

DATE 11-11-14

TO CLERK: WASH STATE SUPREME COURT -> (WSSC)

PAGE 1 OF 7 - PRO SE, IFP - EMERGENCY -

-> PROOF OF SERVICE(S) DATED 11-11-14 on page 3; AND proof of service date 10-3-14, also lists in this appeal. AND 10-3-14 lists in COA, DIV 1, ITS FILED DKTH, AS ^{Washington} ^{Received} 7-14.

IVAN BARASHKOFF; PETITIONER
V.

Washington State Supreme Court
E NOV 13 2014

STATE OF WASH-FED - "et al"; RESPONDENTS
from No. 13-1-00833-1SEA, Superior Court, KING COUNTY.

Ronald R. CRF
Clerk

-> [from No. 70712-4-1 COA, DIV 1; SEA, WA. 98101(206)464-7750
from FED 9TH CIR NO. 14-35743; 28 2254/42 1983.

from U.S. Supreme court certiorari appeal NO. 13-8872.

HEADING: "[PETITION FOR DISCRETIONARY REVIEW]" <

[AMENDMANT TO] -> NOTICE OF APPEAL - [NOTICE OF DISCR-
- ECTIONARY REVIEW] - HABEAS CORPUS APPEAL - WRIT OF

CERTIORARI - dated 8-1-14, RECIEVED (WSSC) 8-6-14 unfiled section. this contains over 150 pages APPENDIX(S) ATTACHED: ALSO, SAG, PRO SE, IFP, rule 14.5 OBJECTION TO COST BILL.

FACTS: the CASE EVENTS # 7071241 for COA, DIV 1;

"THE DOCKET" lists date 8-6-14: [ITEM] letter -> COMMENT: mr Barashkoff has filed a "notice of discretionary review?" meet. // [ACTION] recieved by court. -> [PARTICIPANT]

supreme court: this above docket entry describes a ruling by (WSSC) clerk S. CARLSON/supreme court deputy CLERK dated 8-6-14. and the last sentence states the 150 pages of my notice of discretionary review has been placed in there "unfiled papers drawer".

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I then filed a date 8-7-14 "motion to modify". the date 8-12-14 ruling of (WSSC) reads. 8-12-14 "per review of and direction by the clerk." the motion to modify, which was received on this date, has been rejected for filing and placed in our unfiled papers section ~~~.

in response and reply to this ruling. I filed my date 8-13-14, 4 page, pro se, in forma pauperis. which enclosed a proof of service and the U.S. supreme court certiorari supplemental brief dated 6-6-14. No. 13-8872. HEADING: EX PARTE, emergency to: chief justice BARBRA MADSEN.

and the returned reply is dated 8-28-14. "per chief justice reviewed, rejected for filing, to be placed in clerks unfiled papers section".

NOW - I have received date FILED; OCT 20 2014 COA, DIV 1, No. 7071241 OPINION ~~~ "the potential issues are wholly frivolous. counsels motion to withdraw is granted and the order is affirmed" // there was also attached to this OPINION, a letter/ruling from the clerk R, Johnson. with the same date 10-20-14. C. Ivan Borashkoff - the honorable james RODGERS. this ruling also lists the PRP lawyers WINKLER and prosecutors King county.

the clerk Johnson rules "the OPINION in this case permits appointed counsel to withdraw and dismisses the appeal. ~~~ RAP 18.3(3)(4) ~~~ ADVISES "the appellates right to petition pro se for review by the supreme court?"

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NOW: this date 11-11-14 "petition for discretionary review" which is an AMENDMENT to the date 8-1-14. 150 page "notice of discretionary review?" this discretionary review is a reply to the courts OPINION/and clerks ruling of 10-20-14. it is timely filed within the 30 days.

→ [PROOF OF SERVICE] → I do declare I am putting in jail mail today. this copy of the "petition for discretionary review" dated 11-11-14. to the clerk of (WSSC), and attached as appendix a copy of the NO. 14-35743 9TH CIR 2832254 / 4231983 habeas corpus appeal dated 11-2-14. the heading is, "FRAP rule 40. petition panel rehearing". the original is 4 pages. the (WSSC) copy is 6 pages. its word for word. the jail illegally gives me smaller paper and no big envelopes now. I'm having to write on both sides just to be able to mail appeals to the court. // and this proof of service explains here. I will start making copys, and putting in jail mail, to all other parties, respondents. a copy of the date 11-11-14 "petition for discretionary review?" now as soon as I can write them all out. many respondents already have a copy of the 9TH CIR NO. 14-35743 REHEARING dated 11-2-14. Iron Boroch // date 11-11-14.

NOW: the OPINION of the COA, DIV 1, NO. 7071241 is a complete LIE or error of FACTS. my appeal is NOT frivolous. for a complete description of the FACTS of this case and case law. about the judges orders to write denied or frivolous illegally, repeatedly. see my certiorari appeal No. 13-8872. (U.S. supreme court) the 20 page statement of case. and the rehearing.

PAGE 4 OF 7 | date 11-11-14; WSSC, PETITION DISCRETINARY REVIEW
and the supplemental brief, filed here in date 8-1-14
notice of discretionary review. // the OPINION is a purposeful
act of continuing clerks and judges conspiracy to deny me an
appeal hearing, involving 7 years of ongoing habeas corpus
appeals. I'm trying to overturn past convictions from 2007,
03, 09, and present convictions of 2012, 13, 14, both state
and federal courts are consolidated. I list all this in
9TH CIR NO. 14-35743, which I need filed to WSSC, this
case is involving all government, including 3 senators,
7 congressmen, 2 WASH state governors INSLEE; gregoire,
and DOJ, and given the U.S. supreme court illegally
refused to hear my case, which involves the illegal
denial of the cure for cancer to be given immediate
FOA approval, and this latest filing dated 11-2-14 to the
9TH CIR NO. 14-35743 REHEARING, is filed directly to the
president OBAMA, DOJ - the white house, and all other
respondents. because all gov. is in conspiracy to cover
up and obstruct justice to my due process rights to trial
and appeal. I am continuously APPEAL /SUE/PROSECUTE
the government and alot of community people for thier
acts of FRAUD, and OMISSION CONSPIRACY, which enables
and fails to prevent the WRONGS, FRCP 283/343# 46.
CONSPIRACY. the illegal jailing of me, and denial of
FDA approval for the cure for cancer. this conspiracy
has KILLED over 1000 people since I FILED FEDERAL
NO. 12-1595ASM 9-18-12. FILED ^{AND COA, DIV 1, AND TO WSSC} here in superior court.
and if you allow them to drug me in retaliation
for trying to get them FIRED. the drugs cover and

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PAGE 5 OF 7 | date 11-11-14, WSSC, DISCRETIONARY REVIEW
and block the genes. I used the cure oil to turn OFF
genes of a cancer mole by my eye. shrinking it to GONE.
if it spreads or comes back. it could kill me. I need
access to this medicine, and to be released. I have
been illegally jailed 22 months, no trial or appeal
hearing. I am asking the clerk of the (WSSC) to act on
this as an emergency. and to please docket my petition
for discretionary review here dated 11-11-14, and its
attached appendix (S) of 9TH CIR REHEARING dated 11-2-14.
AND to put it with the first date 8-1-14, "notice of
discretionary review?" and take the first date 8-1-14
discretionary review out of the unfiled papers section
take out of the unfiled papers section the MOTION
TO MODIFY dated 8-7-14. AND emergency to chief BARBRA
MADSEN dated 8-13-14. → all these appeals I filed
to the WSSC never should of been put to the unfiled
papers section. and NOW they should all come out
and attach or AMENDED TO this petition for discre-
-tionary review 11-11-14. and the notice of discretionary
review 8-1-14. and please give this all to the court
EN BANC. or 5 panel justices. and I have filed a
proof of service dated 10-3-14 to all respondents
almost. there are 17 of them NOW. it is impossible
for me to make all 17 copys because I have been
denied a lawyer to help me. and the jail won't give
me enough paper or envelopes. and I have filed THIS
10-3-14 new proof of service, and it lists on COA, DIV 1,
7071241 DOCKET as date FILED 10-7-14 [ITEM - OTHER
FILING] → GO TO PAGE 6 ←

PAGE 6 OF 7 (date 11-11-14, WSSC, DISCRETIONARY REVIEW
the DOCKET READS COMMENTS → "give him a hearing
where he is present to argue his case. / he will also
file FRAP a rule 40. REHEARING (enclosed here
dated 11-2-14) to 9TH CIR SOON. no habeas issues are
answered. he filed date 9-24-14 to 9TH CIR NO. 14-35743.
a reply to PECHMANS lie of an (order) he is waiting
for a response". — this is the official docket
"COMMENT" listed under ITEM. // and I thought I
describe legally what the WSSC must do. I file the
petition for discretionary review, notice of discretionary
review, motion to modify, emergency to chief MADSEN.
and all of the lower courts FILES, the transcripts
and index to clerks papers. and all motions/appeals
documents, all must be sent from COA, DIV 1, 7071241
and be sent to the WSSC NOW. and all the pleadings
in the unfiled section of WSSC, all come out and
FILED, and DOCKETED. and a reply from the clerk
all this has taken place. and a DOCKET #, and a copy
of the entire DOCKET of WSSC. I need a copy of the
DOCKET. sent to me immediately. because I list in
the ex parte emergency to chief MADSEN. I will
file a certiorari to U.S. supreme court directly
from this WSSC and COA, DIV 1, No. 7071241.
pursuant to U.S. supreme court rule 13.1. "I have
90 days from a judgement of a lower state court
discretionary review, a state court of last resort.
is timely in 90 days, after order denying discretion.
— any review." //

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PAGE 7 OF 7 date 11-11-14, WSSC, PETITION FOR DISCRETION REVIEW
and I can file to U.S. supreme court certiorari from 9TH CIR
No. 14-35743. if the 11-2-14 REHEARING is denied.
and I have stated this fact to chief MADSEN in my
date 8-13-14 appeal to her. NOW ITS TO GO TO the
COURT 5 PANEL OR EN BANC. /// I want all relief I
have listed. a stay of transfer to WSH. mental
institution. and a hearing were I'm present to
represent myself and argue my case. with a lawyer
as standby to help me get DISCOVERY, evidence,
witnesses, subpoenas. /// consolidating all these
state and federal cases for the last 7 years. READ
my federal appeals. I'm filing to WSSC. /// the
first line of the OPINION says I'm appealing a trial
court order to involuntary drug me and find me
incompetent. I'm appealing alot more than that.
my 60 days speedy trial rights are taken by FRAUD
and conspiracy. I have served the time of 1 COUNT.
SEE 7071241 DKT DATE 7-28-14 SAG. release
me immediately. also 22 to 29 months 2 counts. 22
months served, the low end, but it should be 1 count
not 2. only serving 1 year. I have served the time.
if I were to have been convicted, I would of won
a fair trial, I never got. this FRAUD, conspiracy has
violated my 60 day speedy trial rights, please release
me immediately and overturn this conviction of
me being found to be mentally ill and incompetent
to understand court proceedings. and overturn the
2007, 03, 09 convictions. all the some government officials
& judges ect. are doing this to me again. Joan Bowel / date 11-11-14
(END)

ENCLOSED OR ATTACHED ^{AS} APPENDIX TO WASH STATE SUPREME COURT (WSSC)
date 11-11-14 17 PAGE, PETITION FOR DISCRETIONARY REVIEW.

HERE COPY PAGE 1 OF 6: DOUBLE SIDED - TURN OVER - GO TO PAGE 2 ←
COPY IS WORD FOR WORD FROM 4 PAGE ORIGINAL

PAGE 1 OF 4 | 9TH CIR NO. 14-35743 ^{ALMOST} (date 11-2-14)

from: IVAN BARASHKOFF 2832254 / 4231983
BA# 213001583 HEADING: PRO SE / IFA
K, C, JAIL FRAP rule 40. PETITION PANEL REHEARING
500 5TH AVE also rule 41. STAY MANDATE - EMERGENCY
SEA, WA. 98104-2332 also to WASH state COA, DIV 1, NO.
7071241, which I filed notice of discretionary review dated
8-1-14 to WASH STATE SUPREME COURT and enclosed 150 pages
of U.S. Supreme court certiorari No. 13-8872.

TO CLERK: FRAP rule 25 (D) clerk must not refuse to file.

also → PROOF OF SERVICE → I do declare I have put
this habeas corpus appeal, panel REHEARING, STAY MAN-
-DATE, in jail mail today to the clerk of the 9TH CIR. and I
am starting to mail copies to the rest of the respondents.
Ivan Barashkoff date 11-2-14. // FACTS: this case is
ongoing for 7 years. I just refiled the U.S. supreme court
certiorari appeal No. 13-8872. I just refiled it to the FEDERAL
district court and 9TH CIR NO. 14-35743, which contained
the hand copy of the FORMS dated 9-2-14, 17 pages. the
habeas corpus appeals 18 questions. I answered all of
them and provided the notice of appeal dated 8-21-14,
which included the in forms, properis motion and a
current proof of service dated 10-3-14, 6 pages No.
14-35743. which I have filed to almost all of the
17 respondents. → DOUBLE SIDED - TURN OVER - GO TO PAGE 2 ←

[PAGE 2 OF 6] Date 11-2-14, 9TH 14-35743; REHEARING |

I'm asking the 3 panel justices or enBANC of the 9TH CIR to grant the rule 22(b) request COA: and give me an evidentiary hearing in the 9TH CIR and injunction, and then forward my case to the U.S. supreme court certiorari or an emergency, also ordering to recall or stay mandate of the 9-23-14 order to dismiss my appeal, and give me all other relief I have asked for. // I have thoroughly described the FACTS that the 9TH CIR order ERROR! on in the 6 page, proof of service, dated 10-3-14. // I just filed to over 10 of the respondents, including directly to the DOJ-OBAMA, the white house dated 10-14-14, enclosing 10-3-14 proof of service and supplemental brief 6-6-14. // also filed to senator maria CANTWELL act. // and in the 10-3-14 proof of service, I describe I will file within 90 days to the U.S. supreme court certiorari. because of the FACTS and emergency of the cure for cancer being illegally denied by all 3 branches of government, KILLING 1000's of people since I filed for FDA approval in federal district 9-18-12, no. 2:12-cv-01595 RSM or 12-1595 RSM. and now there has been numerous new legislation and bills or laws in the congress, both house and senate, and new FDA immediate emergency approval for the drug to treat the EBOLA VIRUS in west africa. and this current case of giving

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[PAGE 3 OF 6] Date 11-2-14, 9TH 14-35743, RE HEARING

giving immediate FDA to the cure for cancer is no different, and the senates different pending bills, legislation about banking and also recognizing marijuana as medicine in 20 states by voters, telling the DOJ to leave them alone, and putting the issue to the senate and OBAMA, and my case forcing senator maria cantwell to amend the bill from just PAIN and nausea, to add the FACT marijuana cures cancer, and giving FDA to 50 states, and this current rehearing petition here, dated 11-2-14, asks the 9TH CIR for the injunction, and OBAMA for an executive order, and hearings in 9TH CIR and congress and U.S. supreme court, and to force senator CANTWELL to bring the cancer issue to a VOTE in the senates upcoming hearings on these house bills, legislation, in which the cure for cancer issue will not be heard in the senate unless the 9TH CIR or U.S. supreme certiorari forces the senators and congressmen that are my respondents to amend the bills and new legislation they are voting on, and since the DOJ and president obama can just give emergency executive order, something I demanded in the U.S. supreme court certiorari no. 13-8872 supplemental brief dated 6-6-14, 11 which is refiled to all lower courts now.

→ DOUBLE SNEED - TURN OVER - GO TO PAGE 4 ←

PAGE 4 OF 6 | Date 11-2-14, 978 14-35743, REHEARING | 1
and directly to OOR - OBAMA, the white house, who OBAMA
will get this 11-2-14 appeal also. // this cases new resp-
ondents of the ACLU Alison Holcomb who wrote I 502,
Washingtons marijuana law. and the Seattle Times
Steve Siletich, who together with ACLU Holcomb and
DOJ Jenny Durkin (who quit 9-30-14 and is replaced
by smette HAYES) and I filed to Hayes 9-16-14.
→ the Seattle Times news keeps running stories
about ACLU Holcomb, and Durkin's press conference
on hash oil, listing in my date 5-21-14 notice of appeal
No. 14-35743. and they purposely never mention the
fact marijuana cures cancer. // and now
the big new case that just went on national news
CNN, and the Seattle Times again wrote there is
no cure for cancer. and a lady Britney MAYNARD
in port land Oregon will die of brain cancer and
use the die with dignity law to use doctor assisted
suicide Nov 1st. → well all my medical marijuana
friends including my witness / respondent Dawn
Corington who cured her breast cancer. all these
marijuana people have banded together and given
the cure to Britney MAYNARD. a lady who current
medical science told her. she will die. (we just
cured her). and now the medical marijuana
community is having a new petition, legislation
about all this put to the government.

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PAGE 5 OF 6 | date 11-2-14, 9TH 14-35743, REHEARING

and the governments (all 3 branches) and news, and other community people I have listed as respondents in my case to give me there witness statements, I am trying to deposition all of them with subpoenas. to use all this as evidence in 9TH CIR 14-35743 and WASH state supreme court from WASH state COA, DIV 1, 7071241. especially the medical evidence from GW pharmaceuticals who is doing the brain cancer clinical study and wants FDA. and we should all get FDA immediately by my rehearing petition right here, to 3 federal 9TH CIR judges who should give me a lawyer to help me get all these depositions, evidence, subpoenas. and an immediate hearing where I can represent myself with a lawyer appointed to help me as stand by. I will argue my case and demand the immediate injuntion the 9TH CIR 3 justices or enBANC could give me for FDA approval to cancer patients in all 50 states. and all other relief I listed including overturning past and present convictions ect. // although the 9TH CIR can give FDA to its jurisdiction, 3 or 4 states. the 9TH CIR needs to rule quickly and forward this case to U.S. supreme and force all the respondents, especially senator maria CANTWELL to answer my case against her, and all government. → DOUBLE SIDED TURN OVER; GO TO PAGE 6 ←

PAGE 6 OF 6 | Date 11-2-14, 9TH 14-35743, REHEARING

and make sure the senators hearings; which
are right now. bring this CANCER ISSUE TO
VOTE from my cases legal arguments.

Refusal by the 9TH CIR and DOJ-OBAMA-
CONGRESS - will continue to KILL 100^S of
people each month.

Joan Borczyk Date 11-2-14.

IN THE COURT OF APPEALS OF THE STATE OF WASHINGTON

STATE OF WASHINGTON,)
)
 Respondent,)
)
 v.)
)
 IVAN VLADIMIR BARASHKOFF,)
)
 Appellant.)
)
 No. 70712-4-I
 DIVISION ONE
 UNPUBLISHED OPINION
 FILED: OCT 20 2014

2014 OCT 20 AM 9:21
COURT OF APPEALS
STATE OF WASHINGTON

PER CURIAM. Ivan Barashkoff appeals a trial court order allowing for involuntary medical treatment in King County Superior Court No. 13-1-00833-1 SEA. Barashkoff's court-appointed attorney has filed a motion to withdraw on the ground that there is no basis for a good faith argument on review. Pursuant to State v. Theobald, 78 Wn.2d 184, 470 P.2d 188 (1970), and Anders v. California, 386 U.S. 738, 87 S. Ct. 1396, 18 L. Ed. 2d 493 (1967), the motion to withdraw must:

[1] be accompanied by a brief referring to anything in the record that might arguably support the appeal. [2] A copy of counsel's brief should be furnished the indigent and [3] time allowed him to raise any points that he chooses; [4] the court--not counsel--then proceeds, after a full examination of all the proceedings, to decide whether the case is wholly frivolous.

Theobald, 78 Wn.2d at 185 (quoting Anders v. California, 386 U.S. at 744).

This procedure has been followed. Barashkoff's counsel on appeal filed a brief with the motion to withdraw. Barashkoff was served with a copy of the brief and informed of the right to file a statement of additional grounds for review. He filed a statement of additional grounds and supplemental brief.

No. 70712-4-1/2

The facts are accurately set forth in counsel's brief in support of the motion to withdraw. The court has reviewed the briefs filed in this court and has independently reviewed the entire record. The court specifically considered the following potential issue raised by counsel:

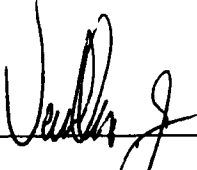
Whether the trial court properly found that the State satisfied each of the Sell⁽¹⁾ criteria to permit the order for involuntary medication?


Appellant pro se also raised and we considered the following potential issues:

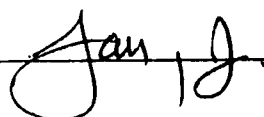
Do the Washington State courts have jurisdiction over this case? Was Barashkoff denied the right to the effective assistance of counsel below and on appeal and was he denied the right to present a defense?

The potential issues are wholly frivolous. Counsel's motion to withdraw is granted and the order is affirmed.

For the court:







¹ Sell v. United States, 539 U.S. 166, 180-81, 123 S. Ct. 2174, 156 L. Ed. 2d 197 (2003).