

RECEIVED
SUPREME COURT
STATE OF WASHINGTON
2013 JUN 28 A 8:06
BY RONALD B. CARPENTER
me
CLERK

IN THE SUPREME COURT OF THE STATE OF WASHINGTON

STATE OF WASHINGTON,)
Respondent,)
)
v.)
)
CARL G. WILLIAMS,)
Appellant.)
)
)
)

No. 87717-3
SUPPLEMENTAL BRIEF

COMES NOW, CARL WILLIAMS, pro se petitioner. This court in a letter dated June 12, 2013 requested the following issues be addressed in light of the release of this petitioner:

1. Provide information regarding Mr. Williams' release including whether he will be subject to community supervision or conditions of release.
 2. Address whether, in light of Mr. Williams' release, effective relief can be granted by the Court, and, if not, whether the case should be considered by the Court.
- 1) Williams does have community supervision upon release for 33 months.

FILED AS
ATTACHMENT TO EMAIL

- 2) This court should address this issue as it is an ongoing concern. In State v. Cox, 109 Wa.App. 937 (2002) (Div 3 No. 19340-3-III) the court said "at this point, this matter is technically moot because Mr. Cox has been released from custody.... However, because this is a public matter, an authoritative disposition is desirable for public officers and this issue is likely to reoccur, we proceed."

This same issue that Williams brings forth now occurred previously in Macfarlane v. Walter, 179 F.3d 1131 (9th Cir 1999) when the 9th circuit agreed with Macfarlane and then the state appealed to the U.S. Supreme Court in Lehman v. Macfarlane, 529 U.S. 1106, 120 S.Ct. 1959 (2000) where the U.S. Supreme Court remanded the case to the 9th circuit to dismiss as moot as Macfarlane was released. We are at this cross roads again.

Respectfully submitted this 28th day of June, 2013



Carl Williams, pro se

5307 NE 53rd Ct
Vancouver, WA 98661

OFFICE RECEPTIONIST, CLERK

To: carl williams
Cc: jennifer.casey@clark.wa.gov
Subject: RE: 87717-3 In re PRP of Williams

Rec'd 6-28-13

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: carl williams [<mailto:statev.williams@outlook.com>]
Sent: Thursday, June 27, 2013 6:57 PM
To: OFFICE RECEPTIONIST, CLERK
Cc: jennifer.casey@clark.wa.gov
Subject: 87717-3 In re PRP of Williams

Dear Clerk,

Attached please find the petitioners SUPPLEMENTAL BRIEF as requested by the letter dated June 12, 2013 from this court. Please accept this document for filing in the above matter. If you have any questions or need anything further, please contact me.

Sincerely,

Carl Williams

Petitioner, pro se
360-888-2752