

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26

VI. Grounds for Relief and Argument

Rule CR 11 Sanction reads in relevant part:

(1) it is well grounded in fact; (2) is warranted by existing law or a good faith argument for the extension, modification, or reversal of existing law or the establishment of new law; (3) it is not interposed for any improper purpose, such as to harass or to cause unnecessary delay or needless increase in the cost of litigation; and (4) the denials of factual contentions are warranted on the evidence or, if specifically so identified, are reasonably based on a lack of information or belief.

Ione George's briefs arguing that WestNET was not subject to the PRA were not based on fact. The fact is the JAG grant contract for WestNET determined that issue not the WestNET Interlocal agreement. Worthington has obtained the WestNET JAG Grant and has submitted it to the Washington Courts for the first time. (Declaration of John Worthington Exhibit 1)

V. Conclusion

Worthington respectfully requests the Washington State Supreme Court to sanction Ione George and Kitsap County \$10,000 for failing to base its briefs on fact, and for wasting the resources of Worthington and for attempting to misrepresent the facts to the Washington State Supreme Court.

Respectfully submitted this 17th day of May 2014.

BY



John Worthington Pro Se /Appellant
4500 SE 2ND PL.
Renton WA.98059

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26

Declaration of Service

I declare that on the date and time indicated below, I caused to be served
Via email and U.S. Mail, a copy of the documents and pleadings listed below upon
the attorney of record for the defendants herein listed and indicated below.

1. APPELLANT'S MOTION FOR CR 11 SANCTIONS

IONE GEORGE
WEST NET
614 Division Street MS-35A
Port Orchard, WA 98366

PAM LOGINSKY
WAPA
206 10TH AVENUE SE
Olympia, WA. 98501

I declare under penalty of perjury under the laws of the United States that the
foregoing is True and correct.

Executed on this 17TH day of May, 2014.

BY 
John Worthington Pro Se /Appellant
4500 SE 2ND PL.
Renton WA.98059

OFFICE RECEPTIONIST, CLERK

From: OFFICE RECEPTIONIST, CLERK
Sent: Monday, May 19, 2014 8:08 AM
To: 'john worthington'
Subject: RE: RE MOTION FOR CR 11 SANCTIONS

Rec'd 5-19-14

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: john worthington [mailto:worthingtonjw2u@hotmail.com]
Sent: Saturday, May 17, 2014 7:44 PM
To: OFFICE RECEPTIONIST, CLERK
Subject: RE MOTION FOR CR 11 SANCTIONS

Please file this with the court.
Thanks.