

Case No. 22-5861

Supreme Court of the United States

brent evan webster dba BRENT EVAN WEBSTER – Petitioner

v.

DOJ-OREGON DIVISION OF CHILD SUPPORT – RESPONDENTS

Petition for Reconsideration

Writ for a Bill of Certiorari De Novo Review from the Ninth and District Courts
by way of US Bankruptcy Court Portland, Oregon

Exact Replacement from back-up copy of

Petition for Reconsideration

Mailed 2-28-2023

Delivery Receipt Attached

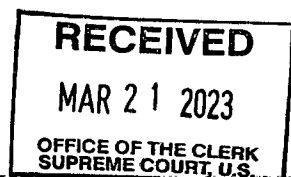
per conversation with Jacob Levitan 3-15-2023

8701 Southeast Cottrell Road

Boring, Oregon. Republic, united states of America

NON-DOMESTIC

Phone - 503-933-2000



Primary Party appears in Case Caption of Cover Page as follows with legal representation

List of Parties

Oregon Department of Justice

Oregon Department of Child Support

Carolyn G. Wade

Office of the Attorney General

1162 Court Street NE

Salem, OR 97301-4096

503-934-4400

503-373-7067 (fax)

carolyn.g.wade@doj.state.or.us

Request for Reconsideration

Webster presents, new intervening circumstances that have substantial grounds and controlling effects not previously presented.

Opening Statement

Webster has used plain language and documentation to prove that his, and others, fundamental rights are being ignored repeatedly in all of our Oregon Courts.

United States District Magistrate Judge Acosta for the District Court of Oregon Case 3:14-cv-00652 Webster v. Aramark Correctional Services, Inc. et al reaching this Court, Case # 14-7117, "states" in Findings and Recommendations, concerning similar issues:

"The court construes Webster's complaint to state three federal claims for violation of Webster's Thirteenth Amendment Rights to be free from slavery and involuntary servitude, violation of Webster's Eight Amendment right to be free from cruel and unusual punishment, and violation of Webster's Due Process rights under the Fifth and Fourteenth Amendments. The court should dismiss Webster's constitutional claims because they are time-barred by the statute of limitations."

Oregon Agents have continued to threaten Webster by Phone & Letters with the help of Clackamas District Attorney's Office as evidenced by the PRE-CONTEMPT LETTER dated April 8, 2022; "THIS IS YOUR FINAL WARNING". You need to contact our office or we will refer your case for additional enforcement action, that may include contempt of court. - Exhibit 1

Also, in the letter, Craig Beam claims to be an Authorized Representative for Oregon Child Support Program and states (CSP) recently conducted a review of your account, you owe arrears totaling \$11,700.00. The last payment received was for \$1,200.00 on 1/8/2021.

Sadly, the \$1,200.00 was Webster's stimulus check for the Covid-19 Emergency.

Webster seeks redress for the \$12,900.00 claim and missing funds caused by a Federal Title IV-D Agent, where Obligee: Melissa Gunion Claim 5-2 has not cooperated. The proof is in the letter from Oregon Department of Justice: "*The obligee's cooperation is required in order to continue providing services*"; July 13, 2022; "Notice of Intent to Close Case". - Exhibit 2

Webster seeks redress from this Federal Title IV-D Agency, and from claim 3-1 in the amount \$49,956.50, as Carolyn Wade knew that Obligee: Deborah McKinney had already signed "Satisfaction of Support" as "stated" in Exhibit 2; the proof is in the Agencies own Letter: *"The obligee may request satisfaction of unassigned arrears at any time."* - Exhibit 3

Neither of the two Obligee's ever attempted to assist Carolyn Wade in her never-ending pursuit of Webster, it was a "Matter of Right" by "Operation of Law" as she put it.

Webster has proven once again, that in-fact, according to the "Letters" - Exhibit's 1 & 2 from Oregon Department of Justice Oregon Child Support Program, it is statutorily necessary to have the obligee's cooperation, to perfect a lien in the Obligor's Name.

At least two of four Claims (3-1, & 5-2), presented by the DOJ – Division of Child Support are invalid on their face as presented in this Petition, Totaling \$62,856.00.

The Department of Justice might have a valid claim for (2-1, & 4-2), Oregon Youth Authority & Foster Parents Totaling \$11,190.50, but without a Trial, we will never know.

Webster has presented clear and convincing evidence to hold the Oregon Department of Justice Oregon Child Support Program accountable for violating his Constitutional Protections, by trying to cause the liquidation of the Family Farm by presenting false claims and violating the Fifth, Eighth, Thirteenth, and Fourteenth Amendments to the Constitution.

In anticipation that this Supreme Court of the US would deny Websters writ, he has attempted to re-open his Bankruptcy Case 19-34090, but he been blocked from that court, and has Appealed to the BAP for the Ninth Circuit, he will be appealing the Ruling from February 9, 2023 Denying, "Motion to Affirm Automatic Stay" that was shown to be in effect.

Brent Evan Webster testifies to these facts.

Therefore, Webster express his sincere concern, over the legalities of these actions.

Webster, requested Trial in his Adversary Case # 20-03026, where these are Crimes under 18 U.S. Code Sec. 157, and 18 U.S. Code Sec. 3571.

Reason to Grant Review

Because of the fraudulent actions that are still taking place, about 11 months ago, when DCS made another move to intimidate Webster with arrest by having Clackamas County District Attorney Craig Beam, send threatening letters and leave threatening messages.

For the Record

Due to the legal fact, that this writ has been formally ignored by the Oregon Department of Justice Oregon Child Support Program and their Attorneys, and by not filing a WAIVER OF RESPONSE; it is by operation of law that the DOJ-DCS has In Fact legally stipulated to facts as webster has presented them, throughout this case.

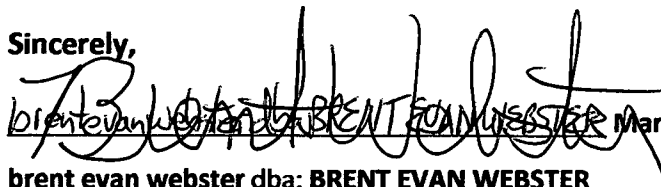
Webster request the support, in the form of two Orders by this Supreme Court, otherwise with or without the Orders, Webster's case still stands as legal fact.

1. Carolyn Wade should withdraw all Four Claims she presented fraudulently in the Bankruptcy Court and close all cases per the July 13, 2022 letter concerning Joshua Webster and Obligee Melissa Gunion CPS #: 41000000019791, Deborah McKinney CPS#: 410000000198505, Oregon Youth Authority CPS#: 410000000198252, Foster Care CPS#: 410000000198504
2. Court should remand back to Bankruptcy Court for appropriate discharge or off-set.

By taking away the Webster's farm income at this time of economic collapse, these fraudulent debt collectors are threatening the Webster Family's ability to survive.

Webster should be Granted these Order's he has requested as a matter of Law.

Sincerely,


brent evan webster dba: BRENT EVAN WEBSTER March 17, 2023

Case No. 22-5861

In The

Supreme Court of the United States

brent evan webster dba BRENT EVAN WEBSTER – Petitioners

VS.

Oregon Division of Child Support, – RESPONDENTS

CERTIFICATE OF SERVICE

I, **brent evan webster dba BRENT EVAN WEBSTER**, declare, that with-in **3 business days** of **March 17, 2023**, as required by **Supreme Court Rule 29**, I will re-serve the enclosed **PETITION FOR REHEARING OF PETITION ON WRIT FOR BILL OF CERTIORARI FOR DE NOVO REVIEW** on parties counsel, by **United States Postal Service, E-Mail, and/or fax within 3 business days**.

Oregon Department of Child Support

Oregon Department of Justice

Carolyn G. Wade
Office of the Attorney General
1162 Court Street NE
Salem, OR 97301-4096
503-934-4400
503-373-7067 (fax)
carolyn.g.wade@doj.state.or.us

Re-Executed on: **March 17, 2023**

brent evan webster dba BRENT EVAN WEBSTER

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Certified this petition is presented in good faith and not for delay.

Re-Executed on: **March 17, 2023**

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**Additional material
from this filing is
available in the
Clerk's Office.**