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6	·.	EX PARTE		
7	STATE OF WASHINGTON THURSTON COUNTY SUPERIOR COURT			
8	STATE OF WASHINGTON,	NO. 17-2-00849-34		
9	Plaintiff,	STIPULATION AND AGREED		
10	v.	JUDGMENT		
11	SAM HUNT, individually, and SAM			
12	HUNT FOR STATE SENATE, a			
13	candidate authorized committee,			
14	Defendant			
15		NT SUMMARY (RCW 4.64.030)		
16	A. JUDGMENT CREDITOR:	Plaintiff, STATE OF WASHINGTON		
17	B. JUDGMENT DEBTOR:	SAM HUNT, individually, and SAM HUNT FOR STATE SENATE, a candidate authorized committee		
18	C. PRINCIPAL JUDGMENT:	\$2,735 with \$1,367.50 suspended for a period of 4		
19		years contingent on no findings of violations of RCW 42.17A committed during the period of suspension		
20	D. INTEREST:	No prejudgment interest is owed. Principal judgment		
21	•	amount(s) due and owing shall not bear interest unless the principal judgment is unpaid by the due date specified		
22	E COGTG AND FEEG	herein		
23	E. COSTS AND FEES:	\$3,740 as attorney fees, costs of investigation, and cost of trial		
24	F. ATTORNEYS FOR	Office of the Attorney General		
25	JUDGMENT CREDITOR	LINDA A. DALTON, WSBA No. 15467 Senior Assistant Attorney General WALTER M. SMITH, WSBA No. 46695		
26		Assistant Attorney General		

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F. ATTORNEY FOR JUDGMENT DEBTOR

EDWARD E. YOUNGLOVE III, WSBA No. 5873 Younglove & Coker

STIPULATION

The parties to this stipulation, Plaintiff, STATE OF WASHINGTON (STATE) and Defendants SAM HUNT, individually, and SAM HUNT FOR STATE SENATE, a candidate authorized committee, desiring to resolve all claims arising out of the State's complaint, hereby enter into the following stipulation:

- 1. Defendants SAM HUNT, individually, and SAM HUNT FOR STATE SENATE, a candidate authorized committee, agree to pay an assessed civil penalty in the amount of \$2,735.00 for their violations of RCW 42.17A for failing to timely disclose expenditures made, debts incurred/orders placed, and in-kind contributions made for the 2016 Hunt campaign for state senate.
- 2. The parties agree that \$1,367.50 of the assessed civil penalty will be suspended based on the following terms and conditions:
 - a. The suspension will be in effect for four years from the date of execution of the Judgment. During the period of suspension, Defendants SAM HUNT, individually, and SAM HUNT FOR STATE SENATE, a candidate authorized committee, agree that they will not violate any provision of RCW 42.17A.
 - b. In the event Defendants SAM HUNT, individually, and SAM HUNT FOR STATE SENATE, a candidate authorized committee, are found by the Public Disclosure Commission or a court to have committed a violation of RCW 42.17A during the suspension period, the suspended penalty of \$1,367.50 will immediately become due and payable within 30 days of such finding without further intervention of the Court.

1	c. If Defendants SAM HUNT, individually, and SAM HUNT FOR STATE SENATE,
2	a candidate authorized committee, are not found to have committed violations of
3	RCW 42.17A by the Public Disclosure Commission or a court for conduct during
4	the suspension period, then the suspended portion of the penalty will be set aside.
5	3. Defendants SAM HUNT, individually, and SAM HUNT FOR STATE SENATE, a
6	candidate authorized committee, agree to pay the State the total amount of \$3,740.00 as
7	attorney fees, court costs, and costs of investigation in this action.
8	4. Defendants SAM HUNT, individually, and SAM HUNT FOR STATE SENATE, a
9	candidate authorized committee, agree to pay the State the unsuspended portion of the civil
10	penalty (\$1,367.50) and fees and costs (\$3,740.00) within 30 days from the date of the
11	entry of the Judgment.
12 13	DATED this day of July, 2017.
14	OFFICE OF THE ATTORNEY GENERAL
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16	MNDA A. DALTON, WSBA No. 15467
17	Senior Assistant Attorney General WALTER M. SMITH, WSBA No. 46695
18	Assistant Attorney General Attorneys for Plaintiff
19	YOUNGLOVE & COKER
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22	EDWARD E. YOUNGLOVE III, WSBA No. 5873 Attorneys for Defendants
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JUDGMENT

THIS MATTER came on regularly before the undersigned judge of the above-entitled Court. Plaintiff, STATE OF WASHINGTON, appearing through its attorneys of record, LINDA A. DALTON, Senior Assistant Attorney General, and WALTER M. SMITH, Assistant Attorney General, and Defendants SAM HUNT, individually, and SAM HUNT FOR STATE SENATE, a candidate authorized committee, appearing through their attorney, EDWARD E. YOUNGLOVE III, Younglove & Coker, apprised the Court of their agreement to the entry of this judgment for the purpose of settling and compromising this action brought under RCW 42.17A. The Court, having reviewed the records and files herein, and having found the settlement to be a just and proper resolution of this matter, and being otherwise fully advised in the premises, hereby ORDERS as follows:

- Defendants SAM HUNT, individually, and SAM HUNT FOR STATE SENATE, a
 candidate authorized committee, are hereby assessed a civil penalty, under the provisions
 of RCW 42.17A, in the amount of \$2,735.00 payable to the State of Washington for their
 violations of RCW 42.17A for failing to timely disclose in-kind contributions received,
 expenditures made, and debts incurred/orders placed for the 2016 Hunt campaign for state
 senate.
- 2. The amount of \$1,367.50 of the assessed penalty is hereby suspended upon Defendants SAM HUNT, individually, and SAM HUNT FOR STATE SENATE, a candidate authorized committee's compliance with the following court-ordered conditions:
 - a. The suspension will be in effect for four years from the date of execution of the Judgment. During the period of suspension, Defendants SAM HUNT, individually, and SAM HUNT FOR STATE SENATE, a candidate authorized committee, agree that they will not violate any provision of RCW 42.17A.

1		ъ.	In the event Defendants SAM HUNT, individually, and SAM HUNT FOR STATE
2			SENATE, a candidate authorized committee, are found by the Public Disclosure
3			Commission or a court to have committed a violation of RCW 42.17A during the
4			suspension period, the suspended penalty of \$1,367.50 will immediately become due
5			and payable within 30 days of such finding without further intervention of the Court.
6		c.	If Defendants SAM HUNT, individually, and SAM HUNT FOR STATE SENATE, a
7			candidate authorized committee, are not found to have committed violations of RCW
8			42.17A by the Public Disclosure Commission or a court for conduct during the
9			suspension period, then the suspended portion of the penalty will be set aside.
10	3.	De	efendants SAM HUNT, individually, and SAM HUNT FOR STATE SENATE, a
11			ndidate authorized committee, shall pay the State the total amount of \$3,740.00 as
12			corney fees, court costs, and costs of investigation in this action.
13	4.		efendants SAM HUNT, individually, and SAM HUNT FOR STATE SENATE, a
14			ndidate authorized committee, shall pay the State the unsuspended portion of the civil
15			nalty (\$1,367.50) and fees and costs (\$3,740.00) within 30 days from the date of the
16			try of the Judgment.
17			DONE IN OPEN COURT this 14 day of July 2017
18			CHRISTOPHER LANESE
19	D.	-000	CHRIS LANESE, Judge
20	(O)	FFI FFI	CE OF THE ATTORNEY GENERAL
21			A A. DALTON, WSBA No. 15467 r Assistant Attorney General
22	W	AL	TER M. SMITH, WSBA No. 46695
23	A	ttori	ant Attorney General neys for Plaintiff State of Washington
24	Ą	ppro	oved as to Form:
25	E	DW	ARD E. YOUNGLOVE III, WSBA No. 5873 NGLOVE & COKER
26			ngLOVE & COKER neys for Defendant