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Judge: Alright. First I will address is 12C1555. Fairway Collections is plaintiff and Stephanie Grable or Parcourt Transport, Wells Fargo or 6K Products.

Yonek: Good morning, Your Honor. Jeff Yonek on behalf of the plaintiff.

Danzer: Good morning Your Honor.

Judge: Good morning.

Danzer: Edward Danzer, sole proprietor of 6K Products.

Judge: 6K Products. What was the first name?

Danzer: Edward Danzer. D-A-N-Z-E-R.

Judge: Thank you.

Danzer: I have some questions I need to get clarified.

Yonek: Your Honor, this is plaintiff's motion.

Judge: Just a second. Hold on. Mr. Danzer, it's the plaintiff's motion, so I'll hear from them first and then you'll get a chance to respond, okay?

Danzer: Okay.

Judge: Alright. Mr. Yonek?

Yonek: Thank you, Your Honor. So this is an employment writ, it relates to an employment writ. Writ was issued on the 10th of January, served on the 19th of January. There is no first answer served, so the summation of the contact here is Mr. Danzer is set forth in a declaration by Maggie Houston with Fairway. Mr. Danzer called and had lots of questions about the underlying debt and wanted a complete accounting and make sure that everything was done properly in the underlying matter, and he was basically told there is a valid judgment and he's not the defendant, and that he needed to respond to the garnishment and he said he wasn't going to and hung up. And so we're here today because the garnishee has refused to answer the garnishment. It's that simple.

Judge: Thank you. Mr. Danzer?

Danzer: So first, is this a civil matter or a criminal matter?

Judge: I'm not here to answer questions. Do you, would you like to respond to the motion?

Danzer: So I guess my question, I don't know what I'm doing here. I don't know if this is a civil matter or if this is a criminal matter. It's one or the other.

Judge: Did you seek legal advice? Because I can't answer questions and give you advice and explain to you what your options should be doing. You said you didn't know what you're doing here.

Danzer: Okay. The reason that I don't know...

Judge: Mr. Danzer, have a seat at the table and don't approach the bench. Do you have a response to the plaintiff's motion?

Danzer: Okay. First of all, I don't think I've waived any of my constitutional rights at this point. And since I have not waived any of my constitutional rights and 6K Products is a sole proprietorship, I don't believe that I personally can be held responsible to put out the effort and possibly commit fraud in paying a debt that I know nothing about. Because effectively what this man is telling me is I am personally liable for a debt that I know nothing about, that I am supposed to take money from an individual that is employed from me and pay these people when I haven't, not only do the physical work but I have to pay the postage and the checking account costs. So what it amounts to is I'm being forced into involuntary servitude. So my question is, is this a civil court or is this a criminal court today? And I think you have to tell me because I need to know my rights in this courtroom.

Judge: Anything else?

Danzer: Not at this time.

Judge: I'll enter the judgement against you.

Danzer: Okay, so here's what's going to happen.

[Screaming, noise of struggle]

Judge: Stay down, stay down, stay down. Stay down. Hold on. You're not going to attack shit. You stay down.]

[noise of strangling]

Judge: You move I'm going to choke you more. You move I'm going to choke you more. You better stay still. You call law enforcement?

Clerk: Yes I am.

Judge: You move any more I'm going to choke you more.

[noise of strangling]

Judge: You can relieve some pressure on him.

[noise of strangling, heavy breathing]

Judge: Did you call again? Lewis County's finest. Or hit the button or something. Hit the emergency button.

Danzer: [inaudible 0:06:33.5]

Judge: You don't have that option anymore.

[noise of strangling, heavy breathing]

Judge: Over here. You got him? Tell me when I can get off.

Danzer: I'm not going to fight.

Officer: Don't move.

Danzer: I'm not going to fight with him. [inaudible 0:07:45.1 - 0:07:55.2]

Judge: He started it.

Female: Yeah, okay. I not going to be able to get his keys because I have no...

Judge: I'm not concerned about his keys right now.

Danzer: If you don't mind [inaudible 0:08:00.1] I'm not going to fight with you, officer.

Officer: I'm just going to make sure you don't have any weapons on you.

Danzer: There's keys in my left pocket.

[inaudible 0:08:08.2 - 0:08:38.1]

Officer: Alright, I'm going to swing you on your butt, okay? So don't take your... you can move back this way. I got him. We got the call and I was just...

Judge: I think those are mine.

Officer: Those are yours? [inaudible 0:08:38.1]

Judge: Mr. Yonek was plaintiff for the motion, civil motion. I granted his motion and that's when that individual swung on him and attacked him. And so I left the bench and the gentleman back there helped us and took him down, and I held him in a chokehold until law enforcement got here.

Officer: Okay.

Yonek: And he was resisting.

[inaudible 0:09:43.7]

Officer: You'll go downstairs and I was standing up there?

Male: I think he overheard you. I told him I was going to come up here and just observe the case of reports.

[inaudible 0:10:14.5]

Judge: We're done with the hearing, at least I...

Female: Well, I need to get my...

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Judge: You're not going to get anything from him until law enforcement says it's okay.

[inaudible 0:10:58.5 - 0:11:54.3]

Judge: Sorry, what was that?

Danzer: The options of the judgement. They told me last week that collections would be coming up federal court, the state court, whether I admitted [inaudible 0:12:00.9] I'm protecting my constitutional rights. As a sole proprietor I don't think I have to be held responsible for somebody else's debt.

Judge: That's all settled, it's well and beyond...

Danzer: Yeah, I know, I just want to let other guys know that I came in here expecting an angry court and that's what I got. I'm okay with it. It's going to be an interesting next six months.

Judge: One of you want to Mirandize him real fast since he seems to be chatty chatter? Not that we're asking questions?

Officer: You have the right to remain silent. Anything you say can and will be used against you in a court of law. You have the right to talk to a lawyer and have him present with you while you're answering any questions. If you can't afford to appoint a lawyer one will be appointed to represent you. [inaudible 0:12:52.0] ...exercise these rights and not answer any questions or make any statements. Do you understand these rights that have been explained to you?

Danzer: Absolutely.

Officer: [inaudible 0:12:59.7] of mind, you talk to anyone about this incident?

Danzer: No, not at this time.

Officer: Are you injured anywhere else than a bit on your face there?

Danzer: I think they broke a rib.

Officer: You think you broke a rib? Okay, thank you sir.

[inaudible 0:13:38.2]

Officer: They'll ask you all that information when you get there.

Danzer: Because I have so many food allergies.

Officer: Yep, that's one of the questions they'll ask. Exactly that. Have you been to Lewis County Jail before?

Danzer: About ten years ago.

Officer: Yep, they'll ask you again. Do you have any medications or anything you need to take with you?

Danzer: I take vitamin B.

Officer: Okay, nothing prescribed though?

Danzer: No.

[inaudible 0:14:06.0]

Officer: Okay, they'll ask you those questions.

[inaudible 0:14:10.4]

Officer: You should tell them anyhow just in case.

Danzer: I do wear soft contacts.

Officer: Okay, they've got stuff there that'll take care of that.

Judge: No hurry, this is my last set of hearings for the day.

[inaudible 0:14:42.0]

Yonek: Your Honor, do you want to settle?

Judge: No, absolutely not.

Yonek: Okay.

Judge: Before you take him out of the courtroom, I'd like to formally enter the judgement against him.

Officer: Okay.

Judge: We didn't get to that part.

Officer: Okay. You need him, right here is fine?

Judge: Right there is fine.

Danzer: [inaudible 0:15:22.3]

Officer: Well, the side show is better for yourself like that. You have to have, for whatever reason, they find that people in handcuffs do a little better when they're sitting up as opposed to lying down. I don't know why. People who make a lot more money than I do came up with that. Do you prefer to lay down? Sure, that's fine. [inaudible 0:15:22.3]

Female: I mean, I'm his employee.

Male: And we'll do the same.

Female: No, because it's in my car at work. [inaudible 0:16:13.9]

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Judge: Mr. Yonek, do you have a proposed, in other words do you have a non-proposed?

Yonek: Yes I do, Your Honor. I have that for us.

Judge: So before Mr. Danzer is still present in the courtroom, I had previously granted the plaintiff's motion for a default judgement against the garnishee defendant as there was. Signed the order, Mr. Yonek.

Yonek: Thank you.

Judge: Would you like a copy of it, Mr. Danzer?

Officer: Did you hear what the Judge said? He's asking if you want a copy of the court order.

Danzer: No, I don't care.

Judge: We'll get it to you in his stuff then.

Yonek: Sign this and I'll get the stamp? Could you sign a copy?

Judge: Yes, absolutely. I want to sign that original signed by me? There you go. And I'll discard the proposal.

[inaudible 0:18:18.7]

Judge: No, she is the employee.

Yonek: I'll mail it to him.

[inaudible 0:18:30.9 - 0:19:07.6]

Officer: He have any documents with him?

Officer: He's got a copy of the court paperwork.

[inaudible 0:19:28.2]

Judge: The gentleman in the back, he helped assist. You might want to talk to him as well.

Officer: Okay, I'm assuming everybody was present?

Judge: Everyone in here was here.

Officer: Okay, yeah, we'll get everybody's info before we take off.

[inaudible 0:19:51.7 - 0:21:16.0]

Judge: While we're waiting, can we go ahead and conduct the other hearings?

Officer: Yeah, I don't have, I was just thinking the same thing.

Judge: Sure.

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Officer: If you don't mind us kind of being here.

Judge: No, stay where you're at. That's fine. Is Brandon Williams present? Chad Elliott? Christopher Holster and Sarah Holster? I said Holster, didn't I? It's Holter. I'm sorry, I added an S. 18C380. You can have a seat. Thank you. Is it Mr. and Mrs. Holter?

Mr. Holter: Yes.

Judge: Both present here. Mr. Yonek, on behalf of Fairway Collections, this matter is on for a motion for plaintiff's default judgement. Mr. Yonek?

Yonek: Okay, Your Honor. So this matter, there was service on the 18th of March and there's been no answer.

Judge: Do you understand why you're here?

Mr. Holter: Somewhat.

Judge: Okay.

Mr. Holter: I, what happened was my daughter, we left a football game, I went to work. My parents took my daughter. She got in a wreck. They went into an ambulance with my mom and that's how this all started. And then they got a quote from the Hartford, the insurance company, and they paid, she told me they paid the bill and then she said I owe for court costs.

Judge: Oh, because it's been assigned to a collections agency.

Mr. Holter: Yeah.

Judge: Okay. So the underlying debt is not an issue today. The debt has been assigned to a collections agency. They step in place of the people who incurred the debt. And what they did is they filed a lawsuit against you and you, I'm assuming you received the lawsuit?

Mr. Holter: Yeah.

Judge: The summons and how to respond. And they have not received any response from you.

Ms. Holter: And so we did not, we didn't know what to do.

Judge: Okay.

Ms. Holter: Honestly, we didn't know.

Judge: Understood. A lot of people when they get these documents don't know what to do, and that's why you have the option to seek legal counsel to have it explained to you. So what the plaintiff's seeking today is called a default judgement because you didn't respond according to the court rules. And what that means is if I grant a default judgement, then they're secure in the debt and they'll probably work with you on repayment of it.

Ms. Holter: Okay.

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Mr. Holter: I just have one question. It should never be, the insurance, we've sent our documentation..

Judge: That's, we're a little bit beyond that right now. Go ahead, Mr. Yonek.

Yonek: So my question is, if insurance paid and all that's left is costs, which I don't have that information yet, so before Your Honor enters a judgement, let me just step out briefly with Chad and see if we can figure it out.

Judge: Okay, that's fine.

Yonek: So why don't you guys hang tight, okay?

Judge: We're going to have a step back and we'll address your matter shortly.

Yonek: Your Honor?

Judge: Yep?

Yonek: [inaudible 0:24:11.2]

Judge: Yeah, you either take him or bring him in here, it's up to you.

[inaudible 0:24:18.3]

Judge: Yeah, you can go ahead. Just don't leave until Mr. Yonek has a chance to talk to you.

[inaudible 0:24:34.8]

Judge: Are you Mr. Charles Kenneth?

Male: Yeah, I'm going to step out. I'll be right back.

Judge: Sure. I'll do a name change and then we'll come back. Those are Mr. Danzer's. That's Mr. Danzer's property. Okay. This is 18N23, and at this point you stand before me as Charles Kenneth Wilboy, correct?

Quinton: Yes.

Judge: And you are here to petition the Court today to have your name changed legally to Charles Kenneth Quinton, correct?

Quinton: Yes.

Judge: Alright. You can have a seat if you like. Actually, before you sit down I have to swear you under oath. Raise your right hand please. Do you swear and affirm the information and testimony you'll provide to the court today will be the truth under penalty of perjury?

Quinton: Yes sir.

Judge: Go ahead and have a seat. Sir, I have to ask you a series of questions before I can entertain

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your petition, okay? I ask these questions to everyone because I'm obligated by law to do so. Are you requesting this name change for any illegal or fraudulent purposes?

Quinton: Nope.

Judge: Are you requesting this name change to avoid or evade any creditors?

Quinton: No.

Judge: Are you required to be registered as a sex offender in this or any other state?

Quinton: No.

Judge: Are you required to be registered with the Department of Corrections, which is the adult felony penal system in this or any other state?

Quinton: No.

Judge: Is there anyone present to object to this name change?

Quinton: Nope.

Judge: I'm not asking you, I was asking if there's anyone else. That's okay. In almost 15 years I've never had anybody object to a name change, but I have to, again, by law ask. Anything else you'd like me to know before I make a decision on your petition?

Quinton: Not really.

Judge: Okay. So it's just going to your father's last name, correct?

Quinton: Yes.

Judge: Okay. Seems pretty straightforward. I will sign your petition granting your request. So when you come forward, Mr. Quinton, I need you to sign here as Quinton, because that's legally your name now, okay?

Quinton: Yes.

Judge: And then after you come forward and sign the petition, you'll take the entire file to the front counter with you, hand it to the clerks. They're likely going to charge you more money for a certified petition and then you'll get your certified petition. Okay?

Quinton: Yes.

Judge: Any questions?

Quinton: No.

Judge: Alright. Please come forward. So much for a simple day just to get your name changed. A boring trip to court.

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Male: Overall photographs? That okay with you, Your Honor?

Judge: Absolutely.