

ORIGINAL

SIM GILL, 6389
DISTRICT ATTORNEY FOR SALT LAKE COUNTY
CHAD L. PLATT, 8475
DEPUTY DISTRICT ATTORNEY
111 East Broadway, 4th floor
Salt Lake City, UT 84111
cplatt@slco.org

Telephone: (801) 366-7850 Facsimile: (801) 531-4165

Attorneys for The State of Utah

FILED DISTRICT COURT
Third Judicial District

DEC 2 6 2012

eputy Clerk

IN THE THIRD DISTRICT COURT, SALT LAKE DEPARTMENT IN AND FOR THE COUNTY OF SALT LAKE, STATE OF UTAH

THE STATE OF UTAH,

Plaintiff,

-vs-

ONE LOT OF PERSONAL PROPERTY, South Jordan Police Department, CASE 12f001524, DESRIBED AS (\$1,840.00), ONE THOUSAND EIGHT HUNDRED FORTY DOLLARS, UNITED STATES CURRENCY, ONE 1997 FORD F150 TRUCK VIN# 1FTDX1869VKB25070,

Defendant,

KYLE MARK OBDEIDZINSKI AND SHELLY HOLMES,

Potential owner(s)/Interest Holder(s) Known to the State of Utah.

JUDGMENT OF FORFEITURE

CASE NO. 120901856

JUDGE Kate Toomey

BASED UPON THE DEFAULT of KYLE MARK OBDEIDZINSKI AND SHELLY

HOLMES as well as the Default of the above defendant property each of said defaults having

been duly entered according to law; based further upon the Complaint for Forfeiture as such has been filed with this Court in this matter; good cause appearing therefore,

IT IS HEREBY ORDERED that each and all of the Defendant property, is/are hereby adjudged forfeited.

IT IS FURTHER ORDERED that legal costs of 20% of the value of the property, amounting to about \$368.00, are awarded to the Salt Lake County District Attorney's Office.

IT IS FURTHER ORDERED that any direct costs incurred by the seizing agency, in obtaining and maintaining the defendant property pending forfeiture, once known, be ordered deducted and awarded to said seizing agency.¹

IT IS FURTHER ORDERED that all net proceeds remaining in the possession of the seizing agency following public sale of tangible forfeited property, and after deducting the costs incurred to the seizing agency and the Salt Lake District Attorney's Office, be transferred to the Criminal Forfeiture Restricted Account to be administered by the Commission on Criminal and Juvenile Justice in funding the Crime Reduction Assistance Program as provided for under Utah Code Ann. § 21-1-1 et seq. (2004 as amended).

DATED this 2 Leday of Dec 2012.

BY THE COURT:

Honorable Kate Toomey

¹ Direct costs may include any out-of-pocket payment for obtaining or storing the property, but may not include salaries or the value of officer time.