

DISTRICT COURT, JEFFERSON COUNTY, COLORADO 100 Jefferson County Parkway Golden, Colorado 80401 Telephone: (303) 271-6130	<p style="text-align: center;">▲ COURT USE ONLY ▲</p> <hr/> trial court case No. 99 DR 3717 Chief Judge R. Brooke Jackson's Div.
In re the Marriage of: Petitioner: CHRISTY RYAN and Respondent: SEAN HARRINGTON	
Sean L Harrington P.O. Box 351855 Westminster, CO 80035	
FATHER'S C.R.M. 7(A) OBJECTION TO MAGISTRATE'S DETERMINATION	
<i>A fully hyperlinked copy of this pleading is available at:</i> http://www.knowyourcourts.com/Pleadings%20&%20Orders/99DR3717/2007-07-16_fathersCRM7a-motion.doc	

I, Sean Harrington, Respondent in the above-captioned cause, respectfully object on legal grounds to Magistrate Norton's order of July 5th, 2007.¹ In support thereof, I state as follows:

1. I filed a "[special appearance](#)" dated [May 11th 2007](#) objecting to the exercise of jurisdiction by this Court in the enforcement of a [March 22nd 2007 Order](#). Opposing counsel filed no response.

2. In my Motion, I explained, among other things, that Chief Judge Jackson issued an [April 10th 2007 Order](#) denying my [Motion to Reconsider](#) the March 22nd 2007 Order. The Chief Judge ruled that this Court is without jurisdiction to reconsider because of my [pending appeal](#).

3. In my objection, described in Paragraph 1, *supra*, I argued that, because my Notice of Appeal was docketed one month prior to the March 22nd Order on February 26th 2007, that, if the Court does not have jurisdiction to reconsider the Order because of that appeal, then the Court could not have had jurisdiction to enter the Order issued **after** the [Notice of Appeal](#). *Ergo*, if the Court did not have jurisdiction to enter the Order, it cannot have jurisdiction to enforce it, because it is void *ab initio*.

4. By [Order dated July 5, 2007](#), Magistrate Norton denied my objection (described in Paragraph 1, *supra*), explaining that, until and unless the Court of Appeals rules on the propriety of Judge Tidball's authority or issues a stay, the Order is in full force. The magistrate's conclusion is clearly erroneous.

Respectfully submitted on July 16th 2007.



 Sean L. Harrington

¹ A copy is attached hereto and marked as "[Attachment A](#)."

CERTIFICATE OF MAILING

I hereby certify that on the 16th day of July, 2007, I served a true and accurate copy of the foregoing *CRM7(A) OBJECTION* by placing the same in the U.S. Mail, postage prepaid, and affixed hereto to the following:

Jefferson County District Court
Attn: Chief Judge R. Brooke Jackson
100 Jefferson County Parkway
Golden, CO 80401

and by facsimile to: Law Office of Madeline Wilson at: 303-321-3196

