

PETITION OF EMERGENCY DEMAND TO RULE ON 7-5-22-7/8/22 FRAUD UPON THE COURT FOR FULL AND PERMANENT DISSOLUTION OF CONSERVATORSHIP AND GUARDIANSHIP FOR DOCUMENTED CRIMES COMMITTED FOR 3 CONTINUAL YEARS

IN THE CIRCUIT COURT OF FAIRFAX COUNTY, VIRGINIA-

7/12/25

TO THE HONORABLE JUDGE TRAN:

CASE NO. 2018-11871

RE: JULY 5, 2022-JULY.12 2025-(3+ YEARS OF "HORRIFIC SUFFERINGS BY BOTH ELAINE MAE KAPUSTA AND LYNN KAY" UNDER THIS PREDATORY CONSERVATORSHIP AND PREDATORY GUARDIANSHIP CARE MANAGEMENT SYSTEM OF DECEIT AND CORRUPTION AND INHUMANENESS)

EMAILED: 7/12/25-ALONG WITH: THE JULY 2022-COURT SUPPLEMENTAL FILING-

**PETITION FOR EMERGENCY DEMAND FOR IMMEDIATE JUDICIAL RULING ON JULY 2022 FRAUD UPON THE COURT AND "WRITTEN REQUEST TO STRIKE THE 7/30/25 SHAM HEARING" AND "THE IMMEDIATE RULING OF FRAUD UPON THE COURT BEING DECLARED" FOR "THE IMMEDIATE RETURN HOME TO LYNN KAY OF ELAINE MAE KAPUSTA" BY "THE IMMEDIATE AND URGENTLY REQUESTED SUSPENSION OF ALL FIDUCIARIES AND PHILIP KAPUSTA REMOVALS" FOR THEIR "ALL BEING COURT-ORDERED TO STAND TRIAL UNDER OATH TO BE HELD FULLY LEGALLY AND FINANCIALLY AND CRIMINALLY ACCOUNTABLE FOR THE CRIMES THEY HAVE ALL COMMITTED BY AND THROUGH "FRAUDULENT ACTS OF DECEIT AND THE CONCEALMENT OF THE DECLARED FRAUD UPON THE COURT" IN "THE DESTRUCTION OF ELAINE MAE KAPUSTA AND LYNN KAY AND "THE ESTATE"-(2020-2025)**

COMES NOW the undersigned, with the full weight of TRUTH, EVIDENCE, AND INJUSTICE THAT MUST BE CORRECTED, demanding that this Court IMMEDIATELY STRIKE THE SHAM HEARING SCHEDULED FOR JULY 30, 2025, and instead ISSUE A JUDICIAL RULING NOW on the FULL EVIDENTIARY RECORD OF FRAUD UPON THE COURT AND CRIMINAL MALICIOUS PROSECUTION WITH CRIMINAL THREATS" AND "THE CRIMINAL ABDUCTION OF ELAINE MAE KAPUSTA AND LYNN KAY SINCE 7/8/22" , submitted today with over 250 PAGES OF DAMNING, UNDENIABLE PROOF.

URGENT ATTENTION AS THE "CRIMINALLY FALSIFIED DOCUMENTS OF FABRICATED AND FRAUDULENTLY ALTERED CARE MANAGER REPORTS IN JUNE 2022" HAS BEEN "CRIMINALLY CONCEALED FOR 3 YEARS "UNDER COURT-FILED SEAL" AND WERE ENTIRELY "CRIMINALLY FALSIFIED BY PREMIER PLANNING CARE MANAGEMENT LIZ SHIFFLETT AND SUZANNE HANAS" IN THIS RECENTLY DISCOVERED CONCEALED UNDER COURT-SEALED FILING IN 2022- "FABRICATED CRIMINAL EVIDENCE TO CRIMINALLY CONCEAL ALL CLASS 4 FELONY ACTS OF ELDER CRUELTY CRIMES OF NEGLECT AND ABUSE AND EXPLOITATION".

- THIS RECENT 5/22/25 DISCOVERY BY LYNN KAY IS NOW BEING PRESENTED IN DETAILED DOCUMENTATION IN THE COURT SUPPLEMENT FOR THIS COURT'S DUTY TO JUDICIALLY PROPERLY OVERTURN ALL 2020-2025 COURT AGREEMENTS AND COURT ORDERS AND COURT JUDGMENTS FOR 5 YEARS OF "ALL FIDUCIARIES AND PHILIP KAPUSTA'S DOCUMENTED DECEPTION AND LEGAL MISCONDUCT AND FRAUD UPON THE COURT IN COMMITTING CRIMES AGAINST ELAINE MAE KAPUSTA AND LYNN KAY FOR 3 YEARS AS IS DETAILED.
- AND "THE CRIMINALLY MALICIOUS PROSECUTION WITH "ILLEGAL WRITTEN THREATS FOR THE CRIMINAL ABDUCTION OF MOM AND I BEGAN 3 YEARS AGO TODAY-7/8/22" ALONG WITH THE 7/8/22 BREACH OF CONTRACT ALONG WITH "ALL FIDUCIARIES BREACH OF FIDUCIARY DUTY OF CARE IN FAILING TO EVER PROTECT ELAINE MAE KAPUSTA FROM NEGLECT AND ABUSE AND EXPLOITATION WITH ALL FIDUCIARIES

BEING DUTYBOUND TO PROTECT SINCE DAY 1 AS ARE ALL MANDATED REPORTERS AND ALL HAVE FAILED THEIR DUTY OF CARE FOR 4 CONTINUAL INHUMANE YEARS OF THEIR ENTIRELY CORRUPT YEARS SERVED BY ALL NAMED FIDUCIARIES.”

Contained within the 268+ PAGE filing of THE COURT SUPPLEMENT-“JUNE-JULY 2022-LIZ SHIFFLETT-CRIMINALLY FALSIFIED EVIDENCE USED FOR THE 7-5-22 FRAUD UPON THE COURT BOGUS EMERGENCY PETITION.pdf FOR RULING OF FRAUD UPON THE COURT-OVERTURNING AND VACATING AND EXPUNGING ALL 2020-2025 COURT JUDGMENTS.pdf” IS THE 2 FRAUDULENTLY FALSIFIED CARE MANAGER REPORTS-(COURT SUPPLEMENT OF THE "CRIMINAL EVIDENCE OF CRIMINALLY FALSIFIED PREMIER PLANNING CARE MANAGEMENT REPORTS ON PAGES 110-113-(FALSIFIED AND SEALED 6/8/22) AND PAGES 118-120-(FALSIFIED AND SEALED 6/30/22)AND WHICH WERE “FRAUDULENTLY USED FOR CARY CUCINELLI FILING AND ALSO CONCEALING THE 7/5/22 CONCEALED FROM LYNN KAY-(MYSELF) EMERGENCY PETITION BY CARY CUCINELLI” WHICH HAS ALSO FOR 1 MONTH BEEN KNOWINGLY AND WILLFULLY REFUSED TO BE PROPERLY JUDICIALLY RETRACTED AS MY 6/9/25 DEMAND LETTER OF DEFAMATION OF LYNN KAY FOR VOLUNTARY RETRACTION DEMANDED BE DONE.

**IN SPITE OF BEING ENTIRELY PROVEN BY KNOWN MEDICAL RECORDS TO BE A 7/5/22-BOGUS AND UNWARRANTED EMERGENCY PETITION WHICH WAS KNOWINGLY USED UNDER THIS CARY CUCINELLI/VALERIE GEIGER PREDATORY CONSERVATORSHIP TO SEEK ATTEMPT OF THE “CRIMINAL TAKEOVER OF OUR LIVES” WHICH HAS OCCURRED FOR NOW 3 YEARS-(7/8/22-7/11/25) OF UNCEASING FRAUD UPON THE COURT WITH MALICIOUS PROSECUTION WITH WRITTEN AND PHYSICAL AND VERBAL THREATS TO MY MOM AND MY LIFE AND OUR HEALTH AND OUR HOME AND OUR WELL-BEING-**

**\*\*CRIMINALLY VIOLATING OUR RIGHTS AND OUR FREEDOM AND WELL-BEING AND OUR SAFETY FOR 3 YEARS OF OUR LIVES HAVING BEEN NOW DECIMATEDLY DESTROYED BY “THE CRIMINAL ABDUCTION OF ELAINE MAE KAPUSTA AND LYNN KAY BY EXECUTION OF A “FRAUDULENT COURT ORDER ORCHESTRATED AND SUPPORTED BY FRAUD BY LIZ SHIFFLETT AND SUZANNE HANAS AND PREMIER PLANNING CARE MANAGEMENT AND CARY CUCINELLI AND VALERIE GEIGER AND ELIZABETH WILDHACK AND LAURIE KIRKLAND AND JUSTIN BERGER AND PHILIP KAPUSTA FOR “3 HORRIFIC YEARS OF HELL SUFFERED BY MY MOM AND I BECAUSE OF “THESE CRIMINALS OF INHUMANENESS AND CORRUPTION AND DECEIT\*\*.**

**FOR THE RECORD “THESE CRIMINALS ALL BEING NAMED ARE CRIMINALS OF COLLECTIVELY BEING DIRECTLY INVOLVED COMMITTING AND SUPPORTING AND CONCEALING THE BELOW LISTED VIRGINIA CRIMES BY FACTUAL DOCUMENTATION OF ACTIONS AND INACTIONS FOR 3 YEARS”.**

And the “URGENT 7-12-25 JUDICIAL LETTER TO JUDGE TRAN-FRAUD UPON THE COURT-DECEPTION DECLARED FOR VACATING ALL 2020-2025 COURT AGREEMENTS AND COURT ORDERS AND COURT JUDGMENTS.pdf attached to this request exposes THE DETAILS OF HOW THIS CATASTROPHIC BREACH OF JUSTICE HAS OCCURRED FOR OVER 3 YEARS OF CRIMES COMMITTED and COURT-SEALED CRIMINAL EVIDENCE used to DEFRAUD THIS COURT, TORTURE MY MOM-A VULNERABLE ELDER, AND MYSELF with all FIDUCIARIES fabricating and concealing fraudulent rulings that were NEVER LEGALLY OR FACTUALLY VALID AS HAS BEEN ENTIRELY BASED UPON FRAUD COMMITTED BY FALSIFIED DOCUMENTS AND LYING TO AND MISLEADING AND CONCEALMENTS OF ACTIONS TAKEN TO OBSTRUCT JUSTICE TO ALL INVESTIGATING AUTHORITIES AND TO THIS COURT-“PERJURY ON 4/18/24 BY DR. ALAN DAPPEN, JEANNE BLUE AND GEORGE W. DODGE UNDER THE DIRECTION OF STEPHEN HALL OF KING CAMPBELL KNOWINGLY AND WILLFULLY WITH THE KNOWN CONCEALMENT BY ALL 3 OF THOSE NAMED PERSONS BEING INFORMED BY DR. DAPPEN AND DR. ERSHLER OF THE ELDER CRUELTY HAVING CAUSED “IMMUNODEFICIENCY AND PANCYTOPENIA AND BLOOD CANCER-MYELODYSPLASTIC SYNDROME” AS ELAINE MAE KAPUSTA WAS DOCUMENTEDLY IDENTIFIED AND DIAGNOSED AND INFORMED TO ALL OF THEM AS FIDUCIARIES IN FEBRUARY 2024 WHICH IS “OBSTRUCTION OF JUSTICE BY

“THE CRIMINAL CONCEALMENT OF “MATERIAL FACTS CONCEALED TO ALL AUTHORITIES AND TO THIS COURT”-

ONCE AGAIN COMMITTING "FRAUD UPON THE COURT TO CONCEAL ELDER CRUELTY CRIMES. AND ALSO PRIOR TO THIS UNDER MARK CUMMINGS DIRECTION OF PERJURY COMMITTED CONCEALING THE ELDER CRUELTY CRIMES OF "DEPRIVATION OF CARE AND DEFYING DOCTORS ORDERS TO PROVIDE CARE" AS WAS WITNESSED ON 1/4/24 BY PAUL KAPUSTA-"NOTARIZED AFFIDAVIT". THIS WAS THE SAME DAY THAT MOM'S ENTIRELY CORRUPT AND INHUMANE ELIZABETH WILDHACK-(G.A.L.) AND LAURIE KIRKLAND-(MOM'S CORRUPT AND INHUMANE LAWYER) COMMITTED CRIMES OF CONCEALMENT OF THESE CRIMES AS THEY WERE ALSO FULLY AWARE OF THE ELDER CRUELTY CRIMES COMMITTED SINCE 2022 AND AS FIDUCIARIES AS MANDATED REPORTERS VIOLATED VIRGINIA CIVIL LAW-(63.2-1606)-MANDATED REPORTERS FAILING TO REPORT CRIMINAL ELDER CRUELTY CRIMES SINCE 2022.

THE 5 YEARS OF FRAUDULENT ACTS COMMITTED BY ALL NAMED CRIMINALS ARE HOW MY MOM AND I HAD OUR LIVES "CRIMINALLY TAKEN OVER BY CRIMINALS REMAINING SILENT REGARDING THEIR CRIMES COMMITTED FOR 4 YEARS.

This Court has both the AUTHORITY AND MORAL DUTY to act SUA SPONTE when such egregious abuse of the judicial system is proven.

PETITIONER STATES AS FOLLOWS:

The 7/5/22 CONCEALED emergency petition includes irrefutable proof of CRIMINALLY FALSIFIED CONCEALED REPORTS, SUPPRESSED EVIDENCE, FRAUDULENT ORDERS, AND ABUSE OF POWER TO THREATEN OUR LIVES FOR 3 UNCEASING YEARS, all committed to carry out a PREMEDITATED CRIMINAL TAKEOVER of Elaine Mae Kapusta's life, health, and estate AND MY LIFE IN ALL FIDUCIARIES AND PHILIP KAPUSTA DESTROYING BOTH MOM AND I BY HIS CRIMES OF AIDING AND ABETTING IN WILLFULLY SUPPORTING 3 YEARS OF DOCUMENTED ELDER CRUELTY CRIMES.

Holding a hearing on July 30, 2025, while knowingly allowing the court's own docket to remain tainted by LIES, FORGERIES, AND FALSIFIED AND FABRICATED EVIDENCE FOR 3 YEARS, would be PARTICIPATION IN THE FRAUD ITSELF.

This Court must now do what JUSTICE, LAW, AND CONSCIENCE REQUIRE: STRIKE ALL 2020-2025 COURT ORDERS PROCURED BY DECEPTION AND FRAUD, VACATE THE FRAUDULENT JUDGMENTS, and RULE ON THIS EMERGENCY PETITION IMMEDIATELY FOR FULLY AND PERMANENTLY DISSOLVING THE ENTIRE 2020-2025 FRAUDULENT PREDATORY CONSERVATORSHIP AND GUARDIANSHIP AND CARE MANAGEMENT SYSTEM FRAUDULENTLY PRACTICED FOR 5 YEARS.

WHEREFORE, Petitioner respectfully—but urgently—demands:

1. THAT THE SHAM HEARING OF JULY 30, 2025 BE CANCELLED IN FULL,
2. THAT THIS COURT ENTER AN EMERGENCY RULING ON THE JULY 2022 FRAUD UPON THE COURT,
3. AND THAT EVERY JUDGMENT AND COURT ORDER FOR 5 YEARS BE OVERTURNED AND VOIDED BASED ON FALSIFIED RECORDS AND DECEPTION BEING DECLARED VOID, VACATED, AND EXPUNGED IN THE NAME OF JUSTICE.
4. AND THE HORRIFIC BREACHES OF DUTY OF CARE BY ALL FIDUCIARIES AND THE BREACH OF THE CONSERVATORSHIP AND GUARDIANSHIP SETTLEMENT AGREEMENT ON 1/7/20 BREACHED 2020-2025

FULLY AND PERMANENTLY JUSTLY DISSOLVES PERMANENTLY THE CONSERVATORSHIP AND GUARDIANSHIP FOREVER.

5. AND FULLY RESTORES SOLELY LYNN KAY TO PRIOR TO 2020 HOLDING SOLE GUARDIANSHIP AND SOLE LEGAL P.O.A. AND SOLE ADVANCE MEDICAL DIRECTIVE AND THE REMOVAL OF ALL FIDUCIARIES AND THE PERMANENT REMOVAL OF PHILIP KAPUSTA—"BEING DOCUMENTEDLY NOW SHOWN TO BE DECLARED AS A CLEAR AND PRESENT DANGER FOR 7 YEARS OF PHILIP KAPUSTA'S MENTALLY-DERANGED ACTIONS OF DANGER TO MOM AND I DOCUMENTED" FOR PHILIP KAPUSTA INHUMANELY AND CORRUPTLY SUPPORTING ALL OF THE FIDUCIARIES DOCUMENTED CRIMES COMMITTED FOR 3 YEARS AS ALSO EVERY SINGLE AGREEMENT AND COURT ORDER HAS BEEN GROSSLY DEFIED BY ALL FIDUCIARIES IN 2020-2025 WHICH HAS ENTIRELY BREACHED ALL AGREEMENTS AND COURT ORDERS MAKING ALL VOID."

THIS IS NOT JUST A LEGAL FAILURE. THIS IS A HUMAN RIGHTS DISASTER THAT THIS COURT HAS THE POWER—AND THE DUTY—TO FULLY TERMINATE TODAY!

AND THERE ARE SO MANY PAGES BECAUSE FOR 3 YEARS WITH 20+ PERSONS/ENTITIES THERE ARE SO MANY VIRGINIA CRIMES COMMITTED AGAINST MY MOM AND I.

HOWEVER, IT WILL TAKE LESS THAN 1 HOUR TO REVEAL THAT ALL INVOLVED LAWYERS ARE CRIMINALS AND ALL HAVE LIED TO THIS COURT AND TO ALL AUTHORITIES FOR 3 YEARS OF UNCEASING FRAUD UPON THE COURT, DECEPTIVE PRACTICES AND THE DEFIANCE OF ALL COURT ORDERS FOR 5 YEARS AND ABUSE OF THE COURT SYSTEM IN ORDER TO CONCEAL ALL OF THEIR CRIMES AND TO THREATEN OUR LIVES FOR 3 HORRIFIC YEARS.

1 HOUR IS ALL THAT IS NEEDED AS FACTUAL DOCUMENTS DO NOT LIE!

THIS WAS 1<sup>ST</sup> ATTEMPTED TO BE BROUGHT TO THE COURT'S ATTENTION ON 1/4/24 BY AN INCOMPETENT TRIAL LAWYER AND THEN AGAIN ALMOST 9 MONTHS AGO BY DAUGHTER MYSELF LYNN KAY BECAUSE EVERY FIDUCIARY HAS CRIMINALLY CONCEALED MATERIAL FACTS FOR 5 YEARS SINCE 2020 AS THIS WAS ON 10/21/24- ORIGINALLY AN "EMERGENCY PETITION TO STATE ALL CRIMES COMMITTED SINCE 2022" BUT CARY CUCINELLI AND ELIZABETH WILDHACK AND GEORGE W. DODGE ALL LIED AND MISLED THIS COURT NOT INFORMING THAT THEY ALMOST KILLED MY MOM FOR THE 3<sup>RD</sup> TIME BY ELDER CRUELTY CRIMES PRACTICED SINCE 2022.

IT WAS ENTIRELY CONCEALED FROM ME-(THE 7<sup>TH</sup> TIME THAT FRAUD UPON THE COURT WAS COMMITTED BY "FRAUDULENT COURT FILINGS OF OMITTING ALL MATERIAL FACTS') OF MY MOM NEEDING TO BE REVIVED ON 8/2/24 DUE TO 3+ YEARS OF "DEPRIVATION OF MEDICAL AND DENTAL CARE, AGAINST DOCTORS ORDERS SINCE 2021-2025 AND NOW 9 MONTHS LATER SINCE 10/21/24 CRIMES CONTINUE.

1 HOUR IS ALL THAT IS NEEDED TO REMOVE ALL CRIMINALS, INCLUDING PHILIP KAPUSTA FROM OUR LIVES FOREVER.

THE JULY 2022 AND ALL FURTHER COMMITTED YEARS OF FRAUD UPON THE COURT REMAINS ENTIRELY UNADJUDICATED AND ENTIRELY TAKES PRECEDENCE FOR OVERTURNING THIS 2020-2025 FRAUDULENT PREDATORY CONSERVATORSHIP AND GUARDIANSHIP SYSTEM OF CRUELTY BY DEPRIVATION OF CARE FOR 4+ YEARS WHILE LIQUIDATING THE ESTATE UNNECESSARILY FOR 5 YEARS OF GROSS FINANCIAL MISMANAGEMENT.

THESE CRIMES COMMITTED ARE PUNISHABLE AND PROSECUTABLE AS ADJUDICATING PRISON SENTENCES OF ALL CRIMINALS FOR THEIR CLASS 4 FELONY CRIMES OF ELDER CRUELTY WHICH ARE AGAINST THE LAW.

TO UNDERSTAND VERY CLEARLY WHAT HAS OCCURRED AGAINST MOM AND I DURING "THIS CRIMINAL TAKEOVER OF OUR LIVES" WHICH DECEPTIVELY BEGAN BY ALTERING AND ADDING MALICIOUS TERMS WHICH WERE NOT AGREED TO IN THE SETTLEMENT AGREEMENT .

THIS WAS DONE FRAUDULENTLY IN ORDER TO ORCHESTRATE THIS ONGOING CRIMINAL TAKEOVER-(2022-2025)"

"CRIMINAL ELDER CRUELTY CRIMES HAVE BEEN DOCUMENTEDLY COMMITTED AND OR CONCEALED AND OR SUPPORTED BY EVERY SINGLE NAMED PERSON COLLECTIVELY FOR 4 YEARS SINCE 2021.

**FYI: LIZ SHIFFLETT AND SUZANNE HANAS AND PREMIER PLANNING CARE MANAGEMENT WERE FIRED ON 10/3/22 FOR THEIR INCOMPETENCE AND INHUMANENESS AND BREACH OF THE FIDUCIARY DUTY OF CARE**

**ELDER CRUELTY-**  
**(§ 182-369-B)- \*\*ELDER NEGLECT-"DEPRIVATION OF CARE AND DEFYING AND IGNORING DOCTORS ORDERS" AND ABUSE AND EXPLOITATION- (2021 TO PRESENT DAY)**

AIDING AND ABETTING BY ILLEGAL CRIMINAL CONCEALMENT BY CLASS 4 FELONS OF ELDER CRUELTY CRIMES- SUPPORTING AND CONCEALING CRIMES COMMITTED-(§ 18.2-18)-(JUNE 2022 TO PRESENT DAY)

ARMED CRIMINAL ABDUCTION AND KIDNAPPING BY FORCE ENTIRELY DECEPTIVELY AND CRUELLY AND ILLEGALLY SNATCHING MY MOM AWAY FROM OUR HOME AGAINST HER WILL AND AGAINST HER BEST INTERESTS AS ALL FIDUCIARIES CONCEALED THEIR 9+ MONTHS OF ELDER CRUELTY CRIMES DOCUMENTED SINCE 2022 AND WITH NO LEGAL JUST CAUSE BY CLASS 4 FELONS OF ELDER CRUELTY CRIMES WITH NO LEGAL JUSTIFICATION AND OCCURRING MORE THAN 2 YEARS AGO AND WITH TOTAL OF 3 YEARS-(7/8/22-7/11/25) OF DIRECT THREATS TO OUR LIVES WITH THESE ONGOING THREATS TO OUR HEALTH AND SAFETY, AND COMPLETELY FRAUDULENTLY ILLEGALLY STRIPPING BOTH OF OUR RIGHTS AWAY.-(§ 18.2-47)-7/8/22-6/6/23 TO PRESENT DAY.

THESE ARE THE RECORDINGS OF THE ARMED CRIMINAL ABDUCTION AND KIDNAPPING BY FORCE WITH GUNS AND AGAINST MOM'S WILL AND AGAINST HER BEST INTERESTS.

<http://wearefightingforourlives.org/wp-content/uploads/2025/04/Clip-October-3-2023-at-313-PM.mp4>

<http://wearefightingforourlives.org/wp-content/uploads/2025/07/1000108744.mp4>

6/6/23-PRIVATE ARMED GUARDS WITH GUNS CRIMINALLY ABDUCTED ELAINE MAE KAPUSTA AT THE DIRECTION OF "THE SOCIOPATH- GEORGE W. DODGE-(CLASS 4 FELON-ELDER CRUELTY CRIMES) AND FORCIBLY KIDNAPPED MY MOM FROM HER HOME OF 45 YEARS-\*\*AGAUNST HER WILL\*

6-6-23-"I WANT TO STAY HERE" ...YOU'RE GOING TO KILL ME."

<http://wearefightingforourlives.org/wp-content/uploads/2025/02/6623-219-PM-I-DONT-LIKE-IT.mp4>

6-6-23-"NO, NOW STOP IT! THIS IS MY HOUSE HERE. NOW YOU GET OUT OF HERE".

<http://wearefightingforourlives.org/wp-content/uploads/2025/02/6623-219-PM-I-DONT-LIKE-IT.mp4>

Abduction and kidnapping defined; forced labor; punishment.(§ 18.2-47)--(7/8/22-6/6/23 TO PRESENT DAY)

- A. Any person who, by force, intimidation or deception, and without legal justification or excuse, seizes, takes, transports, detains or secretes another person with the intent to deprive such other person of his personal liberty or to withhold or conceal him from any person, authority or institution lawfully entitled to his charge, shall be deemed guilty of "abduction."

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COERCION AND THREATS- Threats to intimidate and compel compliance with unlawful demands- (ABUSING THE COURT SYSTEM FOR THE CONCEALMENT OF ALL OF THESE FIDUCIARIES CRIMES)-"THE CRIMINAL TAKEOVER OF OUR LIVES BY CLASS 4 FELONS OF ELDER CRUELTY CRIMES WHICH BEGAN IN JULY 2020 BY DECEPTION AND ALTERATION OF THE 1/7/20 GUARDIANSHIP SETTLEMENT AGREEMENT-(§ 18.2-47)-7/5/22 TO PRESENT DAY

.....  
DEFAMATION OF LYNN KAY BY THE FIDUCIARIES PERJURY AND DECIMATION OF BOTH ELAINE MAE KAPUSTA AND LYNN KAY FOR 3+ ONGOING UNCEASING YEARS BY CLASS 4 FELONS OF ELDER CRUELTY CRIMES-(2022-2025)  
.....

ELDER CRUELTY-(§ 182-369-B)- \*\*ELDER NEGLECT-"DEPRIVATION OF CARE AND DEFYING AND IGNORING DOCTORS ORDERS" AND ABUSE AND EXPLOITATION-(2021 TO PRESENT DAY)

.....  
ELDER FINANCIAL EXPLOITATION BY "FORCED INCAPACITATION BY DEPRIVATION OF CARE FOR 4 YEARS" WHILE ABUSIVE PRACTICES BEGAN IN 2022 BY FORCED FDA-UNAPPROVED DEADLY ANTIPSYCHOTICS GIVEN IN ORDER TO SILENCE AND PHYSICALLY AND MENTALLY INCAPACITATE MY MOM AND ENTIRELY SEEK TO PHYSICALLY AND MENTALLY DEBILITATE AND DESTROY MY MOM AS THEY HAVE ALL "CRIMINALLY DEPRIVED OF CARE AND ABUSED MY MOM FOR 4+ CONTINUAL YEARS OF THEIR ELDER CRUELTY CRIMES COMMITTED AS PER (- (§18.2-369-B) ALMOST KILLING MY MOM AT LEAST 3 DOCUMENTED TIMES IN 2022, 2023 AND 2024 LEAVING MY MOM SUFFERING GRAVELY INJURED BY THEIR ELDER CRUELTY CRIMES COMMITTED.  
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ELDER FINANCIAL EXPLOITATION-(§ 18.2-178.1) – Unnecessary liquidation of assets, taxes lost, excessive fees AND UNNECESSARY LEGAL AND CARE FEES AND ...-(2020 TO PRESENT DAY)-EASILY LOSING OVER 4 MILLION DOLLARS OF "THE ESTATE VALUE" BY GROSS FINANCIAL MISMANAGEMENT CAUSING THE ILLEGAL SELLING OF ESTATE ASSETS UNNECESSARILY SOLD BY COMMITTING FRAUDULENT ACTS LOSING MULTI-MULTI MILLIONS WHICH ALL NEED TO BE REPAYED IN ITS ENTIRETY FOR UNNECESSARILY CAUSING 5 YEARS OF LOSS TO THE ESTATE BY ALL CRIMES UNDER CONSERVATORSHIP THAT HAVE BEEN EXECUTED BY DECEPTIVE MEANS.

1. REQUESTING TODAY BASED UPON THIS "DECLARED AND DETERMINED DOCUMENTED CRIMINAL ACT OF FRAUD UPON THE COURT WHICH WAS DIRECTLY COMMITTED IN ORDER TO CONCEAL CRIMINAL ELDER CRUELTY CRIMES BY FIDUCIARIES THAT THERE IS TODAY TO BE AN ISSUANCE OF A COURT ORDER FOR AN INDEPENDENT A FULL FISCAL FINANCIAL AUDIT TO BE PERFORMED FOR THE DETAILED ACCOUNTING OF EVERY SINGLE PENNY OF "THE ESTATE FUNDS IN 2020, 2021, 2022, 2023, 2024 AND 2025 IN FULL AND COMPLETE TRANSPARENCY" AS "THERE HAS NEVER BEEN ANY AT ALL, EVER."
2. AND \*\*THE ISSUANCE OF A COURT-ORDER FOR THE FREEZING OF THE ENTIRE CONSERVATORSHIP BOND PAID IN 2020 FOR REPAYMENTS FOR ALL CRIMES COMMITTED AND ALL 5 YEARS OF "LIFE-ALTERING HARM DONE TO BOTH MY MOM AND I AND "THE ESTATE"\*\*\*

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CRIMINAL VEHICLE OF FRAUD UPON THE COURT-CRIMINALLY FALSIFIED COURT FILINGS RELIED UPON- FALSIFIED AND CONCEALED FABRICATED CARE MANAGER REPORTS-(§ 8.01-428)-REMAINING SILENT IN FAILING TO EVER REPORT-3 YEARS\*-(7/5/22 TO PRESENT DAY)  
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AND THIS WAS ENTIRELY DECEPTIVELY USED FOR "THE SECRETIVE 7/5/22 COURT HEARING" WHERE "MATERIALLY FALSE AND MISLEADING ALLEGATIONS WERE WRONGLY NEVER VERIFIED BY "DUE DILIGENCE OF FACTS" AND SUBMITTED TO THE COURT AND ENTIRELY CONCEALED FROM LYNN KAY EVER SINCE THEN, UNTIL DISCOVERED ON 5/22/25 IN "SEALED AND CONCEALED COURT DOCUMENTS" WHICH LYNN KAY WAS NEVER PROVIDED, EVER, BY ANY OF THE FIDUCIARIES.

TO BE EASILY PROVEN BY THE VIRGINIA HOSPITAL MEDICAL RECORDS AGAINST THIS FABRICATED AND FALSIFIED CONCEALED COURT SEALED FILED FRAUDULENT 6/8/22 & 6/30/22 PREMIER CARE PLANNING REPORTS BY LIZ SHIFFLETT-(CARE MANAGER/OVERSEER/NURSE) "CRIMINAL EVIDENCE OF VIRGINIA CRIMINAL LAW SECTION 18.2-369-B

1. CARE MANAGER ENTIRELY DISREGARDED THE HEALTH AND LIFE AND WELL-BEING OF ELAINE MAE KAPUSTA SINCE 2021 AND DISREGARDED LYNN KAY'S MEDICALLY ASTUTE WISDOM AND KNOWLEDGEABLY GOOD JUDGMENT WITH THEIR BEING ABSOLUTELY NO "IRRATIONAL BEHAVIOR IN DOING EVERYTHING TO SEEK EMERGENT LIFE-SAVING CARE FOR HER MOM" SEEKING "MEDICALLY PROPER URGENT ACTION SINCE 6/2/22" AS PER TEXT MESSAGES 5/18/22 BEGAN UNWELLNESS- 5/10/22-DR. LESSIN REPORTS
2. CARE MANAGER CRIMINALLY FALSIFIED CARE MANAGER REPORTS BY STATING UNTRUTHS PROVEN FALSE BASED ON MEDICAL REPORTS
3. THE 7/5/22 EMERGENCY PETITION HEARING FILING WAS FILED WITHOUT EVER SEEKING TO NOTIFY LYNN OR SPEAK WITH LYNN OR VERIFY BY "DUE DILIGENCE" THE CARE MANAGERS CRIMINALLY FALSIFIED BY CARE MANAGER CRIMINAL EVIDENCE OF CARE MANAGEMENT AND FIDUCIARIES MEDICAL ELDER NEGLECT-(18.2-369-B)
4. ON 6/30/22-7/2/22-ELAINE HAD ON DAY 1-DOCUMENTED HAVING GROSSLY ABNORMAL LABS, NO EDEMA AND RECEIVED MEDICATION TO SLEEP AND A CATHETER FOR A URINE CULTURE AND ON DAY 2-3 THE HOSPITAL DISCONTINUED FUROSEMIDE, BEING THE LAST DAY GIVEN AND ELAINE HAD CATHETER, RECEIVED CONTINUAL IV FLUIDS, RECEIVED CONTINUAL IV VITAMINS AND ELAINE WAS SUFFERING FROM UROSEPSIS AND OBSTRUCTIVE UROPATHY AND METABOLIC ENCEPHALOPATHY AND WAS NEVER PUT ON RAMIPRIL AND WAS HOSPITALIZED FOR 2 WEEKS AND WAS SO BADLY "CRIMINALLY NEGLECTED BY LIZ SHIFFLETT AND ALL FIDUCIARIES SUPPOSED TO BE PROTECTING FROM NEGLECT AND ABUSE AND ELAINE WAS LEFT UNABLE TO WALK UPON HOSPITAL DISCHARGE ON 7/14/22 FOR HER NEEDING TO RELEARN HOW TO WALK DUE TO CARE MANAGER AND ALL FIDUCIARIES CRIMINALLY ABANDONING ELAINE MAE KAPUSTA
5. From: Lynn Kay [tweety7@yahoo.com](mailto:tweety7@yahoo.com) To: Cary Cucinelli [cary@cucinelligeiger.com](mailto:cary@cucinelligeiger.com) Cc: [lkirkland@bklawva.com](mailto:lkirkland@bklawva.com) [lkirkland@bklawva.com](mailto:lkirkland@bklawva.com); [jberger@haleball.com](mailto:jberger@haleball.com) [jberger@haleball.com](mailto:jberger@haleball.com); Valerie Geiger [valerie@cucinelligeiger.com](mailto:valerie@cucinelligeiger.com) Sent: Thursday, July 7, 2022 at 09:01:20 PM EDT Subject: Re: Philip Kapusta v. Elaine Kapusta, et al. CL 2018-11871 – Courtesy Copies

Cary, I just this afternoon at 3 PMish received your entirely shocking emails. I have been with mom all day encouraging her to eat as I found her today as just being a shocking literal shell of herself with her upper face bones noticeably protruding out when I arrived earlier this morning and she has been entirely unresponsive and just wanting to sleep. I spoke with the doctor asking if they could do a feeding tube so she can receive nutrients since she was seemingly, almost comatose and so they tried to do it today, for the first time, but she had absolutely no energy and mom was not at all cooperative in swallowing which was required for a feeding tube through her nose. Since mom was admitted on 6/30, I have been calling multiple times a day, speaking with nurses and doctors and reading all of the notes and labs, etc. on mom on MYCHART.com to see how mom was doing and they said to me that she hasn't been eating too much, but they never said that mom was entirely wasting away. Cary, I have been the only one who has cared about mom's life for the past 15+ years, sacrificing ¼ of my life now to care for mom since 2006 when

6. From: [tweety77@yahoo.com](mailto:tweety77@yahoo.com) Date: Friday, July 8, 2022 at 4:58 AM To: Cary Cucinelli [cary@cucinelliger.com](mailto:cary@cucinelliger.com) Subject: FIGHTING FOR MOM'S LIFE & FUTURE I HAD INFORMED THE CARETAKER FOR MORE THAN A MONTH BEGINNING ON 6/2/22 THAT MOM WAS NOTICEABLY, ALL OF A SUDDEN, DRASTICALLY SLOWING DOWN AND THE CARETAKER SUMMED IT UP TO MOM BEING TIRED BECAUSE OF THE MULTIPLE DR. APPTS. IN EARLY JUNE. ON 6/2, I TOLD THE CARETAKER THAT "MOM IS NOT NORMAL." IN ADDITION TO THE NOTICEABLE FATIGUE/EXHAUSTION THAT MOM WAS SHOWING, SOON THEREAFTER, I HAD INFORMED THE CARETAKER THAT MOM WAS ALSO NOT DRINKING AS MUCH AS SHE USED TO AND THAT SHE WAS ALSO COMPLAINING OF HAVING PAIN IN HER RIGHT ARM/SHOULDER. MY 1<sup>ST</sup> THOUGHT WAS HEART PROBLEMS AND SO MOM WENT FOR A VA. HEART APPT AT MY INSISTENCE TO THE CARETAKER FOR THE CARETAKER TO BRING MOM.

I HAD INFORMED THE CARETAKER OF EVERYTHING AND SHE ENTIRELY DISREGARDED EVERYTHING. ON 6/29, I TOLD THE CARETAKER THAT MOM NEEDS IV FLUIDS, MOM NEEDS SLEEP. I TOLD HER THAT MOM IS EATING, BUT IS VERY FATIGUED. THEN ON 6/30, THE CARETAKER CONTINUED TO REFUSE TO LISTEN TO ME OR TO LISTEN TO MOM'S CRYING BEGGING ON THE NESTCAM FOOTAGE FOR MOM TO GO TO THE HOSPITAL. THIS CARETAKER NEEDS TO BE IMMEDIATELY ENTIRELY REMOVED AS SHE HAS CONTINUALLY PROVEN TO BE ENTIRELY DISMISSIVE OF MOM'S HEALTH ISSUES AS I HAVE REPORTED EVERYTHING TO THIS CARETAKER AND SHE IS UNCARING AN NEGLIGENT IN CARING FOR MOM AND SHE SHOULD NOT BE ALLOWED TO CONTINUE TO EVER CARE FOR MOM AGAIN AS SHE, ABSOLUTELY, DOESN'T HAVE MOM'S BEST INTERESTS AT HEART AS SHE HAS CONTINUALLY AND ENTIRELY DISREGARDED THE PLEAS OF HELP FROM BOTH MOM AND I, ON MY ADVOCATING ON BEHALF OF MOM. ON 6/30, THE CARETAKER WAS CONTINUING TO BE DISMISSIVE OF MY DIRE CONCERNS FOR MOM'S HEALTH AND SHE STARTED TO LEAVE, UNTIL I YELLED AT HER THAT MOM IS ABSOLUTELY BEGGING FOR HELP AND THEN THE CARETAKER FINALLY CALLED 911 TO HAVE MOM GET HOSPITALIZED TO GO TO THE E.R.

\*\*ALL OF THIS WAS CRIMINALLY CONCEALED BY CARY CUCINELLI SO SHE DEFLECTED BLAME OF ALL FIDUCIARIES ELDER CRUELTY CRIMES ONTO LYNN KAY AS ALL DEFAMATORY ALLEGATIONS DO SHOW AS BEING FALSE AND MISLEADING.

THE FAILURE OF CARY CUCINELLI AND ALL NAMED INVOLVED CRIMINALS OF ELDER CRUELTY CRIMES FAILING TO EVER BE FORTHRIGHT FOR 3 YEARS WHILE CONCEALING ALL "MATERIAL FACTS" SHOWS EXACTLY WHO SHE AND ALL OTHER FIDUCIARIES ARE IN HOW THEY HAVE CRIMINALLY DENIED ELAINE MAE KAPUSTA 4 YEARS OF THE PROPER DOCTOR-ORDERED DENTAL AND MEDICAL CARE SINCE 2021 DEFYING ALL DOCTORS ORDERS

INSTRUCTING TO PROVIDE THE PROPER MEDICAL AND DENTAL STANDARDS OF CARE SINCE APRIL 2021-NEEDING 3 ROOT CANALS AND RECEIVING NONE.

THESE 7/8/22 WRITTEN CRIMINAL THREATS TO OUR LIVES BY CARY CUCINELLI WAS WITH THE SUPPORT OF ALL OTHER 2022 INVOLVED NAMED CRIMINALS OF COMMITTING FRAUD UPON THE COURT IN ORDER TO CONCEAL ELDER CRUELTY CRIMES FOR NOW 3 YEARS OF ALL OF THEIR PERJURY BY ALLOWING "KNOWN FALSE STATEMENT OF FALSE ALLEGATIONS PROVEN AS FALSE TO NOT BE RETRACTED AS IS JUDICIOUSLY PROPER IS "OUTRIGHT DEFAMATION OF MY GOOD NAME AND MY GOOD CHARACTER FOR 3 UNCEASING YEARS BY THE FRAUD UPON THE COURT:

7/8/22-We have authorized Liz Shifflet and Suzanne Hanas to contact the police, should you fail to cooperate and obstruct your mother's caregivers in their duties.

7/8/22-Please note the highlighted language on page 5. As communicated earlier, Liz Shifflet and Suzanne Hanas will be engaging professional caregivers to provide care to your mother in her home.

7/8/22: further ORDERED that Lynn Kay shall cooperate with any decision by the Co-Guardians and Co-Conservators to provide 24/ 7 access for caregivers to Ms. Kapusta's residence for so long as Ms. Kapusta is able to continue living in her home with professional care, and that Ms. Kay's obstruction of any care to be provided to Ms. Kapusta in her home or her failure to abide by this Order in any other way shall result in her loss of any privilege or permission to reside in Ms. Kapusta's house; and it is further

\*JUDGE TRAN, FOR THESE REASONS, OF ALL FIDUCIARIES AND LAWYERS AND PHILIP KAPUSTA FOR 3 YEARS "CRIMINALLY FAILING TO EVER BE FORTHRIGHT TO THIS COURT AND ALL INVESTIGATING AUTHORITIES', AND "THREATENING OUR LIVES SINCE 2020 CAUSING LIFE-ALTERING HARM TO BOTH MY MOM AND I" , I NOW RIGHTFULLY REQUEST, IN THE PURSUIT OF JUSTICE FINALLY OCCURRING, FOR MY MOM AND I:

1. IMMEDIATE VACATUR AND EXPUNGEMENT OF ALL GUARDIANSHIP AND CONSERVATORSHIP ORDERS FROM 2020-2025 FOR FULL AND PERMANENT DISSOLUTION OF CONSERVATORSHIP AND GUARDIANSHIP BREACHED IN 2020-2025 NEVER UPHOLDING ANY OF THE AGREED UPON TERMS OF THE 1/7/20 SETTLEMENT AGREEMENT, EVER.
2. FULL AND SOLE RESTORATION OF MY RIGHTS AS GUARDIAN AND LEGAL AGENT UNDER THE ORIGINAL 2014 LEGAL P.O.A. WITH ADVANCE MEDICAL DIRECTIVE HOLDING FULL AND SOLE CONTROL OVER ELAINE MAE KAPUSTA-MY MOM AND THE ESTATE WHICH ONLY I SOLELY HELD 2013-2020 PRIOR TO AND DURING THE 1/7/20 GUARDIANSHIP SETTLEMENT AGREEMENT WHICH WAS BREACHED FRAUDULENTLY IN BOTH 2020-2022-FOR MY NOW RIGHTFUL RESTORATION PRIOR TO 2020 HAVING FULL LEGAL AND MEDICAL CONTROL OF ELAINE MAE KAPUSTA AND "THE ESTATE"

3. A COURT ORDER DISMISSING ALL GUARDIANSHIP AND CONSERVATORSHIP MATTERS DUE TO IRREPARABLE SHOCKING 5 YEARS OF FRAUD. AND PERMANENTLY REVOKING ALL COURT ORDERS IN CASE #2018-11871 FOR ALL FRAUD COMMITTED BY PHILIP KAPUSTA FOR 3+ YEARS AGAINST LYNN KAY.
  
4. RECOGNITION THAT THE JULY 2022 EMERGENCY PETITION AND 7/8/22 RULING WERE OBTAINED THROUGH CRIMINAL FRAUD AND MALICIOUS PROSECUTION WITH CRIMINAL THREATS TO OUR LIVES BY ALL FIDUCIARIES WITH A CRIMINAL ABDUCTION OF OUR LIVES FOR 3 YEARS DEMANDS EVERY LAWYER DISBARMENTS FOR BLATANT CRIMES COMMITTED FOR 3+ YEARS OF "CRIMINAL CONCEALMENTS AND ELDER CRUELTY CRIMES OF "DEPRIVATION OF CARE"-CLASS 4 FELONY)
  
5. THIS IS AN ACT OF MALICIOUS PROSECUTION WITH "WRITTEN THREATS" FOR 3 UNCEASING YEARS OF THE DECIMATION OF OUR ONCE ENTIRELY PERFECT AND HEALTHY AND HAPPY AND PEACEFUL STRESSLESS THRIVING LIVES NOW DESTROYED BY, THE CRIMINAL DECEPTION OF COMMITTING 3 + YEARS OF DEFAMATION AND ONGOING AND UNCEASING ACTS OF DECEPTION LABELLED AS FRAUD UPON THE COURT, AND GROSS VIOLATIONS OF OUR HUMAN RIGHTS TO NOT HAVE OUR LIVES THREATENED BY CRIMINALS.

JUDGE TRAN, THIS COURT CANNOT CONTINUE TO IGNORE THE FACT THAT:

1. I WAS NEVER SERVED THESE CONCEALED FILINGS.
  
2. I WAS NEVER PROVIDED THESE JULY 2022 SEALED COURT FILINGS-(FALSIFIED REPORTS) BY ANY OF THE FIDUCIARIES UNTIL MY INDIVIDUAL DISCOVERY IN 2025 FROM COURT EMAILED SEALED RECORDS REQUESTED BY ME ON 5/22/25.
  
3. ALL PARTIES HAVE REFUSED TO CORRECT THE RECORD OR ACKNOWLEDGE THEIR WRONGDOING AS I DEMANDED WITH THE 6/9/25 DEMAND LETTER
  
4. THE RECORD ITSELF PROVES THAT NO COURT ORDER COULD HAVE BEEN LAWFULLY EVER JUDICIALLY PROPERLY ENTERED AS THERE HAS NEVER BEEN ANY FORTHRIGHTNESS BY ANYONE FOR 5 CONTINUAL YEARS OF DECEPTION AND CONCEALMENTS AND COVERUPS AND CRIMES COMMITTED.
  
5. FURTHER "HORRIFIC AND POTENTIALLY LIFE-ENDING HARM" HAS OCCURRED DIRECTLY FROM THE PRACTICED AND EXECUTED AND CONCEALED FOR 3 ONGOING YEARS OF EVERY LEGAL PROCEEDING HAVING FRAUD UPON THE COURT TO PRESENT DAY WHICH INVOLVES "ALL FIDUCIARIES CONCEALING ALL MATERIAL FACTS OF THEIR CRIMES COMMITTED FOR 3 CONTUNUAL YEARS.
  
6. ALL LISTED BELOW ARE CRIMINALLY RESPONSIBLE FOR CRIMINAL MEDICAL ELDER NEGLECT AS FIDUCIARIES AND THOSE AIDING AND ABETTING IN THE WILLFUL CONSPIRACY OF CONCEALMENT AND ALL OTHER CRIMES FOR MORE THAN 3 YEARS.
  
7. ALL OF THESE CRIMINALS STOLE OUR LIVES FROM US AS THEY ALL REFUSED TO PROVIDE DOCTOR-ORDERED AND REQUESTED BASIC DENTAL AND MEDICAL CARE FOR COLLECTIVELY NOW 4 YEARS DESTROYING MY MOM AND I AND OUR LIVES.

**8. AND THIS COURT MUST NO LONGER HINDER AND AVOID DEALING WITH EVERY SINGLE ONE OF THESE CRIMINALS FOR THEIR ELDER CRUELTY CRIMES COMMITTED AGAINST ELAINE MAE KAPUSTA AND CONCEALED**

- 1. CARY CUCINELLI**
- 2. VALERIE GEIGER**
- 3. ELIZABETH WILDHACK**
- 4. LAURIE KIRKLAND**
- 5. SUZANNE HANAS**
- 6. LIZ SHIFFLETT**
- 7. PREMIER PLANNING**
- 8. JEANNE BLUE**
- 9. KATE MAHONEY**
- 10. RACHELLE DORNAN**
- 11. ELDER TREE**
- 12. DR. ALAN DAPPEN**
- 13. DOC TALKER**
- 14. PARAGON CARE**
- 15. GEORGE W. DODGE**
- 16. DR. NAVEEN DOKI**
- 17. STEPHEN HALL-(KING CAMPBELL)**
- 18. PHILIP KAPUSTA-(SON)**
- 19. JUSTIN BERGER-(HALE BALL)**

**9. ALL OF THE CRIMES COMMITTED OVER 3 YEARS HAS DIRECTLY STEMMED FROM AND DUE TO THE JULY 2022 FRAUD UPON THE COURT.**

**10. WHAT HAS BEEN PROVEN BY THOSE DOCUMENTS IS ENTIRELY IRREFUTABLY PROVEN WITHIN 1 HOUR WITH THE FRAUDULENTLY FALSIFIED REPORTS AND EMERGENCY PETITION:**

**11. A KNOWINGLY FRAUDULENTLY OBTAINED COURT ORDER WITH THREATS MADE IS IMMEDIATE GROUNDS FOR DISBARMENTS AND THE CRIMINAL CONCEALMENT AND NON-DISCLOSURE OF FACTS WITH CRIMINAL CONCEALMENT ALSO IMMEDIATELY HAVING DEFIED THE COURT ORDER IN**

**12. BREACHING THE 2020 SETTLEMENT AGREEMENT AND ALL 2020-2025 COURT ORDERS IN FULL FOR ALL OF THE 2020-2025 ORDERS BEING DECLARED AS VOID FOR ALL 5 CONTINUAL YEARS OF ALL ACTS OF FRAUD COMMITTED SINCE 2020 TO PRESENT DAY UNCEASINGLY.**

**WHY DO CRIMINALS CONCEAL? BECAUSE THEY KNOW THEY ARE GUILTY AND TRY TO ESCAPE CRIMINAL INVESTIGATIONS AND PROSECUTIONS FOR ALL OF THE CRIMES THEY HAVE COMMITTED:**

**COMMITTING "THE CRIMINAL TAKEOVER OF THE LIVES OF BOTH ELAINE MAE KAPUSTA AND LYNN KAY SINCE DAY 1 BEING ORCHESTRATED AND CALCULATED TO DECEIVE**

1. "THE ESTATE" BEING UNNECESSARILY LIQUIDATED FOR CARY CUCINELLI AND VALERIE GEIGER AND SOME OR ALL FIDUCIARIES BENEFIT.
2. FINANCIAL GAIN THROUGH "THE FINANCIAL EXPLOITATION"
3. \*FORCED INCAPACITATION" THROUGH
4. "DEPRIVATION OF CARE-KNOWINGLY AND WILLFULLY DEFYING 9 DOCTORS ORDERS" IN
5. "SEEKING ONLY HARM FOR BOTH ELAINE MAE KAPUSTA AND LYNN KAY" FOR
6. "5 CONTINUAL YEARS OF DOCUMENTED GROSS FIDUCIARY MALFEASANCE AS BEING STATED:

THE PREDATORY CONSERVATORSHIP AND GUARDIANSHIP OF SEEKING FORCED INCAPACITATION OF ELAINE MAE KAPUSTA BY DENYING 4 YEARS OF PROPER AND DOCTOR-ORDERED DENTAL AND MEDICAL CARE WAS ESTABLISHED BY \*\*LYNN KAY BEING "GUARDIAN IN NAME ONLY WITH ABSOLUTELY NO POWER, WHATSOEVER- WITH THE ADVANCE MEDICAL AND HEALTH DIRECTIVES-\*\*ALL FRAUDULENTLY DECEPTIVELY TERMINATED IN JULY 2020 GIVING LYNN KAY ABSOLUTELY NO SAY AS "APPOINTED FULL AND SOLE GUARDIAN OVER HER MOM'S LIFE, HEALTH AND WELL-BEING AND WELFARE"\*\*\*

THE CORRUPT CONSERVATOR DECEPTIVELY ADDED AND GREATLY ALTERED THE 1/7/20 SIGNED AND AGREED-UPON SETTLEMENT AGREEMENT, THEREBY DECEPTIVELY MAKING LYNN KAY WITH ABSOLUTELY NO GUARDIANSHIP POWER, WHATSOEVER-BEING "GUARDIAN IN NAME ONLY" DIRECTLY BREACHING ON 7/31/20 THE 1/7/20 AGREED UPON SETTLEMENT AGREEMENT OF LYNN BEING GUARDIAN WITH ALL POWERS AND WITH A CARE MANAGER FOR ASSISTING LYNN. NEVER WAS IT STATED THAT LYNN WOULD HAVE NO POWER.

IN THEIR ALL "CRIMINALLY CONSPIRING IN A "CRIMINAL CONSPIRACY WITH ALSO PHILIP KAPUSTA FOR 3 LONG-SUFFERED YEARS IN ATTEMPTING TO PREVENT INVESTIGATIONS INTO SERIOUSLY GROSS CRIMINAL FIDUCIARY MISCONDUCT ALMOST CAUSING ELAINE MAE KAPUSTA HER DEMISE IN JULY 2022 AND SEPTEMBER 2023 AND AUGUST 2024 AS A DIRECT RESULT OF

"CRIMINAL CONCEALMENT OF ALL 3 YEARS OF ELDER CRUELTY CRIMES COMMITTED EVER SINCE 2021-2025 HAVING IGNORED AND DEFIED 9 DOCTORS ORDERS AND DEPRIVING ELAINE OF 681 DAYS OF QUARTERLY DENTAL CLEANINGS AND 883 DAYS OF DENTAL X-RAYS WHILE SUFFERING ONGOING DENTAL GUM ABSCESS SEVERE GUM DISEASE-3/2/22 AND "EDEMATOUS SEVERE ABNORMAL SWELLING OF GUMS" -9/20/22 BEING ENTIRELY IGNORED BY 15 PLUS FIDUCIARIES AND DOCTORS AND CARE MANAGEMENT PERSONS FOR 4 YEARS OF ONGOING CONTINUAL SUFFERINGS.

AND INSTEAD CONSPIRING AS BLAMING LYNN KAY IN A CONTINUAL DESPERATE ATTEMPT OF THEIR NOT LOSING THEIR JOBS FOR THE ELDER CRUELTY CRIMES OF CRIMINAL ELDER NEGLIGENCE AND NEGLECT COLLECTIVELY COMMITTED BY ALL FIDUCIARIES SINCE 2021-2025.

**ALL FALSE ALLEGATIONS MADE AGAINST LYNN WERE NEVER VERIFIED BY ANYONE AND LIZ SHIFFLETT CONJECTURAL AND DISRESPECTFUL MERE OPINION STATED MALICIOUSLY IN AN ATTEMPT TO CRIMINALLY CONCEAL GROSS MALFEASANT FIDUCIARY MALFEASANCE AND FRAUDULENTLY FALSIFIED CARE MANAGER REPORTS IN BEING THE FELONIOUS VEHICLE USED FOR PERMANENTLY REMOVING LYNN KAY BY CONCEALING EVERYTHING FROM LYNN, INCLUDING CARY CUCINELLI "CRIMINALLY CONCEALING MYCHART ACCESS AGAINST COURT ORDER ON 7/8/22 FOR 4 MONTHS:**

**THIS WAS A MULTI-FOLD CONCEALMENT INVOLVING FIDUCIARIES WHICH WAS CONSPIRED BY 1 OR ALL INVOLVED PERSONS TO ACCOMPLISH THEIR GOAL OF PROTECTING ALL FIDUCIARIES FROM CRIMINAL INVESTIGATIONS.**

- 1. "CHARACTER ASSASSINATION"-DEFAME LYNN KAY TO THE AUTHORITIES AND REPORT TO A.P.S. AND ALL OF THE MEDICAL TEAM AT VIRGINIA HOSPITAL CENTER WITH EVERYTHING SLANDEROUS BEING RECORDED IN POLICE REPORTS AND HOSPITAL RECORDS NOTES ON MYCHART ACCESS WHICH IS REVIEWED BY BOTH EMERGENCY ROOM AND 8<sup>TH</sup> FLOOR NURSING AND DOCTORS AND TECH.**

**ALL OF THE SLANDEROUSLY AND UNSUBSTANTIATED "DEFAMATION OF FALSE STATEMENTS ABOUT LYNN KAY" WHICH WERE MADE BY LIZ SHIFFLETT-(PREMIER PLANNING CARE) ATTEMPTING TO SEEK TO ENTIRELY DEFLECT "CRIMINAL BLAME AWAY FROM HER GROSS MEDICAL NEGLIGENCE FOR 1 ½ MONTHS IGNORING MOST ALL OF "LYNN'S MEDICALLY ASTUTE CORRECT REQUESTS" FOR HER MOM."**

**WITH ONLY LYNN KAY REQUESTING FOR HER MOM RECEIVING THE PROPER MEDICAL STANDARDS OF CARE AND DIAGNOSTIC TESTINGS FOR CONCERNING PHYSICAL UNWELLNESS DOCUMENTED SINCE 2021 AND 3/2/22 AND THEN 5/10/22-DR. LESSIN AND LYNN KAY TEXTS REPORTS SINCE 5/18/22" .**

**AND, THEREAFTER, THIS WAS "LIBELOUS FALSE UNTRUTHS MADE AND RECORDED AGAINST LYNN KAY FOR THE PUBLIC RECORD TO ENTIRELY "ATTEMPT TO ASSASSINATE LYNN'S CHARACTER" IN ORDER TO ENTIRELY "SEEK TO "WITH NO JUST LEGAL CAUSE" TO "CRIMINALLY THREATEN AND CRIMINALLY REMOVE LYNN KAY AS GUARDIAN OF ELAINE MAE KAPUSTA" BY "ALL FIDUCIARIES AND PHILIP KAPUSTA IN THEIR ALL KNOWINGLY "CRIMINALLY CONCEALING FOR NOW 3 YEARS-(2022-2025)" ALL INVOLVED "AIDING AND ABETTING" IN "COMMITTING AND CONCEALING CRIMINAL MEDICAL ELDER NEGLECT"-VIRGINIA CRIMINAL LAW SECTION 18.2-369-B WHICH HAS BEEN COMMITTED AND CONCEALED BY ALL FIDUCIARIES GROSS NEGLIGENCE SINCE 2022 INFORMED.**

- 2. TWO-FOLD FAILURES-ALL FIDUCIARIES AND PHILIP KAPUSTA FAIL TO EVER DO ANY DUE DILIGENCE IN THEIR ALL ENTIRELY FAILING TO EVER VERIFY IN JULY 2022 WITH LYNN KAY AND WITH DOCUMENTED EVIDENCE FROM HOSPITAL RECORDS ANY OF THE FALSE ALLEGATIONS MADE AGAINST LYNN KAY IN ALL INVOLVED PERSONS FILING AND OR SUPPORTING FALSE STATEMENTS OF ALLEGATIONS AND ALL THEREAFTER SUPPORTIVE FILINGS FOR FRAUDULENCE BEING SUBMITTED INTO THE PUBLIC COURT RECORDS AGAINST LYNN KAY'S GOOD NAME AND GOOD CHARACTER WITH NO JUST CAUSE AND ALL**

2022 INVOLVED PERSONS FAILING TO EVER VERIFY AND FAILING TO EVER NOTIFY LYNN KAY OF A "SECRETIVELY HELD RECKLESS FILING FOR AN ENTIRELY "UNWARRANTED BOGUS EMERGENCY PETITION HEARING ON 7/5/22" WHICH WAS UNKNOWINGLY TO LYNN KAY HELD ON 7/5/22 WITHOUT LYNN'S KNOWLEDGE FOR HER EVER BEING PROPERLY MADE AWARE OF THE HEARING AND "THE DEFAMATORY FALSE ALLEGATIONS" AGAINST HER BEING AGAINST-(MYSELF)

3. NEVER NOTIFYING LYNN AND ENTIRELY CONCEALING THE DOCUMENTED MEDICAL FACTS THAT "ONLY LYNN STATED WITH "MEDICALLY ASTUTE GOOD JUDGMENT AND GOOD AND PROPER BEHAVIOR OF ONLY LYNN KAY ONLY EVER SEEKING BEST INTERESTS FOR HER MOM FROM THE SUFFERED AND NEGLECTED BY CARE MANAGERS FAILURE TO CARE ABOUT THE HEALTH AND WELL-BEING OF HER MOM.
4. ONLY LYNN HAS SOLELY SACRIFICED HER LIFE TO LIVE WITH ELAINE MAE KAPUSTA AT HER MOM'S REQUEST TO MOVE BACK HOME IN 2006 FROM 21 YEARS LIVING IN CALIFORNIA AWAY FROM HOME SINCE 1985".
5. ELAINE'S HEALTH WAS DOCUMENTEDLY AS HEALTHY AS HER 60 YEAR OLD DAUGHTER AT 84 YEARS OLD AS A DIRECT RESULT OF LYNN KAY SOLELY OVERSEEING EVERYTHING FOR HER MOM IN REMOVING ALL BURDENS FROM HER MOM'S SHOULDERS FOR HEALTH AND HAPPINESS AND HOME OF HER ONCE ENTIRELY HEALTHY AND THRIVING MOM WITH LYNN KAY SOLELY HOLDING LEGAL P.O.A. AND ADVANCE MEDICAL DIRECTIVE COMPETENTLY HELD SINCE 2013 WITH THERE BEING ABSOLUTELY NO FLAWS BY LYNN KAY IN PROPERLY MANAGING ALL OF HER MOM'S AFFAIRS FOR 8 YEARS OF HEALTH AND HAPPINESS THRIVING SOLELY WITHOUT ANY HELP
6. UNTIL 2020 WHEN "THIS DEADLY DANGEROUS CUCINELLI/GEIGER CRIMINALLY FRAUDULENT PREDATORY CONSERVATORSHIP SO DISASTROUSLY BEGAN DESTROYING OUR LIVES: "LIQUIDATE...ISOLATE...MEDICATE...DECIMATE...CREMATE\*\* THE MOTTO OF EVERY PREDATOR SEEKING FINANCIAL GAIN.
7. ALL, BUT CREMATE HAS OCCURRED-(2020-2025)
8. THESE ARE ALL CRIMINALS OF INHUMANENESS AND CORRUPTION AS HAS BEEN DOCUMENTEDLY DETAILED AND PROVEN BY ACTIONS AND INACTIONS OF EVERY NAMED PERSON.
9. ALL MATERIAL FACTS BY ALL CLASS 4 FELONS-"FIDUCIARIES" HAVE UNCEASINGLY CONCEALED FOR 3 YEARS-(2022-2025) BY LYING BY OMISSION AND BY FILING FALSE SUPPORTIVE COURT FILINGS FAILING TO EVER BE FORTHRIGHT AS TO FACTS.  
MATERIAL FACTS:
  1. ON 7/7/22-3:14 PM-LYNN KAY WAS FINALLY NOTIFIED, BUT LYNN KAY WAS NEVER PROVIDED WITH THE "SECRETIVELY FILED 7/5/22 EMERGENCY PETITION" EVER FOR 3 YEARS FROM FIDUCIARIES.

2. ON 7/7/22-ELAINE FINALLY RECEIVED ANTIBIOTICS AS ORGANS WERE BECOMING DAMAGED AND SHUTTING DOWN FROM "OBSTRUCTIVE UROPATHY AND UROSEPSIS BACTERIAL BLOODSTREAM AEROCOCCUS INFECTION"

REASONS FOR MOTION FOR FRAUD UPON THE COURT AND MOTION TO COMPEL MATERIAL FACTS CONCEALED AND MOTION TO RETRACT AND STRIKE AND MOTION TO VACATE AND MOTION FOR DISSOLUTION OF CONSERVATORSHIP AND GUARDIANSHIP AND MOTION FOR BREACH OF FIDUCIARY DUTY OF CARE AND MOTION FOR BREACH OF CONTRACT AND MOTION FOR "CRIMINAL FRAUD TO BE DECLARED BY THIS COURT" AND MOTION FOR DISBARMENTS FOR CRIMINAL MALICIOUS PROSECUTION WITH CRIMINAL ABDUCTION ON 7/8/22 WITH PHYSICAL AND WRITTEN THREATS TO LIFE AND HEALTH AND HOME.

1. MISREPRESENTING FACTS AND CONCEALING INFORMATION ALONG WITH MALICIOUS AND UNJUST WRONGFUL AND UNJUSTIFIED "CRIMINAL THREATS SEEKING CRIMINAL CONTROL OVER OUR LIVES WITH NO LEGAL JUSTIFICATION AND SOUGHT BY FRAUDULENT MEANS TO DO SO.
2. MOM AND I HAVE BEEN DEHUMANIZED AND CRIMINALLY FRAUDULENTLY REMOVED FROM OUR OWN LIVES DUE TO 15+ CRIMINALS AS DEFINED BY VIRGINIA LAW SECTIONS:
3. SINCE 5/18/22-MY MOM'S UNWELLNESS REPORTED TO LIZ SHIFFLETT-(PREMIER PLANNING CARE) AND ENTIRELY IGNORED
4. 3 YEARS AND 2 MONTHS-\*\*ALMOST 100 MILLION SECONDS OF OUR LIVES HAVE BEEN SPENT SUFFERING AND ENTIRELY LOST TO MOM AND I\*\*- UNDER THIS PREDATORY CRIMINALLY FRAUDULENT CARY CUCINELLI, VALERIE GEIGER, ELIZABETH WILDHACK, LAURIE KIRKLAND CRIMINALLY FRAUDULENT CONSERVATORSHIP WHICH FRAUD BEGAN IN JULY 2020. AND WITH THERE BEING ABSOLUTELY NO COURT OVERSIGHT AT ALL, EVER!
5. ALL CRIMINAL FIDUCIARIES HAVE REFUSED TO RETRACT ALL DEFAMATORY FALSE STATEMENTS OF FACT AS WAS REQUESTED BY THE 6/9/25 LYNN KAY DEMAND LETTER AND PROVIDED COURT SUPPLEMENT TO ALL FRAUD UPON THE COURT INVOLVED PERSONS ON 7/5/22

THIS JUSTICE NOW BEING RIGHTFULLY SOUGHT SHOULD NOT HAVE TAKEN 3 YEARS FOR MOM AND I BEING VICTIMIZED TO HAVE TO FIGHT FOR OUR LIVES TO SEEK TO OBTAIN ACCOUNTABILITY AND JUSTICE.

TO ALL OF THE NAMED PREDATOR FIDUCIARIES-(CLASS 4 FELONS OF ELDER CRUELTY CRIMES AND PHILIP KAPUSTA WHO HAVE ALL COMMITTED CRIMINAL CONCEALMENT OF CRIMINAL ELDER NEGLECT AND ABUSE AND HAVE ALL EXPLOITED AND DESTROYED ELAINE MAE KAPUSTA AND CONCEALED THIS FOR 3 YEARS, YOUR TIME IS LIMITED AS NONE OF YOU CAN EVER WALK AWAY UNSCATHED FOR YOUR INHUMANE ACTIONS AND INACTIONS-(2021-2025)!

SOMETHING IS SERIOUSLY WRONG WITH THE JUSTICE SYSTEM!

**NO ONE IS ABOVE THE LAW, INCLUDING LAWYERS AND CARE MANAGERS AND DOCTORS AND EVEN A SON!  
AND ALL 2022-2025 19+ PERSONS/ENTITIES INVOLVED IN ALL CRIMES COMMITTED MUST ALL NOW BE HELD FULLY ACCOUNTABLE TO VIRGINIA CRIMINAL LAWS VIOLATED.**

**BY 4 YEARS OF "DELIBERATE DEPRIVATION OF CARE" AND DEFYING 9 DOCTOR-ORDERS WRITTEN INSTRUCTIONS TO PROVIDE PROPER CARE AND TREATMENT" AND "IGNORING LITERAL REPORTED PHYSICAL SUFFERING" AND IGNORING "LYNN KAY'S MEDICALLY CORRECT REQUESTS FOR "MEDICALLY-PROPER CARE AND TREATMENT"- (2/7/25-DR. EDWARD MALLORY NOTARIZED AFFIDAVIT)**

**AND THEY-"CLASS 4 FELONS OF ELDER CRUELTY CRIMES AS IRRESPONSIBLE FIDUCIARIES"HAVE ALL ALMOST "MURDERED MY MOM 3 TIMES" AND HAVE DESTROYED 50% OF MY MOM'S HEALTHY BLOODCELLS, 40% OF MY MOM'S HEALTHY PLATELETS AND 80% OF MY MOM'S ONCE HEALTHY IMMUNE SYSTEM-MONOCYTOPENIA) AND HAVE "CRIMINALLY ABDUCTED OUR LIVES" AND HAS "CRIMINALLY FORCIBLY WITH PRIVATE ARMED GUARDS KIDNAPPED MY MOM FROM HER HOME OF 45 YEARS" ABUSING THE POWER OF CONSERVATORSHIP AND GUARDIANSHIP TO COMMIT ELDER CRUELTY CRIMES AND HAS "CRIMINALLY IMPRISONED MY MOM AGAINST HER WILL" TO BE "MEDICALLY-FORCIBLY DRUGGING MY MOM WITH FDA-UNAPPROVED ANTIPSYCHOTICS AGAINST HER WILL" DESTROYING HER HEART AND MIND!**

**AND THIS DECEPTION AND INHUMANENESS WAS ORCHESTRATED BY THE PREDATORY CONSERVATORSHIP OF CARY CUCINELLI AND VALERIE GEIGER AND ELIZABETH WILDHACK AND LAURIE KIRKLAND AND PHILIP KAPUSTA SUPPORTING THIS DEADLY DANGEROUS CORRUPT EVIL SYSTEM OF FINANCIAL EXPLOITATION ON 7/31/20 HAS LED TO ALL OF THE 4+ YEARS OF CRIMES COMMITTED THEREAFTER BY THE 20 PERSONS/ENTITIES NAMED ABOVE.**

- 1. REQUEST FOR A COURT ORDER FOR THE DETERMINATION AND RULING OF ELDER FINANCIAL EXPLOITATION-(§ 18.2-178.1) – Unnecessary liquidation of assets, taxes lost, excessive fees AND UNNECESSARY LEGAL AND CARE FEES AND ...-(2020 TO PRESENT DAY)-EASILY LOSING OVER 4 MILLION DOLLARS OF "THE ESTATE VALUE" BY GROSS FINANCIAL MISMANAGEMENT CAUSING THE ILLEGAL SELLING OF ESTATE ASSETS UNNECESSARILY SOLD BY COMMITTING FRAUDULENT ACTS LOSING MULTI-MULTI MILLIONS WHICH ALL NEED TO BE REPAID IN ITS ENTIRETY FOR UNNECESSARILY CAUSING 5 YEARS OF LOSS TO THE ESTATE BY ALL CRIMES UNDER CONSERVATORSHIP THAT HAVE BEEN EXECUTED BY DECEPTIVE MEANS.**
- 2. REQUESTING TODAY BASED UPON THIS "DECLARED AND DETERMINED DOCUMENTED CRIMINAL ACT OF FRAUD UPON THE COURT WHICH BEING DECLARED CRIMINAL AS IT WAS THE MEANS USED DIRECTLY COMMITTED IN ORDER TO CONCEAL CRIMINAL ELDER CRUELTY CRIMES BY FIDUCIARIES:**
- 3. THAT THERE IS TODAY TO BE AN ISSUANCE OF A COURT ORDER FOR AN INDEPENDENT FULL FORENSIC FISCAL FINANCIAL AUDIT TO BE PERFORMED FOR "THE DETAILED ACCOUNTING OF EVERY SINGLE PENNY OF "THE ESTATE FUNDS IN 2020, 2021, 2022, 2023. 2024 AND 2025 IN FULL AND COMPLETE TRANSPARENCY" AS "THERE HAS NEVER BEEN ANY AT ALL, EVER."**
- 4. AND \*\*THE FREEZING OF THE ENTIRE CONSERVATORSHIP BOND PAID IN 2020 FOR REPAYMENTS FOR ALL CRIMES COMMITTED AND ALL 5 YEARS OF "LIFE-ALTERING HARM DONE TO BOTH MY MOM AND I AND "THE ESTATE"\*\***

JUDGE TRAN, JUSTICE MUST NOW TODAY BE BROUGHT TO THESE "EVIL AND CORRUPT SOULS" COLLECTIVELY COMMITTING EACH AND EVERY ONE OF THESE CRIMES LISTED ABOVE, AS ONCE AGAIN, THESE ARE VIRGINIA CRIMINAL LAWS ON THE BOOKS FOR BEING UPHELD AND PROSECUTED! WITH ABSOLUTELY NO ONE BEING ABOVE THE LAW".

BECAUSE MOM AND MY LIVES AND "THE ESTATE" WERE "CRIMINALLY ABDUCTED AND STOLEN AND DESTROYED FOR 5 YEARS OF "LIFE-ALTERING HARM SUFFERED UNCEASINGLY-(2020-2025)!"

I respectfully request that the Court issue an order acknowledging that findings of fraud upon the Court were used in the July 2022 EMERGENCY PETITION COURT FILINGS to deliberately conceal ongoing and serious elder cruelty crimes.

These crimes have continued for four years, causing irreparable harm to my mom, Elaine Mae Kapusta, and myself. I further request that this Court refer this matter for full criminal investigations by Adult Protective Services and the Major Crimes Bureau based on the extensive documentation already now submitted into the record.

The evidence includes clear and repeated violations of medical care orders, deprivation of essential care, and coordinated efforts by fiduciaries and care providers to conceal their neglect, exploitation and abuse of a vulnerable adult.

These named individuals and entities must be fully investigated for their roles in this prolonged abuse and concealment. Each person named played a direct or complicit role in allowing, participating in, or covering up years of harm and cruelty. I respectfully ask that the Court order immediate referral and initiation of a full-scale criminal investigations to begin.

REQUEST FOR A COURT ORDER TO BE ISSUED FOR A REFERRAL FOR CRIMINAL INVESTIGATIONS OF 4 YEARS OF DOCUMENTED ELDER CRUELTY CRIMES WITH "THE DECLARED FINDINGS OF FRAUD UPON THE COURT RECOGNIZED BEING USED CRIMINALLY IN JULY 2022 TO FRAUDULENTLY CONCEAL NOW RESULTED 4 YEARS OF THE ELDER CRUELTY CRIMES COMMITTED BY ALL INVOLVED FIDUCIARIES FOR: "THE ISSUANCE OF A COURT ORDER" FOR A.P.S. INVESTIGATING IN FULL INVESTIGATION OF ALL FACTUALLY PROVIDED DOCUMENTS PROVIDED IN THE COURT SUPPLEMENT AND FURTHER "CRIMINAL EVIDENTIARY DOCUMENTS HAVING OCCURRED SINCE 2021-"CRIMINAL DEPRIVATION OF CARE IN NOT FOLLOWING DOCTORS ORDERS" FOR "THE CRIMINAL INVESTIGATION TO BE ORDERED TO BEGIN BY WRITTEN COURT ORDER FOR ADULT PROTECTIVE SERVICES AND THE MAJOR CRIMES BUREAU TO BEGIN A FULL AND COMPLETE CRIMINAL INVESTIGATIONS INTO ALL 4 YEARS OF ELDER CRUELTY CRIMES AND ALL OTHER LISTED ABOVE CRIMES COMMITTED BY CARY CUCINELLI, VALERIE GEIGER, LIZ SHIFFLETT, SUZANNE HANAS, PREMIER PLANNING CARE, ELIZABETH WILDHACK, LAURIE KIRKLAND, DR. ALAN DAPPEN, DOCTALKER, JEANNE BLUE, KATE MAHONEY, RACHELLE DORNAN, ELDER TREE, GEORGE W. DODGE, MARK CUMMINGS, DR. NAVEEN DOKI, STEPHEN HALL, DR. WILLIAM ERSHLER AND PHILIP KAPUSTA-(SON) FOR ALL TO BE CRIMINALLY INVESTIGATED AND PROSECUTED FOR ANY AND ALL OF THEIR "CRIMINAL INVOLVEMENT IN THE ABOVE LISTED CRIMES COLLECTIVELY FOR 3 YEARS". AS EVERY SINGLE PERSON HAS PLAYED A ROLE IN "THE CASE OF ELAINE MAE KAPUSTA ELDER CRUELTY CRIMES COMMITTED FOR COLLECTIVELY 4 YEARS" OF "HELL SUFFERED BY MOM AND I BY THESE WHOLLY INCOMPETENT AND INHUMANE AND EVIL AND CORRUPT NAMED PERSONS LISTED".

I respectfully ask that the Court order immediate referral and initiation of a full-scale criminal investigation into their conduct, as well as the full history of fraud, medical neglect, and elder abuse that has been inflicted on Elaine Mae Kapusta for over four years.

We are asking for justice, protection, and accountability after years of suffering.

Respectfully and urgently submitted,



LYNN KAY -7/12/25

NOTICE OF SERVICE

I hereby certify that on the below date OF:

7/12/25, ALL PARTIES were emailed copy of:

URGENT 7-12-25 JUDICIAL LETTER TO JUDGE TRAN-FRAUD UPON THE COURT-DECEPTION DECLARED FOR VACATING ALL 2020-2025 COURT AGREEMENTS AND COURT ORDERS AND COURT JUDGMENTS.pdf

7-12-25-PETITION OF EMERGENCY DEMAND FOR THE IMMEDIATE JUDICIAL RULING ON THE 7-5-22-7-8-22 FRAUD UPON THE COURT FOR DISSOLUTION OF CONSERVATORSHIP AND GUARDIANSHIP FOR ALL CRIMES COMMITTED FOR 3 CONTINUAL YEARS.pdf

JUNE 2022-LIZ SHIFFLETT-CRIMINALLY FALSIFIED EVIDENCE USED FOR THE 7-5-22-7-8-22 FRAUD UPON THE COURT BOGUS EMERGENCY PETITION.pdf

FOR RULING OF FRAUD UPON THE COURT-OVERTURNING AND VACATING AND EXPUNGING ALL 2020-2025 COURT JUDGMENTS.pdf

was emailed to all persons including counsel for George W. Dodge

ALEXIS SMITH WAS ALSO EMAILED THESE 7/12/25 COURT FILINGS IN THE SAME EMAIL

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PREVIOUS RELATED PDFS WERE EMAILED 6/17/25-:

\*URGENT LETTER TO JUDGE TRAN-NEWLY DISCOVERED LIZ SHIFFLETT-(PREMIER CARE PLANNING)-2022 CRIMINAL EVIDENCE-FRAUD UPON THE COURT-JULY 2022 LEGAL MISCONDUCT AND CONCEALMENTS WITH THREATS TO OUR LIVES.pdf

\*COURT AMENDMENT FOR JULY 2022-2025 RETRACTIONS OF ALL ALLEGATIONS WRONGLY MADE AGAINST LYNN KAY-PAGED-EMAILED.pdf

\*CUCINELLI GEIGER-NOTARIZED AFFIDAVIT ADMISSION OF GROSS MALFEASANCE-2020-2025-EMAILED.pdf

\*LYNN KAY DEFAMATION-DEMAND LETTER TO CUCINELLI GEIGER FOR COURT AMENDMENT WITH FALSE ALLEGATIONS RETRACTION-EMAILED.pdf



\*LYNN KAY

7/12/25

Tweetery7@yahoo.com

571-421-6813