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SUPREME COURT
STATE OF WASHINGTON

No. 89574-1

2014 JAN 30 P 2:21

IN THE SUPREME COURT OF THE STATE OF WASHINGTON

ALEXANDER HANUSKA PhD, Appellant E CRF
CLERK

v.

DEPARTMENT OF LABOR & INDUSTRIES

and

BOARD OF INDUSTRIAL INSURANCE APPEALS

and

NORDSTROMS, Defendants.

STATEMENT FROM WARREN H. TRIPP MD

ALEXANDER HANUSKA PhD

Pro Se Appellant

C/o Joseph Russell Haynes

3104 East Broadway Road # 2, Mesa, AZ 85204-1736

Alexander Hanuska PhD is my patient since March of 2008 when moving from Lynnwood, WA to Mesa, AZ. He is disabled from birth and has a pending industrial injury case; so I had read his entire existing medical files from his medical providers, contacted them personally in order to provide my patient with the best possible care of his medical needs. I spoke with Dr. Diane DeWitt and connected him with his specialists (neurologists, orthopedic surgeons, cardiologists, gastro ethnologist). I

had also seen the relevant medical and legal documents connected to his industrial injury of November 2002 and his discrimination case which was resolved in November of 2007. My patient until today complied with court demands when medically able and allowed to participate through August of 2008 until he suffered an injury on his left knee, this required so far 4 major surgeries for which: Judge Molchior repeatedly refused to grant continuance; Judge Hendrickson overruled judge Molchior ruling that my patient has to be healthy in order to represent himself; Judge Shaffer granted continuance; The Court of Appeals refused continuance, than modified the ruling several months later still not allowing my patient to recover; judge Molchior, Mr. Johnson and Defendant's attorneys ignored my repeated written warnings that my patient could suffer further medical damage escalating into his heart attack and hospitalization in 9/2013 as an outcome to the illegal intimidation of the opposing parties. I wrote numerous medical statements regarding my patients medical inability to represent himself during preparations to his surgeries and reasonable recovery times after, as well as did so all my colleagues on his medical team. I have to agree with my patient, that the actions of the above mentioned individuals grant separate disability discrimination, causing further pain and damages to his already very fragile health. I had heard from my patient and from my office manager, Ms. Charlotte Begay, that several of my statements, as well as hers, disappeared from the official record after being delivered to judge Molchior and Mr. Keehn.

Both of them claimed very false different statements on the record when my patient was precluded medically to participate. I have heard my patient's reasonable objections to the bias treatment by judge Molchior, talking with Mr. Keehn on a first name basis, cutting my patient off when trying to explain to her that Mr. Keehn submitted a medically false statement from his former physician Mark C. Carlson MD, which was used for the closure of his benefits. I have heard how she instructed to be entered onto the record as "a discussion" instead; compromising my patient's case. I am also aware that all medical evidence, including the support of his permanent benefits by his neurologist Troy Anderson MD went missing from the record. I have read the sworn statement from Dr. Diane DeWitt informing the courts that the opposing counsels had since September of 2007 full knowledge that their medical assessment as presented to the courts were false (directly addressed to Michael D. Reilly, who represented Nordstrom in the discrimination case). My patient's statements to the Supreme court that he never received from Nordstrom a single medical treatment under his L& I case for the allowed diagnoses is true, despite his attorney's and my patient himself asking for them since December of 2002. My letter to judge Hendrickson from October of 2008 specifies my patient's medical needs which were repeatedly ignored, making his original injury permanent. This is not a case of opinion, but medical facts and my patient's medical history.

Mesa, January 21, 2014

Warren H. Tripp MD



CERTIFICATE OF SERVICE BY MAIL

I certify that on this day I served the attached Notice to the parties of this proceeding and their attorneys or authorized representatives, as listed below. A true copy thereof was delivered to the United States Postal Service, postage prepaid.

SERVICE LIST

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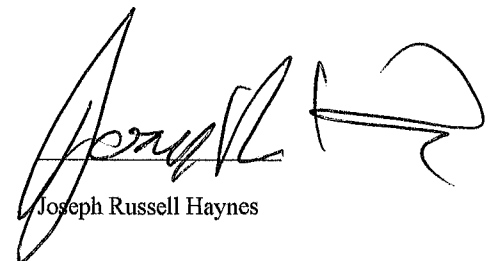
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DATED: January 27, 2014



Joseph Russell Haynes