

PROOF OF SERVICE FOR RESUBMISSION

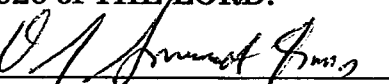
I am over the age of 18 years old and a resident of Los Angeles California located in Los Angeles County, a citizen of the United States of America and Civil Surgeon for the United States Government Departments of Defense; and Immigration and Naturalization Services. On November 14, 2020 for purpose of filing into the record and distributing to the Justices of the United States Supreme Court, each of them for "Judicial Review" and Hearing on Petition For Writ of Certiorari [Sup. Ct. Case No. 20-67], I personally resubmitted returned document entitled "Petition for Rehearing on Writ of Certiorari [pursuant to FCRP 60(b)(4); Mandatory Relief From "Void Rulings" Due to Judicial Fraud; Destruction of Court Records; and Labor code 5953 Violations" [with attached copy of Corrected Proof of Service dated 10/29/20 stamped received by U.S Supreme Court Clerk on November 3, 2020] via U.S overnight mail on:

Clerk, United States Supreme Court
One First Street
Washington D.C 20543

RE: Overbilling and Causation

As per Clerk's Request I have also enclosed a check [for \$200.00] and requested Word Count Certificate. The \$200.00 fee is an overcharge because the Petition For Rehearing on Petition For Writ of Certiorari was filed due to Clerk's err. The Petition For Writ of Certiorari was "denied" on 10/5/20 without the Notice of Errs and Correction in the file because it was "lost in the mail building". Additionally, Petition For Writ of Certiorari [involving WCAB ruling] in err was not submitted to the Justices for "Judicial Review" as ordered by federal court judge Percy Anderson. A hearing and decision is required by the Justices pursuant to United States Supreme Court's ruling in *Feldman* ; and labor code section 5953 because WCAB judge rulings are final [and therefore cannot be "denied"] without Judicial Review and hearing by United Sates Supreme Court. It is anticipated that the requested \$200.00 filing fee will be returned for the stated reasons. I swear under penalty of perjury under the laws of the United States of America that to the best of my knowledge the above statements are true and correctly stated.

Executed at Los Angeles California on this the 14th day of November in the year 2020 of THE LORD.


Delaney Smith Pharm.D.,M.D.

PETITIONER AND CIVIL SURGEON FOR THE UNITED STATES
DEPARTMENT OF DEFENSE AND IMMIGRATION AND NATURALIZATION SERVICES

Page 1 of 3

* NOTICE: ADDITIONAL RETURNED ITEMS INCLUDE MAILING
PERSONALLY ADDRESSED TO JUSTICES THOMAS, & SOTOMAYOR
TO WHICH SUP. Ct RULES 33.1(h) & 38(b) DO NOT APPLY.
A CORRECTED COPY OF SERVICE DATE 11/3/20 [RESUBMITTED]

Service List

Honorable Justice Clarence Thomas
United States Supreme Court
1 First Street N.E.
Washington D.C 20543

Honorable Justice Sotomayor
United States Supreme Court
1 First Street N.E.
Washington D.C. 20543

Honorable United States Senator Kamala Harris
Member, Senate Judicial Oversight Committee
501 I Street Suite # 7-800
Sacramento, California 95814

Honorable Congresswoman Karen Bass
U.S. House of Representatives
4929 Wilshire Boulevard #650
Los Angeles, CA 90010

Honorable Congressman John Garamendi
U.S. House of Representatives
412 G Street
Davis, California 95616

Honorable State Senator Holly Mitchell
State of California – Senator
State Capitol Room #5050
Sacramento, California 95816

Honorable U.S. Solicitor General Noel Francisco [NOTICED]
950 Pennsylvania Avenue N.W.
Washington, D.C. 20530-0001

***pursuant to Supreme Court Rule 29 4(a) regarding Defendant/ Respondents 9th Circuit / Chief judge Thomas and “en banc panel”; and Rule 29 pursuant to 28 U.S.C. sec. 2403(b) State of California Attorney General was previously Noticed that the constitutionality of SBX 211 is questioned [because it contravenes federal statute 28 USC sec 455(a)(b)(4) disclosure requirements, when county officials pay money to state and district court judges

[in cases that contain federal claims] because it contains no clause for financial disclosure or required "self recusal" which has corrupted both state and federal 9th Circuit district courts. To date no Appearance or Notice of Waiver has been filed at United States Supreme Court by or for named Ninth Circuit Appellate Court of Appeals judges/ Respondents who in err returned Notice of Wavier to Petitioner in Err.

Chief Justice Thomas and "en banc Panel"
Ninth Circuit Court of Appeals
c/o Clerk U.S. Court of Appeals (9th Circuit)
95 Seventh Street
P.O. Box 19339
San Francisco CA 94119-3939 Respondents/ Defendants

Raymond Fortner Esq. Chief Los Angeles County Counsel
Mary Reyna Esq. County Counsel and Chief Counsel LA County MTA
Angela Nossett M.D. Respondent / Defendants

Clayton Averbuck Esq. Jennifer Gysler Esq. Counsel for Defendants
And Respondent/Defendants
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