

NO. 28763-7
COURT OF APPEALS, DIVISION III
OF THE STATE OF WASHINGTON

Steven M. Heeb,
Appellant,

V.

Columbia Basin Health Association,
Respondent.

APPELLANT'S BRIEF

Steven M. Heeb
778 S. Heeb Lane
Othello, WA 99344

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**THE COURT OF APPEALS DIVISION III
OF THE STATE OF WASHINGTON
FORM 6 BRIEF OF COA 287637
rule 10.3(a)**

APR 28 2010
COURT OF APPEALS DIVISION III
CLERK

as per instructions of court of appeals clerk

A. THE COURTS OF THE STATE OF WASHINGTON HAVE ALWAYS TREATED STEVEN M HEEB WITH ABSOLUTE PREDJUDICE AND FRAUD , LAW SUITS ARE PENDING AGAINST THEM AND WASHINGTON STATE LEGISLATURE FOR THEIR WILLFULL MISCONDUCTS .

RICHARD MILLER ADAMS COUNTY SUPERIOR COURT JUDGE HAS WILLFULLY AND INTENTIONALLY HAS CONTINUOUSLY BROUGHT HARM AND MONERTARY DURESS UPON STEVEN M HEEB AND HAS ALLOWED PEOPLE TO STEAL HIS PROPERTY .

UP TO THIS POINT THE COURT OF APPEALS DIVISION III HAS BEEN AN ACCESSORY TO THIS INVOLVMENTAND HAS ALLOWED STEVEN M HEEBS PERSONAL PROPERTY TO BE STOLEN AS WELL AND PROVIDED STEVEN M HEEB WITH FORMS FOR ADAMS COUNTY SUPERIOR COURT THAT ADAMS COUNTY SUPERIOR COURT WOULD NOT ACCEPT TO PROCESS THE COURT OF APPEALS REQUIRED DOCUMENTS. THE COURT OF APPEALS IS JUDGE , ATTORNEY PREDJUDICE AND THROUGH COURT DOCUMENTS IT CAN EASILY BE PROVEN .THESE DOCUMENTS WERE REQUESTED IN WRITEN FORM BY STEVEN M HEEB AND DENIED HIM BREAKING LAW 42.56.

JUDGE RICHARD MILLER HAS DONE EVERYTHING IN HIS POWER OVER THE YEARS TO PUT STEVEN M HEEB IN ECONOMIC DURESS AND THE COURT OF APPEALS DIVISION III IN ORDER TO BRING INTENTIONAL HARM TO STEVEN M HEEB .

JUDGE RICHARD MILLER GAVE THIS CASE NO VALUE WHAT SO EVER , PART OF THAT BEING IS BECAUSE WHO THE LAWSUIT WAS AGAINST.

ISSUES PERTAINING TO ASSIGN MENTS OF ERROR

IN THIS LAWSUIT AGAINST COLUMBIA BASIN HEALTH IS A MOTION TO THE COURT OF APPEALS NO.277305 WHICH IS CENTAL BONDED COLLECTORS.

COLUMBIA BASIN HEALTH HIRED CENTRAL BONDED COLLECTORS TO GO AFTER ME ON BILL THAT HAS NEVER BEEN PROVEN.

BEHIND THIS ABOVE DESCRIBED DOCUMENT IS THE DATES OF MY DOCTOR VISITS AND DOCUMENTS WITH THE DOCTORS SINATURE FOR EACH OF THE MONTHS I WAS OFF WORK. IT WAS AGREED THAT I WOULD PAY A TWENTY DOLLAR COPAY FOR EACH VISIT WITH RANDY BUNCH.

EVEN THOUGH A COPY OF THE CHECK PAYING FOR THIS COPAY IS NOT IN THIS LAWSUIT I CAN EASILY PROVE THAT THE CHECK WAS WRITTEN AND DEPOSITED THROUGH BANK STATEMENTS.

BEHIND THE DOCTORS REPORTS TO MY JOB IS MY LETTER OF RESIGNATION FROM MY JOB STATING I WAS LEAVING MY JOB BECAUSE OF MEDICAL REASONS.

BEHIND THIS IS MY LETER OF RESPONSE TO CV 69262 IN THIS LETTER IT EXPLAINS MY POSITION TO COLUMBIA BASIN HEALTH TURNING ME IN FOR COLLECTION AND THEIR PERSONEL THAT I TALKED WITH PRIOR TO BEING TURNED IN FOR COLLECTION WHO FAILED TO COMMUNICATE BACK WITH ME AS THEY SAID THEY WOULD.

I HAD EVERY REASON TO BELIEVE THIS ACCOUNT WAS SATISFIED BY MY INSURANCE AT THE TIME . NO DOCUMENTATION UP TO THE TIME OF BEING SENT TO COLLECTION WAS EVER SENT TO ME . NO BILLING DOCUMENTS OR INSURANCE DOCUMENTS THAT HAVE BEEN REQUESTED MANY TIMES HAS EVER BEEN PROVIDED TO ME TO THIS DATE.

BEHIND THIS LETTER OF RESPONSE IS A CHECK DATED AUGUST SECOND 2007 BECAUSE I COULD NOT GET ANY SATISFACTION VERBALLY I WROTE THIS LETTER OF RESPONSE, WROTE OUT THIS CHECK AND WROTE A NOTE THAT WAS FOLDED AROUND THE CHECK . THIS NOTE IS IN THE LAWSUIT BEHIND THE LETTER OF RESPONSE AND COPY OF THE CHECK.

THE NOTE IS VERY SPECIFIC REQUESTING ACCOUNT INFORMATION THAT COLUMBIA BASIN HEALTH SAYS I OWE. I WAS NEVER PROVIDED ANY INSURANCE DOCUMENTATION THAT STATED THEY EVER EVEN BILLED THEINSURANCE COMPANY .

COLUMBIA BASIN HEALTH DID WHAT THEY WANTED WITH THE CHECK , CASHED IT AND PUT IT IN THEIR ACCOUNT .

COLUMBIA BASIN HEALTH STILL SENT CENTRAL BONDED COLLECTORS AFTER ME CAUSING ME CREDIT REPORTING DAMAGE AND GARNISHMENT PROCEEDURES AGAINST ME

COLUMBIA BASIN HEALTH WILLFULLY AND INTENTIONALLY BROKE CONTRACTUAL AGREEMENT WITH STEVEN M HEEB THE NOTE WAS VERY SPECIFIC REQUESTING PROOF OF WHAT I OWED.

COLUMBIA BASIN HEALTH HAS CONTRACTUALLY FRAUDED STEVEN M HEEB
COLUMBIA BASIN HEALTH HAS WILLFULLY OBSTRUCTED STEVEN M HEEB OF ACCOUNT INFORMATION THAT HAS BEEN REQUESTED MANY TIMES IN WRITING AND CERTIFIED MAIL.

COLUMBIA BASIN HEALTH HAS WILLFULLY CAUSED CREDIT DAMAGE ON A UNPROVEN ACCOUNT THAT REQUESTED INFORMATION WAS NEVER PROVIDED ON.

ALSO IF INSURANCE COMPANYS ARE NOT BILLED IN A TIMELY MANNER THEY WILL NOT PAY ALSO. I HAVE LEARNT THAT THROUGH LEGAL CHANNELS AS WELL.

FOR COLUMBIA BASIN HEALTH TO TURN IN A DEBT FOR COLLECTION THEY HAVE TO PROVE THAT A DEBT IS OWED. THEY HAVE NEVER PROVEN TO ME OR PROVIDED PROPER DOCUMENTATION TO THE COURTS OR ME THAT I OWE THIS DEBT.

THE ADAMS COUNTY DIST COURT AND ADAMS COUNTY SUPERIOR COURTS ARE SO PREDJUDICE TOWARDS ME THAT THEY WILL ALLOW AN ACT SUCH AS THIS WITH NO PROOF OF PROPER BILLING INFORMATION AND ACCOUNT INFORMATION TO PREVAIL AGAINST ME . I WAS ABSOLUTLY RUN OVER THE TOP OF IN THESE COURT PROCEEDINGS.

THE LATITUDE THAT COLUMBIA BASIN HEALTH HAS BEEN GIVEN IN COURT PROCEEDING IS UNBELIEVEABLE. WHEN THE DIST COURT JUDGE WAS TOLD A CHECK WAS SENT TO COLUMBIA BASIN HEALTH HE COULD CARE LESS THAT THERE WAS ANY CONTRACTUAL OBLIGATIONS THAT WENT ALONG WITH THAT CHECK ON A UNPROVEN BILL THAT IS STILL UNPROVEN. COLUMBIA BASIN HEALTH HAS THE RESPONSIBILITY TO MAKE SURE BILLINGS ARE DONE IN A TIMELY MANNER AND MAKE REPORT TO THEIR CLIENTS.

THE NEXT DOCUMENT THAT YOU WILL FIND IS THE AUGUST 21ST LETTER FROM KELLY CARLSON. THIS LETTER ADDRESSES NONE OF MY REQUESTS AS A PATIENT AND CLIENT AND BASICALLY DENIES ANY OF MY RIGHTS TO MY ACCOUNT INFORMATION AND SHOULD BE VIEWED AS ILLEGAL.

THIS LETTER IS ALSO NOT SPECIFIC ABOUT WHO GETS THE MONEY TO SATISFY DEBT THAT IS UNPROVEN. COLUMBIA BASIN HEALTH IS RESPONSIBLE TO MAKE SURE THINGS ARE DONE PROPERLY.

THE NEXT DOCUMENT IS TO THE C O L U M B I A BASIN HEALTH AND MANAGEMENT TEAMS. THIS LETTER EXPLAINS MY POSITION AND THE WAY I WAS CARED FOR AS A PATIENT. THIS LETTER WAS SENT CERTIFIED MAIL RETURN RECEIPT, A COPY INCLUDED ON AND IS DATED OCTOBER 5 2007.

THIS LETTER AGAIN REQUESTS MY ACCOUNT INFORMATION BE SENT TO ME , I GOT ABSOLUTLY NO RESPONSE FROM THIS CERTIFIED MAILED LETTER.AND I ASKED ONE OF THE THEIR BOARD OF DIRECTORS IF THEY RECEIVED IT AND HE SAID THAT THE BOARD OF DIRECTORS NEVER SAW THIS LETTER.

THIS WHOLE LAWSUIT SHOWS THE ABSOLUTE PREDJUDICE OF ADAMS COUNTY SUPERIOR COURTS TO RUN OVER THE TOP OF ME. INCLUDED ARE COPYS REQUESTING COURT TRANSCRIPTS OF THE FEW CASES BEFORE MINE THAT WAS CLEARLY DESCRIBED IN MY REQUEST FOR THESE COURT TRANSCRIPTS. I WAS TOLD BY TREASA GARZA THAT I WOULD GET THEM TO BE TRANSCRIBBED.THESE OTHER CASES AND THE WAY I WAS TREATED WOULD SHOW THE TOTAL PREDJUDICES THAT I RECEIVED THAT DAY IN COURT.THEN IN THE END SHE SENT ME A LETTER SAYING I HAD TO PAY FOURTY DOLLARS FOR EACH TRANSCRIPT WHEN ADAMS COUNTY SUPERILOR COURT ONLY CHARGED 20 DOLLARS. THEN LATER ON DIST COURT ONLY CHARED ME TWENTY DOLLARS FOR A COURT TRANSCRIPT. I CAN PROVE BEYOND A DOUBT THAT EVERYTHING ADAMS COUNTY HAS DONE IS WITH WILLFULL INTENT OF PREDJUDICE AND TO BRING HARM.

B STATEMENT OF THE CASE

IT IS VERY CLEAR FROM THE DOCUMENTS THAT HAVE BEEN GIVEN TO THE COURT THE INTENT OF ADAMS COUNTY DISTRICT AND SUPERIOR COURTS TO RUN OVER ME. THERE HAS NEVER BEEN A PROVEN BILL AS TO WHAT IS OWED.

THE TWO HUNDRED DOLLAR CHECK THAT WAS PROVIDED TO COLUMBIA BASIN HEALTH AND NOTE WITH PROVISIONS WERE NEVER MET NOR ANY ATTEMPT TO PROVIDE THEIR CLIENT WITH HIS MUCH REQUESTED BILLING INFORMATION.

COLUMBIA BASIN HEALTH CLEARLY WANTED TO BRING HARM TO THEIR CLIENT AND GAVE NO CONSIDERATION TO HIS MEDICAL TREATMENT OR TO PROPERLY ANSWERING BILLING QUESTIONS OR GETTING BACK TO THEIR CLIENT AS PROMISED.

THE AUGUST 21 ST LETTER FROM KELLY CARLSON WAS ABSOLUTLY NOT SPECIFIC HOW THE MONEY WAS TO BE DISPERSED AND RAN OVER THE CLIENTS RIGHTFULL REQUEST TO HAVE ACCOUNT INFORMATION. ACCORDING TO THIS LETTER AND AS TO WHAT ACTUALLY HAPPENED COLUMBIA BASIN HEALTH KEPT THE MONEY , EVEN THOUGH THE LETTER DOES NOT SAY THIS THEY KEPT CENTRAL BONDED COLLECTORS AFTER ME AND DENIED ME MY MANY TIMES REQUESTED ACCOUNT INFORMATION.

COLUMBIA BASIN HEALTH KNOWS THIS ACCOUNT WAS NOT HANDLED PROPERLY AND CONTRACTUAL OBLIGATIONS AND PATIENTS RIGHTS HAVE BEEN RUN OVER THE TOP OF. I HAVE EVERY RIGHT TO HAVE BEEN GIVEN COPYS OF MY ACCOUNT INFORMATION AND THESE RIGHTS HAVE BEEN VIOLATED .

THESE DOCUMENTS HAVE INTENTIONALLY FOR SOME REASON BEEN LEFT OUT OF THE COURT ROOM . THE PAST SUPERIOR COURT JUDGES HAVE JUST LET COLUMBIA BASIN HEALTH HAVE THEIR WAY BECAUSE OF WHO THEY ARE.

C SUMMARY OF ARGUMENT

AS FOR WHAT HAS BEEN STATED IN A AND B OF THIS BRIEF IT PRETTY WELL SUMS IT UP. ADAMS COUNTYS DESIRE TO BRING HARM , DISCRIMINATION , PREJUDICE AND FRAUD UPON STEVEN M HEEB IS WHAT HAS HAPPENED SO FAR WITHOUT A PROPEFR BILLING EVEN BEING SUBMITTED.

COLUMBIA BASIN HEALTHS WILLFULL INTENT FAILURE TO COMMUNICATE WITH THEIR PATIENT AS DESCRIBED IN A AND B OF THIS BRIEF THEIR WILLFULL INTENT TO TAKE MONEY WITH CONTRACT PROVISIONS AND FAIL TO PROVIDER THE DLOCUMENTED INFORMATION THAT WAS PART OF THE CONTRACT AND WAS THE PATIENTS RIGHTS ANYHOW.

THE LETTER FROM KELLY CARLSON WITH COLUMBIA B ASIN HEALTH SUMS IT UP VERY WELL . WE WILL TAKE YOUR MONEY DO WHAT WE WANT MAKE BAD CREDIT FOR YOU AND TURN YOU IN FOR COLLECTION WITHOUT ONE SHRED OF EVIDENCE THAT WE HANDLED YOUR ACCOUNT PROPERLY AND BILLED IT TO YOUR INSURANCE PROPERLY.

THE MATTER OF FACT OF THIS CASE IS THEY ARE COLUMBIA BASIN HEALTH AND WE HAVE THE RIGHT TO DO ANYTHING THAT WE WANT . WE ARE BIG AND MIGHTY AND HAVE GOVERNMENT FUNDING AND THE COURTS WILL BOW DOWN TO US . COLUMBIA BASIN HEALTH WAS GIVEN REQUESTED INFORMATION SEVERAL TIMES AND IT WAS IGNORED TIME AND TIME AGAIN.

D . ARGUMENT

THERE IS NO DOUBT ABOUT THE POLITICAL JUSTICE THAT STEVEN M HEEB HAS RECEIVED FROM ADAMS COUNTY COURTS AND THE COURT OF APPEALS DIVISION III . STEVEN M HEEB HAS BEEN ABUSED BY ALL OF THEM AND THEY ARE ALL GETTING LARGE SUM LAWSUITS.THIS LAWSUIT IS VERY PLAIN AND VERY OBVIOUS . WHAT COLUMBIA BASIN HEALTH HAS DONE IN THE ABOVE DESCRIBED MATERIALS IS ILLEGALLY DEPRIVE THEIR CLIENT OF HIS RIGHTFULL INFORMATION. TOTALLY MANIPULATE HIS RIGHTS , TAKE MONEY FROM AN UNPROVEN BILL THAT WHO KNOWS IF IT WAS EVER BILLED PROPERLY. BREAK CONTRACTUAL OBLIGATIONS AND AS A PATIENT FAILED TO COMMUNICATE WITH HIM AND TREAT HIM WITH ANY RESPECT WHATSOEVER. THIS WAS NEVER ABOUT NOT WANTING TO PAY A BILL , THERE WAS COMMUNICATION WITH RANDY BUNCH ABOUT THE BILL AND THE COPAY AND HOW IT WAS GOING TO BE PAID. THERE IS NO EXCUSE FOR THE WAY THIS MATTER WAS HANDLED AND IT WAS DONE WITH INTENTION IN HARMING THEIR PATIENT AND THEY ARE THEREFORE LIABLE IN THE AMOUNT OF THE LAWSUIT.

E. CONCLUSILON

THERE IS NO EXCUSE FOR THE PREDJUDICES OF THE PREVIOUS COURTS NOR FOR THEIR JUDGEMENTS TO PREVAIL THE MATERIALS CONTAINED IN THIS LAWSUIT ARE TRUTHFULL AND THE WRONGFULL ACTS OF THOSE DESCRIBED IN A THROUGH E OF THIS DOCUMENT ARE PROPER BEFORE THE COURT. STEVEN M HEEB WILL PREVAIL IN THIS LAWSUIT OR IT WILL BE JUST LONE MORE THAT THE COURT OF APPEALS DIVISION III WILL BE SUED FOR.

4/26/10

RESPECTFULLY SUBMITTED



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