

STATE OF OREGON  
Marion County Circuit Courts  
SEP 24 2012  
**FILED**

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4 IN THE CIRCUIT COURT OF THE STATE OF OREGON  
5 FOR THE COUNTY OF MARION

6 STATE OF OREGON, Acting by and through  
7 the State Board of Psychologist Examiners, and  
8 the Oregon Board of Licensed Professional  
9 Counselors and Therapists,

10 Plaintiff,

11 v.

12 RICHARD KING,

13 Defendant.

Case No. 11C18684

GENERAL JUDGMENT GRANTING  
PERMANENT INJUNCTION AGAINST  
DEFENDANT RICHARD KING

14 This matter was tried before the Court from July 31, 2012 through August 2, 2012. The  
15 plaintiff, State of Oregon, Acting by and through the State Board of Psychologist Examiners and  
16 the Oregon Board of Licensed Professional Counselors and Therapists, seeks an injunction  
17 against defendant Richard King to prohibit him from engaging in the practice of psychology,  
18 professional counseling and marriage and family therapy and to prohibit him from using the title  
19 "doctor" in connection with the practice of a health care profession.

20 At the conclusion of the trial, the Court took the matter under advisement. In a letter  
21 opinion dated August 24, 2012, the Court determined that the full injunction sought by plaintiff  
22 would be allowed. A copy of this letter opinion is attached hereto and is incorporated herein by  
23 reference. The Court, having considered the parties' pleadings, the testimony presented at trial  
24 and the exhibits admitted into evidence, and being otherwise fully advised,

25 FINDS THAT:

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Page 1 – GENERAL JUDGMENT GRANTING PERMANENT INJUNCTION AGAINST DEFENDANT  
RICHARD KING  
State v. King

DEPARTMENT OF JUSTICE  
1162 Court Street NE  
Salem, OR 97301-4096  
PHONE: (503) 934-4400

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1           1.       Defendant does not possess a license issued by the Oregon Board of Psychologist  
2 Examiners that would allow him to engage in the "practice of psychology" as defined in ORS  
3 675.010(4).

4           2.       Defendant has acted in violation of ORS 675.020(1)(a) and (b) by unlawfully  
5 practicing psychology and representing himself to be a psychologist in the State of Oregon  
6 without a license. Defendant has unlawfully engaged in the practice of psychology by rendering  
7 consultation, evaluation and therapy services to individuals and groups for the purpose of  
8 diagnosing and treating behavioral, emotional and mental disorders. He has done so by:

9           a)       Administering psychological tests and instruments and interpreting the results.  
10 These tests and instruments include but are not limited to the Millon Adolescent Clinical  
11 Inventory, the Kaufman Brief Intelligence Test—Second Edition (KBIT-2) and the Mini-Mental  
12 States Examination (MMSE).

13          b)       Preparing or causing others to prepare psychosexual and psychological  
14 evaluations, assessments and reports. These reports include but are not limited to those received  
15 into evidence as plaintiff's Exhibit Two and Exhibit Nineteen. In his evaluations, assessments  
16 and reports, the defendant engaged in the practice of psychology by interpreting psychological  
17 tests and instruments, rendering diagnoses of behavioral, emotional and mental disorders, and  
18 making recommendations for treating these disorders.

19          c)       Using the Fourth Edition of the Diagnostic and Statistical Manual of Mental  
20 Disorders (DSM IV) to diagnose behavioral, emotional and mental disorders. This constituted  
21 the practice of psychology even when the defendant rendered provisional or deferred diagnoses.

22          d)       Defendant has billed, or caused others to bill for psychological testing,  
23 psychological evaluations and psychosexual evaluations conducted, administered and interpreted  
24 by defendant.

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1           3.     Defendant does not possess a license issued by the Oregon Board of Licensed  
2 Professional Counselors and Therapists that would allow him to engage in the practice of  
3 “professional counseling” or “marriage and family therapy” as defined in ORS 675.705(5) and  
4 (6). Prior to December 8, 2008, defendant possessed a license issued by the Oregon Board of  
5 Licensed Professional Counselors and Therapists that allowed him to practice professional  
6 counseling. However, he permanently surrendered this license effective December 8, 2008.

7           4.     Since December 8, 2008, defendant has acted in violation of ORS 675.825(1)(d)  
8 by engaging in the practice of professional counseling in the State of Oregon without a license.  
9 Defendant has engaged in the practice of professional counseling by assessing, diagnosing and  
10 treating mental, emotional and behavioral disorders. He has also provided counseling services  
11 that address personal growth and wellness through the therapeutic relationship to individuals and  
12 groups based on the principles of mental health, behavioral science, group dynamics and using  
13 cognitive, affective, behavioral and systemic intervention strategies. He has done so by:

14           a)     Administering psychological tests and instruments to individuals and interpreting  
15 the results. These tests and instruments include but are not limited to the Millon Adolescent  
16 Clinical Inventory, the Adolescent Psychopathology Scale, the Kaufman Brief Intelligence  
17 Test—Second Edition (KBIT-2) and the Mini-Mental States Examination (MMSE).

18           b)     Preparing or causing others to prepare psychosexual and psychological  
19 evaluations, assessments and reports. These reports include but are not limited to those received  
20 into evidence as plaintiff’s Exhibit Two and Exhibit Nineteen. In his evaluations, assessments  
21 and reports, the defendant engaged in the practice of professional counseling by interpreting  
22 psychological tests and instruments, rendering diagnoses of mental, emotional and behavioral  
23 disorders, and making recommendations for treating these disorders.

24           c)     Using the Fourth Edition of the Diagnostic and Statistical Manual of Mental  
25 Disorders (DSM IV) to assess and diagnose mental, emotional and behavioral disorders. This

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1 constituted the practice of professional counseling even when the defendant rendered provisional  
2 or deferred diagnoses.

3 d) Facilitating or co-facilitating group therapy sessions, individual counseling  
4 sessions, and Emotional Control Group sessions in which he has provided therapy and  
5 counseling services to persons who were adjudicated or convicted of committing sex crimes and  
6 sexual offenses. He has offered therapy and counseling services for the purpose of diagnosing  
7 and treating mental, emotional and behavioral disorders.

8 5. Defendant does not possess any other license or certificate issued by the State of  
9 Oregon or any of its health professional regulatory boards that would allow him to conduct the  
10 activities described in paragraphs 2 and 4 above.

11 6. In some of his billing statements admitted into evidence as plaintiff's Exhibit 21,  
12 defendant has used the title "doctor" to identify himself when billing for psychological testing  
13 and psychosexual evaluations. In doing so, he has acted in violation of ORS 676.110(1) which  
14 prohibits using the title "doctor" in connection with the practice of a health care profession,  
15 unless one is licensed by the appropriate health professional regulatory board.

16 7. Plaintiff has no adequate remedy at law.

17 8. Pursuant to ORS 675.150, plaintiff is entitled to an injunction against defendant  
18 that permanently enjoins and restrains him from unlawfully engaging in the practice of  
19 psychology, from conducting the activities described in paragraph 2 above and from representing  
20 himself to be a psychologist.

21 9. Pursuant to ORS 675.835 plaintiff is entitled to an injunction against defendant  
22 that permanently enjoins and restrains him from unlawfully engaging in the practice of  
23 professional counseling, from conducting the activities described in paragraph 4 above and from  
24 holding himself out to be a licensed professional counselor.

25 NOW, THEREFORE, it is hereby ordered and adjudged that:

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1           1.     Defendant Richard King is permanently enjoined and restrained from engaging in  
2 the “practice of psychology” as defined in ORS 675.010(4). Defendant is permanently enjoined  
3 and restrained from rendering supervision, consultation, evaluation or therapy services to  
4 individuals or groups for the purpose of diagnosing or treating behavioral, emotional or mental  
5 disorders. Defendant is also permanently enjoined and restrained from representing himself to  
6 be a psychologist.

7           2.     Defendant Richard King is permanently enjoined and restrained from engaging in  
8 the practice of “professional counseling” and “marriage and family therapy” as defined in ORS  
9 675.705(5) and (6). Defendant is permanently enjoined and restrained from assessing,  
10 diagnosing and treating mental, emotional and behavioral disorders and from providing therapy  
11 and counseling services to individuals and groups.

12          3.     Defendant Richard King is permanently enjoined and restrained from conducting  
13 mental health interviews, testing, assessments and evaluations. Defendant is permanently  
14 enjoined and restrained from administering and interpreting psychological tests and instruments,  
15 including but not limited to the Millon Adolescent Clinical Inventory, the Kaufman Brief  
16 Intelligence Test—Second Edition (KBIT-2), the Mini-Mental States Examination (MMSE) and  
17 the Adolescent Psychopathology Scale.

18          4.     Defendant is permanently enjoined and restrained from preparing or causing  
19 others to prepare psychological and psychosexual evaluations, assessments and reports;  
20 including those in which he interprets psychological tests and instruments, renders a regular,  
21 provisional or deferred diagnosis of a behavioral, emotional and mental disorder or makes a  
22 recommendation for treating such disorders. This injunction also prevents the defendant from  
23 preparing or causing others to prepare evaluations, assessments or reports similar to those  
24 received into evidence as Plaintiff’s Exhibits Two and Nineteen.

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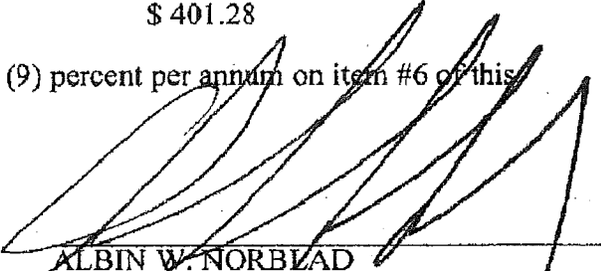
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- 2) Judgment Debtor: Richard King  
 a) Address: P.O. Box 113  
 Marylhurst, OR 97036  
 b) Date of Birth: N/A  
 c) Social Security Number: N/A  
 d) Driver's License No. N/A  
 State of Issuance: N/A
- 3) Other persons or public body entitled to a portion of payment: None
- 4) Principal Amount of Judgment: N/A
- 5) Attorney fees: N/A
- 6) Costs and disbursements: \$ 401.28
- 7) Post-judgment interest at the rate of nine (9) percent per annum on item #6 of this judgment until it is paid-in-full.

Dated: SEP 24, 2012.



ALBIN W. NORBLAD  
 CIRCUIT COURT JUDGE

Albin W. Norblad

SUBMITTED BY:  
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