1988 DEC 20 HH 8- 02

HONORABLE NORMAN QUINN CIVIL TRACK I

SUPERIOR COURT CLERK SEATTLE WA

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hereby

DONALD L. BARNETT

Plaintiff.

JACK A. HICKS, JACK H. DuBOIS, and E. SCOTT HARTLEY,) individually and as the Board) of Directors of COMMUNITY CHAPEL BIBLE TRAINING CENTER and COMMUNITY CHAPEL AND BIBLE TRAINING CENTER.

Defendants.

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON IN AND FOR THE COUNTY OF KING

> NO. 88-2-04148-2

ORDER DISSOLVING RESTRAINING ORDERS AND GRANTING PERMANENT INJUNCTION

THIS MATTER came on regularly for hearing upon the Motion of Defendants for an Order Dissolving Restraining Orders. Court having granted defendants' second motion for partial summary judgment, which effectively disposes of all claims in this case, and the Court having reviewed the declarations filed in connection with this motion and Defendants' Motion for Contempt, and having heard arguments by counsel, and the Court finding that the plaintiff has lost on the merits and that the restraining order previously obtained by plaintiff on March 15, 1988 should not have been issued, and that the March 17, 1988 restraining order should be dissolved, now, therefore, it is

ORDER DISSOLVING RESTRAINING ORDERS AND GRANTING PERMANENT INJUNCTION -178 CHWEPPE, KRUG & TAUSEND, P.S.

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ORDER DISSOLVING RESTRAINING—ORDERS AND GRANTING PERMANENT INJUNCTION -2-

dissolved.

2. The Court shall retain the bond posted by plaintiff

All restraining orders issued in this case

- The Court shall retain the bond posted by plaintiff until further order of this Court.
- 3. The clerk shall return the bond posted on or about March 18, 1988 by defendants, to defendants immediately without further order of this Court.
- 4. Plaintiff Donald L. Barnett is immediately and permanently enjoined from attempting to or actually interfering in any way with the operations, functions, programs, services, management, or governing or any other activities of the corporation.
- blaintiff shall deliver to the corporation all personal property of the corporation, except automobiles, presently in his possession or control. Without limiting the foregoing, this shall include all monies, records, accounts, files, books, tapes, and keys. Keys to be columned by 5:00 (mm 102 17.1946. All property by by 5:00

6.2. As used herein, the "corporation" refers to Community

automobiles and shall vacate the corporation's parsonage.

 $79_{\sf SCHWEPPE, KRUG & TAUSEND, P.S.}$

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1	Chapel and Bible Training Center, Inc., and all of its divisions.
1	DONE IN OPEN COURT this day of December, 1988.
$\begin{pmatrix} 3 \\ 4 \end{pmatrix}$	(COLVE)
5	JUDGE NORMAN QUINN
	Presented by:
6	SCHWEDPE, KRUG & TAUSEND, P.S.
8 9	ROBERT J. ROHAN Attorneys for Defendants
	<u> </u>
10	-Copy Received; Notice of Presentation Waived:
11	LAW OFFICES OF RODNEY G. PIERCE
12	
13	
14	72
15	RODNEY G. PIERCE Attorney for Plaintiff
16	0147-001\0121688.RJR
17	- 3 (00 h . 1:10.1 to use the
18	2. BARNETT Shall be entitled to use the Chapel for worship services on the evenings of Friday December 16 and 23, 1988, and on the amornings and evenings of Sunday, Recember 18 and 28 1978
\(\&\	Chapel for worship services on the contrary
20	mornings and evening of Sunday, Occube
21	
22	8. Barnett shall be entitled to remain in the parameter
23	De personage is determined. During such period
24	he shall maintain the property in its current
25	condition and pay all applicable citilités.
26	
	ORDER DISSOLVING RESTRAINING SCHWEPPE, KRUG & TAUSEND, P.S.

ORDERS AND GRANTING PERMANENT. INJUNCTION -3-

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