

**APPLICATION / REAPPLICATION FOR GUARDIAN AD LITEM /
COURT VISITOR REGISTRY**
Family Law - Title 26 / Minor Guardianship - Title 11.130

Name: John Groseclose
Business Name or Firm: G. Jones Law Group Ps
Business Address: 1155 Bethel Avenue
City and State: Port Orchard WA Zip Code: 98366
Business Phone: (360) 876 9221 Fax: (360) 876 5097
Email Address: john@gsjoneslaw.com

☐ Non-Attorney ☒ Attorney - WSBA or Washington State Certification No: 29104

- ☒ I am hereby applying to serve as a:
- ☒ Guardian ad Litem (Title 26)
 - ☒ Guardian ad Litem - Minor Guardianships (RCW 11.130.280)
 - ☒ Court Visitor - Minor Guardianships (RCW 11.130.280)
 - ☒ Attorney for ☐ RCW 11.130 Minor(s) ☐ RCW 11.130 Parent(s)

☒ I am willing to serve at public expense.

☒ I have no pending investigations or action against me involving felony allegations, professional certification or license suspension and/or revocation.

☒ I agree to advise the court immediately in the event of any complaint, investigation or action being commenced which could lead to professional discipline, or the suspension or revocation of my professional license, or to the filing of criminal charges for felony or crime involving allegations of theft, dishonesty or moral turpitude.

☒ I have read and agree to be bound by the Kitsap County Superior Court Guardian ad Litem Registry Code of Conduct.

Summary of my experiences as a Guardian ad Litem/Court Visitor, including years of experience and number of appointments.

On Kitsap Registry for 17 years - Some appointments
through Title 4 One Title 11
Total Appointments Title 26 over 35
Also serve as Settlement Guardian ad Litem

Number of times serving as a Guardian ad Litem/Court Visitor that I have been removed for failure to perform my duties as a Guardian ad Litem/Court Visitor: None

☒ I have completed the 2-day model training program required by RCW 11.130.155 (or prior 2-day training under RCW 11.88) and have provided proof of the same with this application. ☐ Yes ☒ No

- ☐ I have NOT completed the model training program but will do so once the training becomes available. ☐ Yes ☐ No

Summary of my knowledge, training and experience in each of the following areas: Needs of impaired elderly people, physical disabilities, mental disabilities, developmental disabilities, substance use disorder; and other areas relevant to the needs of persons subject to guardianship or conservatorship, legal procedure, and the requirements of RCW 11.130.

I include the following with my application (please check all applicable boxes):

- ☒ Curriculum vitae, showing work and professional or personal experience in or related to the field that would assist in the performance and completion of Guardian ad Litem/Court Visitor duties.
- ☒ Completed Washington State Patrol Conviction Criminal History.
- ☒ Signed release of information directed to all professional regulatory bodies which have licensed or supervised the applicant within the last ten years.
- ☒ Description of nature, status and outcome of any professional complaints, investigations or disciplinary actions, lawsuits or professional liability claims, and any order for removal of the Guardian ad Litem or Court Visitor prior to completion of the Guardian ad Litem/Court Visitor duties.
- ☒ Description of any claims or litigation that has been commenced, involving allegations of improper fee charges, charges of fraud, theft or other forms of dishonesty or professional malpractice or misconduct.
- ☒ Copy of fee schedule. [See KCLGALR 5(f)(3) re: private pay limits].
- ☐ Certificate of Qualification/Training for Guardian ad Litem/Court Visitor seeking appointment under RCW 11.130;

OR

- ☒ I am currently on the Guardian ad Litem/Court Visitor Registry and have included a certificate of updated training taken within the last year.

I certify under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.

DATED this 10 day of May, 2021, at Port Orchard, Washington.


SIGNATURE OF APPLICANT

PRINT NAME:

Don N Grosselore

Please mail, deliver or email the completed application, with all attachments, to:

**ATTN: Court Administrator
Kitsap County Superior Court
614 Division Street, MS-24
Port Orchard, WA 98366
fmaiocco@co.kitsap.wa.us**

GSJones LAW GROUP, P.S.

JOHN GROSECLOSE
MEGAN QUIRK *
ROBERT GARRISON*

NORMAN K. SHORT
KATHLEEN RICE*

DAVID W. JONES
DOUGLAS SOMERS*
*Of Counsel

May 8, 2024

Kitsap County Superior Court

JOHN GROSECLOSE

BAR

Admitted to practice in July of 1999

EDUCATION

J.D. at Seattle University School of Law, Seattle, Washington. 1998

B.A., History from University of Washington. 1988

LEGAL

Partner at GSJones Law Group, PS (formerly Henderson Jones & Short PS)

May 2009 to present.

60 % civil/personal injury and 40% family law

Partner at Henderson Jones & Short, PS

January 2003 to May 2009

Rundle & Groseclose, PLLC

July – December of 2002

General Practice

Greene & Lloyd, PLLC

April 2000 to July of 2002

General Practice

Graham, Lundberg & Preschel P.S., Inc.

June 1998 to April of 2000

Personal Injury

RELEASE OF INFORMATION

- TO: ☒ Washington State Bar Association
- ☐ Washington State Medical Association
- ☐ Washington State Nursing Commission
- ☐ Washington State Board of Psychology
- ☐ Washington State Department of Licensing

I, John Groseclose
(Professional License No. 29104) hereby authorize you, for
the purpose of my application and/or work as a Kitsap County Guardian ad
Litem, to release information to and discuss such information with:

Frank A. Maiocco, Jr.
Court Administrator
Kitsap County Superior Court
614 Division Street, MS-24
Port Orchard, WA 98366
(360) 337-7140

This RELEASE OF INFORMATION includes, but is not
limited to, all records and information concerning any official disciplinary
action or a pending active investigation you have with regard to me.

John Groseclose
Signature

5/10/2024
Date

John Groseclose
Printed Name

1155 Bethel Avenue
Street Address

Port Orchard WA 98366
City/State/Zip

GSJones LAW GROUP, P.S.

JOHN GROSECLOSE
SARA HUMPHRIES
ROBERT GARRISON*

NORMAN K. SHORT
MEGAN QUIRK *

DAVID W. JONES
KATTHLEEN RICE*
*Of Counsel

May 8, 2024

TITLE 26

I am a practicing family law attorney. I have been involved in most types of family law cases and have conducted numerous trials. I have attended educational seminars as an attorney that assist in learning about family dynamics, substance abuse, parenting plans, limitations in parenting plans, child welfare, attachment and topics that range all across the spectrum of family law. As a guardian ad litem the perspective is not the same as an attorney, however, the learning done as an attorney directly impacts the base of knowledge that I have as a guardian ad litem.

A fair amount of disputes arise in family law related to the business side of things. I have worked for many people pro-bono. Meaning that I accepted a case and agreed to work without charge to the client. I have worked on a limited means basis. Meaning that I have charged people an hourly fee a lot less than the going rate – similar to a sliding scale. I am not opposed to doing work on a pro-bono basis or for limited means. However, if I do, it will be clear at the beginning of the relationship.

Kitsap County has a wonderful resource through the juvenile court that from time to time the court will appoint a person to perform a custody investigation. Typically, such investigation is 15 to 20 hours and will result in a written report and an opinion to the court. I have been doing GAL work for a number of years and it appears that 20 hours is near the minimum of what is required to get an investigation report. Can it be done in a smaller amount of time – yes. Can it take more time – yes.

Effective June 1, 2022 all new appointments I will charge \$150.00 an hour unless there is a written agreement otherwise. This represents a reduction in my hourly rate. The Guardian ad Litem fees are subject to court approval and the initial Order Appointing a Guardian ad Litem frequently contains a threshold cap.

Advanced Fee Deposit of \$4,000.00

You should be prepared to make payments to our office given that the scope of the work will likely exceed the amount of the advanced fee deposit. Our office charges for clerical time, copies and other legal expenses. This can include advances for drug tests, medical records, doctor consults, and other costs of litigation.

Other arrangements may be acceptable. Our office uses computerized time keeping which is mailed on at least a monthly basis. We employ a bookkeeper that can answer any billing questions quickly. There is no charge associated with discussing billing or fixing mistakes etc.

Wednesday, May 8, 2024



WATCH
WASHINGTON ACCESS TO CRIMINAL HISTORY

Web Search No Record Found Report

Washington State Patrol
Identification and Criminal History Section
P. O. Box 42633
Olympia, Washington 98504-2633
Telephone (360) 534-2000 Option 2

**THE FOLLOWING TRANSCRIPT OF RECORD
IS FURNISHED FOR OFFICIAL USE ONLY**

This report was generated from a transaction ran on 5/8/2024 at 10:39 AM
Conviction Criminal History RCW 10.97.050(1)

Pursuant to the purpose of inquiry, NO RECORD was found in the Washington State Criminal History Repository based on descriptors provided:

GROSECLOSE,JOHN D DOB 03/28/1966 SEX M RACE U

This may mean that the person you searched for has no criminal conviction record
OR that your search criteria did not match the spelling of the person's name or
date of birth.

Positive identification or non-identification in the Washington State Patrol's
database can only be determined by fingerprint comparison.



Volunteer Lawyer Program

CERTIFICATE OF ATTENDANCE

This certifies that

JOHN GROSECLOSE

attended the Title 26 Guardian ad Litem Recertification Training Online via Zoom
on May 18th, 2023.

This course has been approved for 5.75 CLE credits: 2.00 Law and Legal, and 3.75 Other
(Nexus) by the WSBA.

Joanne E. Sprague

Joanne E. Sprague
Executive Director
Kitsap Legal Services

Jennifer Forbes

Hon. Jennifer Forbes
Presiding Judge
Kitsap County Superior Court



CERTIFICATE OF ATTENDANCE

This certifies that

JOHN GROSECLOSE

attended the Title 26 Guardian ad Litem Recertification Training Online via Zoom

on April 24, 2024.

This course has been approved for 3.5 hours of Law & Legal credits, and 2.5 hours of Other
(Nexus Subject) by the WSBA.

Joanne E. Sprague
Executive Director
Kitsap Legal Services

Hon. Jennifer Forbes
Presiding Judge
Kitsap County Superior Court

THE SUPERIOR COURT OF THE STATE OF WASHINGTON
FOR KITSAP COUNTY

614 DIVISION STREET, MS-24
PORT ORCHARD, WASHINGTON 98366
(360) 337-7140

TINA ROBINSON, JUDGE
DEPARTMENT NO. 1
MICHELLE ADAMS, JUDGE
DEPARTMENT NO. 2
MELISSA A. HEMSTREET, JUDGE
DEPARTMENT NO. 3
WILLIAM C. HOUSER, JUDGE
DEPARTMENT NO. 4
JEFFREY P. BASSETT, JUDGE
DEPARTMENT NO. 5

KEVIN W. HULL, JUDGE
DEPARTMENT NO. 6
JENNIFER A. FORBES, JUDGE
DEPARTMENT NO. 7
SALLY F. OLSEN, JUDGE
DEPARTMENT NO. 8

MATTHEW L. CLUCAS
COURT COMMISSIONER
FRANK A. MAIOCCO, JR.
COURT ADMINISTRATOR

January 27, 2022

Mr. Erik Borst
eborst77@gmail.com

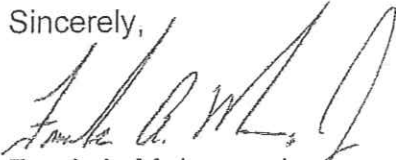
Re: GAL Grievance in Jacqueline Erskine and Erik Borst
Kitsap County Superior Court Cause No. 17-3-00150-9

Dear Mr. Borst:

The Kitsap County Superior Court Guardian ad Litem (GAL) Committee has reviewed your grievance against John Groseclose, counsel for the Petitioner in the above-entitled case. In advance of its review, and in keeping with Rule 7 of the Kitsap County Superior Court Local Guardian ad Litem Rules, the GAL Committee also received and considered Mr. Groseclose's written response.

Following its review and discussion, the GAL Committee concluded that Mr. Groseclose was not an appointed Guardian ad Litem in the above-entitled case and, therefore, not subject to the GAL grievance procedure set forth in KCLGALR 7. Accordingly, the GAL Committee will take no further action regarding this matter.

Sincerely,



Frank A. Maiocco, Jr.
Superior Court Administrator
Kitsap County Superior Court

cc: Mr. John Groseclose
GAL Committee members

WASHINGTON STATE
BAR ASSOCIATION
Office of Disciplinary Counsel

M Craig Bray
Disciplinary Counsel

January 25, 2021

By email only

Joy Mourton
18519 8th Ave E
Spanaway, WA 98387

Re: ODC File: 20-01442
Your grievance against lawyer John Daniel Groseclose

Dear Joy Mourton:

We received your grievance (complaint) against a lawyer and assigned the file number indicated above. The Washington Supreme Court's Rules for Enforcement of Lawyer Conduct (ELC) govern the grievance process. The WSBA's Office of Disciplinary Counsel, under delegated authority from the Washington Supreme Court, must review and may investigate a grievance against a lawyer to determine if the lawyer's conduct should affect his or her license to practice law. We are not a substitute for protecting your legal rights. We cannot represent you or give you legal advice. Time deadlines for civil and criminal cases are not affected by filing a grievance.

We reviewed your grievance and it appears you are concerned with conduct by a lawyer for the opposing party in a dispute. As a general rule, a lawyer may rely upon his or her client's version of the facts and may state facts in a light favorable to the client. Under our adversary system, a lawyer's primary duty is to protect the rights and interests of his or her client. While there are professional limits upon what lawyers may do, it does not appear that these limits were exceeded or that the court found any impropriety. We also note that additional court proceedings were initiated by your son's father the same day that you filed this grievance. The issues regarding visitation that you raise are best addressed by the court.

Based on the information we reviewed, we are dismissing your grievance under ELC 5.7(a). We will take no further action. If you do not mail or deliver to us a written request for review of this dismissal within **forty-five (45) days** of the date of this letter, the decision to dismiss your grievance will be final. Should there be a judicial finding of impropriety, you may request that we reopen this matter.

Sincerely,


M Craig Bray
Disciplinary Counsel

Enclosure: Notice

cc: John Daniel Groseclose (with copy of grievance and Notice) (by email only)



1325 4th Avenue | Suite 600 | Seattle, WA 98101-2539
206-727-8207 | caa@wsba.org | www.wsba.org

GRIEVANCE AGAINST A LAWYER



Office of Disciplinary Counsel
Washington State Bar Association
1325 Fourth Avenue, Suite 600
Seattle, WA 98101-2539

GENERAL INSTRUCTIONS

- Read our information sheet Lawyer Discipline in Washington before you complete this form, particularly the section about consenting to disclosure of your grievance to the lawyer.
- If you have a disability or need assistance with filing a grievance, call us at (206) 727-8207. We will take reasonable steps to accommodate you.
- Please note that this form is only for new grievances. *If you have already filed a grievance, do not use this form to send us additional information.* Mail any additional information with your grievance file number to the address above.
- If you provide an email address, you will receive a confirmation email after you submit your grievance. *We will communicate with you by letter after we review your grievance.*

Date Received: 6/7/2012 1:41:00 PM
Confirmation Number: 201206070001

INFORMATION ABOUT YOU

NOBLE, JEFFREY L.
Last Name, First Name, Middle Initial

1512 SYLVAN WAY APT A
Address

Address Line 2

BREMERTON, WA 98311
City, State, and Zip Code

Country

360-813-1017
Phone Number

Alternate Phone Number

jeff.noble.83@hotmail.com
Email Address

INFORMATION ABOUT THE LAWYER

GROSECLOSE, JOHN
Last Name, First Name

Address

Address Line 2

PORT ORCHARD, WA
City, State, and Zip Code

United States
Country

Phone Number

Bar Number (if known)

INFORMATION ABOUT YOUR GRIEVANCE

Describe your relationship to the lawyer who is the subject of your grievance:
Other: Conflict of Interest Cases

Is there a court case related to your grievance?

Yes

If yes, what is the case name and file number?

3- WA CASE NUMBERS 08-3-00457-6, 11-3-01091-6, AND 10-2-00745-0

Explain your grievance in your own words. Give all important dates, times, places, and court file numbers. You may attach additional materials by using the file upload feature below.

Mr Groseclose is Illegally, Wantonly, Knowingly, and Secretively representing 2 of 3 Separate Kitsap County cases that have a Conflict of Interest with each other. In My current Divorce case with Aryn HP Sexton, I am a current potential star witness for Mr Groseclose for a one Timothy Sexton- US Air Force regarding Custody of his Wa. children Samantha and Nathan Sexton who live at 896 NE Cimeron Ct. Bremerton, Wa 98311. There are Washington CPS Abuse reports I sent him return receipt US Mail upon his clients request that I have intimate knowledge of. Mr Groseclose is now Defending a one Daniel Justin Schaaf (Army- military) against me knowing full well at the same time that he has asked me for legal information to be sent to him through his client Mr Sexton who is currently stationed in Germany regarding the Tim Sexton/Aryn Sexton case of which I have provided mailed and return receipt information of. Mr Groseclose has now, during an Arbitration on 6 June 2012, openly accused me of extortion of another Military member named Daniel Justin Schaaf stationed at Ft Lewis Washington. Mr Groseclose has advised his client Mr Timothy Sexton- US Air Force to not speak to me until after the Arbitration with me of Mr Daniel Schaaf. I have spoken directly to Mr Sexton of this matter and it is concurred that it is a Secretive, Intentional and Illegal Conflict of Interest pursued by Attorney and Public Defender, Mr John Groseclose in Kitsap County, Washington. We ask that Mr Groseclose Remove himself from Case number 10-2-00745-0 and that any other Public Defender in Kitsap County not be allowed to represent Mr Schaaf and that Mr Schaaf be required to hire a Public Attorney as the Public Defenders office in Kitsap County also has knowledge of this case and Conflict of Interest. We also ask Mr Groseclose license to Practice Law in Washington State be revoked.

AFFIRMATION

☒ I affirm that the information I am providing is true and accurate to the best of my knowledge. I have read Lawyer Discipline in Washington and I understand that the content of my grievance can be disclosed to the lawyer.



WSBA

OFFICE OF DISCIPLINARY COUNSEL

Felice P. Congalton
Associate Director

June 11, 2012

Jeffrey L. Noble
1512 Sylvan Way #A
Bremerton, WA 98311

RECEIVED

JUN 12 2012

GSJONES LAW GROUP

Re: WSBA File: 12-01088
Your grievance against lawyer John D. Groseclose

Dear Mr. Noble:

We received your grievance against a lawyer and assigned the file number indicated above. We appreciate receiving information from the public about lawyers licensed in Washington state. However, our authority and resources are limited. The Washington State Bar Association is authorized to investigate a grievance against a lawyer to determine whether the lawyer's conduct should have an impact on his or her license to practice law. We are not a substitute for protecting your legal rights. We do not and cannot represent you in legal proceedings.

We reviewed your grievance and determined that your primary concern is conduct by a lawyer opposing your interests in disputes. A lawyer's primary duty is to protect the rights and interests of his or her client. While there are professional limits upon what lawyers may do, the available information does not indicate that these limits were exceeded. It does not appear that a court has found any impropriety.

We believe it is in your best interest, and in the best interest of the lawyer against whom you are complaining, that we tell you as soon as possible if it appears that the conduct you describe is not within our jurisdiction, does not violate the Supreme Court's Rules of Professional Conduct (RPC), or does not warrant further investigation by our office. Under the Rules for Enforcement of Lawyer Conduct (ELC), a lawyer may be disciplined only upon a showing by a clear preponderance of the evidence that the lawyer violated the RPC.

Based on the information we reviewed, there is insufficient evidence to warrant further action; therefore, we are dismissing your grievance under ELC 5.6(a). If you do not mail or deliver to us a written request for review of this dismissal within forty-five (45) days of the date of this letter, the decision to dismiss your grievance will be final. Should there be a judicial finding of impropriety, you may request that we reopen this matter. Absent special circumstances, and unless we are provided with reasons to do otherwise, we will forward to you a copy of any response we receive from the lawyer.

Sincerely,

Handwritten signature of Felice P. Congalton in cursive.

Felice P. Congalton
Associate Director

Enclosure: Lawyer Discipline in Washington

cc: John D. Groseclose
(with enclosure and copy of grievance)



WSBA

OFFICE OF DISCIPLINARY COUNSEL

RECEIVED

AUG 12 2011

GSJones Law Group, P.S.

Felice P. Congalton
Senior Disciplinary Counsel

August 11, 2011

Vincent L. Badkin
15140 NW Hite Center Rd
Seabeck, WA 98303

Re: WSBA File: 11-01358
Your grievance against lawyer John D. Groseclose

Dear Mr. Badkin:

We received your grievance against a lawyer and assigned the file number indicated above. We appreciate receiving information from the public about lawyers licensed in Washington state. However, our authority and resources are limited. The Washington State Bar Association is authorized to investigate a grievance against a lawyer to determine whether the lawyer's conduct should have an impact on his or her license to practice law. We are not a substitute for protecting your legal rights. We do not and cannot represent you in legal proceedings.

We reviewed your grievance and determined that your primary concern is conduct by a lawyer for the opposing party in a dispute. Under our adversary system, a lawyer's primary duty is to protect the rights and interests of his or her client. While there are professional limits upon what lawyers may do, the available information does not indicate that these limits were exceeded. It does not appear that the court found any impropriety.

We believe it is in your best interest, and in the best interest of the lawyer against whom you are complaining, that we tell you as soon as possible if it appears that the conduct you describe is not within our jurisdiction, does not violate the Supreme Court's Rules of Professional Conduct (RPC), or does not warrant further investigation by our office. Under the Rules for Enforcement of Lawyer Conduct (ELC), a lawyer may be disciplined only upon a showing by a clear preponderance of the evidence that the lawyer violated the RPC.

Based on the information we reviewed, there is insufficient evidence to warrant further action; therefore, we are dismissing your grievance under ELC 5.6(a). If you do not mail or deliver to us a written request for review of this dismissal within forty-five (45) days of the date of this letter, the decision to dismiss your grievance will be final. Should there be a judicial finding of impropriety, you may request that we reopen this matter. Absent special circumstances, and unless we are provided with reasons to do otherwise, we will forward to you a copy of any response we receive from the lawyer.

Sincerely,

A handwritten signature in cursive script, appearing to read "Felice P. Congalton".
Felice P. Congalton
Senior Disciplinary Counsel

Enclosure: Lawyer Discipline in Washington

cc: John D. Groseclose
(with enclosure and copy of grievance)

Yes

If yes, what is the case name and file number?
Badkin VS. Badkin case #10-3-00847-6

Explain your grievance in your own words. Give all important dates, times, places, and court file numbers. You may attach additional materials by using the file upload feature below.

Dear Disciplinary Counsel:

I am in the middle of my dissolution of marriage in the Superior Court in Kitsap County.
My wife is being represented by attorney Mr John Groseclose, for whom she works.

At the time of our separation, my wife had been laid off for a few years by this law firm. And when we were separated, I tried to hire Mr Groseclose or this law firm to represent me in my divorce case and we had some discussions with them about my problem. But this law firm informed me that they could not represent me for conflict of interest. Later, my wife went to work again for the same law firm.

However, for a few months now, this law firm is representing my wife. I think this is wrong and I believe it is against the law.

I would like your help.

Thank you.
Vincent Badkin

AFFIRMATION

I affirm that the information I am providing is true and accurate to the best of my knowledge. I have read Lawyer Discipline in Washington and I understand that the content of my grievance can be disclosed to the lawyer.

◆ HENDERSON, JONES & SHORT, P.S. ◆

JUNE HENDERSON
JOHN GROSECLOSE

DAVID W. JONES

NORMAN K. SHORT

UPDATE FOR REGISTRY

Frank A. Maiocco, Jr.
Court Administrator
Kitsap County Superior Court

RE: Kitsap County Superior Court Title 26 GAL Registry

Dear Mr. Maiocco:

In 2005 a professional grievance was filed by someone other than one of my clients. I am submitting this explanation.

It is my understanding that a person complained about a property management company and its principal performing the unauthorized practice of law. During the course of the investigation of that complaint I cooperated fully with the investigator for the bar association.

Primarily I worked on eviction cases in King and Pierce County with referrals from the property management company. The property management company differed from most in that it only provided eviction help. As a result of the investigation, it is my understanding that the unlawful practice of law board (or some sub part of the WSBWA) made a referral to the discipline board concerning the activities of the principal in the property management company.

The attorneys that represented the property management company were asked to cooperate in a grievance investigation concerning whether we had facilitated the unauthorized practice of law by the property management company. There was a concern by the disciplinary committee that a referral fee was being paid or that some sort of kick-back system existed. It was ultimately determined no such system existed and the grievance should be dismissed. A portion of the WSBWA's response was that they did not feel they could prove that I had facilitated the unlawful practice of law. They felt that I had communicated with the property owners and had not rubber stamped or failed to represent my client's interests. They also determined that the true client in interest was the property owner. The bar association also made additional recommendations concerning letters of representation and some other practices which would help alleviate future problems and clarify any relationships between attorney and client. Our firm no longer represents the property management company and I no longer do business with this company.

Sincerely,

John Groseclose
Attorney at Law

1155 Bethel Avenue ~ Port Orchard, Washington 98366
Telephone: (360) 876-9221 ~ 800-350-9237 ~ Fax: (360) 876-5097
www.hendersonjonesshort.com

STATE OF WASHINGTON
DEPARTMENT OF SOCIAL AND HEALTH SERVICES
DIVISION OF CHILD SUPPORT (DCS)

Guardian Ad Litem Annual Background Verification

The guardian ad litem registry in Kitsap County, Washington, verifies the following:

1. John Groseclose (name) is on the guardian ad litem registry for the above listed county.
2. The county guardian ad litem registry maintains a background information record for each guardian ad litem, in accordance with RCW 26.12.175(3). The background information record is processed prior to initial appointment, and is reviewed annually by the county guardian ad litem registry.
3. On May 8, 2024 (date), the guardian ad litem registry of this county completed a background information review for the above-listed individual.
4. No negative or disqualifying actions were found which might cause the court to reasonably believe that the guardian ad litem could be deemed inappropriate or unqualified to be contracted by the Department of Social and Health Services, Division of Child Support to provide guardian ad litem services in the above-listed county.

5/13/24
DATE SIGNED

Frank A. Maiocco, Jr.
SIGNATURE OF COUNTY GAL REGISTRY PROGRAM MANAGER

Frank A. Maiocco, Jr.
PRINTED NAME

Superior Court Administrator
POSITION/JOB TITLE

614 Division St., MS-24
ADDRESS

Port Orchard WA 98366
CITY, STATE, ZIP CODE

(360) 337-7140
TELEPHONE NUMBER

Return this completed form to:
ATTN GOVERNMENT LIAISON
DIVISION OF CHILD SUPPORT
PO BOX 9162
OLYMPIA WA 98507-9162

No person because of race, color, national origin, creed, religion, sex, age, or disability, shall be discriminated against in employment, services, or any aspect of the program's activities. This form is available in alternative formats upon request.

THE SUPERIOR COURT OF THE STATE OF WASHINGTON
FOR KITSAP COUNTY

614 DIVISION STREET, MS-24
PORT ORCHARD, WASHINGTON 98366
(360) 337-7140

JENNIFER A. FORBES, JUDGE
DEPARTMENT NO. 7
CADINE FERGUSON-BROWN, JUDGE
DEPARTMENT NO. 8

MATTHEW L. CLUCAS
COURT COMMISSIONER
LYNN K. FLEISCHBEIN
COURT COMMISSIONER
FRANK A. MAIOCCO, JR.
COURT ADMINISTRATOR

TINA ROBINSON, JUDGE
DEPARTMENT NO. 1
MICHELLE ADAMS, JUDGE
DEPARTMENT NO. 2
MELISSA A. HEMSTREET, JUDGE
DEPARTMENT NO. 3
WILLIAM C. HOUSER, JUDGE
DEPARTMENT NO. 4
JEFFREY P. BASSETT, JUDGE
DEPARTMENT NO. 5
KEVIN D. HULL, JUDGE
DEPARTMENT NO. 6

June 25, 2024

Mr. John Groseclose
GSJones Law Group P.S.
1155 Bethel Avenue
Port Orchard, WA 98366

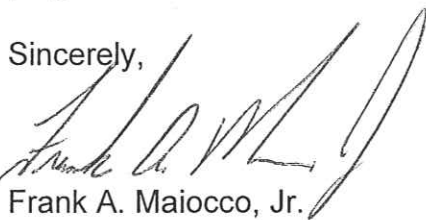
Re: Kitsap County Superior Court Title 26 Guardian ad Litem Registry, 2024-2025

Dear Mr. Groseclose:

The Kitsap County Superior Court Guardian ad Litem Committee has received and reviewed your application for the Title 26 Guardian ad Litem registry. We are pleased to include you on the 2023 - 2024 Registry, effective July 1, 2024.

Thank you for your interest and participation in Kitsap County's Guardian ad Litem program.

Sincerely,



Frank A. Maiocco, Jr.
Court Administrator
Kitsap County Superior Court