
THE SUPREME COURT OF THE STATE OF WASHINGTON

JAMES J. O'HAGAN

PETITIONER

VS.

JOSEPH FIELD & FIELD JERGER LLP

RESPNDENT(S),

Received *E*
Washington State Supreme Court

JUL 10 2014 *bjh*

Ronald R. Carpenter
Clerk

PETITIONER'S REPLY TO RESPONDENT'S OPENING BRIEF

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FILED AS
ATTACHMENT TO EMAIL

In the Court's order dated June 6, 2014 the Washington State Supreme Court placed Narda Pierce's order on review because of my motion for her to reconsider her order, and gave Joseph Field until July 3, 2014 to respond to my motion for reconsideration.

As typical for Mr. Field to do, he did not respond to any of the issues I raised for Narada Pierce to review, instead he remained silent and placed the burden on the Supreme Court Commissioner to engage in criminal actions to protect the legal industry instead of addressing justice and equal protections of the laws. Mr. Field pretended the commissioner's order was in effect and failed in any way to timely and accurately respond to the issues I raised. Legally I prevail by default as the commissioner is legally prevented from practicing law for a lawyer. Essentially Mr. Field is asking the Supreme Court Commissioner to do criminal acts to protect the interests of the legal industry instead of addressing justice.

In the court's order dated June 6, 2014 the court stated clearly that it set the motion to be decided on August 5th 2014. Mr. Field attempts to engage in more acts to hinder, delay and defraud me by implying the court has to send the motion to modify the commissioner's ruling to the court of appeals. As stated by the court in its order it clearly does not, and the court should honor its own order. The court should not be making orders it does not intend to honor when its order conflicts with the promoting the interest of the legal industry, instead of justice. The continual changing of the rules as the courts proceed is a very serious problem that interferes with justice and promotes the legal industry by placing the economic interest of fellow state bar members before justice. This case is a prime example for our legislators to review to see how the economic interest of state bar members has perverted, destroyed and corrupted our entire judicial system.

I ask the court to refrain from practicing law for Mr. Field or assisting him with his criminal use of our court's for his personal criminal activities. I ask the court to determine the issues on the legal issues and facts Mr. Field defended his position with, which are none, as he had no proper legal defense to defend my motion with, and all he could have done is attempt to engage in more criminal fraud which the jury would frown more upon. By failing to respond

Mr. Field failed to provide any defense and it would be illegal for the court to attempt to provide a defense for Mr. Field.

I have demanded a Jury's involvement in all of the legal actions involving Mr. Field to break the conflict of interest where a state bar member judge is in a position to provide special privileges and immunities to a fellow state bar member, and no jury has been involved in any of the legal proceedings. Our constitutions were established to protect individuals like myself from this kind of conflict of interest. Had a jury been involved in any of the legal proceedings, (or any judge that took their oath of office seriously), the jury would have made a fair and honest interpretations of the facts and determined Joseph Field used his position as a state bar member to obtain special privileges and immunities from engaging in criminal actions to hinder, delay and defraud my family, steal and extort life, liberty and property from my family and interfered with the commerce of the entire Twin Harbors area, by more than ten million dollars.

The fact is that every judge who has ignored the intent of our constitutions, and provided fellow state bar member Joseph Field with special privileges and immunities by engaging in actions to prevent me from presenting my evidence to a jury is involved in a Criminal Conspiracy as described in RCW 9A.28.040 (f) and has engaged in subservice attacks on our constitutions, as described in RCW 9.81.020. I am going to do my level best to disbar all of the state bar members involved and incarcerate them for their criminal attacks on my family's life, liberty and property, and Interfering with the Commerce of the Twin Harbors Area as described in 18 USC section 1951.

In accordance with **RCW 9A.08.010, the General requirements of Culpability** and this document I am placing each and every state bar member including all judges who are attempting to use their official positions to provide special privileges or **Immunities** to Joseph Field by ignoring the evidence I presented to Grays Harbor Superior Court to conceal his criminal actions to hinder, delay and defraud my family and steal and extort life, liberty and property from us. These criminal actions are described in RCW 9.05.030 and RCW 9.05.060 Assemblages of Saboteurs and Criminal sabotage.

RCW 7.16.120 Requires the Supreme Court Justices to evaluate the facts from all of the evidence provided. That includes the evidence I documented in my **Legislative Inquiry Action and Petition for Grand Jury Investigation Into Corrupt Activities** which Judge Gordon Godfrey's Grays Harbor Superior Court filed in the trash can and sanitized from the court record. I am placing the Supreme Court Justices on record, that if they allow our courts to destroy or hide critical evidence in a case they are assisting in criminal fraud and criminal sabotage. They had better go find the document get it back into the court record in this case and evaluate the evidence therein.

REQUEST FOR RELIEF

In accordance with the intent of our state and federal constitutions and your oath of office I ask the Supreme Court Justices to refrain from making any attempts that may be perceived as providing Special Privileges and Immunities to Joseph Field and in accordance with RCW 7.16.210 Questions Of Fact How Determined, postpone the argument until an independent jury can determine the fact of whether or not Joseph Field used his relationship with the court's to hinder, delay and defraud my family and I and interfered with the commerce of the Twin Harbors area. I have paid the jury fees in this case.

Legally the court should determine that jurisdiction is proper in the county in which I reside, return 75% of my earnings, or retain it as a bond and postpone the arguments until an independent jury can determine the facts.

Dated this 10th day of July, 2014

By

James J. O'Hagan Pro se All rights Reserved.

Certificate of Service

I James J. O'Hagan swear under the penalty of perjury of the laws of the state of Washington that the following is true and correct. On July 10, 2014 I emailed and / or mailed a copy of the foregoing to the following:

Washington State Supreme Court
supreme@courts.wa.gov

Joseph Field
joe@fieldjerger.com

Sgt. John Huntington

Scott Marlow c/o
Washington State Attorney General's Office
P.O. Box 40100
Olympia WA 98504-0100

Dean Takko
Brian Blake

Dated this 10th day of July, 2014.

James J. O'Hagan

OFFICE RECEPTIONIST, CLERK

From: OFFICE RECEPTIONIST, CLERK
Sent: Thursday, July 10, 2014 8:23 AM
To: 'James'; joe@fieldjerger.com; john.huntington@wsp.wa.gov; brian.blake@leg.wa.gov; takko.dean@leg.wa.gov
Cc: bob runyon; Brian Couch; bvt tds.net; Ed Snook; Emily Anderson; gmorgan@myfreedomfoundation.org; Greg Rathbun; Joe Erskine; justin russell; KC Hile; Larry; lindytoday@gmail.com; Lorne Dey; Marc Russell; Mark McClain; Matt Shea; olympiateaparty@gmail.com; robert powers; Rodney.Green@wsp.wa.gov
Subject: RE: Supreme Court case No. 89285-7

Rec'd 7-10-14

Please note that any pleading filed as an attachment to e-mail will be treated as the original. Therefore, if a filing is by e-mail attachment, it is not necessary to mail to the court the original of the document.

From: James [mailto:wayoutwest1@hotmail.com]
Sent: Thursday, July 10, 2014 8:21 AM
To: OFFICE RECEPTIONIST, CLERK; joe@fieldjerger.com; john.huntington@wsp.wa.gov; brian.blake@leg.wa.gov; takko.dean@leg.wa.gov
Cc: bob runyon; Brian Couch; bvt tds.net; Ed Snook; Emily Anderson; gmorgan@myfreedomfoundation.org; Greg Rathbun; Joe Erskine; justin russell; KC Hile; Larry; lindytoday@gmail.com; Lorne Dey; Marc Russell; Mark McClain; Matt Shea; olympiateaparty@gmail.com; robert powers; Rodney.Green@wsp.wa.gov
Subject: Supreme Court case No. 89285-7

Ms. Carlson and Next Friends,
Attached is my reply to Joseph Field's response to the court's order dated June 6, 2014.