

ORIGINAL

CERTIFICATE OF SERVICE:

See p. 4 attached

RECEIVED
SUPREME COURT
STATE OF WASHINGTON

2014 FEB 14 A 8 32

BY RONALD R. CARPENTER

CLERK

IN THE SUPREME COURT OF THE
STATE OF WASHINGTON

JAMES BYRON HOLCOMB, individually)
And as Personal Representative)
Of the Estate of Karen R. Holcomb)

Appellants,)

-vs-)

ASSIGNED JUDGE FOR THE KITSAP)
COUNTY DISTRICT COURT IN NO.)
1002203333; et. al.)

Respondents.)

NO. 89536-8

CA NO. 42917-9-II

REPLY TO RESPONSE TO
MOTIONS FOR
VARIOUS AND
ALTERNATIVE
RELIEF

1. Statement of name and designation of the person filing the within Motion.

Respondent does not challenge Petitioner's statement.

2. Statement of Relief Sought.

Respondent followed the Appellate rule on paragraph designations to "Briefs" rather than those on designations of "Motions". Respondent's "II" is entirely irrelevant to the issues sought by Motion.

3. Designation of Record Relevant to Motion:

Respondent does not challenge Petitioner's designation.

4. Statement of the Grounds for the Relief Sought:

Respondent refers to this numbered sequence to the Appellate rule on "Briefs" by calling this, "IV. Argument."

The Respondent's statement, however properly denominated, is largely irrelevant to the Motion and the relief sought. Its statement would be properly at issue if the authority is or was at issue under the prior Code of Judicial Misconduct. What is at issue is, as stated in Petitioner's Statement of Grounds, is on the present Code and is reasserted here.

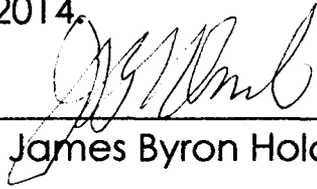
Some of it is plainly inconsistent. On the one hand, it has made no showing that it represents the parties requested to be named, but, nevertheless, persists in the notion that there is no

misconduct, a matter for which they have to standing to assert or defend; and, on the other, it claims that this matter representing a claim of judicial misconduct should be referred to the Judicial Conduct Commission when they say there is none. The "Brief" cites to authority to the former, which is irrelevant under the Motion relief, but none to the latter. Their position is so much petifoggery. Petitioner has clearly stated in his Motion that there is no legal authority under the existing Code and is to be decided by this Honorable Court, and with that Respondent seemingly agrees.

Stripped of petifoggery, what this "Brief" amounts to is, that Respondents do not agree with the form of the Motion, while, at the same time, in several places, concede that this Honorable Court may decide the issues raised in any case. It is, thus, as phrased and in essence, a joint Motion, as discussed on p. 6 of Petitioner's Motion. Petitioner asks this Honorable Court to decide the Motion herein in that light.

5. Conclusion: Petitioner reasserts its Conclusion in this Motion.

DATED: February 13, 2014.



James Byron Holcomb

CERTIFICATE OF SERVICE:

On this 13th day of February, I deposited in the U. S. Mail, first class postage prepaid, the Original of the within Reply addressed to:

Clerk of the Court
Temple of Justice
P.O. Box 40929
Olympia, WA 98504-0929

With one copy mailed to:

Ms. Lisa Nickel
Deputy Prosecuting Attorney
614 Division St., M/S TB-06
Kitsap County Courthouse
Port Orchard, WA 98366


James Byron Holcomb