

Washington Court of Appeals Reports (Archive)
CANTERWOOD PLACE L.P. v. THANDE, 106 Wn. App. 844 (2001)
25 P.3d 495

Page 844

24 P.3d 495
CANTERWOOD PLACE L.P., *Appellant*, v. GRACE THANDE, *Respondent*.
No. 45908-2-I.
The Court of Appeals of Washington, Division One.
June 25, 2001.

Page 845

Nature of Action: Action for unlawful detainer. The summons required the defendant to respond to the summons within six calendar days after service.

Superior Court: The Superior Court for King County, No. 99-2-52078-5, Corrina D. Ham, J. Pro Tem., on December 23, 1999, entered an order denying the plaintiff's motion for an order of default, and on December 29, 1999, entered an order denying the plaintiff's motion for reconsideration.

Court of Appeals: Holding that the six calendar days specified in the summons was improper in that intermediate Saturdays, Sundays, and legal holidays were not excluded from the six-day calculation, the court *affirms* the order denying the motion for an order of default.

Gerald F. Robison and Scott R. Peterson, for appellant.

John R. Rongerude, for respondent.

Page 846