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	17 MAY 01 AM 9:55
	THE HONORABLE VERONICA GALVAN KING COUNTY
	E-FILED CASE NUMBER: 17-2-09152-9 S
SUPERIOR COURT OF TH	IE STATE OF WASHINGTON
	KING COUNTY
D.H.,	NO. 17-2-09152-9 SEA
Plaintiff,	NO. 17-2-07152-7 SEA
,	2 nd AMENDED SUBPOENA AND
v.	NOTICE OF VIDEOTAPED DEPOSITION TO MAYOR EDWARD
MAYOR EDWARD MURRAY,	MURRAY
Defendant.	
TO: MAYOR ED MURRAY c/o Attorney Robert Sulkin	
Pursuant to the State of Washington's	s rules of Civil Procedure, including CR 30
and/or CR 45, YOU ARE HEREBY RESPECT	FULLY COMMANDED to attend and appear
for a deposition at the McNaul, Nawrot, & Hel	gren, PLLC law offices located 600 University

Pursuant to the State of Washington's rules of Civil Procedure, including CR 30 and/or CR 45, YOU ARE HEREBY RESPECTFULLY COMMANDED to attend and appear for a deposition at the McNaul, Nawrot, & Helgren, PLLC law offices located 600 University St. Suite 2700, Seattle, WA on **Friday, July 14, 2017 at 9:00 a.m.** unless otherwise agreed and/or stipulated as between the interested parties in writing. During that deposition, Mayor Murray can expect to be questioned about the facts of this case including the various potential causes of the medical matters referenced publicly by his attorneys in a news conference on April 11, 2017. Those medical causes could include multiple medical complications stemming from having promiscuous sex with multiple child prostitutes. Bumps, warts, and/or ^{2nd} AMENDED SUBPOENA AND NOTICE

OF VIDEOTAPED DEPOSITION - 1 of 2

CONNELLY LAW OFFICES, PLLC

2301 North 30th Street Tacoma, WA 98403 (253) 593-5100 Phone - (253) 593-0380 Fax moles do not always remain 30-years, depending upon the root cause. Mr. Murray will also be asked about the prior use of campaign funds to extinguish the voices of other victims, and all other topics related to this lawsuit. Consistent with King County Civil Rule 7, D.H. reserves the right to take a second deposition, when appropriate. D.H. challenges Mr. Murray not to attempt to delay this deposition beyond May 19, 2017, and to move forward as scheduled. D.H.'s undersigned counsel will agree to reschedule the deposition for conflict reasons between Mr. Mayor and/or his legal counsel, but not to any form of undue delay. D.H. is willing to sit for his own deposition at any time prior to Mr. Murray. D.H. respectfully requests that Mr. Murray agree to allow the deposition to be videotaped. DATED this 1st day of May, 2017. CONNELLY LAW OFFICES, PLLC Julie Kays By_ Lincoln C. Beauregard, WSBA No. 32878 Julie A. Kays, WSBA No. WSBA No. 30385 Attorneys for Plaintiff L.A. LAW & ASSOCIATES, PLLC Lawand Anderson By Lawand Anderson, WSBA No. 49012 Attorney for Plaintiff 2nd AMENDED SUBPOENA AND NOTICE **CONNELLY LAW OFFICES, PLLC** OF VIDEOTAPED DEPOSITION - 2 of 2 2301 North 30th Street

2301 North 30th Street Tacoma, WA 98403 (253) 593-5100 Phone - (253) 593-0380 Fax

CONNELLY LAW OFFICES, PLLC

John R. Connelly, Jr. Lincoln C. Beauregard Micah R. LeBank Nathan P. Roberts Julie A. Kays Amanda M. Searle Evan T. Fuller Meaghan M. Driscoll Marta L. O'Brien

May 1, 2017



Reply to Tacoma Office: 2301 North 30th Street Tacoma, WA 98403

Seattle Office: Smith Tower 506 2nd Ave, 33rd Floor Seattle, WA 98104

Toll Free: (855) 593-5100 Tacoma: (253) 593-5100 Seattle: (206) 816-3002 Fax: (253) 593-0380 www.connelly-law.com

Via E-Filing

Robert M. Sulkin McNaul, Nawrot, & Helgren, PLLC One Union Square 600 University Street, Suite 2700 Seattle, Washington 98101-3143

RE: D.H. v. Mayor Edward Murray King County Superior Court Cause No. 17-2-09152-9 SEA

Dear Mr. Sulkin:

We are in receipt of your letter of last week, in which you stated that Mr. Murray did not want to be deposed on "his birthday." Attached please find an amended notice of deposition for July 14, 2017, commencing at 9:00am.

We doubt there could be anything more important that Mr. Murray sitting for his deposition on July 14, 2017, and we ask that you not proffer anymore "its my birthday" type excuses, as a means to avoid the deposition.

Delvonn is prepared to be deposed at literally anytime. According to the King County Local Rules, either of our clients can be deposed twice. See KCLR 7. We will provide you responses to your interrogatories in less than 30 days. Please let us know when you want to depose Delvonn.

We look forward to deposing your client on July 14, 2017. Thank you.

Very truly yours,

Julíe A. Kays

Julie A. Kays

JAK:vs