

Appendix A

FILED
SUPREME COURT
STATE OF WASHINGTON
3/4/2022
BY ERIN L. LENNON
Clerk

THE SUPREME COURT OF WASHINGTON

LAKESIDE INDUSTRIES, INC.,	Petitioner	No. 100437-1
v.		ORDER
WASHINGTON STATE DEPARTMENT OF REVENUE,	Respondent	Court of Appeals No. 81502-4-I

Department II of the Court considered pro se non-party Igor Lukashin's motion for discretionary review and motion to modify at its March 1, 2022, Motion Calendar. The motions were referred to the March 3, 2022, En Banc Conference for decision.

Igor Lukashin has filed pro se non-party motions in more than 25 cases before the Washington Supreme Court. The Rules of Appellate Procedure do not permit pro se non-parties to file motions in the Supreme Court. Igor Lukashin has been informed that pro se non-parties are not permitted to file motions in cases, but he continues to file a substantial volume of frivolous pro se non-party motions. These motions take considerable staff and court time to process, but even more importantly, these motions delay the finalization of cases, affecting the actual parties to the case. Based on the volume of frivolous filings that negatively affect actual parties to cases, Igor Lukashin is determined to be a vexatious litigant. The Court unanimously agreed that the following order be entered.

IT IS ORDERED: That the Petitioner's motion for discretionary review is denied. The Petitioner's motion to modify the Commissioner's ruling is denied.

IT IS FURTHER ORDERED: That Igor Lukashin is prohibited from filing any future pro se non-party motions with the Supreme Court in any case. Any pro se non-party motions filed by Mr. Lukashin in any case before the

Supreme Court shall be placed in unfiled papers without action. The Clerk's decision to place a pro se non-party motion filed by Mr. Lukashin in unfiled papers shall not be subject to a motion to modify.

DATED at Olympia, Washington, this 4th day of March, 2022.

For the Court

s/ González, C.J.

Chief Justice