

EMERGENCY

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IN THE SUPREME COURT FOR THE STATE OF ALASKA
AT ANCHORAGE, ALASKA

DAVID S. HAEG,)
)
Petitioner,)
)
vs.)
)
STATE OF ALASKA,)
)
Respondent.)
_____)

Petition for Review No.: A-09906
Appellate Court No.: A-09455
District Court No. 4MC-S04-024 Cr.

MOTION FOR EXPEDITED ACTION ON PETITION FOR HEARING

VRA CERTIFICATION. I certify that this document & its attachments do not contain (1) the name of a victim of a sexual offense listed in AS 12.61.140 or (2) a residence or business address or telephone number of a victim of or witness to any crime unless it is an address used to identify the place of the crime or it is an address or telephone number in a transcript of a Court proceeding & disclosure of the information was ordered by the Court.

COMES NOW Pro Se Petitioner, DAVID HAEG, in the above referenced case and in accordance with Appellate Rule 504 and hereby files the following *Motion for Expedited Action* on his *Petition for Hearing* and asks the Supreme Court of Alaska to expedite consideration of the petition for hearing.

David and Jackie Haeg have been unconstitutionally deprived of their property for well over 3 years at present. The property they are being deprived of was their primary means for both of them to make a living. One piece of property, a 2 passenger aircraft, was the backbone of their entire business and when they were deprived of it their flight-seeing business totally ended

and their guide business was severely crippled. There is no day or hour before which a decision is needed - yet every day David and Jackie are deprived of their property it drives them closer to the brink of bankruptcy. All of these grounds, including the ones in the Petition for Hearing and Motion for Return of Property and to Suppress as Evidence was submitted to the trial court and, after the original denial in the trial court, submitted for reconsideration, which also ended in denial. This very same issue and grounds in support have been brought up in the Court of Appeals numerous times also. This has been going on now for over 7 months and 16 motions after David and Jackie started asking for action.

David and Jackie are parents to daughters ages 8 and 6 and they are desperately in need of relief. Mr. Peterson, who is opposing counsel for the State, has been notified of this request at the same time and in the same manner as this court - through first class mail. Again this is not an emergency that requires a decision by a date certain. This is a decision in which every day of delay adds another straw to a very tired camel's back. David, Jackie, Kayla and Cassie Haeg pray you see fit to grant their petition for hearing in a timely manner so this part of a fundamental breakdown in justice can finally be brought to a close.

This motion is supported by the accompanying affidavits of David and Jackie Haeg. RESPECTFULLY SUBMITTED on this ____ day of _____ 2007.

David S. Haeg, Pro Se Petitioner

CERTIFICATE OF SERVICE

I certify that on the ____ day of _____ 2007, a copy of the forgoing document by ____ mail, ____ fax, or ____ hand-delivered, to the following party:

Andrew Peterson, Attorney, O.S.P.A.
310 K. Street, Suite 403
Anchorage, AK 99501
(907) 269-6379

By: _____