to Grant County and cities therein.
 - a. To Warden: 246 miles
 - b. To Moses Lake: 231 miles
 - c. To Quincy: 213 miles
 - d. To Ephrata: 224 miles
 - e. To George: 202 miles
9. Columbia Basin Herald, June 11, 2010.
http://www.columbiabasinherald.com/article_c1936dc8-ac64-5b50-9570-dc616ef46f59.html

Report clears Lee on Lin's Allegations

"EPHRATA — A Yakima attorney's investigation into a former deputy prosecutor's whistleblower complaint **found no improper governmental action by Prosecutor Angus Lee.** Albert Lin's complaint was part of a tort claim filed with Grant County's insurance company, stating he was wrongfully terminated. **[Lin] is presently asking for \$2.5 million in damages.**"



Dave Canfield

Signed on July 21, 2010, at Grant County, Moses Lake WA.

ORIGINAL

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07-315437

FILED
KIMBERLY A. ALLEN
Grant County Clerk
JUL 01 2010

Superior Court of Washington
County of GRANT

In re the Marriage of:

SHIH-CHEN CHEN

No. 08-3-00339-6

Declaration in Support
of Parenting Plan
(DCLSP)

Petitioner,

and

ALBERT H. LIN

Respondent.

(Complete a separate form for each child and use additional pages, if necessary)

Complete this declaration with current information. You may also include past information related to the proposed temporary residential schedule.

This declaration is made by the petitioner respondent.

1. Albert Howard Lin has resided with the following persons:

<u>Name</u>	<u>Length of Time Child(ren) Resided With This Person</u>
Shih-Chen Chen	6/26/2000 - Present ¹
<u>Albert H. Lin</u>	6/26/00 - 6/15/10 ²

¹ The mother traveled to Taiwan to visit friends and family several years ago for a few weeks at a time, several years ago.

² The father relocated to the Seattle, Washington area on June 13, 2010. He travels to Ephrata on Saturdays to run his election campaign and leaves back to Seattle on Sunday.

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2 2. (a) The petitioner's performance of parenting functions relating to the daily needs of
3 the child (RCW 26.09.004(3));

4 Full-time stay-at-home mom for the child, AHL, since birth. The mother returned to work
5 part-time in November, 2008, and accepted a full-time job in August 2009. When the child was
6 very young, the mother took care of everything he needed around the clock. The mother remains
7 as the primary care provider of the child after she began to work outside home.

8 Daily Parenting Functions:

9 **Physical care of the child:**

10 - When the child was a baby: Preparing meals, both breastfeeding and meal-feeding, changing
11 diapers, changing clothing, bathing, getting the child to rest and sleep.

12 - When the child started schooling: Preparing meals, assisting the child during mealtimes,
13 bathing, assisting the child to rest and sleep, doing laundry and dishes, physical care for
14 everything the child needs (ie., medical and dental care office visits)

15 **Psychosocial skills and mental development care:**

16 - Nurturing a well and sound healthy child through daily interactions and teaching processes.
17 The mother assists the child to learn through playing, reading, singing, dancing together every
18 day.

19 - The mother encourages and registers the child with extracurricular sports activities and take
20 him to and back from practices and games of such activities.

21 - The mother emphasizes and values the importance of education. She helps the child set
22 various learning goals for all subjects and monitors the progress for all learning stages. The
23 mother then discusses with the child and adjusts the work plans and goals as necessary to
24 reflect the child's learning needs. The mother also skillfully utilizes reward/feedback systems to
25 maximize effective and positive learning experience for her child.

- Besides being with the child when he reads books and writes homework every day, the mother
always searches available learning resources and acquires quality learning materials for the
child to use. Having received higher education for many years and a master's degree in the
medical field, the mother is a devoted tutor to her child for many subjects such as Mathematics
and foreign language.

-The mother is a native speaker of Chinese and has been always dedicated in doing all she can
to teach the child Chinese from the day the child was born. The mother involves heavily in the
child's language learning and knows well all great benefits such skill will bring to her child for his
entire life time. She spends tremendous amount of time researching, comparing, and getting
age-appropriate, high-quality learning materials for her child. Examples of these items are
academic workbooks, bilingual (Chinese and English) Disney movies on DVDs, storybooks in
both English and Chinese, multi-media learning packs, stationery supplies and toys.... etc.

- Being physically in the US, it is more difficult to obtain good and authentic Chinese learning
materials. Oftentimes the mother has to place special purchase orders to vendors or physically

1 travel to Taiwan herself just to get the materials for her child.

2 - With all the challenges mentioned above, the mother has managed to make her child's language
3 learning happen. Not only does it happen, she thrives to make her son's learning experience a
4 big success. The child, AHL, can speak Chinese fluently. He can even recognize some Chinese
5 characters, which is even harder to achieve. Given the circumstances that the child lives in the
6 US and the father of the child cannot speak Chinese, one can see how much devotion the
7 mother has put in for her child.

8 - Besides teaching Chinese to the child, the mother taught the child English as well. At age 3,
9 the child could already write 26 English letters while most kids at his age just began to learn and
10 memorize what ABC look like. The mother continues to help her child learn English through
11 daily book reading, several computer dictionary software and enrollment of online
12 testing/tutoring programs. The child thus has been very successful in his school
13 performance - he represented his elementary school to compete at the Spelling Bee
14 competition as well as the Master's Math Team at the state level.

15 - Expansion of cultural experience for the child. The mother also took her son to Taiwan
16 visiting her family several times since the child was old enough to travel. Doing so helps
17 the child significantly in learning Chinese language and expanding culture experience. The
18 records have shown the mother brought her son back to the US from Taiwan on time every
19 time. Letting the child go to Taiwan for a period of time regularly is beneficial to him and
20 presents the precious opportunity for broadening his international views and expanding life
21 experience. Not every child has such great opportunity to go overseas and learn foreign
22 culture and language.

23 (b) The petitioner's work schedule:

24 Monday - Friday: 8:00 a.m. - 5:00 p.m.

25 3. (a) The respondent's performance of parenting functions relating to the daily needs
of the child (RCW 26.09.004(3)):

Share some responsibility of transporting the child to school/sports activities and back
home:

- Bathing the child;
- Occasionally buy dinner meals for the child;
- Practice baseball/throw some football with the child sometimes.

(b) The respondent's work schedule:

Presumably Monday - Friday and some weekends, full-time attorney in Poulsbo,
Washington.

4. The child's schedule including child care, school, and other activities:

During school:

Decl in Support of Parenting Plan (DCLSP) - Page 3 of 4
WPF DR 04.0120 Mandatory (6/2008) - RCW 26.09.194(1)

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Monday - Friday: 8:15 a.m. - 2:45 p.m. at school.
After 2:45 p.m., child goes to day care until the mother picks him up around 5:30 p.m.
The child is accompanied by parents to sports (practices, games) after school on some of the weekdays.
Weekends: child stays mainly with Mom at home doing homework, reading, playing or goes out grocery shopping.
School breaks:
AHL goes to day care during 8:00 a.m. to 5:00 p.m. weekdays and stays at home during weekends with parents. Parents take the child to play sports if the child has registered for sports activities. Mom helps child read and write during schools breaks and plays with child as well.

5. Information regarding circumstances under RCW 26.09.191 that are likely to pose a serious risk to the child and that warrant limitation on the award to a parent of temporary residence or time with the child pending entry of a permanent residential schedule:

Does not apply.

6. Other information for the court to consider:

The father has relocated to the Seattle, Washington area. The child well grounded and excelling in school and other activities in Ephrata, residing in the home in which he has grown up.

I declare under penalty of perjury under the laws of the state of Washington that the foregoing is true and correct.

Signed at Ephrata, [City] WA [State] on 6/30/10 [Date].


SHIH-CHEN CHEN
Signature of Party

ORIGINAL



07-315436

FILED
KIMBERLY A. ALLEN
Grant County Clerk
JUL 01 2010

SUPERIOR COURT, STATE OF WASHINGTON, COUNTY OF GRANT

In Re the Marriage of:

SHIH-CHEN CHEN,

NO. 08-3-00339-6

Petitioner,

and

DECLARATION OF SHIH-CHEN CHEN
IN SUPPORT OF MOTION FOR
TEMPORARY ORDERS

ALBERT H. LIN,

Respondent.

SHIH-CHEN CHEN makes the following declaration:

1. I am over the age of eighteen (18) years, of sound mind, and competent to testify in this matter. I make this declaration of my own personal knowledge and/or belief.

2. I am the Petitioner in this matter. The Respondent, Albert H. Lin, and I have been married for twelve (12) years and have one son, AHL, age ten (10). I filed for divorce in November, 2008. Although it has been very difficult for me, for reasons explained below, the two of us have managed to remain residing in the same home since that time and have tried to avoid the necessity of getting the court involved.

3. When I filed for divorce, I was a stay-at-home mom, and I understood that I would have to soon re-enter the workforce. Before our child was born, I was trained as an RN, and was thus able to gain employment with the Moses Lake Clinic in August, 2009. I had spent the previous nine (9) years at home raising our son, AHL. I currently earn \$26 per hour with the Clinic. My current work schedule is Monday through Friday from 8 a.m. to 5 p.m.

DECLARATION OF SHIH-CHEN CHEN IN SUPPORT OF
MOTION FOR TEMPORARY ORDERS: 1

LARSON FOWLES, PLLC
821 EAST BROADWAY AVENUE, STE. 8
MOSES LAKE, WA 98837
(509) 763-6700
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2 4. Albert has a law degree and worked for the Grant County Prosecutor's Office
3 for twelve years. He was unsuccessful in his run for election as County Prosecutor to replace
4 Hon. Judge John Knodell in 2009. He was unemployed for several months until he recently
5 took a job with the Seattle law firm of McCarthy Holthus; he started on June 15th. Albert
6 doesn't share many details with me, but he is currently living in the Seattle area all week and is
7 coming back to this area on the weekends to run his campaign for prosecutor. He has also
8 informed me that he will be earning \$85,000 per year to start. Until Albert was laid off, he has
9 always worked full-time outside the home to support our family. His salary with the County
10 when he was terminated was over \$92,000 per year.

11 5. Our son, AHL, has lived in the home in which we currently reside since he was
12 about four (4) years old, and I have been his primary caregiver since birth. I spent the first nine
13 years of AHL's life at home with him as a stay-at-home mom. AHL has only ever attended
14 Ephrata schools and is excelling in every subject. I have worked very hard with AHL on his
15 homework and on subjects and material that far exceeds his fourth grade level. I have spoken
16 Mandarin Chinese with him since he was very young and continue to do so. AHL is fluent in
17 Chinese and his father does not speak any. I believe it is important that AHL retain an
18 appreciation for his culture, language, and heritage. Both Albert and I are of Taiwanese
19 descent. AHL is well liked at school and has many friends here. He is also engaged in extra-
20 curricular activities like soccer and the school's math team.

21 6. More specifically, AHL has always been one of the top students in his
22 elementary school class. He is one his school's top readers and consistently exceeds the
23 school's requirements to become a member of its "100-Point" reading club. He won the
24 school's spelling bee this year and represented Grant Elementary at the regional spelling bee
25 competition. AHL helped his math team finish in 2nd place at the Washington State Master
Math Team competition for Division II. He also plays baseball, swims, and was the top Junior
Jogger in his school. AHL is obviously excelling here and I would thus be surprised if Albert
were to attempt to relocate him to Seattle.

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2 7. Over four years ago, when my and Albert's relationship began to dissolve, I
3 traveled to Taiwan for a few months to visit my family and friends. While Albert's family lives
4 in the Bellevue, Washington area, my parents remain in Taiwan. I had no support group here
5 when things got difficult for us, and I needed to distance myself from Albert and our problems.
6 AHL remained in Ephrata with his father as he was in school at the time. Although it was a
7 very difficult time for me, I managed to stay in close contact with AHL during that time
8 through by telephone once or twice per week. In 2007 and 2008, I traveled to Taiwan for a few
9 weeks each year. Nonetheless, I anticipate that Albert will attempt to use my leaving during
10 that time period against me and he has already threatened to do so.

11 8. For these reasons, I am asking that the court enter a temporary parenting plan
12 placing our son with me and providing for regular visitation with Albert, every other weekend.
13 Albert is a supportive and loving father to our son, but it is not presently in our son's best
14 interest to be completely uprooted and relocated to Seattle. Rather, our son's best interests are
15 served by remaining here with me in the home he grew up in and this arrangement will no
16 doubt cause the least amount of disruption to AHL while Albert and I continue to finalize our
17 divorce.

18 9. As mentioned, until June 15, we have remained living together in the family
19 home. One of the main reasons for my doing so was to accommodate Albert during his
20 election campaign. I was sensitive to the fact that he did not need additional distractions while
21 seeking election during the summer of '09 and while working full-time in the prosecutor's
22 office. Lately, however, I am no longer able to reside with him under one roof. He has
23 become increasingly hostile toward me, and it is not uncommon for him to become belligerent
24 or speak condescendingly to me, particularly when I attempt to discuss the issues in our divorce
25 matter, especially issues related to how we can continue to parent our son. A couple of weeks
before he moved out, he became irate with me when I tried to broach the subject of settlement.
Albert is an attorney and he understands this process much better than I do and uses that to his
advantage to intimidate me at home.

1 10. I am also requesting that the Court order Albert to vacate our family home. I
2 can afford the mortgage payment on my own income and am willing to do so. Albert is earning
3 a substantial income again and has plenty of money saved in his own personal bank accounts.
4 According to him, he will be earning \$85,000 per year with his new job, and has to move out
5 anyway. His vehicle is paid for and other than some student loans, I am not aware of any other
6 substantial debt. It also appears he will likely be filing a lawsuit against Grant County alleging
7 damages in the amount of \$2.5 million and I thus believe he has the resources to support
8 himself elsewhere.

9 11. With respect to our personal property, at one time, Albert and I had agreed to its
10 ultimate division. Under a temporary order, I would like to maintain temporary use and
11 possession of the items in my current possession with the understanding that I still agree to
12 divide all of our personal property as originally agreed. In addition to our home mortgage, I
13 will obviously pay it monthly and any expenses related to the home. Albert should be required
14 to cover his own expenses as well.

15 12. This summer I would still like to travel to Taiwan with our son on vacation. I
16 have asked Albert over and over again as to whether he would agree to a provision in our
17 parenting plan that allows me to do so when AHL is out of school. Because of the distance and
18 cost of travel, I would like to propose that I be allowed to vacation in Taiwan for up to four (4)
19 consecutive weeks this summer and in summers to come. I have vacationed in Taiwan with
20 AHL four times since he was born, including for a month in 2006, when my and Albert's
21 marital problems first began, as described above. Nonetheless, I suspect Albert will object to
22 this request as he is absolutely paranoid that I do not intend to return to the U.S., which is
23 utterly ridiculous. I would pay for all of AHL's travel and expenses and request that the court
24 include such a provision in our temporary plan. I am not opposed to including language in the
25 parenting plan that ensures my return to the U.S.

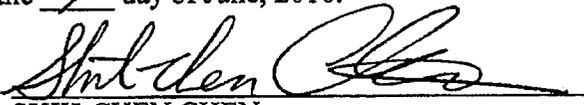
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13. I have provided my financial information for purposes of calculating child support. I have used the figure Albert gave me as his salary for the computation because I have no documentation of his current income. I also provided medical insurance for AHL through my employment at a cost of \$218 / mo. With this cost taken into account, my worksheets yield a transfer payment from Albert to me in the amount of approximately \$836 / mo. and I request that the Court adopt my worksheets and proposed order of child support. I am also placing our son in daycare this summer at a cost of \$22 per day, and after school during the school year at a cost of \$10 per day. Albert should be required to assist in this expense.

14. Finally, I am requesting that the Court order Albert to pay at least \$1,500 in temporary attorney's fees to me in this matter. I filed for divorce over eighteen (18) months ago, when I was not working and staying home with our son. When Albert started his campaign for prosecutor in the Summer of '09, I opted not to actively pursue the divorce so he could focus on his campaign. When the election was over last fall we began settlement negotiations, I believe I was very reasonable in those discussions. We have gone to mediation, at Albert's request, and agreed on all material terms only to have Albert balk at signing documents that reflect our agreement. My attorney has drafted all of the proposed final documents, but Albert refuses to sign. Albert earns almost double my income and feel that an award of \$1,500 in temporary attorney's fees will again level the playing the field.

I declare under penalty of perjury of the laws of the state of Washington that the foregoing is true and correct.

Signed at Moses Lake, Washington on the 30 day of June, 2010.


SHIH-CHEN CHEN



07-315438

FILED
KIMBERLY A. ALLEN

JUL 01 2010

KIMBERLY A. ALLEN
Grant County Clerk

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Superior Court of Washington
County of GRANT

In re:

SHIH-CHEN CHEN

No. 08-3-00339-6

Petitioner,

Financial Declaration

And

Petitioner

ALBERT H. LIN

Respondent

(FNDCLR)

Respondent.

Name: SHIH-CHEN CHEN

Date of Birth: 7/21/70

I. Summary of Basic Information

Declarant's Total Monthly Net Income (from § 3.3 below)		\$3,398.46
Declarant's Total Monthly Household Expenses (from § 5.9 below)		\$2,885.36
Declarant's Total Monthly Debt Expenses (from § 5.11 below)		-
Declarant's Total Monthly Expenses (from § 5.12 below)		\$2,885.36
Estimate of the other party's gross monthly income (from § 3.1g below)	<input checked="" type="checkbox"/>	\$7,930.10
	<input type="checkbox"/>	Unknown

II. Personal Information

2.1 Occupation: Registered Nurse

2.2 The highest year of education completed: 18 years; Masters Degree in Nursing

2.3 Are you presently employed? Yes No

a. If yes: (1) Where do you work. Employer's name and address must be listed on the Confidential Information Form.

(2) When did you start work there? (month/year) August 2009

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III. Income Information

If child support is at issue, complete the Washington State Child Support Worksheet(s), skip Paragraphs 3.1 and 3.2. If maintenance, fees, costs or debts are at issue and child support is Not an issue this entire section should be completed. (Estimate of other party's income information is optional.)

3.1 Gross Monthly Income

If you are paid on a weekly basis, multiply your weekly gross pay by 4.3 to determine your monthly wages and salaries. If you are paid every two weeks, multiply your gross pay by 2.15. If you are paid twice monthly, multiply your gross pay by 2. If you are paid once a month, list that amount below.

	SHIH-CHEN CHEN	ALBERT LIN
a. Imputed Income	-	-
b. Wages and Salaries	\$4,299.82	\$7,856.35
c. Interest and Dividend Income	\$30.03	\$73.75
d. Business Income	-	-
e. Spousal Maintenance Received	-	-
From		
f. Other Income	-	-
g. Total Gross Monthly Income	\$4,329.85	\$7,930.10
(add lines 3.1a through 3.1e)		
h. Actual Gross Income (Year-to-date)	\$27,232.53	-

3.2 Monthly Deductions From Gross Income

	SHIH-CHEN CHEN	ALBERT LIN
a. Income Taxes	\$693.62	\$922.65
b. FICA/Self-employment Taxes	-	-
c. State Industrial Insurance Deductions	\$11.60	-
d. Mandatory Union/Professional Dues	\$5.83	-
e. Pension Plan Payments	-	-
f. Spousal Maintenance Paid	-	-
g. Medical Insurance Expenses	\$220.34	-
h. Total Deductions from Gross Income	\$931.39	\$922.65
(add lines 3.2a through 3.2g)		

3.3 **Monthly Net Income** (Line 3.1f minus line 3.2h or line 3 from the Child Support Worksheet(s).)

\$3,398.46	\$7,007.45
-------------------	-------------------

1	5.2	Utilities	
2		Heat (gas & oil)	-
		Electricity	\$227.02
3		Water, sewer, garbage	\$138.00
		Telephone	\$23.26
		Cable	\$99.98
4		Other: Internet Service	\$39.95
5		Total Utilities	\$528.21
6	5.3	Food and Supplies	
		Food for 2 persons	\$300.00
7		Supplies (paper, tobacco, pets)	\$29.00
		Meals eaten out	\$80.00
		Other: Non-food grocery	\$30.00
8		Total Food Supplies	\$439.00
9	5.4	Children	
		Day Care/Babysitting	\$297.83
10		Clothing	\$30.00
		Tuition (if any)	-
		Other child-related expenses	\$80.00
11		Total Expenses Children	\$407.83
12	5.5	Transportation	
		Vehicle payments or leases	-
13		Vehicle insurance & license	\$67.54
		Vehicle gas, oil, ordinary maintenance	\$150.00
14		Parking	-
		Other transportation expenses	-
15		Total Transportation	\$217.54
16	5.6	Health care (Omit if fully covered)	
		Insurance	\$40.00
17		Uninsured dental, orthodontic, medical, eye care expenses	\$35.25
		Other uninsured health expenses	-
18		Total Health Care	\$75.25
19	5.7	Personal Expenses (Not including children)	
		Clothing	\$50.00
20		Hair care/personal care expenses	-
		Clubs and recreation	-
		Education	-
21		Books, newspapers, magazines, photos	-
		Gifts	-
22		Other:	-
23		Total Personal Expenses	\$50.00

1 Total Monthly Payments for Other Debts and Monthly
2 Expenses

3 5.12 Total Expenses (Add Paragraphs 5.9 and 5.11) \$2,885.36

4 **VI. Attorney Fees**

5 6.1 Amount paid for attorney fees and costs to date: \$7,500.00

6 6.2 The source of this money was: Shih-Chen's income from work.

7 6.3 Mediation fees: 2,500.00

8 I declare under penalty of perjury under the laws of the state of Washington that the foregoing is true and correct.

9 Signed at Moses Lake, [City] WA [State] on 6/30/10 [Date].

10 

11 SHIH-CHEN CHEN
12 Signature of Declarant

13 The following financial records are being provided to the other party and filed separately with the court.

14 Financial records pertaining to myself:

15 Individual Partnership or Corporate Income Tax returns for
16 the years: including all W-2s and schedules;

17 Pay stubs for the dates of

18 Other:

19 Do not attach these financial records to the financial declaration. These financial records should
20 be served on the other party and filed with the court separately using the sealed financial source
21 documents cover sheet (WPF DRPSCU 09.0220). If filed separately using the cover sheet, the
22 records will be sealed to protect your privacy (although they will be available to all parties in the
23 case, their attorneys, court personnel and certain state agencies and boards.) See GR 22 (c)(2).



07-278780

DECLARATION OF TRANSMITTAL

I declare under penalty of perjury under the laws of the State of Washington, that I sent a copy of the document to which this is affixed to Harry Garner, Albert Lin via messenger service, facsimile, or U.S. Mail, postage prepaid.

Lera M. Steiner
Dated: 7/15/10 at Moses Lake, Washington

FILED *KY*

JUL 15 2010

KIMBERLY A. ALLEN
Grant County Clerk

Superior Court of Washington
County of GRANT

In re:

SHIH-CHEN CHEN

And

ALBERT H. LIN

Petitioner,

Respondent.

No. 08-3-00339-6

Financial Declaration
Respondent
(FNDCLR)

FAX

Name: Albert H. Lin

Date of Birth: 01/01/1969

I. Summary of Basic Information

Declarant's Total Monthly Net Income (from § 3.3 below)	\$5,218.18
Declarant's Total Monthly Household Expenses (from § 5.9 below)	\$3,695.00
Declarant's Total Monthly Debt Expenses (from § 5.11 below)	-
Declarant's Total Monthly Expenses (from § 5.12 below)	\$3,695.00
Estimate of the other party's gross monthly income (from § 3.1g below)	\$4,506.86

II. Personal Information

2.1 Occupation: Attorney

2.2 The highest year of education completed:

2.3 Are you presently employed? Yes

a. If yes: (1) Where do you work. Employer's name and address must be listed on the Confidential Information Form.

(2) When did you start work there? (month/year) 06/15/10

b. If no: (1) When did you last work? (month/year)

(2) What were your gross monthly earnings?

(3) Why are you presently unemployed?

Financial Declaration (FNDCLR) - Page 1 of 6
WPF DRPSCU 01.1550 (6/2006) - RCW 26.18.220 (1)

PATRICK R. ACRES
Attorney at Law
P.O. Box 1053
1022 S. Pioneer Way
Moses Lake, WA 98837
TEL. (509) 765-9265
FAX(509) 765-9267

III. Income Information

If child support is at issue, complete the Washington State Child Support Worksheet(s), skip Paragraphs 3.1 and 3.2. If maintenance, fees, costs or debts are at issue and child support is Not an issue this entire section should be completed. (Estimate of other party's income information is optional.)

3.1 Gross Monthly Income

If you are paid on a weekly basis, multiply your weekly gross pay by 4.3 to determine your monthly wages and salaries. If you are paid every two weeks, multiply your gross pay by 2.15. If you are paid twice monthly, multiply your gross pay by 2. If you are paid once a month, list that amount below.

	Shih-Chen Chen	Albert Lin
a. Imputed Income	-	-
b. Wages and Salaries	\$4,506.66	\$7,083.33
c. Interest and Dividend Income	-	-
d. Business Income	-	-
e. Spousal Maintenance Received From	-	-
f. Other Income	-	-
g. Total Gross Monthly Income (add lines 3.1a through 3.1e)	\$4,506.66	\$7,083.33
h. Actual Gross Income (Year-to-date)	-	-

3.2 Monthly Deductions From Gross Income

	Shih-Chen Chen	Albert Lin
a. Income Taxes	\$580.33	\$1,323.28
b. FICA/Self-employment Taxes	\$344.76	\$541.87
c. State Industrial Insurance Deductions	-	-
d. Mandatory Union/Professional Dues	-	-
e. Pension Plan Payments	\$166.66	-
f. Spousal Maintenance Paid	-	-
g. Normal Business Expenses	-	-
h. Total Deductions from Gross Income (add lines 3.2a through 3.2g)	\$1,091.75	\$1,865.15

3.3 Monthly Net Income (Line 3.1f minus line 3.2h or line 3 from the Child Support Worksheet(s).)	\$3,414.91	\$5,218.18
--	-------------------	-------------------

		Shih-Chen Chen	Albert Lin
1	3.4 Miscellaneous Income		
2	a. Child support received from other relationships		
	Name:	-	-
	Name:	-	-
3	b. Other miscellaneous income		
	(list source and amounts)		
4	Income of current spouse		
	Name:	-	-
	Name:	-	-
5	Income of children		
	Name:	-	-
6	Name:	-	-
7	Income from assistance programs		
	Name:	-	-
	Name:	-	-
8	Non-recurring income		
	Name:	-	-
	Name:	-	-
9	Other Income:	-	-
10		-	-
11		-	-
12	c. Total Miscellaneous Income	-	-
	(add lines 3.4a through 3.4b)		

13	3.5 Income of Other Adults in Household		
	Name:	-	-
14	Name:	-	-
15	3.6 If the income of either party is disputed, state monthly income you believe is correct and explain below:		

IV. Available Assets

16	4.1 Cash on hand	-
17	4.2 On deposit in banks	-
	4.3 Stocks and bonds	-
18	Cash value of life insurance	-
19	4.4 Other liquid assets:	-

V. Monthly Expense Information

Monthly expenses for myself and dependents are: (Expenses should be calculated for the future, after separation, based on the anticipated residential schedule for the children.)

21	5.1 Housing	
22	Rent, 1st mortgage or contract payments	\$957.00
	Installment payments for other mortgages or encumbrances	\$828.00
23	Taxes & insurance (if not in monthly payment)	-
24	Total Housing	\$1,785.00

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Attorney at Law
 P.O. Box 1053
 1022 S. Pioneer Way
 Moses Lake, WA 98837
 TEL. (509) 765-9265
 FAX(509) 765-9267

1	5.2	Utilities	
		Heat (gas & oil)	\$25.00
2		Electricity	\$100.00
		Water, sewer, garbage	\$70.00
3		Telephone	\$135.00
		Cable	\$100.00
4		Other: Internet	\$45.00
		Total Utilities	\$475.00
5			
	5.3	Food and Supplies	
6		Food for 2 persons	\$250.00
		Supplies (paper, tobacco, pets)	\$75.00
7		Meals eaten out	\$450.00
		Other:	-
8		Total Food Supplies	\$775.00
9			
	5.4	Children	
		Day Care/Babysitting	-
		Clothing	-
10		Tuition (if any)	-
		Other child-related expenses	-
11		Total Expenses Children	-
12			
	5.5	Transportation	
		Vehicle payments or leases	-
13		Vehicle insurance & license	\$135.00
		Vehicle gas, oil, ordinary maintenance	\$120.00
		Parking	-
14		Other transportation expenses	\$120.00
		Total Transportation	\$375.00
15			
	5.6	Health care (Omit if fully covered)	
16		Insurance	\$175.00
		Uninsured dental, orthodontic, medical, eye	-
17		care expenses	-
		Other uninsured health expenses	-
18		Total Health Care	\$175.00
19			
	5.7	Personal Expenses (Not including children)	
		Clothing	\$50.00
		Hair care/personal care expenses	\$10.00
20		Clubs and recreation	-
		Education	\$50.00
21		Books, newspapers, magazines, photos	-
		Gifts	-
22		Other:	-
		Total Personal Expenses	\$110.00

1 Total Monthly Payments for Other Debts and Monthly Expenses -
2
3 5.12 Total Expenses (Add Paragraphs 5.9 and 5.11) \$3,695.00

4 **VI. Attorney Fees**

4 6.1 Amount paid for attorney fees and costs to date: -
5 6.2 The source of this money was:
6 6.3 Fees and costs incurred to date: -
7 6.4 Arrangements for attorney fees and costs are:
8 6.5 Other:

9 I declare under penalty of perjury under the laws of the state of Washington that the foregoing is true and
10 correct.

11 Signed at _____ [City] _____ [State] on _____ [Date].

12
13 _____
14 Albert H. Lin
15 Signature of Declarant

16 The following financial records are being provided to the other party and filed separately with the court.

17 Financial records pertaining to myself:
18 Individual Partnership or Corporate Income Tax returns for
19 the years: _____ including all W-2s and schedules;
20 Pay stubs for the dates of _____
21 Other: _____

22 Do not attach these financial records to the financial declaration. These financial records should
23 be served on the other party and filed with the court separately using the sealed financial source
24 documents cover sheet (WPF DRPSCU 09.0220). If filed separately using the cover sheet, the
25 records will be sealed to protect your privacy (although they will be available to all parties in the
case, their attorneys, court personnel and certain state agencies and boards.) See GR 22 (c)(2).

FILED

JUL 16 2010

**KIMBERLY A. ALLEN
Grant County Clerk**



07-278875

**Superior Court of Washington
County of GRANT**

In re the Marriage of:

SHIH-CHEN CHEN

No. 08-3-00339-6

Petitioner,

Temporary Order
(TMO/TMRO)

and

Clerk's Action Required

ALBERT H. LIN

Respondent.

I. Judgment/Order Summaries

1.1 Restraining Order Summary

Does not apply.

1.2 Money Judgment Summary

Judgment summary is set forth below.

- A. Judgment Creditor SHIH-CHEN CHEN
- B. Judgment Debtor ALBERT LIN
- C. Principal judgment amount \$
- D. Interest to date of Judgment \$
- E. Attorney fees \$1,500.00
- F. Costs \$
- G. Other recovery amount \$
- H. Principal judgment shall bear interest at % per annum \$
- I. Attorney fees, costs and other recovery amounts shall bear interest at 12% per annum \$

ORIGINAL

- 1 J. Attorney for Judgment Creditor MITCHELL J. HEAPS, of LARSON FOWLES, PLLC,
2 821 E. BROADWAY AVE., STE. 8, MOSES LAKE,
3 WA 98837
4 K. Attorney for Judgment Debtor PATRICK ACRES
5 L. Other: Does no apply.

6 **II. Basis**

7 A motion for a temporary order was presented to this court and the court finds reasonable
8 cause to issue the order.

9 **III. Order**

10 ***It is Ordered:***

11 **3.1 Restraining Order**

12 Does not apply.

13 **3.2 Temporary Relief**

14 Child support shall be paid in accordance with the order of child support, signed by the
15 court.

16 The parties shall comply with the Temporary Parenting Plan signed by the court.

17 Both parties are restrained and enjoined from transferring, removing, encumbering,
18 concealing or in any way disposing of any property except in the usual course of
19 business or for the necessities of life and requiring each party to notify the other of any
20 extraordinary expenditures made after the order is issued.

21 Both parties are restrained and enjoined from assigning, transferring, borrowing,
22 lapsing, surrendering or changing entitlement of any insurance policies of either or both
23 parties whether medical, health, life or auto insurance.

24 Each party shall be immediately responsible for their own future debts whether incurred
25 by credit card or loan, security interest or mortgage.

Responsibility for the debts of the parties is divided as follows:

The Petitioner shall make the full and timely payment of:

1. The home mortgage;
2. Monthly expenses associated with occupancy of the home including
utilities, internet, cable, satellite, etc.
3. Any and all credit cards in her name; and
4. Any and all debt incurred after June 13, 2010.

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The Respondent shall make the full and timely payment of:

- 1. Any and all student loans in his name;
- 2. Any and all credit cards in her name; and
- 3. Any and all debt incurred after June 13, 2010.

The family home shall be occupied by the Petitioner.

Use of property shall be as follows:

The parties shall have temporary use and possession of personal property in their current possession.

The respondent shall vacate the family home. You have a right to keep your residential address confidential.

on or before 11/10/10 unless conflict

** issues arise, and upon written notification to Petrick Acres, Respondent shall vacate the family home within three (3) days.*

3.3 Bond or Security

Does not apply.

SC MR [Signature]

3.4 Other

Petitioner is awarded attorney's fees in the amount of \$1,500, which amount is reduced to Judgment, payable within sixty (60) days.

SC MR [Signature]

Petitioner may vacation with the child for up to four (4) weeks this summer in Taiwan. Petitioner shall provide roundtrip travel itinerary to the Respondent prior to leaving, with evidence that all airfare has been purchased. Petitioner shall solely be responsible for all costs associated with said travel to Taiwan, and said travel shall not interfere with the child's school schedule.

Dated: 7/16/10

[Signature]
Judge/Commissioner

Presented by:

LARSON FOWLES, PLLC

[Signature] WSBA # 6522
35457 7/15/10
MITCHELL J. HEAPS Date
Attorney for Petitioner

Approved for Entry:

Notice for presentation waived:

[Signature] 3197
PATRICK ACRES Date
Attorney for Respondent

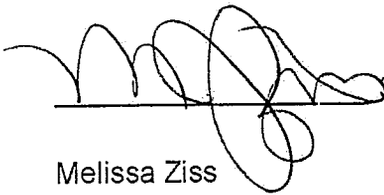
DECLARATION OF MELISSA ZISS

I Melissa Ziss hereby declare as follows:

- I. I am over eighteen years of age and am competent to give this testimony.
- II. I recognize and know of Albert Lin from his web page www.winwithlin.us.
- III. On both July 6 and 8, 2010, I was in Silverdale and made the following observations. I was not in that area on the 7th of July.
- IV. On both July 6 and 8, 2010, I personally, and visually, confirmed that Albert Lin is physically residing by himself in an apartment at Madison at Ridgetop Apartment Homes. The address is 11153 Shiplside Lane NW, Building Dd Apartment 202, Silverdale, WA 98383.
- V. I spoke to Diana, the assistant manager of the Madison at Ridgetop Apartment Homes, who confirmed for me that each apartment in the complex has one assigned parking space under the carport located at the corresponding building. This assigned parking space is for the resident's only and has a sign above the space that reads "ASSIGNED RESIDENT PARKING ONLY."
- VI. On both July 6 and 8, 2010 I observed Lin parking his green Subaru, 4-door vehicle in space 3. Space 3 was a space assigned for residents only.
- VII. On July 8, 2010 I observed Lin exit his vehicle carrying his messenger bag, and using a key to check the mailbox located to the left of building Dd. The mailbox he opened was assigned to apartment unit 202.
- VIII. After checking his mail Lin went to unit 202. Using his keys, he unlocked the door and entered his apartment.
- IX. A short while later Lin came out of apartment 202. He locked the door behind him. Lin had changed his clothing and was now wearing a purple T-Shirt and shorts and it appeared that he was going jogging.

- X. A while later he returned from his jog and went back into apartment 202.
- XI. At about eight in the evening that night he came out of apartment 202, got into his green Subaru and drove off. When he came out he was wearing a new outfit.
- XII. After Lin left I went to apartment 201 and talked to Lin's neighbor. His neighbor told me that to his knowledge only one guy resides in apartment 202, that no other persons live there and that Lin is in and out a lot.

I swear or affirm under the penalty of perjury that the above testimony is true and accurate to the best of my knowledge.



Signed on July 11 2010, at Island County, Langley WA. 98260

Melissa Ziss

PO BOX 495

Langley, WA 98260



PUBLIC DISCLOSURE COMMISSION
 711 CAPITOL WAY RM 206
 PO BOX 40908
 OLYMPIA WA 98504-0908
 (360) 753-1111
 TOLL FREE 1-877-601-2828

**CASH RECEIPTS
 MONETARY
 CONTRIBUTIONS**

C3

(1/02)

THIS SPACE FOR OFFICE USE

100362594

06-15-2010

Candidate or Committee Name (Do not abbreviate. Use full name.)

ALBERT LIN (COMMITTEE TO ELECT ALBERT LIN FOR GRANT COUNTY PROSECUTOR)

Mailing Address

PO BOX 823

City

EPHRATA, WA

Zip + 4

98823

Office Sought (candidates)
 COUNTY PROSECUTOR

Election Date

2010

1. MONETARY CONTRIBUTIONS DEPOSITED IN ACCOUNT

Date Received		Amount	Total
	a. Anonymous		
	b. Candidate's personal funds deposited in the bank (include candidate loans in 1c).....		
	c. Loans, notes, security agreements. Attach Schedule L		
	d. Miscellaneous receipts (interest, refunds, auctions, other). Attach explanation		
	e. Small contributions \$25.00 or less not itemized and number of persons giving _____ (persons)		

2. CONTRIBUTIONS OVER \$25.00

Date Received	Contributor's Name, Address, City, State, Zip	Contributions of more than \$100:* Employer's Name, City and State	P R I N G E N	Amount	Aggregate* Total
06/10/10	CHRISTOPHER BOHANNON 909 6TH AVE N. #14 SEATTLE, WA 98109	INTERSTATE MERCHANT SERVICES [REDACTED] HARKER HEIGHTS, TX OccupationACCOUNT MANAGER		800.00	800.00
06/10/10	ALBERT TING 14675 NE 16TH STREET BELLEVUE, WA 98007	MICROSOFT, CORP. [REDACTED] REDMOND, WA OccupationSOFTWARE ENGINEER		5,000.00	5,000.00
		Occupation			
		Occupation			
		Occupation			
	<input type="checkbox"/> Check here if additional pages are attached	Sub-total		5,800.00	*See reverse for details.
		Amount from attached pages		0.00	

3. TOTAL FUNDS RECEIVED AND DEPOSITED OR CREDITED TO ACCOUNT

Sum of parts 1 and 2 above. Enter this amount in line 1, Schedule A to C4.

5,800.00

4. Date of Deposit

06/10/10

I certify that this report is true and complete to the best of my knowledge

Treasurer's Signature

Date

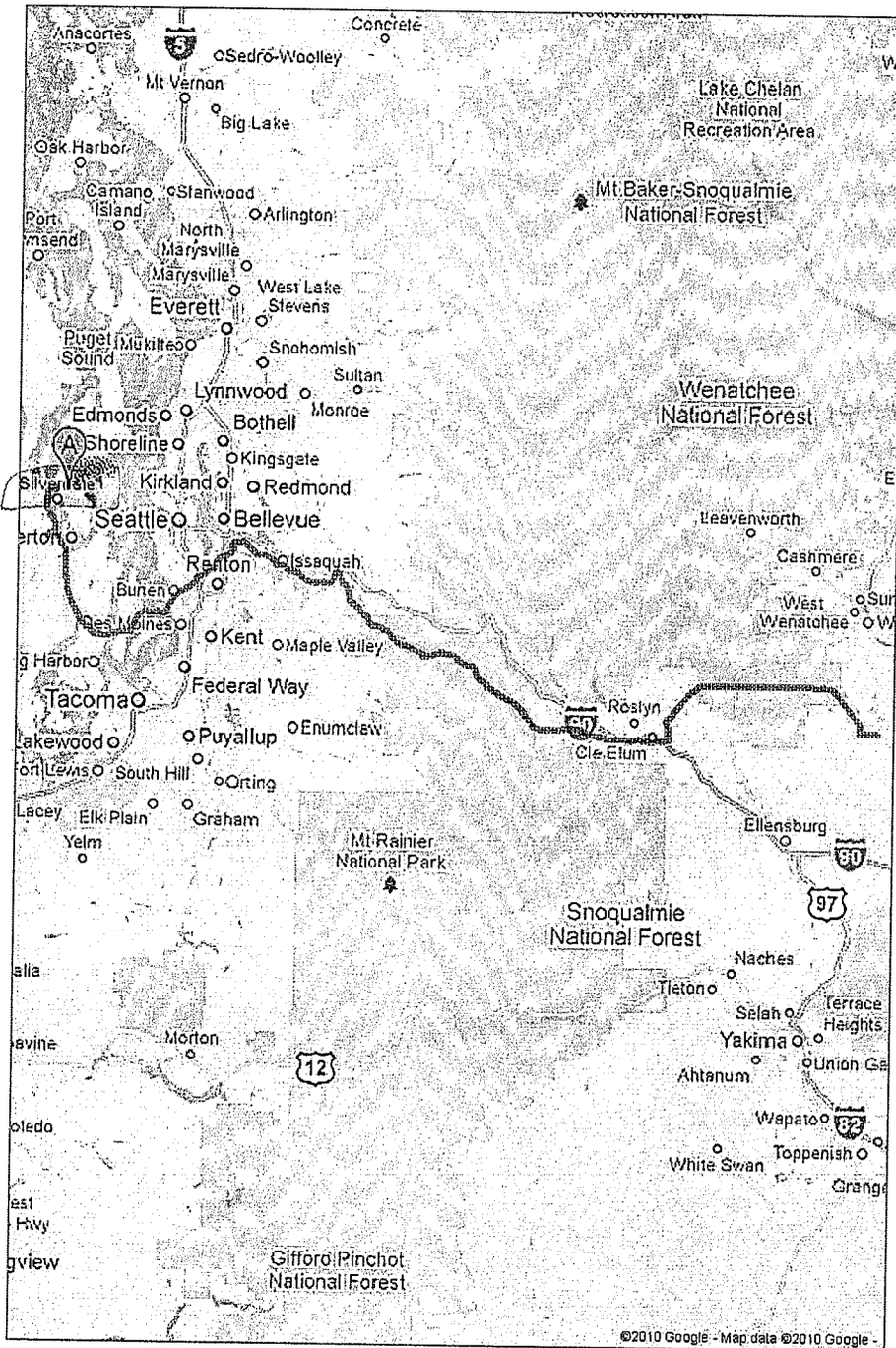
BILL RILEY

06-15-2010

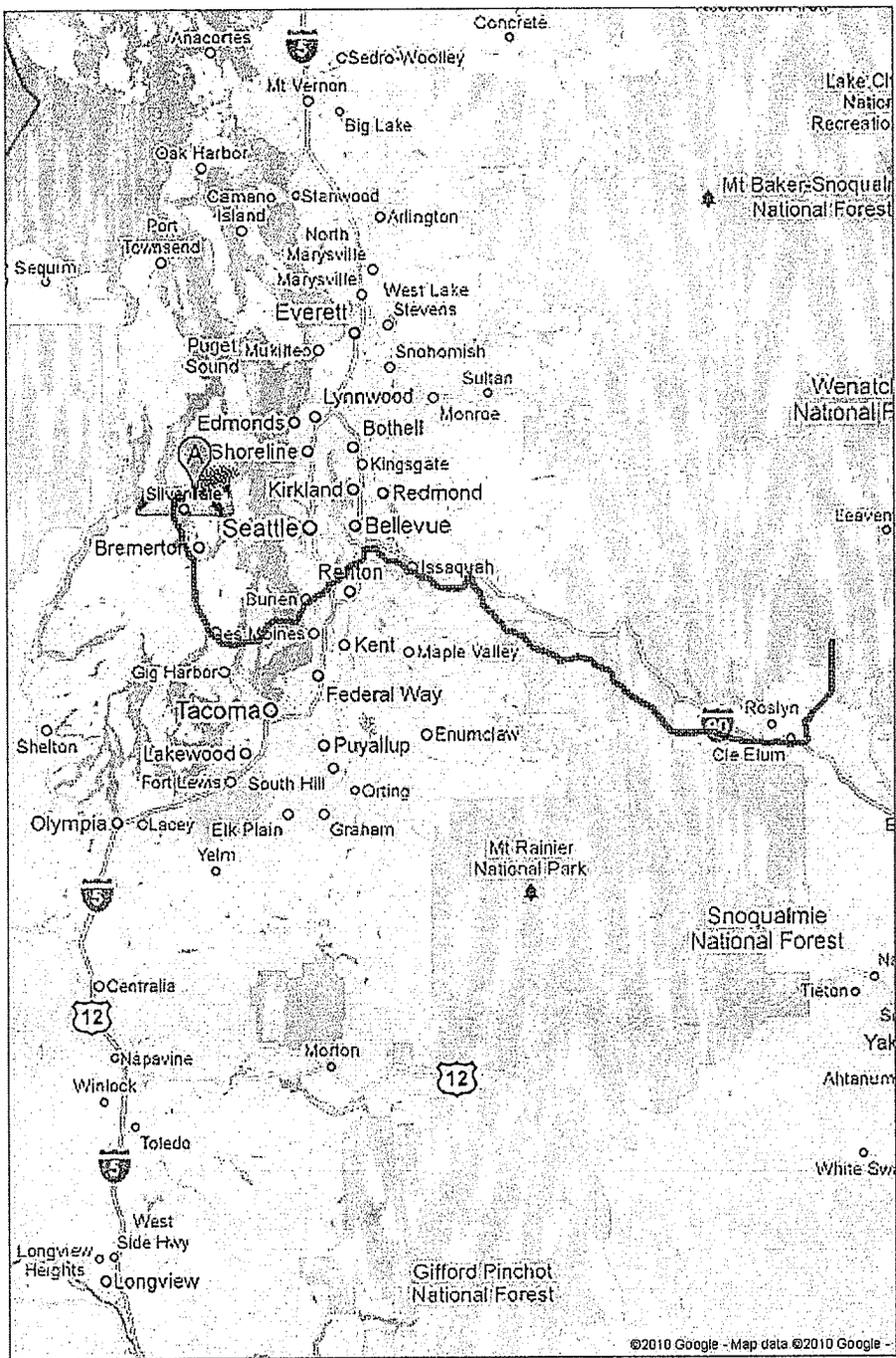
Treasurer's Daytime Telephone No.: (509) 246-0946

Save trees. Go green!

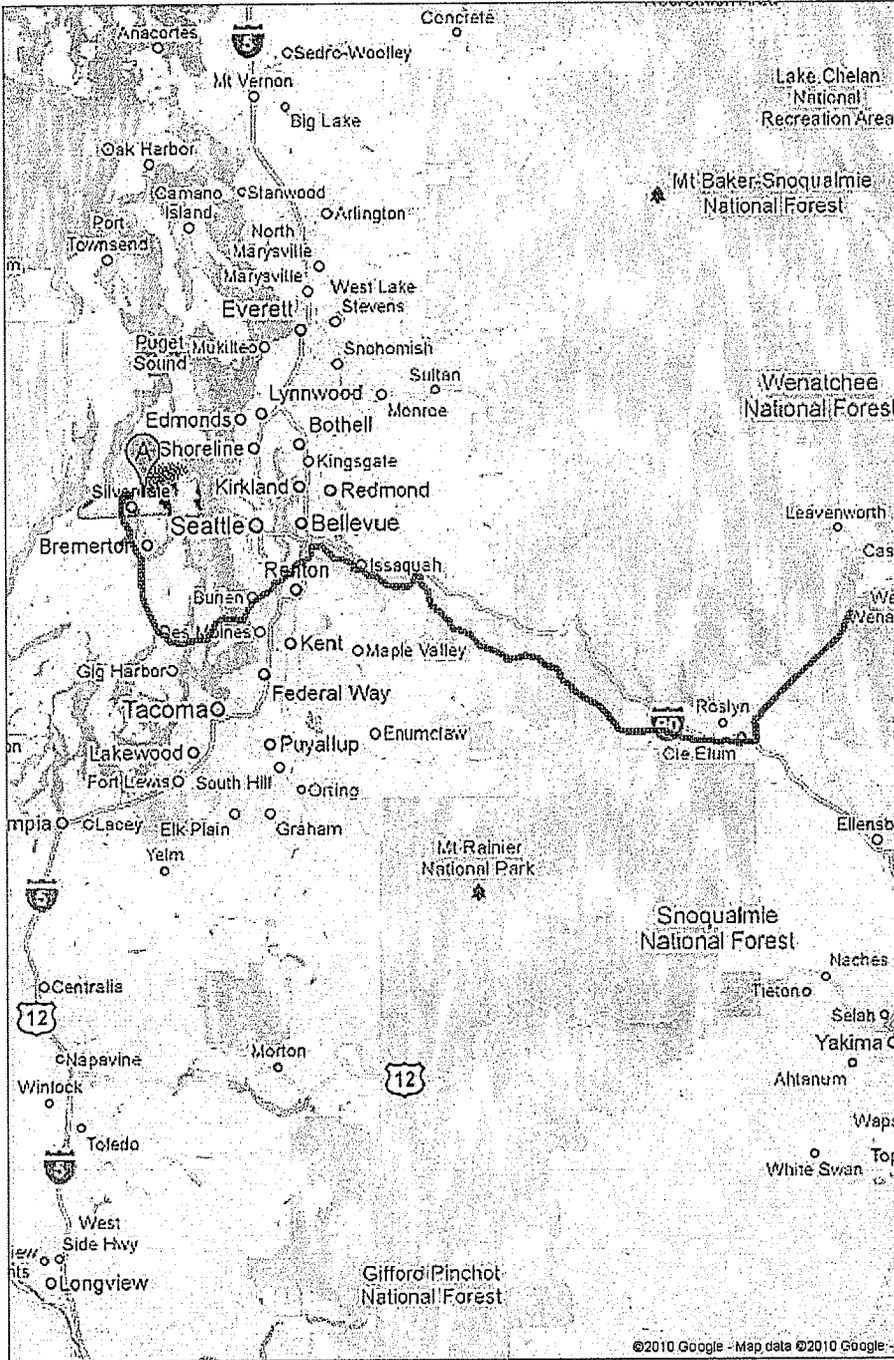
Download Google Maps on your phone at google.com/gmm



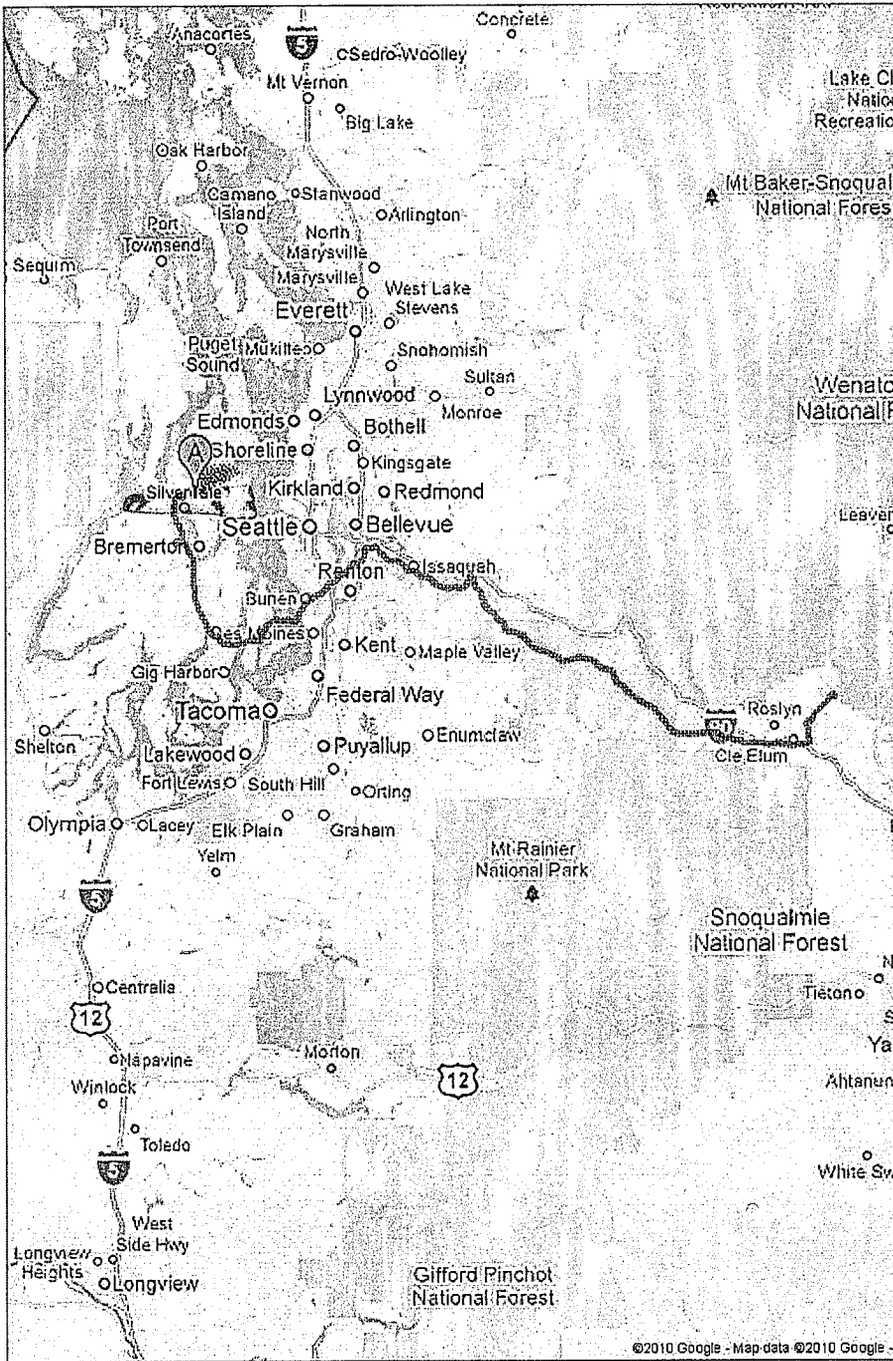
Save trees. Go green!
Download Google Maps on your phone at google.com/gmm



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