UNITED STATES BAI WESTERN DISTRICT AT SEA	OF WASHINGTON
In re	NO. 16-11767-CMA
	Chapter 11
NORTHWEST TERRITORIAL MINT LLC, Debtor.	COHEN'S RESPONSE REGARDING ROSS HANSEN'S CAMERA

Ross Hansen filed an objection to the Trustee's motion for an order authorizing the sale of remaining property of the estate stating that he was the owner of a "WWII Camera F-56 Magazine" which is in the possession of the debtor, the Mint. The Mint has in its possession other personal property of Mr. Hansen's including a telescope. Creditors Bradley Cohen and Cohen Asset Management Inc. (collectively "Cohen") will cause to be issued a writ of garnishment to the Mint for Mr. Hansen's camera and telescope.

Cohen requests that the court not include in any order on the Trustee's motion any language directing the Trustee to deliver the Camera or telescope to Mr. Hansen.

25 26

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

COHEN'S RESPONSE REGARDING ROSS HANSEN'S CAMERA - 1 MONTGOMERY PURDUE BLANKINSHIP & AUSTIN PLLC ATTORNEYS AT LAW 5500 COLUMBIA CENTER 701 FIFTH AVENUE SEATTLE, WA 98104-7096 (206) 682-7090 TEL (206) 625-9534 FAX

Pg. 1 of 3

MPBA{17065/006/01692015-1}

Case 16-11767-CMA Doc 1761 Filed 07/03/18 Ent. 07/03/18 15:40:32

1	The normal state court execution procedures should be allowed to proceed in the
2	ordinary course.
3	DATED July 3, 2018.
4	MONTGOMERY PURDUE BLANKINSHIP
5	& AUSTIN PLLC
6	By: <u>/s/ Joseph A. Hamell</u> Joseph A. Hamell WA State Bar No. 29423
7	Michael E. Gossler
8	WA State Bar No. 11044 Attorneys for Bradley S. Cohen and
9	Cohen Asset Management, Inc.
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	Montgomery Purdue Blankinship & Austin pllc
	ATTORNEYS AT LAW COHEN'S RESPONSE REGARDING ROSS HANSEN'S SEATTLE, WA 98104-7096 CAMERA - 2 (206) 682-7090 TEL MPBA{17065/006/01692015-1} (206) 625-9534 Fax
	Case 16-11767-CMA Doc 1761 Filed 07/03/18 Ent. 07/03/18 15:40:32 Pg. 2 of 3

1	CERTIFICATE OF SERVICE
2	The undersigned certifies under penalty of perjury under the laws of the State of
3	Washington that I am, and at all times herein mentioned have been, a resident of the
4	State of Washington, over the age of eighteen years, not a party to or interested in
5	the above-mentioned action, and competent to be a witness herein.
6	On the date written below, I caused the above document to be electronically filed
7	with the Clerk of the Court using the CM/ECF system which will send notification of
8	such filing to the persons who have requested such notice.
9	DATED this 3 rd day of July, 2018, at Seattle, Washington.
10	
11	/s/ Leslie Preskitt
12	Leslie Preskitt
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	Montgomery Purdue Blankinship & Austin pllc
	COHEN'S RESPONSE 5500 COLUMBIA CENTER REGARDING ROSS HANSEN'S CAMERA - 3 (206) 625-9534 Fax
	MPBA{17065/006/01692015-1} Case 16-11767-CMA Doc 1761 Filed 07/03/18 Ent. 07/03/18 15:40:32 Pg. 3 of 3