U.S Supreme Court 1 1ST Street, NE Washington D.C. 20543

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Brian Anderson, Pro Se

Petitioner

٧.

State Of Colorado

Respondent

^ COURT USE ONLY ^

Case # 18-7652

Attorney address or unrepresented party:

Brian Anderson # 64193 S.C.F.,P.O.Box 6000 Sterling,Colorado 80751

PETITIONER FOR REHEARING

RULE 44, GROUNDS:

The Grounds of this **Petition Of Rehearing** are based on Multiple <u>U.S.</u>

<u>Supreme Court</u> Rulings, against a **STATE** that has the intent to create a **staute** to counter the **Due Process Clause Of The U.S. Constitution, 14TH Amendment.**

These cases are listed in the $\underline{\text{Table Of Authoritys}}$.

RULE 44 CERTIFICATE OF GROUNDS:

The Grounds of this Petition For Rehearing are limited to past U.S. Supreme Court cases, beginning in the year 1948, against a STATE designing a statute to supersede the U.S. Constitution 14TH Amendment Due Process Clause. These past U.S. Supreme Court Rulings are the Controlling Effect.

These Grounds have not been presented before. Petititioner Brian Andersons past Grounds was the Ruling Nelson V.Colorado 137 S.CT.1249(2017). [But] older U.S. Supreme Court Rulings, pertaing to Statutes exclusively are presented in this Petitition For Rehearing.

B. anderson. July-3-2019

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1. Nelson V. Colorado 137 S.C. 1249 (2017).	Pages (B),(1).
2. <u>In Re Oliver 68 S.CT.499 (1948).</u>	Page (1).
3. Wieman V. Upgraff 73 S.CT. 215 (1952).	Page (2).
4. Bouie V. Columbia 84 S.CT. 1697 (1964).	Page (2).
5. Fuentes V. Shevin 92 S.CT. 1983 (1972).	Page (2).
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Statutes:	
1. Colorado Revised Statute 18-3-302.	Pages (1,2).
AMENDMENTS:	
1.U.S.14TH Amendment.	Pages (A,B,1,2).

LEGAL ISSUE:

The Intentional Design of Colorado Revised Statute $\underline{18-3-302}$ was to bypass the U.S. 14TH Amendment Due Process.

NOTES FROM RESPONDENTS BRIEF IN OPPOSITION TO PETITION FOR WRIT OF CERTIORARI :

The Office Of The Colorado Attorney General filed a Brief dated April24-2019. The Colorado Attorney General argued on Page (6) that Nelson V. Colorado 137 S.CT. 1249

(2017), is not Retroactive. That Argument is without merit, because the U.S. Supreme Court has already ruled in past years, that a State Of America can not create a Statute that supersedes the U.S. Constitution 14TH Amendment, Due Process.

In Re Oliver, 68 S.CT. 499 (1948). Wieman V. Upgraff 73 S.CT. 215 (1952).

Bouie V. Columbia 84 S.CT. 1697 (1964). Fuentes V. Shevin 92 S.CT. 1983 (1972). Wolff V.

McDonell 95 S.CT. 2963 (1974). Goss V. Lopez 95 S.CT. 706 (1975). Santosky V. Kramer 102 S.CT.

1388 (1982).

On Page (7) at III within the RESPONDENTS BRIEF IN OPPOSITION. The Office of The Colorado Attorney General "states" His due process argument better rest on much older case law.

On Page (9), last sentence The Office Of The Colorado Attorney General admits the Trial Judge made a mistake in Petitioner, <u>Brian Andersons</u> case.

CLOSING ARGUMENT:

Under Colorado Revised Statute 18-3-302 if a Defendants Aggravated Robbery or Sexual Assault Charges or Conviction or Dismissed, Vacated or a Acquittal, or Reversal by a higher Court occurs. The State Of Colorado can still use the Charges to Enhance the Sentence if the Defendant is convicted on other Charges.

On Page (8) within Respondents Brief. The Office Of The Colorado Attorney General, admits it.

Colorado Revised Statutes 18-3-302 does not only violate the Due Process
Clause Of The 14TH Amendment. It violates past U.S.Supreme Court rulings.

Conclusive.

Certificate Of Service

I certify that on July-3-2019, I deposited in the U.S.Mail this Petition For Rehearing to the party's below.

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Colorado Attorney General 1300 Broadway, 10TH FL. Denver, Colorado 80203

. July = 3-2019

Respectfully Submitted B. Combasson

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