

No. _____

**IN THE UNITED STATES SUPREME
COURT**

**ARMIN ABAZARI, DPM, JD CANDIDATE,
Appellant,**

Vs.

**U.S. DEPARTMENT OF EDUCATION; et
al.,
Respondents,**

**ON PETITION FOR WRIT OF
CERTIORARI TO THE UNITED STATES
COURT OF APPEALS FOR THE NINTH
CIRCUIT**

PROOF OF SERVICE

**ORAL ARGUMENT REQUESTED
Pro Hac Vice-J.D. Graduate 2020**

Dr. Armin Abazari
DPM | JD Graduate 2020 (licensure pending)
Dual Cert. by National Board of
Podiatric Medical Examiners
arminabazari@yahoo.com
14 National Place
Irvine California 92602
Telephone: (714) 930-5251

For Plaintiff-Appellant,
Pro Se

On June 16, 2020, I certify that I served the forgoing documents described as:

Group 1. UNITED STATES DEPARTMENT OF EDUCATION

Plaintiff ARMIN ABAZARI, DPM, JD
CANDIDATE'S PETITION FOR A WRIT OF
CERTIORARI, To Defendant, United States
Department of Education;

Plaintiff ARMIN ABAZARI, DPM, JD
CANDIDATE'S APPENDIX VOLUME 1 TO
PETITION FOR A WRIT OF CERTIORARI, To
Defendant, United States Department of Education;

Plaintiff ARMIN ABAZARI, DPM, JD
CANDIDATE'S APPENDIX VOLUME 2 TO
PETITION FOR A WRIT OF CERTIORARI, To
Defendant, United States Department of Education;

Plaintiff ARMIN ABAZARI, DPM, JD
CANDIDATE'S APPENDIX VOLUME 3 TO
PETITION FOR A WRIT OF CERTIORARI, To
Defendant, United States Department of Education;

Group 2. AMERICAN PODIATRIC MEDICAL ASSOCIATION

Plaintiff ARMIN ABAZARI, DPM, JD
CANDIDATE'S PETITION FOR A WRIT OF
CERTIORARI, To American Podiatric Medical
Association;

Plaintiff ARMIN ABAZARI, DPM, JD
CANDIDATE'S APPENDIX VOLUME 1 TO
PETITION FOR A WRIT OF CERTIORARI, To
American Podiatric Medical Association;

Plaintiff ARMIN ABAZARI, DPM, JD
CANDIDATE'S APPENDIX VOLUME 2 TO
PETITION FOR A WRIT OF CERTIORARI, To
American Podiatric Medical Association;

Plaintiff ARMIN ABAZARI, DPM, JD
CANDIDATE'S APPENDIX VOLUME 3 TO

**PETITION FOR A WRIT OF CERTIORARI, To
American Podiatric Medical Association;**

Group 3. STATE OF ILLINOIS

**Plaintiff ARMIN ABAZARI, DPM, JD
CANDIDATE'S PETITION FOR A WRIT OF
CERTIORARI, To Defendant, State of Illinois;
Plaintiff ARMIN ABAZARI, DPM, JD
CANDIDATE'S APPENDIX VOLUME 1 TO
PETITION FOR A WRIT OF CERTIORARI, To
Defendant, State of Illinois;
Plaintiff ARMIN ABAZARI, DPM, JD
CANDIDATE'S APPENDIX VOLUME 2 TO
PETITION FOR A WRIT OF CERTIORARI, To
Defendant, State of Illinois;
Plaintiff ARMIN ABAZARI, DPM, JD
CANDIDATE'S APPENDIX VOLUME 3 TO
PETITION FOR A WRIT OF CERTIORARI, To
Defendant, State of Illinois;**

Group 4. NAVIENT SOLUTIONS, LLC.

**Plaintiff ARMIN ABAZARI, DPM, JD
CANDIDATE'S PETITION FOR A WRIT OF
CERTIORARI, To Defendant, Navient Solutions,
LLC;
Plaintiff ARMIN ABAZARI, DPM, JD
CANDIDATE'S APPENDIX VOLUME 1 TO
PETITION FOR A WRIT OF CERTIORARI, To
Defendant, Navient Solutions, LLC;
Plaintiff ARMIN ABAZARI, DPM, JD
CANDIDATE'S APPENDIX VOLUME 2 TO
PETITION FOR A WRIT OF CERTIORARI, To
Defendant, Navient Solutions, LLC;
Plaintiff ARMIN ABAZARI, DPM, JD
CANDIDATE'S APPENDIX VOLUME 3 TO**

PETITION FOR A WRIT OF CERTIORARI, To
Defendant, Navient Solutions, LLC;

Group 5. ROSALIND FRANKLIN UNIVERSITY
OF MEDICINE AND SCIENCE

Plaintiff **ARMIN ABAZARI, DPM, JD**
CANDIDATE'S PETITION FOR A WRIT OF
CERTIORARI, To Defendant, Rosalind Franklin
University of Medicine and Science;

Plaintiff **ARMIN ABAZARI, DPM, JD**
CANDIDATE'S APPENDIX VOLUME 1 TO
PETITION FOR A WRIT OF CERTIORARI, To
Defendant, Rosalind Franklin University of Medicine
and Science;

Plaintiff **ARMIN ABAZARI, DPM, JD**
CANDIDATE'S APPENDIX VOLUME 2 TO
PETITION FOR A WRIT OF CERTIORARI, To
Defendant, Rosalind Franklin University of Medicine
and Science;

Plaintiff **ARMIN ABAZARI, DPM, JD**
CANDIDATE'S APPENDIX VOLUME 2 TO
PETITION FOR A WRIT OF CERTIORARI, To
Defendant, Rosalind Franklin University of Medicine
and Science;

Group 6. UNITED STATES SOLICITER
GENERAL'S OFFICE

Plaintiff **ARMIN ABAZARI, DPM, JD**
CANDIDATE'S PETITION FOR A WRIT OF
CERTIORARI, To the Solicitor General of the United
States;

Plaintiff **ARMIN ABAZARI, DPM, JD**
CANDIDATE'S APPENDIX VOLUME 1 TO
PETITION FOR A WRIT OF CERTIORARI, To the
Solicitor General of the United States;

Plaintiff **ARMIN ABAZARI, DPM, JD**
CANDIDATE'S APPENDIX VOLUME 2 TO

PETITION FOR A WRIT OF CERTIORARI, To the
Solicitor General of the United States;
Plaintiff **ARMIN ABAZARI, DPM, JD**
CANDIDATE'S APPENDIX VOLUME 3 TO
PETITION FOR A WRIT OF CERTIORARI, To the
Solicitor General of the United States;
on all interested parties in this action by placing
THREE copies there of enclosed and sealed
envelopes addressed as stated on the attached service
list.



[X] BY FIRST CLASS MAIL –

[X] I deposited the mail with the United States
Postal Service on that same day with postage
fully paid, first class, at Tustin, California in
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Executed on June 16, 2020 at Tustin, California.

SEE ATTACHED FOR NOTARY

NAME: Armin Abazari DPM, JD Candidate



Dr. Armin Abazari
DPM | JD Graduate 2020 (licensure pending)
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For Plaintiff-Appellant,
Pro Se

SERVICE LIST

ARMIN ABAZARI DPM, JD CANDIDATE v.
UNITED STATES DEPARTMENT OF
EDUCATION; Et. Al.
USCA9 No. 19-55854.

<p>1. American Podiatric Medical Association ("APMA") 9312 Old Georgetown Rd., Bethesda Maryland 20814</p> <p>2. United States Department of Education ("DOE") Lyndon Baines Johnson, Department of Education Building 400 Maryland Ave, SW Washington, DC 20202</p> <p>3. Navient Solutions, LLC ("Navient") 2001 Edmund Halley Drive Reston, Virginia 20191</p> <p>4. Rosalind Franklin University of Medicine and Science ("RFUMS") 3333 Green Bay Rd., North Chicago, Illinois 60064</p> <p>5. State of Illinois 207 State House, Springfield, Illinois 62706</p> <p>6. Solicitor General of the United States, Room 5616, Department of Justice, 950 Pennsylvania, Ave., N.W., Washington, DC 20530-000</p> <p>For the Defendants/Appellees:</p>	
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United States Department of Education; American Podiatric Medical Association; Rosalind Franklin University of Medicine and Science; State of Illinois; Navient Solutions, LLC.	
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Dr. Armin Abazari
DPM | JD Graduate 2020 (licensure pending)
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For Plaintiff-Petitioner,
Pro Se