

Petitioner Brian Anderson received a copy of RESPONDENTS BRIEF IN OPPOSITION TO PETITION FOR WRIT OF CERTIORARI.

The Office Of The Colorado Attorney General is incorrectly challenging the Retroactivity of Nelson V.Colorado 137 S.CT.1249 (2017).

The Clerks Of The U.S.Supreme Court, notified the Petitioner that his 1ST Petition For Certiorari Brief was in error, & please correct.

The Petitioner, Brian Anderson corrected the error & filed a 2ND New

Certiorari Brief with the [QUESTION FOR THE COURT], Does Colorado Statute C.R.S. 18-3-302

[SUPERSEDE] Nelson V.Colorado 137 S.CT.1249 (2017)?

Also the Petitioner filed a (2) page Advisory. The 1ST Page explaining that Petitioner Brian Anderson has corrected the error.

" stating " that Petitioners 1ST Cectionari Brief challenging the denial of the Retroactive
Issue by the U.S.Court Of Appeals ,10TH Cir., was a error.

Petitioner obtained (1) free set of copys of the <u>Certiorari Brief</u> & <u>Advisory</u>
Motion from a Guard in the Unit he resides in.

And Petitioner, Anderson obtained the other copys from the Law Library. Please

Observe Attached Document. On January-11-2019 Petitioner put in the U.S. Prison Mail (1)

set of copys of the Certiorari & Advisory Motion to the Office Of The Colorado Attorney

General & the U.S. Supreme Court. The Prison Mail Log can verify this.

It appears the Office Of The Colorado Attorney General raised the **Retroactive** issue from Petitioners **1ST Errored Certiorari**, with intent for Legal Advantages.

Conclusive.

Certificate Of Service

I certify that on $\frac{April=29-20/9}{\text{this Advisory Motion, to the Partys below.}}$, I deposited in the U.S.Mail

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

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

. April-29-2019.

Respectfully, Submitted B.C.

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

Sterling, Colorado

80751

COLORADO DEPARTMENT OF CORRECTIONS LEGAL ACCESS PROGRAM PHOTOCOPY REQUEST FORM LAST NAME: ANDERSO! FIRST INITIAL DOC #: FACILITY: S, C, F UNIT/TIER/CELL: DATE SUBMITTED: LIST THE DATE OF ANY COURT IMPOSED DEADLINE. 1-2019 A signed and completed miscellaneous withdrawal slip must accompany this request. Please list each document to be copied on separate lines and include description, number of pages you are submitting, and number of copies you are requesting. Incomplete forms will be returned or denied. # PAGES # COPIES DESCRIPTION OF DOCUMENTS SUBMITTED # COPIES **SUBMITTED** REQUESTED APPROVED 4 5 OFFENDER SIGNATURE (REQUIRED) DO NOT WRITE BELOW THIS LINE - OFFICIAL USE ONLY NUMBER OF PAGES RECEIVED: CHARGE TO ACCOUNT: \$ NUMBER OF PAGES RECEIVED IN PROCESSING LAW LIBRARY DATE RECEIVED AT SENDING FACILITY: DATE RECEIVED IN PROCESSING LAW LIBRARY: DATE COMPLETED: DOC KMPLOYEE-CLERK PHOTOCOPIER INITIALS METER END: METER BEGIN: ADMINISTRATIVE COPIES TOTAL COPIES TO OFFENDER 42 DATE DENIED: Your request has been **DENIED** ___ in whole in part for the following reasons: Your request form was not properly completed (Missing required signature, last name, first initial, full cell location, facility, unit, tier, cell, DOC #, date, etc.) Letters to attorneys must contain a complete mailing address and attorney registration number. The material you have submitted does not meet program definitions of legal material, as described in AR 750-01. Your photocopy request exceeds the page limit established by the Legal Access Program (see attached). Also see posted photocopy policies. Regardless of your ability to pay, you will be supplied only the required number of copies as dictated by court rule or statute. Your request is in excess of those requirements (see attached). Also see posted photocopy policies. You have not submitted the documents to be copied. You must submit a completed miscellaneous withdrawal ticket with your request, regardless of indigence status. Attachments/exhibits to a document must be submitted with the original document, even if the original is not being copied. Your account is in arrears for at least \$500. See AR 750-01 for additional information. The Legal Access Program will not copy ARs, IAs, OMs, or material contained in the law library, even as attachments/exhibits.(Exception for non-published case law to be attached to a pleading.) The Legal Access Program will not copy transcripts, incomplete documents, altered documents, and/or blank forms. The Legal Access Program will not copy non-original documents, previously-copied documents, incoming correspondence, or documents (account statements, mittimus, etc.), grievances, COPD appeals; except as exhibits attached to an original pleading being filed with the court or attached to a letter to a judge or attorney of record. Your pleading must include a statement referring to the attached exhibits in order for them to be copied. You must show the Legal Assistant your IFP or 1915 motion to receive 6 month account statements. Documents containing UCC/Sovereign citizen statements or signatures will not be copied, nor printed from, or saved on, law library You may bring your request into compliance and resubmit.

Attachment B Page 1 of 1