Vol. mg/ Page 26263 1 IN THE CIRCUIT COURT OF THE STATE OF OREGON 2 FOR THE COUNTY OF KLAMATH 3 In the Matter of the Marriage of 4 JULIA K. ROBERSON, NO. 9100464 CV NOTICE OF CLAIM OF 5 Petitioner, ATTORNEYS LIEN 6 and 7 AARON J. ROBERSON, 8 Respondent, 9 10 The undersigned, Enver Bozgoz, hereinafter called "Claimant" of the law firm of Enver Bozgoz, Attorney at Law, 1135 Pine Street, 11 12 Klamath Falls, Oregon 97601, gives notice of and claims the following attorney's lien pursuant to ORS 87.445 in the sum of 13 14 \$3,825.00. 15 This lien arises out of services rendered to AARON J. ROBERSON in the above captioned suit in the Circuit Court of the 16 State of Oregon for the County of Klamath. 17 The undersigned claims a lien in the amount set forth above upon the attached Itemized Statement and upon the proceeds of sale of the real proeprty in escrow at Mountain Title Company. I further certify that I sent a true copy of this within Lien, certified by me to be such, to my client, Aaron Roberson, 10101 NOTICE OF CLAIM OF ATTORNEY'S LIEN -Page 1 ÷.

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346.00

Fairview Cove Road, Altoona, Alabama 35952. 1 DATED this 17 day of Decenter, 1991. 2 3 4 5 ENVER BOZGOZ, 6 Claimant STATE OF OREGON 7 )ss. County of Klamath 8 9 I, ENVER BOZGOZ, being first duly sworn, depose and say that the above lien claim contains a true statement of my demand 10 and the amount due my law firm as I verily believe. 11 12 13 ENVER BOZGOZ, Claimant 14 SUBSCRIBED AND SWORN to before me this 17 day of Decumar. 15 16 OF SCIAL SEAL CANE BOZGOZ 17 LOTARY PUBLIC - OREGON CONMISSION NO. 199359 NOTARY PUBLIC FOR OREGON NY COLOMOTON EXPIRES JAN. 22, 1902 18 My Commission Expires:/ AFTER RECORDING RETURN TO: 19 97601 Enver Bozgoz Attorney at Law 20 1135 Pine Street, Klamath Falls, Oregon 97601 21 22 23 24 25 NOTICE OF CLAIM OF ATTORNEY'S LIEN -Page 2 26

## ENVER BOZGOZ ATTORNEY AT LAW 1135 PINE STREET KLAMATH FALLS, OREGON 97601

AARON J. ROBERSON 2212 Lakeshore Drive Klamath Falls, Oregon 97601

Re: Roberson and Roberson Dissolution

9/3/91

	ITEMIZED COMMENSATI	
	ITEMIZED STATEMENT OF ATTORNEY FEES	
DATE	ITEM	
2/1/91	Discussion at Respondent's residence regarding filing for dimensional	TIME
2/4/91	Office consultation	1.00
	client of Petition and review with Marriage, Affidavit, Motion, Order to Show Cause, Domestic Abuse Restraining Order filed by Mrs. Roberson	2.00
2/25/91	Office consultation with client and show cause hearing.	2.00
3/4/91	Letter to Garbutt re: Personal properties. Request for information re: \$8,000 Mrs. Roberson put into house for remodelling	.50
3/22/91	Letter to Garbutt requesting response to 3/4/91 letter	.50
4/9/91	Letter to Garbutt in response to telephone call re: her moving	.50
4/10/91	Research and preparation of Affidavit, J Motion and Order to Show Cause, trans-	.50
#	of 1989 Federal Tax Return	

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Page 2 Itemized Roberson	billing for attorney fees and Roberson	
4/11/91	Telephone call from Garbutt re: he can go to the hospital and nursing home to conduct his business	.25
4/19/91	Letter to client remind him of hearing on 5/2/91	•50
5/2/91	Show cause hearing on Dr. Roberson being allowed to go to hospital and nursing home, review of amended personal property list provided by Garbutt's client	1.00
5/3/91	Call from Garbutt's office Mrs. Roberson to come 3/8/91 with movers and friends to pick up property. Paul Arritola to be standing by. Call to Dr. Roberson. OK to come 5/8/ not to scratch anything, motor cycle torn down. He also wants her house key	1.00
5/4/91	Letter to Garbutt confirming re: Mrs. Roberson picking up propertyask for keys	.50
5/9/91	Letter to Garbutt, property pickup smooth but no keys, they were not given to client	•25
5/10/91	Review of letter from Garbutt re: dismissal	.25
5/20/91	Research, preparation of Response ] and Counter-Petition	50
5/21/91	Client signed Response	
5/24/91	Filing and transmittal of Response	•25 •50
5/25/91	Review of Affidavit, Motion and	.50

Page 3 Itemized Roberson	bill and Roberson	
6/24/9 <u>1</u>	Review of Amended Petition by client, return of documents to Petitioner's attorney. Preparation and transmittal of Request for Production of Documents	
7/16/91	Review of client's handwritten letter regarding trust	
7/19/91	Letter to client in response to telephone calls re: setting aside restraining order on house	.50
7/29/91	Review of Order from Court, Petitioner allowed to file Amended Petition	.25
7/30/91	Transmittal of copy of Order allowing filing of Amended Petition, and Amended Petition to client	.25
9/1/91	Letter to Garbutt re: no response to Request for Production of Documents	.25
9/6/91	Letter to client enclosing copy of 9/1/91 letter to Garbutt	.25
9/17-20/91	Negotiations on settlement of criminal case and divorce case with Garbutt	1.00
9/24/91	Letter to client advising of sett- lement hearing	.25
10/30/91	Preparation for and Settlement hearing	2.00
10/2/91	Preparation of letter to Garbutt about his response to original Request for Production	
10/4/91	Preparation, filing and transmittal of Request for Production of Documents (2nd Request)	.50
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Page 4 Roberson (	and Roberson, itemized statement	
10/6/91	Review of Motion to File Amended Petition, Petitioner's additional Request for Production of Documents fax of Request for Production to client	1.00
10/08/91	Phone call from client will put \$15,000 in escrow for her share	.25
10/10/91	Letter to client regarding going through with sale of property or possibility of getting sued for commission	.25
10/14/91	Review of Release of Certain property from title company telephone call to them refusing to sign/boss has no lien	.50
10/15/91	Review of Garbutt's letter in response to Request for Production	.25
10/20/91	Preparation of letter and copying of items to be provided in reponse to Request for Production, preparation and transmittal of Affidavit of Prejudice and Motion for Change of Judge	.50
10/23/91	Review of letter from Michael L. Spencer re: promissory note to client's mother	.25
11/15/91	Preparation of trial memorandum, copying exhibits, Research of authorities, preparation for trial	2.00
11/19/91	Office consultation with client preparation for trial, research and preparation of Memorandum of Law, preparation of subpoenas; and Trial	6.00
	TTTAT	

Page 5 Roberson and Re	oberson, itemized statement	
11/20/91	Review of Motion to Supplement the record filed by Petitioner	.25
11/22/91	Letter to Airline to get plane tickets changed	.25
11/29/91	Review of documents, preparation for and hearing to Supplement the Record	2.00
12/7/91	Transmittal of decision to client	.25
12/9/91	Review of Judge's decision	.50
	Review of proposed Judgment and Dec	ree 1.00
TOTAL HOURS 36.25 X 100= \$3,625.00		
Attorney fees	expungement of arrest record	200.00
TOTAL FEES	• • • • • • • • • • • • • • • • • • •	<u>\$3,825.00</u>

	•	26270
	•	
	1	CERTIFICATE OF SERVICE
	2	
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	4	
	5	I, hereby certify that I served the foregoing Notice of
	6	Claim of Attorney's Lien on:
	7	
	8	Mountain Title Company P. O. Box 5017
	9	Klamath Falls, Oregon 97601
	10	
	11	
	12	
	13	
	14	
	15	
	16	by mailing to that person designated above a true and correct copy thereof, certified by me as such, placed in a sealed envelope, addressed to him/her at the address set forth
	17	United States Mail at Klamath Falls Organized in the
	18	December, 1991.
5	19	
DZGOZ AT LAW STREET DREGON 9760 882-5505	20	ENVER BOZGOZ, OSB #65018
	21	Attorney for Aaron J. Roberson
VER B	22	
ENVE ATTO 135 P KLAMATH FAL	23	STATE OF OREGON, County of Klamath ss.
	24	Filed for record at request of:
	25	Enver Bozgoz
	26	on this <u>17th</u> day of <u>Dec.</u> A.D., 19 91 at <u>11:51</u> o'clock <u>A</u> M. and duly recorded in Vol. <u>M91</u> of <u>Co. Lien</u> Page <u>26263</u> . Evelyn Biehn County Clerk
		By Couline Muslendore
	H	Fee, \$40.00 Deputy.