

March 29, 2021

Case No: _____

IN THE
SUPREME COURT OF THE UNITED STATES

MICHAEL T BROOKS

Petitioner

VS

US COURT OF APPEALS FOR THE NINTH CIRCUIT CASE #19-35547

Centene Corporation

dba Agate Resources

dba Agate Health Care (aka Agate Healthcare)

dba LIPA (aka/dba Lane Individual Practice Association)

(aka.dba Lane Independent Physicians Association)

dba Trillium Community Health Program

US DISTRICT COURT FOR THE DISTRICT OF OREGON: 6:15-cv-00983

Brooks v. Agate Resources, et al

Respondents

Re: Petition for Writ of Certiorari

**Certificate Of Service
Certificate of Compliance**

I, Michael T. Brooks, do swear or declare that on this date, March 29, 2021, as required by Supreme Court Rule 29 I have served the enclosed MOTION TO PROCEED IN FORMA PAUPERIS, WRIT OF CERTIORARI, AND MOTION TO ACCEPT EXHIBIT each party's counsel, and on every other person required to be served by depositing an envelope or box containing the above documents in the United States mail properly addressed to each of them

and with first-class postage prepaid. Brooks was told by the clerk's office of the US Court of Appeals for the Ninth Circuit to NOT serve them.

The Writ of Certiorai complies with the instructions Brooks was given. The misc. required pages are 13 pages long and contain a total of 4,546 words. The main section, from "In The Supreme Court...." Is exactly 40 pages long and contains exactly 17,319 words in total. These counts are inclusive of headers, references, footnotes and comments.

Petitioner is disabled and requested assistance in writing this, which evidently cannot be granted. Petitioner has a spinal injury with has cost him the use of the left hand and arm. The damage to the mylin sheath has led to multiple sclerosis and a series of heart attacks due to damage to the Vegas nerve. Brooks had a cardiac event on March 13, 2021, that resulted in the loss of consciousness. That resulted in the lost the work on this case. Brooks recovered most of that from rough drafts he scanned and used a PDF to Word converter. Brooks is only capable of sitting up for 10 to 15 minute intervals before fainting, so his ability to work is severely impaired. Please excuse the any spelling or punctuation errors

Served Party(s)

Reilley D. Keating

Stephan H. Galloway

Rachel C. Lee

Attorney's for the Centene Corporation dba Agate Resources aka "Agate Health Care"
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I declare under penalty of perjury that the forgoing is true and correct


Michael T. Brooks
Plaintiff in Pro Se