



Superior Court of Washington
County of King

FILED

00 MAR 10 AM 11:25

SUPERIOR COURT CLERK
SEATTLE, WA.

State of Washington

Plaintiff,

vs.

Jason Haxtel, d/b/a
Natural Instincts

Defendant.

No. 98-2-25480-7 SEA

ORDER ON CIVIL MOTION GRANTING
Defendant's Summary Judgment

The above-entitled Court, having heard a motion for Summary Judgment & Cross
motion for Summary, the Court having reviewed the records & files
herein including Defendant's Motion for Summary Judgment; Plaintiff's
Response and Cross Motion for Summary Judgment, Defendant's Reply,
all declarations filed collaterally with the aforementioned pleadings,
having heard oral argument of counsel and finding there exists no
material issue of fact respecting defendant's motion, and finding that
material facts exist respecting Plaintiff's Cross Motion, and finding
that the statute in question here violates the Federal Interstate
IT IS HEREBY ORDERED that Commerce Clause of the United States Constitution
(Art I § 8 cl. 3), that the Washington Statute is unduly
restrictive and burdensome; Now therefore, it is hereby
~~ORDERED~~ that Defendant's Motion for Summary Judgment is granted
and all claims of Plaintiff's Complaint are dismissed with
judgment. Plaintiff Defendant may present a cost bill
for recovery of his costs and statutory attorneys fees.

DATED: March 10, 2010

Palmer R
JUDGE

Presented by:

Robert C. Van Linder #4417
Walt C. Randall

278