

IN THE CIRCUIT COURT OF FAIRFAX COUNTY, VIRGINIA

7/12/25--9 AM

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

FOR RULING OF FRAUD UPON THE COURT FOR THE IMMEDIATE FULL AND PERMANENT DISSOLUTION OF CONSERVATORSHIP AND GUARDIANSHIP FOR 4+ YEARS OF FIDUCIARIES CRIMES AND DECEPTION

TO THE HONORABLE JUDGE TRAN:

CASE #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")

RE: 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

FOR THE IMMEDIATE AND FULL AND PERMANENT DISSOLUTION OF CONSERVATORSHIP AND GUARDIANSHIP FOR DOCUMENTED CRIMES COMMITTED AND CONCEALED FOR 3 CONTINUAL YEARS OCCURRING FROM THE "CRIMINALLY CONCEALED FRAUD UPON THE COURT BY USING "CRIMINALLY FALSIFIED PREMIER PLANNING CARE MANAGEMENT REPORTS CONCEALED IN "COURT-FILED SEALED FILING" CONCEALED AND FALSIFIED

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 PERMANENT 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 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)  
AND

\*\*THIS IS A "WRITTEN REQUEST TO STRIKE THE 7/30/25 SHAM HEARING"\*\*

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

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

**\*\*REQUEST FOR COURT ORDER HAVING RECOGNIZED AND DECLARED THE FINDINGS OF "CRIMINALLY CONCEALED FRAUD UPON THE COURT" AND REFERRAL BY COURT ORDER TO ADULT PROTECTIVE SERVICES AND THE MAJOR CRIMES BUREAU TO CONDUCT CRIMINAL INVESTIGATIONS INTO ALL**

**NAMED PERSONS INVOLVEMENT OF ELDER NEGLECT, ABUSE AND EXPLOITATION AND ALL OTHER CRIMES COMMITTED-LISTED BELOW\*\***

RE: "THE RECENT "CRIMINAL EVIDENTIAL DISCOVERY" SHOWING "**THE COMPLETE LACK OF TRANSPARENCY AND FORTHRIGHT ESS OF ALL FIDUCIARIES**" BY THE NOW "**UNCOVERED SEALED CRIMINAL EVIDENCE OF CONCEALMENTS OF THE LIZ SHIFFLETT AND SUZANNE HANAS PREMIER PLANNING CARE MANAGEMENT**" IN THEIR PREPARING AND FABRICATING AND STATING "**FALSE FACTUAL STATEMENTS**" OF CARE MANAGER REPORTS NOW BEING ENTIRELY DISPROVEN BY MEDICAL FACTS AND THE MEDICAL REPORTS. WITH THESE "**FABRICATED AND FRAUDULENTLY PREPARED PREMIER PLANNING REPORTS USED ENTIRELY FOR ALL INVOLVED TO COMMITT**

**"FRAUD UPON THE COURT BY CARY CUCINELLI AND ALL OTHER FIDUCIARIES AND PHILIP KAPUSTA BY HALE BALL IN JULY 2022 OF WHICH HAS BEEN "DELIBERATELY JUDICIALLY IMPROPERLY CONCEALED FOR 3 CONTINUAL YEARS NOW.- ( JUNE 2022-LIZ SHIFFLETT-CRIMINALLY FALSIFIED EVIDENCE USED FOR THE 7-5-22-7-8-22 CRIMINAL FRAUD UPON THE COURT BOGUS EMERGENCY PETITION.pdf**

**FOR RULING OF FRAUD UPON THE COURT-OVERTURNING AND VACATING AND EXPUNGING ALL 2022-2025 COURT JUDGMENTS**

FRAUD UPON THE COURT IS PERTINENT TO THE ENTIRE CASE. A false statement is a statement that is not true and is made with the intention to deceive or mislead. It can be a verbal or written statement that presents facts that are not accurate. False statements can be illegal and can result in criminal charges

THIS HAS BEEN JUDICIALLY IMPROPERLY "CRIMINALLY CONCEALED IN SEALED COURT RECORDS SINCE 2022-2025"-LYNN KAY RECENTLY DISCOVERED ON 5/22/25

AND FRAUD UPON THE COURT WAS USED FOR EXECUTING ALL BELOW LISTED CRIMES AGAINST MOM AND I FOR 3 CONTINUAL DECIMATING YEARS-(2022-2025)

\*\*JUDICIAL PURPOSE: TO URGENTLY AND FULLY VACATE AND OVERTURN ALL 2020-2025 COURT ORDERS BASED ON ALL OF THE FIDUCIARY AND LAWYERS CRIMES COMMITTED UPON THE CRIMINAL FRAUD UPON THE COURT AND MALICIOUS PROSECUTION COMMITTED WITH THE BEGUN 7/5/22-6/6/23 TO PRESENT DAY CRIMINAL ABDUCTION OF ELAINE MAE KAPUSTA AND LYNN KAY WITH THREATS TO LIFE AND HEALTH AND HOME FOR 5 YEARS-(2020-2025)-THIS HAS INVOLVED A TOTAL OF 7 LAWYERS AND ALSO PHILIP KAPUSTA-(SON) INVOLVED IN THE DECEPTION OF CRIMINALLY TAKING OVER MY MOM'S AND MY LIFE COLLECTIVELY FOR 5 YEARS SINCE THE BEGINNING ON 7/31/20 IN COMMITTING DECEPTION AND THEN AIDING AND ABETTING IN THE CLASS 4 FELONY CRIMES OF ELDER CRUELTY.

THIS HAS BEEN AN ONGOING 5 YEAR LONG NIGHTMARE OF "HELL ON EARTH SUFFERED BY ELAINE MAE KAPUSTA AND LYNN KAY"!

MOM AND I HAVE BEEN UNCEASINGLY TRAPPED IN AN ENDLESS CYCLE OF DECEPTION AND CORRUPTION AND INHUMANENESS AND NEAR DEATH OCCURRENCES AND CHAOS AND MAYHEM AT THE HANDS OF ALL FIDUCIARIES FOR 3 YEARS OF "DOCUMENTED CRIMINAL CONCEALMENT OF THE TRUTH" WHICH DEMANDS THE HIGHEST LEGAL PENALTY OF PERMANENT DISBARMENTS OF ALL 7 LAWYERS CORRUPTION AND EVIL WHICH THEY HAVE DOCUMENTEDLY COMMITTED FOR COLLECTIVELY 3 YEARS.

THE PERMANENT DISBARMENTS BEING PROPERLY JUDICIALLY SOUGHT FOR OUTRAGEOUS "CRIMINAL DECEPTION ALONG WITH CORRUPT AND INHUMANE CONDUCT" BY ALL LAWYERS CRIMES COMMITTED FOR MORE THAN 3 YEARS OF "DOCUMENTED CRIMINAL DECEPTION COLLECTIVELY PRACTICED UNCEASINGLY SINCE AT LEAST 2021".

URGENT JUDICIAL LETTER TO JUDGE TRAN FOR IMMEDIATELY VACATING ALL 2020-2025 ORDERS AND JUDGMENTS FOR ENTIRELY JUDICIOUSLY PROPERLY FULLY AND PERMANENTLY DISSOLVING THE

PREDATORY CONSERVATORSHIP AND GUARDIANSHIP AND CARE MANAGEMENT SYSTEM OF "4 YEARS OF DEPRIVATION OF CARE ELDER CRUELTY FOR THE PURPOSE OF ALL FIDUCIARIES FINANCIAL EXPLOITATION"-

THE RESTORATION OF LYNN KAY FULL AND SOLE GUARDIANSHIP WITH ALL LEGAL AND MEDICAL POWERS OF ELAINE MAE KAPUSTA AND "THE ESTATE" FULLY RESTORED AS WAS SOLELY HELD ONLY BY LYNN KAY FOR 8 YEARS PRIOR TO CONSERVATORSHIP AND GUARDIANSHIP CONTRACTS SO GROSSLY BREACHED SINCE 2020:

PLAIN AND SIMPLE, THIS IS CRIMINAL ELDER CRUELTY AND IT IS, IN FACT, CRIMINAL AND IT HAS BEEN COMMITTED AND "CRIMINALLY CONCEALED UNDER THE COURT'S LACK OF OVRRSIGHT FOR 4+ YEARS AND THIS CRIMINAL EVIDENCE WAS CRIMINALLY CONCEALED AND SEALED IN COURT FILING IN 2022-2025.

\*\*REQUEST DEMAND FOR IMMEDIATE "JUDICIAL RULING WITHOUT A HEARING"- BASED ON A BLATANT "ABUSE OF POWER BY ALL PERSONS AND CRIMINAL DECEPTION" FOR 5 TOTAL YEARS-PRIOR TO AND AFTER "THE CRIMINALLY FALSIFIED AND FABRICATED AND COURT-FILED AND SEALED JULY 2022 DOCUMENTS" HAVING BEEN "CRIMINALLY CONCEALED FOR 3 YEARS-(2022-2025)" IN SEALED COURT RECORDS RECENTLY DISCOVERED BY LYNN KAY ON 5/22/25.

\*\*\*IN THE PURPOSE OF JUSTICE NO LONGER BEING DELAYED\*\*\*\*

RE: URGENT IMMEDIATE ATTENTION IN SEEKING THIS PROPER URGENT JUDICIAL REVIEW WITHOUT A HEARING" FOR FULL AND PERMANENT PROPER DISSOLUTION OF CONSERVATORSHIP AND GUARDIANSHIP BASED UPON

"ALL 2022 CRIMINAL FALSIFIED AND FABRICATED CONCEALED CRIMINAL EVIDENCE" BEING TODAY NOW PRESENTED FOR URGENT ADJUDICATION"-BASED ON PRESENTED "CRIMINAL EVIDENCE OF EGREGIOUS ELDER CRUELTY CRIMES COMMITTED AND HAVING BEEN AND STILL BEING

DELIBERATELY "CRIMINALLY CONCEALED BY ALL PERSONS COMMITTING 3 YEARS OF DEFAMATION OF LYNN KAY AND THE DECIMATION OF ELAINE MAE KAPUSTA AND LYNN KAY FOR 3+ CONTINUAL YEARS

ALONG WITH FRAUD UPON THE COURT AND CRIMINAL MALICIOUS PROSECUTION WITH "CRIMINAL WRITTEN THREATS FOR CRIMINAL ABDUCTION DECIMATING OUR LIVES AND OUR HEALTH AND OUR HOME" TOGETHER WITH ALL NAMED PERSONS COMMITTING MULTIPLE UNENDING CRIMES WHICH ARE LISTED BELOW SINCE JUNE 2022 TO PRESENT DAY" WITH ALL JULY 2022 INVOLVED PARTIES HAVING BEEN FULLY MADE AWARE OF THIS SINCE 6/9/25 VIA EMAIL AND MY WEBSITE FOR

ALL INVOLVED PARTIES BEING DEMANDED WITH DEMAND LETTER TO ALL SIGN AND FILE THE COURT SUPPLEMENT OF RETRACTING ALL 2022-2025 COURT FILINGS BASED ON CRIMINAL FRAUD COMMITTED AND CRIMINAL ELDER CRUELTY CRIMES OF NEGLECT AND ABUSE FOR 4 YEARS SINCE 2021-ELAINE MAE KAPUSTA NEEDING 3 ROOT CANALS AND RECEIVING NONE CAUSING GRAVE INJURIES WITH 3 OCCURRENCES OF ALMOST DEMISE REQUIRING 3 HOSPITALIZATIONS DUE TO CRIMINAL ELDER CRUELTY CRIMES OF "DEPRIVATION OF CARE AND IGNORING AND DEFYING 9 DOCTORS ORDERS-(2021-2025)"\*\*\*\*

\*\*THERE BEING "DOCUMENTED HIDDEN COURT FILED SEALED CRIMINAL EVIDENCE FOR 3 YEARS CONCEALING CLASS 4 FELONY CRIMES COMMITTED SINCE 2022-2025" AND IS NOW HIDDEN NO MORE\*\*

**URGENT ATTENTION AS THIS "CRIMINALLY CONCEALED FALSIFIED BY PREMIER PLANNING CARE MANAGEMENT "FABRICATED CRIMINAL EVIDENCE" JUDICIALLY OVERTURNS ALL 2020-2025 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 AND MALICIOUS PROSECUTION WITH "ILLEGAL WRITTEN THREATS AND 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 BEING DUTYBOUND TO PROTECT SINCE DAY 1'**

THE 1/7/20 GUARDIANSHIP SETTLEMENT AGREEMENT WAS EGREGIOUSLY DECEPTIVELY GREATLY ALTERED IN JULY 2020 FROM THE ORIGINAL SIGNED AND AGREED UPON GUARDIANSHIP SETTLEMENT AGREEMENT ON 1/7/20 BY DECEPTIVELY TERMINATING MY ADVANCE MEDICAL DIRECTIVE FULLY AND SOLELY HELD ONLY BY LYNN KAY FOR 8 YEARS FOR PROTECTING MY MOM.

**\*\*JUDICIAL REQUEST TO NOW BE DEMANDED TO JUDICIALLY PROPERLY ENTIRELY VACATE ALL COURT ORDERS FROM 2020-2025 DUE TO FRAUD, DECEPTION, AND GROSS FIDUCIARY MALFEASANCE AND DELIBERATELY CONCEALED CRIMES COMMITTED-**

**"LYNN KAY BEING DECEPTIVELY GIVEN GUARDIANSHIP IN NAME ONLY WITH ABSOLUTELY NO POWER BY ALL SIGNERS DECEPTIVELY ON 7/31/20 TERMINATING THE LYNN KAY'S ADVANCE MEDICAL DIRECTIVE HAVING BEEN SOLELY HELD BY LYNN FOR 8 YEARS-(2013-2020 PROTECTING ELAINE MAE KAPUSTA" AND UMPTEEN FIDUCIARIES AND PHILIP KAPUSTA'S DOCUMENTED CRIMES COMMITTED THEREAFTER THIS 2020 DECEPTION AS IS LISTED BELOW\*\***

TO THE HONORABLE JUDGE TRAN:

JUDGE TRAN, THIS NOW ENTIRELY IMMEDIATELY TAKES URGENT PRECEDENCE AS AN URGENT AND UNYIELDING DEMAND FOR IMMEDIATE JUDICIAL INTERVENTION DUE TO HUMAN LIVES BEING DECIMATED DUE TO LACK OF JUDICIAL OVERSIGHT FOR 5 CONTINUAL YEARS .

Petitioner, Lynn Kay, "without any counsel, as JC LAW also could care less about crimes committed by ALL FIDUCIARIES AND BY PHILIP KAPUSTA FOR 3 YEARS, respectfully requests SOLELY BASED ON THIS EGREGIOUSLY CONCEALED 3 YEARS AGO CRIMINAL EVIDENCE that this Court rightfully vacate and set aside all court orders, including the 2020 egregiously breached "Guardianship Settlement Agreement" agreed to specific terms by all signers and Lynn Kay signed on 1/7/20 AND THEN WAS "DECEPTIVELY GREATLY ALTERED ON 7/31/20 BY ALL FIDUCIARIES KNOWINGLY BREACHING THE ORIGINAL SETTLEMENT AGREEMENT.

I, LYNN KAY, DEMAND THAT THIS COURT IMMEDIATELY VACATE AND EXPUNGE ALL 2020-2025 ORDERS ISSUED BASED ON 5 YEARS OF ABUSE OF POWER OVEREACH AND DECEPTION AND FRAUD UPON THE COURT AND "MALICIOUS PROSECUTION WITH ILLEGAL CRIMINAL WRITTEN THREATS TO OUR LIVES AND OUR HEALTH AND OUR HOME FOR 3 YEARS TO PRESENT DAY BY THE CRIMINAL DECEPTION OF CONCEALMENTS BY ALL NAMED PERSONS TO PRESENT DAY. ALL PERSONS AND AUTHORITIES AND THIS COURT HAVE ALL FAILED FOR 5 YEARS TO PROTECT MY MOM AND I.

REASONS FOR URGENT JUDICIAL REVIEW BY JUDGE TRAN "WITHOUT A HEARING":

1. BECAUSE I HAVE FOUND NO LAWYER WHO CARES ABOUT THIS "CONCEALED FALSIFIED CRIMINAL EVIDENCE FOR 3 YEARS OF HARM"
2. BECAUSE THIS IS "COURT-FILED SEALED CRIMINAL EVIDENCE DELIBERATELY CONCEALED" OF ELDER CRUELTY NEGLECT AND ABUSE BY CARE MANAGEMENT CAUSING GRAVE INJURIES TO ELAINE MAE KAPUSTA-LYNN KAY RECENTLY DISCOVERED-5/22/25
3. (6/30/22-7/14/22)-ELAINE MAE KAPUSTA SUFFERED HOSPITALIZATION AND FIDUCIARY ABANDONMENT TO SUFFER DUE TO THE CRIMINAL ELDER NEGLECT AND LEFT UNABLE TO WALK-

(VIRGINIA CRIMINAL 18.2-369-B)-ELDER CRUELTY CRIMES

4. BECAUSE THIS EVIDENCE WAS "CRIMINALLY FALSIFIED" AND HIDDEN AND SEALED IN COURT RECORDS FOR 3 YEARS WITHOUT MY KNOWLEDGE
5. BECAUSE THIS "CRIMINALLY FABRICATED AND FALSIFIED AND CONCEALED COURT FILED SEALED CRIMINAL EVIDENCE" WAS USED FOR 3 YEARS TO "CRIMINALLY HARM BOTH MOM AND I WITH NO TRUTH TO ANY OF IT
6. BECAUSE THIS IS BOTH PERJURY AND DEFAMATION AND CRIMINAL EVIDENCE
7. BECAUSE THE OTHER PARTIES HAVE FAILED TO TAKE ANY ACTION TO RETRACT AND VOLUNTARILY CORRECT THE PUBLIC RECORD AS REQUESTED BY LYNN KAY 1 MONTH AGO
8. BECAUSE LAWYERS REFUSING TO VOLUNTARILY CORRECT FALLSITIES IS LEGAL MISCONDUCT AND IS SANCTIONABLE FOR DISBARMENTS.
9. BECAUSE THIS "FALSIFIED CRIMINAL EVIDENCE CAUSED MANY MORE CRIMES TO OCCUR FOR 3 YEARS AGAINST MOM AND I"
10. BECAUSE ALL "CRIMINALLY FALSIFIED EVIDENCE IS ALREADY IN THE COURT SYSTEM FOR 3 YEARS" AND WAS \*\*PUT UNDER SEAL WITHOUT EVER PROVIDING ANY OF THIS TO LYNN KAY FOR 3 YEARS\*\* SHOWING GUILT BY ALL PARTIES SEEKING TO CONCEAL. "GUILT BY ASSOCIATION"!
11. BECAUSE THIS EVIDENCE IS PROVEN AS FALSIFIED BY THERE BEING PAGES OF THE 2022 MEDICAL REPORTS DISPROVING EVIDENCE THAT DIRECTLY CONTRADICTS BOTH THE FALSIFIED CARE MANAGER REPORTS AND ALSO DISPROVES ALL OF THE 7/5/22 CONCEALED EMERGENCY PETITION OF "FALSE ALLEGATIONS" TAKEN DIRECTLY FROM THE FALSIFIED CRIMINALLY PREPARED AND FRAUDULENTLY CONCEALED CARE MANAGER REPORTS.-(JUDICIAL REVIEW FOR RULING OF FRAUD UPON THE COURT-OVERTURNING AND VACATING AND EXPUNGING ALL 2022-2025 COURT JUDGMENTS)
12. **BECAUSE THIS "GROSS MATERIAL BREACH OF THE 2020 CONSERVATORSHIP GUARDIANSHIP CONTRACT" BY ALL SIGNED 2020 PERSONS" USED "CRIMINALLY FALSIFIED EVIDENCE WHICH ENTIRELY OVERTURNS AND VACATES ALL 2020-2025 COURT ORDERS AND AGREEMENTS AND COURT JUDGEMENTS AND COURT RULINGS AND REVERTS LYNN KAY BACK TO PRIOR TO 2020 WHEN LYNN KAY FULLY AND SOLELY HELD LEGAL P.O.A. AND ADVANCE MEDICAL DIRECTIVE HAVING FULL PROTECTION AGAINST ALL HARM DONE-**

WITHOUT ANY PROTECTION-FOR THE LAST 5 YEARS IN WHICH ELAINE MAE KAPUSTA AND LYNN KAY'S LIVES HAVE HAD ABSOLUTELY NO PROTECTION, AT ALL, EVER HAVING BEEN "DECIMATEDLY DESTROYED" BY ALL FIDUCIARIES AND ENTITIES NAMED AND BY "THE PSYCHOPATH PHILIP KAPUSTA AS SON ALLOWING MOM AND I TO "HORRIFICALLY SUFFER" BY HIS AND ALL FIDUCIARIES "CRIMES COMMITTED FOR 3 YEARS TO PRESENT DAY" WHICH ARE ALL LISTED BELOW FOR PROSECUTION.

13. **BECAUSE THIS GIVES IRON-CLAD EVIDENCE FOR ENTIRELY FULLY AND PERMANENTLY DISSOLVING THE ENTIRE PREDATORY DEADLY DANGEROUS CONSERVATORSHIP AND GUARDIANSHIP BREACHED CONTRACT BY ALL PARTIES KNOWINGLY AND WILLFULLY USING CRIMINALLY FALSIFIED EVIDENCE USED AND CONCEALED AND "SECRETLY SEALED IN COURT RECORDS FOR 3 YEARS".**
14. **BECAUSE THIS STRIPS ALL LAWYERS AND PERSONS INVOLVED ENTIRELY NAKED BEFORE THIS COURT SHOWING THEIR EVIL SOCIOPATHIC INHUMANITY AND CORRUPTION AND THE**

**COMPLETE DISREGARD FOR THE RULE OF LAW AND THE AUTHORITY OF THIS COURT AND THE HUMANITY OF LIFE.**

**15. BECAUSE THIS PROPERLY JUDICIALLY IMMEDIATELY ENDS OUR 5 YEAR LONG NIGHTMARE OF "UNSPEAKABLE HORROR SUFFERED" BY ELAINE MAE KAPUSTA AND LYNN KAY**

CRIMINALLY ALTERED AND CRIMINALLY FALSIFIED EVIDENCE, PERJURY, AND MALICIOUS PROSECUTION WITH 3 YEARS OF THREATS AND 10 VIRGINIA CRIMINAL AND CIVIL VIOLATIONS OF LAW COMMITTED BY ALL INVOLVED FIDUCIARIES AS A RESULT WITHOUT THERE EVER BEING ANY ACCOUNTABILITY OR JUSTICE OR COURT OVERSIGHT WITH "ELAINE AND LYNN HAVING BEEN ENTIRELY BEING THROWN TO THE WOLVES FOR 5 YEARS TO BE DEVoured AND DESTROYED WITHOUT HAVING ANY PROTECTION, AT ALL, EVER!"

FOR FIVE YEARS, MY MOM AND I HAVE BEEN FORCED TO SUFFER THROUGH AN UNSPEAKABLE SERIES OF LEGAL, PHYSICAL, FINANCIAL AND PSYCHOLOGICAL ABUSES UNDER THE UNMONITORED BEHAVIOR OF THE CONSERVATORSHIP— ALL OF WHICH STEMMED FROM DECEPTIVE ALTERATIONS WITH CRIMINALLY FALSIFIED DECEPTION BEHAVIOR AND BY GROSSLY BLATANT LEGAL MISCONDUCT IN ALL FIDUCIARIES GREATLY MATERIALLY ALTERING AND SEVERING AND MATERIALLY ALTERING CONTRACTS WITHOUT MY APPROVAL AND WITHOUT THERE BEING ANY LEGAL JUSTIFICATION TO EVER DO SO.

AS NOW I RECENTLY ON 5/22/25 DISCOVERED SEALED AND FRAUDULENTLY CRIMINALLY FALSIFIED LIZSHIFFLETT AND SUZANNE HANAS PREMIER PLANNING CARE MANAGER REPORTS, NEVER HAVING BEEN DISCLOSED TO ME UNTIL MY DISCOVERY ON MAY 22, 2025 BY MY REQUESTING TO BE EMAILED THESE COURT-FILED SEALED DOCUMENTS.

THE ENTIRETY OF THIS 5 YEARS OF FRAUDULENT LITIGATION TRACES BACK TO JULY 2020\*WHEN THE 1/7/20 GUARDIANSHIP SETTLEMENT AGREEMENT WAS GREATLY ALTERED BY ALL FIDUCIARIES BY THE ADVANCE MEDICAL DIRECTIVE WHICH I HELD FOR 8 YEARS WAS DECEPTIVELY TERMINATED WITH NO REASON AND GIVING ME A "GUARDIANSHIP IN NAME ONLY WITH ABSOLUTELY HAVING NO POWER OF GUARDIANSHIP TO PROTECT MY MOM SINCE 7/31/20".

THIS WAS DECEPTIVELY ALTERED FROM THE 1/7/20 AGREED UPON TERMS WITH NEVER MENTIONING ANYTHING ABOUT "GUARDIANSHIP IN NAME ONLY, WITH NO MEDICAL POWER OVER MY MOM AS GUARDIAN HOLDS ALL MEDICAL ADVANCE DIRECTIVE AS I PREVIOUSLY HAD.

THIS DECEPTION WAS IN ORDER TO DENY LYNN KAY AND ELAINE MAE KAPUSTA ANY RIGHTS OVER THEIR LIVES TOGETHER IN THEIR OWN HOME AND THIS WAS NOT EVER AGREED TO IN THE 1/7/20 GUARDIANSHIP SETTLEMENT AGREEMENT AND THESE MULTIPLE DECEPTIVE ALTERATIONS HAVE HORRIFICALLY CHANGED THE COURSE OF OUR ONCE ENTIRELY PERFECT LIVES LIVED AND THRIVED TOGETHER SINCE 2006.

AND THEN FURTHER DECEPTION OCCURRED FOR 5 MORE YEARS ONGOING INCLUDING GROSS RECKLESS AND GROSSLY INCOMPETENT FINANCIAL MISMANAGEMENT AND NEGLIGENCE IN THE RECKLESS HANDLING OF THE ESTATE WEALTH IN GROSSLY BEING DESTROYED BY UNNECESSARY LIQUIDATION "LOSING MULTI-MULTI MILLIONS OF ESTATE FUNDS WITHIN 2 YEARS" AND ALSO DECEPTIVELY ALSO HIDING THIS, BY DEFYING THE COURT ORDER TO PROVIDE "QUARTERLY FINANCIAL REPORTS" IN DETAIL WHICH HAS NEVER EVER BEEN DONE TO ACCOUNT FOR EVERY SINGLE PENNY EARNED, LOST AND SPENT AND RECEIVED FOR 5 YEARS IN TOTAL TRANSPARENCY.

FINANCIAL TRANSPARENCY AND ACCOUNTABILITY MUST NOW ALSO BE DEMANDED AS SCRUTINY AND ACCOUNTABILITY AND INTEGRITY HAS BEEN LESS THAN TRANSPARENT FOR 5 YEARS.

A FINANCIAL FORENSIC AUDIT IS NEEDED TO BE COURT-ORDERED FOR THE ENTIRE CONSERVATORSHIP BOND TO BE FROZEN AND SEIZED FOR 5 YEARS OF RED FLAGS OF THE GROSS FINANCIAL MISMANAGEMENT AND RECKLESS NEGLIGENCE AND THE LACK OF INTEGRITY OF CARY CUCINELLI

DOCUMENTEDLY CONCEALING “GROSS RECKLESS FINANCIAL MISMANAGEMENT AND NEGLIGENCE FOR 5 YEARS-(2020-2025) ALONG WITH CONCEALING DOCUMENTED CRIMINAL ELDER NEGLECT FOR NOW 4 YEARS-(2021-2025) CAUSING THE ESTATE OF ELAINE MAE KAPUSTA NOTHING BUT CHAOS AND MAYHEM AND DETERIORATING INSOLVENCY FOR 5 YEARS OF HELL SUFFERED UNDER THE CONSERVATORSHIP OF CARY CUCINELLI AND VALERIE GEIGER.

AND LYNN KAY HAS ALSO NEVER RECEIVED AN ANNUAL GUARDIANSHIP SALARY OF \$90,000 AGREED UPON IN 2020 ENTIRELY DESTROYING THE FINANCES ALSO OF LYNN KAY FOR NOW ALSO 5 YEARS OF HELL SUFFERED UNDER THIS DEADLY DANGEROUS INCOMPETENT AND INHUMANE CRIMINAL PREDATORY CONSERVATORSHIP OF CARY CUCINELLI AND VALERIE GEIGER.

\*\*THE ONGOING CONTINUAL BLATANT DISREGARD FOR COURT ORDERS ARE A BROADER PATTERN OF “BEYOND SHOCKING ABUSE OF POWER AND FIDUCIARIES OVERREACH AND DISREGARD FOR THE LAW AND THE AUTHORITY OF THIS COURT” BY \*\*ALL 2020-2025 FIDUCIARIES “DOING WHATEVER THE HELL THEY WANT TO DO WITH OUR LIVES” AND ENTIRELY “WITHOUT ANY COURT OVERSIGHT OR ANY AUTHORITATIVE OVERSIGHT FOR ACCOUNTABILITY OF CRIMES COMMITTED AGAINST AN INNOCENT MOTHER AND DAUGHTER SIMPLY TRYING TO LIVE THEIR LIVES TOGETHER.”

AS ALL OF THE CORRUPT AND DECEPTIVE FIDUCIARIES PRACTICES OF LEGAL MISCONDUCT AND DECEPTIONS AND CONCEALMENTS AND COVER-UPS AND FRAUD UPON THE COURT AND CONTEMPT OF COURT ORDERS AND MALICIOUS PROSECUTION WITH “UNCEASING WRITTEN THREATS BY ABUSING THIS COURT SYSTEM TO MANIPULATE THE CONCEALMENT OF ALL OF THEIR CRIMES COMMITTED” AS DECEPTION HAS REGULARLY OCCURRED NOW FOR 5 CONTINUAL UNCEASING YEARS NOW SINCE 2020-2025 WITH LACK OF COURT OVERSIGHT AND ABUSE OF THE COURT SYSTEM FOR CONCEALING EGREGIOUS CRIMES WHICH ARE ALL AGAINST THE LAW.\*\*

WITHOUT THERE EVER BEING ANY COURT OVERSIGHT OR ANY ACCOUNTABILITY TO ALL 2020-2025 FIDUCIARIES DEFIANCE OF COURT ORDERED TERMS AND WITHOUT THERE EVER BEING ANY GUARDRAILS OF ANY FIDUCIARY, DECEPTION AND CRIMES HAVE RUN AMOK AND CONTINUED UNCHECKED FOR MORE THAN 5 YEARS ONGOING TO PRESENT DAY BY ALL FIDUCIARIES AND LAWYERS AND PHILIP KAPUSTA.

THIS COURT MUST NO LONGER ALLOW THE UNSPEAKABLE INJUSTICE THAT HAS BEEN DELIBERATELY PERPETRATED AGAINST MY MOM AND I TO CONTINUE FOR EVEN ONE MORE DAY. The truth has been made known. A formal demand was delivered on JUNE 9, 2025—yet NOT ONE OF THE SEVEN LAWYERS INVOLVED has taken steps to CORRECT THE RECORD, RETRACT THE PROVEN LIES, OR INFORM THIS COURT OF THE FACTUAL TRUTH.

THESE LAWYERS HAVE DELIBERATELY CHOSEN TO STAND BY FALSEHOODS THAT HAVE DEVASTATED AND DESTROYED OUR LIVES FOR OVER THREE YEARS. That is not negligence. That is CALCULATED MALICE, and it is FRAUD UPON THE COURT.

“FALSE FACTUAL STATEMENTS”:

A false factual statement is a declarative sentence that asserts something to be true, but the assertion is incorrect, inaccurate, or misleading based on objective reality or verified information. False Factual Statements are statements presented as facts that are untrue and misleading. In a legal context, if these statements are made knowingly and intentionally to deceive the court, they can be considered perjury or fraud upon the court.

Fraud Upon the Court occurs when a party intentionally deceives the court or abuses the judicial process, resulting in an unfair advantage. It can include actions like submitting false evidence or making false statements that affect the outcome of a case.

Judicial Concealment involves hiding or failing to disclose information that is relevant to a case, which can lead to an unjust outcome. If evidence is deliberately concealed, it can be grounds for overturning court decisions.

MOM AND I HAVE BEEN UNCEASINGLY TRAPPED IN AN ENDLESS CYCLE OF DECEPTION, CORRUPTION, AND INHUMANENESS—INCLUDING NEAR-DEATH OCCURRENCES—AT THE HANDS OF THESE FIDUCIARIES AS LAWYERS AND REPRESENTING LAWYERS This is not speculation. This is DOCUMENTED CRIMINAL CONCEALMENT OF THE TRUTH that has spanned MORE THAN THREE YEARS, and it demands NOTHING LESS THAN PERMANENT DISBARMENT of each and every attorney involved.

ALL 7 OF THESE ATTORNEYS LABELLED AS CLASS 4 FELONS OF COMMITTING AND AIDING AND ABETTING AND CONSPIRING TO CONCEAL VIRGINIA CRIMINAL LAW SECTION 182-369-B HAVE ACTIVELY PARTICIPATED IN OR ENABLED OUTRAGEOUS CRIMINAL DECEPTION, CORRUPT CONDUCT, AND THE INHUMANE ABUSE OF THE LEGAL SYSTEM TO DESTROY HUMAN LIVES. Their silence, in the face of evidence, is an endorsement of that evil. THEIR REFUSAL TO CORRECT KNOWINGLY FALSE ALLEGATIONS is not only unethical—it is A VIOLENT VIOLATION OF HUMAN DIGNITY AND JUDICIAL INTEGRITY.

THIS COURT MUST NOT STAND IDLY BY ANY LONGER WHILE HUMAN BEINGS ARE DEHUMANIZED, STRIPPED OF RIGHTS, AND TERRORIZED BY LIES AND CONCEALED PERJURY BY LICENSED OFFICERS OF THE COURT. These attorneys are not victims of misunderstanding—they are ARCHITECTS OF CORRUPTION AND CONCEALMENT OF INHUMANE ACTS.

Their disbarment is not only appropriate; IT IS A MORAL IMPERATIVE.

MY MOM IS NOT A PIECE OF PROPERTY. SHE IS A HUMAN BEING WITH A BEATING HEART AND A PULSE. Her life—our lives—have been SYSTEMATICALLY DECIMATEDLY DESTROYED. And once a life is physically or spiritually destroyed by the court's own agents, THERE IS NO REPAIR.

Therefore, I respectfully and urgently implore this Court to act today, in accordance with its duty to justice and immediately initiate PERMANENT DISBARMENT PROCEEDINGS against ALL SEVEN LAWYERS for their collective participation in more than THREE YEARS OF PROVEN LEGAL FRAUD, MALICIOUS PROSECUTION WITH WRITTEN, VERBAL AND PHYSICAL THREATS TO LIFE AND HEALTH AND HOME AND WELL-BEING, AND INHUMANE ABUSE ORCHESTRATED BY ABUSING THE COURT SYSTEM.

JUSTICE DELAYED IS JUSTICE DENIED. OUR LIVES DEPEND ON THIS COURT TAKING ACTION NOW.

ON 7/5/22, WHEN FALSE EMERGENCY FILINGS AND KNOWINGLY PERJURED CARE MANAGER REPORTS WERE USED FOR CONTINUING THIS DECEPTION — WRITTEN AND SUPPORTED BY LIZ SHIFFLETT AND SUZANNE HANAS OF PREMIER PLANNING — THESE 6/8/22 AND 6/30/22 CRIMINALLY FALSIFIED WRITTEN REPORTS WERE USED TO LAUNCH A SERIES OF FRAUDULENT COURT ACTIONS FOR 3 CONTINUAL YEARS-(2022-2025) AGAINST LYNN KAY AND AGAINST THE CONSERVATEE MY MOM ELAINE MAE KAPUSTA DURING "THIS ORCHESTRATED ONGOING CRIMINAL TAKEOVER OF OUR LIVES".

THIS CLEARLY DEFINED "INHUMANE PREDATORY CONSERVATORSHIP AND GUARDIANSHIP AND CARE MANAGEMENT SYSTEM OF LIQUIDATE, ISOLATE, MEDICATE, DECIMATE AND CREMATE" HAS BEEN ORCHESTRATED BY EVERY SIGNER OF COURT ORDERS SINCE 2020 BY CARY CUCINELLI AND VALERIE GEIGER AND ELIZABETH WILDHACK AND LAURIE KIRKLAND AND THEN COURT REQUIRED CARE MANAGERS AND OVERSEERS LIZ SHIFFLETT AND SUZANNE HANAS OF PREMIER PLANNING CARE ALONG WITH PHILIP KAPUSTA AND HALE BALL.

THESE CRIMINALLY FALSIFIED AND DECEPTIVELY ALTERED CARE MANAGER REPORTS WERE FRAUDULENTLY FABRICATED IN ORDER TO DIVERT "CRIMINAL LIABILITY FOR THE ONGOING ELDER DEPRIVATION OF CARE AND NEGLECT AND ABUSE ELDER CRUELTY CRIMES BY ALL "CRIMINALLY

IRRESPONSIBLE FIDUCIARIES" SINCE 2021"— AND THEY WERE SEALED FOR NOW 3 YEARS HIDDEN AWAY UNDER SEAL IN THIS COURT SYSTEM OF OUR HORRIFICALLY SUFFERING FOR ALL OF THESE "CRIMINALS" TO ATTEMPT TO ESCAPE "CRIMINAL AND LEGAL AND FINANCIAL ACCOUNTABILITY" BY "ATTEMPTING TO PREVENT EXPOSURE WHICH THIS DAY OF TRANSPARENCY SHOWN HAS COME TODAY FOR ALL NAMED PERSONS BEING STRIPPED NAKED AND NOW EXPOSED AND BROUGHT FORTH TO THIS COURT'S URGENT ATTENTION TO JUDICIALLY RULE TODAY.

AFTER PAINSTAKINGLY READING THESE SEALED DOCUMENTS, WITH MY HAVING MACULAR DEGENERATION, FOR MY COMPARING THEM TO THE MEDICAL RECORD FACTS DOCUMENTED, I THEN POSTED EVERYTHING ON MY WEBSITE AND I THEN PREPARED A NUMBER OF PDFS FOR MY EMAILING ALL JULY 2020 AND JULY 2022 INVOLVED PARTIES ON JUNE 9, 2025, AND I SENT THE DEMAND LETTER AND COURT SUPPLEMENT AND THE GROSS MALFEASANCE OF CARY CUCINELLI AND VALERIE GEIGER AND THE URGENT LETTER TO THE JUDGE.

FOR ALL FIDUCIARIES BEING DEMANDED FOR VOLUNTARILY RETRACTING ALL COURT FILINGS OF THEIR DEFAMATION AND PERJURY BEING COMMITTED FOR 3 YEARS AND DEFAMATION FILINGS AND FOR ALL TO THEREAFTER RESIGN IMMEDIATELY FOR FULLY AND PERMANENTLY DISSOLVING THE CONSERVATORSHIP AND GUARDIANSHIP IMMEDIATELY DUE TO BREACH OF FIDUCIARY DUTY AND BREACH OF CONTRACT FOR RIGHTFULLY FULLY AND SOLELY RESTORING MY LEGAL P.O.A. AND ADVANCE MEDICAL DIRECTIVE HAVING SOLELY BEEN SOLELY HELD BY LYNN KAY 2013-2020 PRIOR TO AND DURING THE 1/7/20 GUARDIANSHIP SETTLEMENT AGREEMENT.

WITH NO RESPONSE AFTER I SENT THOSE 4 ATTACHMENTS TO ALL INVOLVED JULY 2020 AND JULY 2022 PARTIES, INCLUDING EVERY FIDUCIARY, INCLUDING (SUZANNE HANAS AND LIZ SHIFFLETT-PREMIER PLANNING) AND HALE BALL ATTORNEY-JUSTIN BERGER, AND PHILIP KAPUSTA ON 6/9/25.

AS I HAD DIRECTED ALL OF THEM TO THE 1ST PAGE OF MY WEBSITE FOR PROOF OF ALL OF THE FALSIFIED DOCUMENTS AND REQUESTED IMMEDIATE VOLUNTARY RETRACTIONS AND THERE HAD BEEN DIRECT REFUSAL BY NO RESPONSE TO TAKE PROPER LEGAL ACTION THEREAFTER CONTINUED SINCE 6/9/25.

EVERY SINGLE PERSON HAS FAILED TO ACT AS REQUESTED AND DIRECTED TO LEGALLY PROPERLY DO IN THEIR ALL BEING INFORMED OF FALSE DEFAMATORY STATEMENTS MADE IN JULY 2022 FOR 3 YEARS OF DEFAMATION AGAINST LYNN KAY WHICH IS NOW ACTIONABLE FOR CIVIL DEFAMATION COMMITTED UNCEASINGLY AND KNOWINGLY BY ALL NAMED INFORMED PERSONS.

LEGAL MISCONDUCT OCCURRING IN 2020-2025 HAS OCCURRED BY DECEPTION USING THIS COURT SYSTEM TO DECEPTIVELY CONCEAL AND COMMIT ABHORRENTLY SHOCKING CRIMES, CULMINATING IN A "CRIMINAL ARMED ABDUCTION AND FORCED CRIMINAL KIDNAPPING TO DEPRIVE MY MOM OF FREEDOM AND OF MEDICAL AND DENTAL CARE SINCE OCTOBER 2022 AND DEPRIVE HER OF HER HOME OF 45 YEARS AND DEPRIVE HER OF HER DAUGHTER AGAINST HER WILL BY FORCE ON 6/6/23" BY EVEN MORE ABHORRENCE OCCURRING UNDER THIS COURT'S LACK OF OVERSIGHT OF FIDUCIARIES AND THE COMPLETE DISREGARD FOR THE WELL-BEING OF ELAINE MAE KAPUSTA.

THE CARE MANAGER REPORTS AT ISSUE ARE ATTACHED AS EXHIBITS AND ARE FEATURED ON THE FRONT PAGE AT:

[www.wearefightingforourlives.org](http://www.wearefightingforourlives.org)

JUDGE TRAN, I AM NOW RIGHTFULLY DEMANDING THAT YOU "RULE WITHOUT A HEARING"— FOR THE FOLLOWING REASONS:

1. THE HIDDEN AND FRAUDULENT CRIMINALLY CONCEALED EVIDENCE WAS CRIMINALLY FALSIFIED AND SEALED FOR 3-THREE YEARS IN COURT RECORDS WITHOUT MY KNOWLEDGE WHILE MY MOM AND I WERE BEING THREATENED AND ABDUCTED AND HARRASSED AND ABUSED FOR ALL 3 YEARS OF CRIMES

BEING COMMITTED AGAINST BOTH MY MOM AND I WITH "THE CRIMINAL TAKEOVER OF OUR LIVES WHICH BEGAN IN 2020 BY ALSO DECEPTION OF ALL 1/7/20 SIGNERS OF THE GUARDIANSHIP SETTLEMENT AGREEMENT, INCLUDING PHILIP KAPUSTA BREACHING THE AGREEMENT ON DAY 1 BY GREATLY ALTERING THE AGREED UPON TERMS OF "FULL AND SOLE GUARDIANSHIP POWERS".

2. THE FRAUDULENT REPORTS HAVE CAUSED 3 YEARS OF WORSENING ADDITIONAL CRIMES WHICH ARE ALL LISTED BELOW ALONG WITH THE EXAMPLES AND "HORRIFIC SUFFERINGS FOR MOM AND I WITHOUT MOM AND I HAVING ANY PROTECTION FROM THIS COURT AND FROM THE AUTHORITIES BECAUSE ALL OF THE NAMED CRIMINALS ARE ALSO PERJURERS LYING TO THE AUTHORITIES AND LYING TO AND CONCEALING "ALL 3 YEARS OF MATERIAL FACTS OF ELDER CRUELTY CRIMES HAVING BEGUN IN 2021- "DEPRIVATION OF CARE FOR 4+ YEARS NOW OF CLASS 4 CRIMINALS AS FIDUCIARIES LYING TO ALL PERSONS.

3. THESE ARE FACTS THAT CANNOT IN ANY WAY BE DISPUTED AND NEITHER CAN THESE ABHORRENT CRIMES BEING COMMITTED EVER BE DENIED OR ERASED OR CONCEALED ANY LONGER.

4. THESE FACTS SIMPLY DO NOT CHANGE AND NEITHER CAN THESE CRIMES OF DECIMATION AND HEARTACHE SUFFERED BY AN INNOCENT MOTHER AND DAUGHTER WRONGED FOR 5 YEARS BY ALL PERSONS INCLUDING THIS COURT. AND THIS PAIN AND SUFFERING CANNOT EVER DISAPPEAR OR EVER BE ERASED AS THESE LAWS STATING THESE CRIMES LISTED BELOW HAVE, IN FACT, BEEN COMMITTED BY THESE PERSONS BY DEFINITION OF ELDER CRUELTY CRIMES ARE CLASS 4 FELONS:

ALL FIDUCIARIES AND PHILIP KAPUSTA ARE ALL COLLECTIVELY GUILTY OF THESE CRIMES STEMMING FROM THE JULY 2022 "CRIMINAL FRAUD UPON THE COURT- MALICIOUS PROSECUTION" WITH "CRIMINAL WRITTEN AND PHYSICAL THREATS TO LIFE AND HEALTH AND HOME" WHICH CRIMES HAVE CONTINUALLY PROGRESSIVELY WORSENERD SINCE THE BEGINNING ON 7/5/22-"CONCEALMENT OF CRIMINAL MEDICAL ELDER NEGLECT IS A CRIME"-§18.2-369-B IN "AIDING AND ABETTING-§18.2-18.

\*\*CONCEALMENTS DO NOT OCCUR WITHOUT "DELIBERATE ACTIONS AND INACTIONS TAKEN TO CONCEAL OR TO FABRICATE OR TO FALSIFY AND COVER UP WRONGDOINGS AND CRIMES."

ALL 2020-2025 FIDUCIARIES AND LAWYERS AND PHILIP KAPUSTA HAVE ALL DOCUMENTEDLY COLLECTIVELY OVER 3 YEARS HAD A HAND IN BEING INVOLVED IN HAVING COMMITTED AND CRIMINALLY CONCEALED VIRGINIA CRIMINAL LAW § 18.2-369-B AND § 18.2-18 SINCE 2022

§ 18.2-369. Abuse and neglect of vulnerable adults; penalties. A. It is unlawful for any responsible person to abuse or neglect any vulnerable adult. Any responsible person who abuses or neglects a vulnerable adult in violation of this section and the abuse or neglect does not result in serious bodily injury or disease to the vulnerable adult is guilty of a Class 1 misdemeanor. Any responsible person who is convicted of a second or subsequent offense under this subsection is guilty of a Class 6 felony.

**B. Any responsible person who abuses or neglects a vulnerable adult in violation of this section and the abuse or neglect results in serious bodily injury or disease to the vulnerable adult is guilty of a Class 4 felony. Any responsible person who abuses or neglects a vulnerable adult in violation of this section and the abuse or neglect results in the death of the vulnerable adult is guilty of a Class 3 felony**

**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:**

INCLUDING:

GROSSLY INHUMANE CRIMINAL ELDER CRUELTY AND NEGLECT AND ABUSE FOR FINANCIAL EXPLOITATION-(§ 18.2-178) WITH ALL FIDUCIARIES AS CLASS 4 FELONS SEEKING FORCED INCAPACITATION BY "DEPRIVATION OF CARE BY DEFYING 9 DOCTORS WRITTEN ORDERS TO PROVIDE

CARE AND TREATMENT FOR 4 DOCUMENTED YEARS OF ALL NAMED PERSONS WITH ALL OF THEM ENTIRELY COLLECTIVELY FAILING TO EVER CARE FOR 4 CONTINUAL YEARS- (§ 18.2-369-B)-CLASS 4 FELONY-(2021-2025)

\*\*\*\*\*CRIMINAL FRAUD UPON THE COURT AND CRIMINAL MALICIOUS PROSECUTION WITH PHYSICAL AND WRITTEN THREATS TO OUR LIVES AND OUR HEALTH AND OUR HOME AND OUR WELL-BEING BY CLASS 4 FELONS- (§ 8.01-428)- \*\*CRIMINALLY FALSIFIED COURT FILINGS RELIED UPON-FALSIFIED AND CONCEALED CARE MANAGER REPORTS-\*3 YEARS\*-(CRIMINALLY EXECUTED IN ORDER TO CONCEAL CRIMINAL ELDER NEGLECT AND ABUSE-(§ 18.2-369-B)-(7/5/22 TO PRESENT DAY)\*\*\*\*\*

\*\*\*\*\*

ABDUCTION BY THREATS AND INTIMIDATION BY CLASS 4 FELONS- (§ 18.2-47) – Confinement under written threats without legal justification-\*\*ILLEGAL 24/7 FORCED HOME INVASION LIVING UNDER WRITTEN AND PHYSICAL THREATS TO LIFE AND HEALTH AND HOME-(VIOLATION OF RIGHTS)-7/8/22-6/6/23

\*\*“LYNN KAY & ELAINE MAE KAPUSTA'S MENTAL TORMENTATIONS AND MENTAL TRAUMATIZATIONS”\*\*

\*\*MALICIOUS CRIMINAL THREATS TO OUR LIVES AND OUR HEALTH AND OUR HOME-“CRIMINAL TAKEOVER OF OUR LIVES”\*\*

\*\*\*\*\*

ADDITIONALLY CARY CUCINELLI RECEIVED PROOF OF LIZ SHIFFLETT CARE MANAGER ELDER NEGLECT ON 7/7/22 & 7/8/22 AND AS USUAL IGNORED IT ALL

AND THEN IMMEDIATELY AGAINST THE COURT ORDER, “CARY CUCINELLI CRIMINALLY TERMINATED MYCHART ACCESS TO LYNN KAY” TO CONTINUE TO “CRIMINALLY CONCEAL ALL OF THE ELDER CRUELTY CRIMES COMMITTED BY ALL FIDUCIARIES DIRECTLY CAUSING ELAINE MAE KAPUSTA'S 2 WEEK LONG HOSPITALIZATION”-UNDER FIDUCIARIES DENYING ROOT CANALS TO MY MOM AGAINST DOCTOR HU'S ORDERS GIVEN TO LIZ SHIFFLETT IN APRIL 2021 AND RECORDED ON 4/13/21 IN DR. CUSUMANO'S OFFICE VISIT WHILE SUFFERING TEETH PAIN AND SEVERE GUM DISEASE WITHOUT PROPER CARE AND TREATMENT AND MONITORING :\*\*\*

7/8/22-12:39 PM-While rounding on pt, this RN found that pt’s daughter, Lynn, at bedside. Guardianship hearing is scheduled for today at 1pm, no visitors can be present during meeting. **Pt’s daughter asked to leave, refused. Security called and escorted pt’s daughter out of hospital.**

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-futther 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 pennission to reside in Ms. Kapusta’s house;**

8/16/22-Ms. Kay's belief that she alone is uniquely qualified to manage her mother's care is creating chaos and an unreasonably difficult environment in Ms. Kapusta's home. Ms. Kay's actions are disruptive and must immediately cease. **Your client's behavior will lead directly to her removal from her mother's home.**

**10/2/22-“THE AIDE CALLED THE POLICE TO HAVE LYNN KAY REMOVED FROM HER OWN CHILDHOOD HOME” CAPTURED HERE ON NESTCAM VIDEO TRAUMATIZING LYNN KAY FOR HER CALLING 911 TO SEEK EMERGENT HELP FOR HER SCARED AND SUFFERING MOM ONCE AGAIN BEING CRUELLY ABUSED**

**AND NEGLECTED BY ALL FIDUCIARIES WITH MOM AND I AND OUR LIVES CRIMINALLY ABDUCTED DURING THE 24/7 CRIMINAL FORCED HOME INVASION-(VIOLATION OF OUR RIGHTS FOR 3 YEARS)-\*\*MOM IS SCREAMING IN THE BACKGROUND\*\***

10/2/22-12:51-12:56 PM-**\*\*ARMED POLICE AT MY CHILDHOOD BEDROOM DOOR-TELLING ME TO KEEP MY HANDS WHERE THEY CAN SEE THEM!\*\***-**\*THE DEPRAVED CARY CUCINELLI" AND ALL FIDUCIARIES AND "THE MENTALLY DERANGED PSYCHOPATH PHILIP KAPUSTA" THREAT TO OUR LIVES\*\***

**<http://wearefightingforourlives.org/wp-content/uploads/2025/02/10222-1252-PM.mp4>**

**<http://wearefightingforourlives.org/wp-content/uploads/2025/02/10222-1254-PM-L-LOONEY-DAY-THE-POLICE-AT-MY-BEDROOM-DOOR-HURRICANE-NINA-UPSTAIRS-HALLWAY-NESTCAM-TRAUMA.mp4>**

**"CRIMINAL MEDICAL ELDER NEGLECT OCCURRING BY THE HANDS OF CARY CUCINELLI, VALERIE GEIGER, ELIZABETH WILDHACK, LAURIE KIRKLAND, JEANNE BLUE-(ELDERTREE), DR. ALAN DAPPEN-DOC TALKER AND GEORGE W. DODGE-(ALL LABELLED AS CLASS 4 FELONS AS PER § 18.2-369-B AND § 18.2-18-(SEE THE 2-7-25-DR. EDWARD MALLORY NOTARIZED AFFIDAVIT) ALONG WITH**

**\*\*30 CRIMINAL FILES REVIEWED BY DR. MALLORY\*\***

**Chapter 2. Principals and Accessories-**

**§ 18.2-18. How principals in second degree and accessories before the fact punished. In the case of every felony, every principal in the second degree and every accessory before the fact may be indicted, tried, convicted and punished in all respects as if a principal in the first degree; provided, however**

**\*\*ALL 2022-2025 FIDUCIARIES AS LAWYERS AND CARE MANAGEMENT ARE IN FACT, CRIMINALS UNDER THE VIRGINIA CRIMINAL LAW § 18.2-369-B AND § 18.2-18**

**AND HAVE ALSO COMMITTED THE VIOLATION OF CIVIL LAW §63.2-1606-REFUSING TO INFORM THE AUTHORITIES FOR 3 YEARS OF CRIMINAL ELDER NEGLECT AND ABUSE BY FIDUCIARIES AND THIS COURT OF THEIR CRIMINAL ELDER NEGLECT AS FIDUCIARIES AND MANDATED REPORTERS-**

AI Overview

Yes, aiding and abetting in elder neglect is a crime in Virginia.

Here's why:

Virginia law recognizes accomplice liability, which includes aiding and abetting. This means that individuals who knowingly and intentionally assist another person in the commission of a crime can also be held criminally liable, even if they didn't directly commit the crime themselves.

Elder neglect is a crime in Virginia. Virginia Code §18.2-369 makes it unlawful for a responsible person to abuse or neglect a vulnerable adult.

Combining these concepts, anyone who assists or encourages someone in neglecting an elder can be charged with aiding and abetting that neglect. The penalties for aiding and abetting are typically the same as for the principal offense.

In summary, if someone is found to have aided and abetted in the neglect of an elderly person in Virginia, they can face criminal charges and penalties similar to those who directly committed the neglect.

OCTOBER 2022-LYNN KAY WAS MADE CO-GUARDIAN 24/7/365 WITH ONCE AGAIN NO POWER AND NO SALARY

1. (10/10/22)-ELIZABETH WILDHACK AND JEANNE BLUE-(ELDER TREE) WERE INFORMED AND IGNORED MY MOM NEEDING DENTAL CARE

From: Lynn Kay [tweeter7@yahoo.com](mailto:tweeter7@yahoo.com) To: Jeanne Blue [jeanneblue@eldertreecare.com](mailto:jeanneblue@eldertreecare.com); Stine stinelaw.com [stine@stinelaw.com](mailto:stine@stinelaw.com); Elizabeth Wildhack [elizabeth@mwmlegalgroup.com](mailto:elizabeth@mwmlegalgroup.com) Sent: Monday, October 10, 2022 at 04:25:21 PM EDT Subject: MOM'S MCLEAN DENTAL RECORDS NEEDED-SCHEDULE DENTAL XRAYS

2. (10/16/22)-CARY CUCINELLI AND VALERIE GEIGER AND JEANNE BLUE AND KATE MAHONEY-(ELDER TREE) AND GEORGE W. DODGE WERE ALL INFORMED AND IGNORED MY MOM SUFFERING TEETH PAIN-PLEASE SCHEDULE DENTAL X-RAYS

From: stine stinelaw.com [stine@stinelaw.com](mailto:stine@stinelaw.com) Sent: Sunday, October 16, 2022 10:41 AM To: Lynn Kay [tweeter7@yahoo.com](mailto:tweeter7@yahoo.com); Lynn Kay [lynnkay7@gmail.com](mailto:lynnkay7@gmail.com); Cary Cucinelli [cary@cucinelliger.com](mailto:cary@cucinelliger.com); Valerie Geiger [valerie@cucinelliger.com](mailto:valerie@cucinelliger.com); Jeanne Blue [jeanneblue@eldertreecare.com](mailto:jeanneblue@eldertreecare.com); [gdodge@georgedodgelaw.com](mailto:gdodge@georgedodgelaw.com); [gdodge@georgedodgelaw.com](mailto:gdodge@georgedodgelaw.com); [katemahoney@eldertreecare.com](mailto:katemahoney@eldertreecare.com) Subject: Ms. Kapusta's dental issues

From: "stine stinelaw.com" <[stine@stinelaw.com](mailto:stine@stinelaw.com)> Date: Sunday, October 16, 2022 at 11:47 AM To: Cary Cucinelli <[cary@cucinelliger.com](mailto:cary@cucinelliger.com)>, Lynn Kay <[tweeter7@yahoo.com](mailto:tweeter7@yahoo.com)>, Lynn Kay <[lynnkay7@gmail.com](mailto:lynnkay7@gmail.com)>, Valerie Geiger <[valerie@cucinelliger.com](mailto:valerie@cucinelliger.com)>, Jeanne Blue <[jeanneblue@eldertreecare.com](mailto:jeanneblue@eldertreecare.com)>, George Dodge <[gdodge@georgedodgelaw.com](mailto:gdodge@georgedodgelaw.com)>, "katemahoney@eldertreecare.com" <[katemahoney@eldertreecare.com](mailto:katemahoney@eldertreecare.com)> Subject: Re: Ms. Kapusta's dental issues Got my dates mixed up. Lynn says this took place in 2019. Ms. Kapusta had x-rays on August 1, 2018 and Ms. Kapusta's personal dentist, Dr. Hu, at McLean Dental Center and Dr. Hu said in 2019 that Ms. Kapusta needed 3 additional root canals, but it was not scheduled due to Covid

3. (12/2/22)- JEANNE BLUE AND KATE MAHONEY-(ELDER TREE) AND GEORGE W. DODGE WERE ALL AS FIDUCIARIES INFORMED AND THEY ALL IGNORED ELAINE MAE KAPUSTA'S PHYSICAL SUFFERING AS "IRRESPONSIBLE AND INHUMANE CRIMINAL FIDUCIARIES."

12/2/22-12-20-22 EMAIL-\*\*\*MOM IS ABSOLUTELY BEGGING FOR HELP!\*\* \*\*PLEASE SAVE MY INNOCENT MOM!\*\*-\*\*SHE DESSERVES A CHANCE TO LIVE AND TO THRIVE AND TO MAKE IT TO 85! \*-\*\*MOM NEEDS TO BE ADMITTED TO THE HOSPITAL IMMEDIATELY SO THAT MOM'S LIFE CAN BE SAVED\* \*I THINK 911 NEEDS TO BE CALLED

---- Forwarded Message ----From: Lynn Kay <[tweeter7@yahoo.com](mailto:tweeter7@yahoo.com)> To: Kate Mahoney <[katemahoney@eldertreecare.com](mailto:katemahoney@eldertreecare.com)> Sent: Tuesday, December 20, 2022 at 09:47:40 AM EST Subject: Fw: \*\*\*MOM IS ABSOLUTELY BEGGING FOR HELP!\*\* \*\*PLEASE SAVE MY INNOCENT MOM!\*\*-\*\*SHE DESSERVES A CHANCE TO LIVE AND TO THRIVE AND TO MAKE IT TO 85! \*-\*\*-----  
Forwarded Message ----From: Lynn Kay <[tweeter7@yahoo.com](mailto:tweeter7@yahoo.com)> To: Jeanne Blue <[jeanneblue@eldertreecare.com](mailto:jeanneblue@eldertreecare.com)>; George Dodge <[gdodge@georgedodgelaw.com](mailto:gdodge@georgedodgelaw.com)>; stine stinelaw.com <[stine@stinelaw.com](mailto:stine@stinelaw.com)> Sent: Saturday, December 3, 2022 at 06:04:23 AM EST Subject: Re: \*\*\*MOM IS ABSOLUTELY BEGGING FOR HELP!\*\* \*\*PLEASE SAVE MY INNOCENT MOM!\*\*-\*\*SHE DESSERVES A CHANCE TO LIVE AND TO THRIVE AND TO MAKE IT TO 85! \*\*

4. 12/31/22-DR. ALAN DAPPEN AND JEANNE BLUE-(ELDER TREE) AND GEORGE W. DODGE WERE ALL INFORMED AND THEY ALL IGNORED ELAINE MAE KAPUSTA'S PHYSICAL SUFFERING AS "IRRESPONSIBLE AND INHUMANE CRIMINAL FIDUCIARIES"

Re: 12/31/22-MOM WOKEUP-2:30 AM IN A PANIC & WITH SWEATS ON FOREHEAD AND HEAD/HAIR AND CLAMMY HANDS AND CHILLS AND CONFUSION DISORIENTED AND SOMEWHAT SLURRED SPEECH AND WARM SKIN, BUT FEELING CHILLS AND FEELING WEAK NOT GRASPING MY HAND 1 message Mon, Jan 2, 2023 at 3:42 PM Alan Dappen [alan.dappen.md@doctokr.com](mailto:alan.dappen.md@doctokr.com) To: tweety7 [tweety7@yahoo.com](mailto:tweety7@yahoo.com) Cc: [jeanneblue@eldertreecare.com](mailto:jeanneblue@eldertreecare.com), [gdodge@georgedodgelaw.com](mailto:gdodge@georgedodgelaw.com), stine stinelaw.com [stine@stinelaw.com](mailto:stine@stinelaw.com), WHO LYNN KAY? [lynnkay7@gmail.com](mailto:lynnkay7@gmail.com) Lynn I know you remain convinced that there are some other explanations to your mom's condition other than dementia with behavioral changes ( a well known and established diagnosis we deal with a lot. ) But the "other causes" remain very elusive so far.

5. . (1/16/23)-GEORGE W. DODGE AND DR. ALAN DAPPEN-(DOC TALKER) JEANNE BLUE-(ELDER TREE) WERE ALL INFORMED AND THEY ALL IGNORED ELAINE MAE KAPUSTA'S PHYSICAL SUFFERING AS "IRRESPONSIBLE AND INHUMANE CRIMINAL FIDUCIARIES"

Elaine Kapusta's possible dental issues 1 message stine stinelaw.com <[stine@stinelaw.com](mailto:stine@stinelaw.com)> Mon, Jan 16, 2023 at 9:26 AM To: George Dodge <[gdodge@georgedodgelaw.com](mailto:gdodge@georgedodgelaw.com)>, alan.dappen.md@doctokr.com <[alan.dappen.md@doctokr.com](mailto:alan.dappen.md@doctokr.com)>, Jeanne Blue <[jeanneblue@eldertreecare.com](mailto:jeanneblue@eldertreecare.com)> Cc: Lynn Kay <[tweety7@yahoo.com](mailto:tweety7@yahoo.com)>, Lynn Kay <[lynnkay7@gmail.com](mailto:lynnkay7@gmail.com)> All, For many months, Elaine has been complaining about her teeth hurting and holding and pointing at her teeth when she is eating. Imost recently witness this on the zoom call last week. We raised this concern a number of times with the previous temporary guardians. She had a dental appointments back in September, but simply had a cleaning to my knowledge and did not have xrays. Lynn tells me that in 2019 Elaine went to the dentist and the dentist stated that her fillings were very old and might need to be replaced soon. If Elaine's fillings are hurting her, or if she has any cavities, that might be one factor affecting her eating and preventing her from eating more. We suggested to the temporary guardians to have x-rays done but I do not believe that it was. We would recommend getting her x-rays scheduled at the earliest convenience.

\*\*\*\*In Virginia, elder neglect is defined as failing to provide an incapacitated or older adult with the basic necessities of life, such as food, water, shelter, medical care, and hygiene, or failing to protect them from harm. It can also include abandonment, where a caregiver deserts a senior, and self-neglect, where an older adult is unable to meet their own basic needs due to physical or mental impairment.

---

FRAUD UPON THE COURT-CRIMINAL CONCEALMENT BY ALL FIDUCIARIES COMMITTING CRIMINAL MEDICAL ELDER DEPRIVATION OF CARE

\*\*\*JANUARY 2023-JUDICIALLY IMPROPERLY APPOINTING (GEORGE W. DODGE-CLASS 4 FELON) DENYING ALL REQUESTED AND DOCTOR-ORDERED DENTAL AND MEDICAL CARE WHILE ALL INFORMED FIDUCIARIES AND MY LAWYER-ALSO CORRUPT STEVE STINE IGNORED KNOWINGLY AND WILLFULLY ALL INFORMED FIDUCIARIES COMMITTING COMPLETE DEPRIVATION OF CARE BY ALL FIDUCIARIES-(2022)

=====

6. 1/28/23)-GEORGE W. DODGE AND DR. ALAN DAPPEN-(DOC TALKER) JEANNE BLUE-(ELDER TREE) WERE ALL INFORMED AND ALL ENTIRELY IGNORED "THE DESTRUCTION OF

**PLATELETS, BLOODCELLS AND BONE MARROW-\*\*SEE 2/7/25-DR. MALLORY NOTARIZED AFFIDAVIT-STATING BLOOD CANCER WAS IGNORED SINCE DECEMBER 2022\*\***

Sat, Jan 28, 2023 at 10:20 AM stine stinelaw.com [stine@stinelaw.com](mailto:stine@stinelaw.com) wrote: Lynn told me that Ms. Kapusta had a regularly scheduled appointment at Virginia Heart this past Wednesday, which I understand was scheduled in advance by the previous care manager Liz Shifflett. At this appointment, Ms. Kapusta had a blood draw and her platelet count came back at 107, the lowest count recorded. Lynn also states that while sitting on the toilet yesterday Elaine acted very strangely, closing her eyes tightly for a lengthy period of time, and seeming to be in a strange behavioral state. Elaine also had a very rough night last night, not sleeping well, unlike most nights in the past several weeks. Lynn continues to be concerned about the downward trend in platelet count. I understand that "several studies suggest decreased platelet count is considered to be one of the risk factors for cerebral infarction" and also increases risks of strokes. 107 is well below normal range, and the last 3 tests have all been well below normal range. Lynn recommends her mother see a hematologist as soon as possible.

7. (3/15/23)-GEORGE W. DODGE AND DR. ALAN DAPPEN-(DOC TALKER) JEANNE BLUE AND RACHELLE DORNAN-(ELDER TREE) WERE ALL INFORMED AND ALL ENTIRELY IGNORED "THE DESTRUCTION OF PLATELETS, BLOODCELLS AND BONE MARROW-\*\*SEE 2/7/25-DR. MALLORY NOTARIZED AFFIDAVIT-STATING BLOOD CANCER WAS IGNORED SINCE DECEMBER 2022\*\*

Lynn Kay [tweeter7@yahoo.com](mailto:tweeter7@yahoo.com) Wed, Mar 15, 2023 at 5:50 PM To: [alan.dappen.md@doctokr.com](mailto:alan.dappen.md@doctokr.com) [alan.dappen.md@doctokr.com](mailto:alan.dappen.md@doctokr.com), Jeanne Blue [jeanneblue@eldertreecare.com](mailto:jeanneblue@eldertreecare.com), George Dodge [gdodge@georgedodgelaw.com](mailto:gdodge@georgedodgelaw.com), Lynn Kay [lynnkay7@gmail.com](mailto:lynnkay7@gmail.com), stine stinelaw.com [stine@stinelaw.com](mailto:stine@stinelaw.com), [rachelledornan@eldertreecare.com](mailto:rachelledornan@eldertreecare.com) [rachelledornan@eldertreecare.com](mailto:rachelledornan@eldertreecare.com) ALSO, B12, D, IRON & FOLATE TESTING ALONG WITH RHEUMATOID FACTOR ALSO NEEDS TO BE DONE FOR RULING THINGS OUT. IN ADDITION MPV-(MEAN PLATELET VOLUME) TESTING WOULD ALSO BE GOOD FOR FURTHER PLATELET DESTRUCTION TESTING. IN ADDITION, PLEASE CAN MOM & I BOTH GET TESTED TO SEE IF I CAN GIVE A TRANSFUSION TO MY MOM FOR GIVING MOM PACKED RED BLOOD CELLS SINCE MOM IS CONTINUALLY APPEARING TO HAVE SIGNS OF ANEMIA? I WILL PAY FOR MY BLOOD TYPE & CROSS MATCH IF I NEED TO DO SO, BUT LET'S PLEASE JUST GET THIS DONE. I HAVE NO IDEA IF MOM'S & MY BLOOD ARE THE SAME OR NOT AND APPEARS WOULD DEFINITELY BE GOOD TO KNOW THIS EXTREMELY PERTINENT INFORMATION BASED ON MOM'S BLOOD PLATELETS AND RBC AND HEMOGLOBIN AND BONE MARROW DESTRUCTION NOW CONTINUALLY SEEMINGLY OCCURRING SINCE KLEBSIELA PNEUMONIAE ENTERED MY MOM'S BODILY SYSTEM.

On Wednesday, March 15, 2023 at 05:27:18 PM EDT, stine stinelaw.com [stine@stinelaw.com](mailto:stine@stinelaw.com) wrote: This morning, Lynn was shown a copy of the latest lab results from March 13. Ms. Kapusta's platelet count continues to diminish, with the lowest count to date of 90 on March 13. I believe the lowest she had ever had before was 107. Lynn also said the number of the other test results were trending negatively. Of particular concern, the steadily lowering platelet count is corresponding to Ms. Kapusta's recent lethargy, lack of energy, needing to sleep in the day as well as during the evening, and at times, lack of appetite. Lynn has been reporting this to me and Jeanne over the past couple weeks.

**IGNORED ALL REQUESTS FOR HEMATOLOGIST AND BLOOD CULTURE**

Dr. Dappen, considering the consistent downward trend of platelet count and Ms. Kapusta's recent lethargy, I'd suggest that it is time to revisit having Ms. Kapusta see a hematologist, or at least to obtain a blood culture. And also a regular monthly testing regime, all of which presumably can be done at home, would be advisable.

8. (3/27/23)-GEORGE W. DODGE AND DR. ALAN DAPPEN-(DOC TALKER) JEANNE BLUE-(ELDER TREE) WERE ALL INFORMED AND ALL ENTIRELY IGNORED "THE DESTRUCTION OF PLATELETS, BLOODCELLS AND BONE MARROW-\*\*SEE 2/7/25-DR. MALLORY NOTARIZED AFFIDAVIT-STATING BLOOD CANCER WAS IGNORED SINCE DECEMBER 2022\*\*

Re: MOM'S MULTIPLE U.T.I.'S CAUSED PLATELET DESTRUCTION BY BLOOD INFECTION-(HISTORY) 1 message stine stinelaw.com [stine@stinelaw.com](mailto:stine@stinelaw.com) Mon, Mar 27, 2023 at 12:32 PM To: Lynn Kay [tweeter7@yahoo.com](mailto:tweeter7@yahoo.com), Alan Dappen [alan.dappen.md@doctokr.com](mailto:alan.dappen.md@doctokr.com), George Dodge [gdodge@georgedodgelaw.com](mailto:gdodge@georgedodgelaw.com), lynnkay7@gmail.com [lynnkay7@gmail.com](mailto:lynnkay7@gmail.com), Jeanne Blue [jeanneblue@eldertreecare.com](mailto:jeanneblue@eldertreecare.com)

Dr. Dappen, To follow up on my earlier emails, and Lynn's emails below, we would like to know your assessment as to the need of a blood culture and/or hematologist referral. I know there was talk about bringing Lynn hematologist referrals the last time you were there earlier this month, but none were provided. Also, it's my understanding that right now we are wanting to do regular testing every two weeks, which would mean the next testing would be around March 31. Jeanne, can you move forward with scheduling testing at the end of the month? Thanks. Finally, could someone please advise as to the status of the March 13 urine tests? We have been asking what the status of this repeatedly and to my knowledge no one has ever responded Stephen J. Stine, Esq

9. (3/29/23)-GEORGE W. DODGE AND JEANNE BLUE-(ELDER TREE) WERE ALL INFORMED AND ALL ENTIRELY IGNORED "THE DESTRUCTION OF PLATELETS, BLOODCELLS AND BONE MARROW-\*\*SEE 2/7/25-DR. MALLORY NOTARIZED AFFIDAVIT-STATING BLOOD CANCER WAS IGNORED SINCE DECEMBER 2022\*\*

Lynn Kay [tweeter7@yahoo.com](mailto:tweeter7@yahoo.com) To: lynnkay7@gmail.com [lynnkay7@gmail.com](mailto:lynnkay7@gmail.com) Sun, Mar 31, 2024 at 8:55 PM 3/29/23-Action Items-DENTAL, URINE TESTING, HERNIA-(TUMMY BULGE), PLATELETS-Lynn and I have repeatedly reminded you and Jeanne that Ms. Kapusta is well past her scheduled dental cleaning.----- Forwarded Message -----From: stine stinelaw.com [stine@stinelaw.com](mailto:stine@stinelaw.com) To: George Dodge [gdodge@georgedodgelaw.com](mailto:gdodge@georgedodgelaw.com); Jeanne Blue [jeanneblue@eldertreecare.com](mailto:jeanneblue@eldertreecare.com) Cc: Lynn Kay [tweeter7@yahoo.com](mailto:tweeter7@yahoo.com); Lynn Kay [tweeter7@yahoo.com](mailto:tweeter7@yahoo.com) Sent: Wednesday, March 29, 2023 at 10:42:12 PM EDT Subject: Action Items George, 1. Lynn and I have repeatedly reminded you and Jeanne that Ms. Kapusta is well past her scheduled dental cleaning. Please coordinate to schedule that at the earliest possible time. 2. We have repeatedly asked Jeanne and Dr. Dappen about the results of the March 13 urine testing and March 17 ANA nuclear testing. We have received no response. Please advise as to the status of both of these testings, and forward the results to Lynn. 3. Also, given Ms. Kapusta's repeated complaints about her stomach hurting and the bulge in her stomach, please advise if you and the doctor will agree to the aorta and other stomach ultrasound as requested. 4. Ms. Kapusta's platelets have gone from 288 in July to 90 in March. At best, this is abnormal, at worst, it could indicate some serious problems and blood deficiencies, particularly given her history of repeated UTIs ( many of which were only discovered because of Lynn's diligence) which can cause platelet damage. A blood culture is a relatively quick, outside the home of procedure that can be easily done at Quest Diagnostic or other similar facilities. And while I don't believe it can be done at home, it is no more invasive or time consuming than the testing that Elaine has been undergoing at home. Please ask Dr. Dappen to allow this to go forward, if for no other reason than to eliminate any concern about substantial loss of platelets over the last 8 months. This is unlikely to cause enormous stress to Elaine; it is simply one visit to a clinic.

10. (5/29/23)-GEORGE W. DODGE AND JEANNE BLUE AND RACHELLE DORNAN-(ELDER TREE) WERE ALL INFORMED AND ALL ENTIRELY IGNORED "THE DESTRUCTION OF QUARTERLY DENTAL CLEANING AND DENTAL GUM ABSCESS COMPREHENSIVE EVALUATION WITH DENTAL X-RAYS AND PLATELETS, BLOODCELLS AND BONE MARROW-\*\*SEE 2/7/25-DR. MALLORY NOTARIZED AFFIDAVIT-STATING BLOOD CANCER WAS IGNORED SINCE DECEMBER 2022\*\*

From: stine stinelaw.com [stine@stinelaw.com](mailto:stine@stinelaw.com) To: George Dodge [gdodge@georgedodgelaw.com](mailto:gdodge@georgedodgelaw.com); Jeanne Blue [jeanneblue@eldertreecare.com](mailto:jeanneblue@eldertreecare.com); [rachelledornan@eldertreecare.com](mailto:rachelledornan@eldertreecare.com); [rachelledornan@eldertreecare.com](mailto:rachelledornan@eldertreecare.com) Cc: Lynn Kay [lynnkay7@gmail.com](mailto:lynnkay7@gmail.com); Lynn Kay [tweeter7@yahoo.com](mailto:tweeter7@yahoo.com); Mark D. Cummings [mcummings@sherandcummings.com](mailto:mcummings@sherandcummings.com); SCE Legal Assistant <[legalassistant.sherandcummings.com](mailto:legalassistant.sherandcummings.com)> Sent: Monday, May 29, 2023 at 08:37:06 AM EDT Subject: Dental cleaning Jeanne/Rachelle, Now that Elaine has been taking the medication for the mouth abscess, has an appointment been scheduled for teeth cleaning and/or sedation Xrays? Please advise as to status, thanks.

11. (6/21/23)-GEORGE W. DODGE AND RACHELLE DORNAN-(ELDER TREE) AND ELIZABETH WILDHACK AND LAURIE KIRKLAND AND THE FAIRFAX ADULT PROTECTIVE SRVC-WENDY LORISME AND STEVE STINE WERE ALL INFORMED AND ALL ENTIRELY IGNORED "THE DESTRUCTION OF QUARTERLY DENTAL CLEANING AND DENTAL GUM ABSCESS COMPREHENSIVE EVALUATION WITH DENTAL X-RAYS AND PLATELETS, BLOODCELLS AND BONE MARROW-\*\*SEE 2/7/25-DR. MALLORY NOTARIZED AFFIDAVIT-STATING BLOOD CANCER WAS IGNORED SINCE DECEMBER 2022\*\*

"A DUTY OF CARE"-(GUARDING AND PROTECTING MY MOM) 1 message [tweeter7@yahoo.com](mailto:tweeter7@yahoo.com) Wed, Jun 21, 2023 at 2:22 PM To: [mcummings@sherandcummings.com](mailto:mcummings@sherandcummings.com), [gdodge@georgedodgelaw.com](mailto:gdodge@georgedodgelaw.com), [rachelledornan@eldertreecare.com](mailto:rachelledornan@eldertreecare.com), [elizabeth@mwmlegalgroup.com](mailto:elizabeth@mwmlegalgroup.com), [Elizabeth@twplc.com](mailto:Elizabeth@twplc.com), Laurie Kirkland [lkirkland@bklawva.com](mailto:lkirkland@bklawva.com), [Wendy.Lorisme@fairfaxcounty.gov](mailto:Wendy.Lorisme@fairfaxcounty.gov), stine stinelaw.com [stine@stinelaw.com](mailto:stine@stinelaw.com), WHO LYNN KAY? [lynnkay7@gmail.com](mailto:lynnkay7@gmail.com) MARK, YOU SHOULD REMIND YOUR CLIENT THAT "MEDICAL ELDER NEGLECT" IS VERY SERIOUS. THERE IS 'A DUTY OF CARE' LEGAL RESPONSIBILITY REQUIRED IN BEING A LEGAL GUARDIAN. JUST AS A DR. ALSO HAS A LEGAL RESPONSIBILITY TO "DO NO HARM".

AND THERE IS SO MUCH MORE CRIMINAL EVIDENCE EMAILS AGAINST EVERY SINGLE FIDUCIARIES AND LAWYERS AND PHILIP KAPUSTA FOR COLLECTIVELY 4 YEARS OF CRIMES COMMITTED BY EVERY SINGLE INVOLVED PERSON FOR THE LAST 3-4 YEARS OF ELDER CRUELTY AND FINANCIAL EXPLOITATION BY "DELIBERATE 3-4 YEARS OF DEPRIVATION OF CARE FORCING PHYSICAL INCAPACITATION IN SEEKING FINANCIAL GAIN BY INJURING AND DEBILITATING ELAINE MAE KAPUSTA.

HOW DO THESE 19 PERSONS/ENTITIES DECIDE TO KILL AN INNOCENT ELDERLY WOMAN BY THEIR HANDS OF "DELIBERATE DEPRIVATION OF CARE IN WATCHING AND SIMPLY NOT CARING ABOUT PHYSICAL SUFFERINGS" AND "ELAINE BEGGING FOR HELP" AND NEAR DEATH OCCURRENCES" BY THEIR "SOCIOPATHIC AND PSYCHOPATHIC ACTS OF INHUMANENESS SHOWN?"

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

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 3 YEARS.

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 AND
19. JUSTIN BERGER-(HALE BALL)

**AI OVERVIEW:**

Yes, a private doctor in VA can potentially be criminally charged for elder neglect.

Under Virginia Code § 18.2-369:

A "responsible person" includes anyone who has assumed responsibility for the care of a vulnerable adult, including by contract or in fact—which can include a treating physician.

"Neglect" is defined as the knowing and willful failure to provide treatment or services that endanger the health or safety of a vulnerable adult.

More specifically, elder neglect in Virginia includes:

Failure to Provide Basic Necessities:

This involves withholding essential items like food, water, medication, or hygiene products, or failing to ensure the individual receives adequate medical care and supervision.

**FACTS:**

1. 9/20/22-8/1/24=681 CRIMINAL DAYS OF DENTAL CLEANING DEPRIVATION OF CARE WHILE SUFFERING DENTAL GUM ABSCESS SEPTICEMIA BACTEREMIA BLOOD CANCER SINCE DECEMBER 2022-AS PER DR. MALLORY BASED ON MOM'S LAB VALUES-MYELODYSPLASTIC SYNDROME IGNORED BY ALL INCOMPETENT CARE MANAGERS AND DOCTORS AND ALL FIDUCIARIES DEFYING DR. CUSUMANOS 3 DOCTORS ORDERS-9/20/22, 5/8/23, 1/4/24
2. AND 3/2/22-8/1/24=883 DAYS DEPRIVATION OF DENTAL X-RAYS WHILE SUFFERING AND NEEDING ROOT CANALS AS PER DR. HU-MCLEAN DENTAL IN 2021
3. 5/8/23-DENTAL GUM ABSCESS BACTERIAL BLOODSTREAM INFECTION GIVEN ANTIBIOTICS AND STATED: SEDATION DENTAL AND COMPREHENSIVE EVALUATION AND FOLLOWUP TREATMENT-\*\*IGNORED ENTIRELY BY ALL INFORMED FIDUCIARIES

4. 5/11/23-DR. DOKI-"22 GROSSLY ABNORMAL LABS AND 5 BLOOD DISORDERS-IGNORED ENTIRELY BY ALL INFORMED FIDUCIARIES
5. 5/19/23-"MYELODYSPLASTIC SYNDROME NEEDS TO BE RULED OUT"-\*\*THE MEDICALLY ASTUTE LYNN KAY TEXT TO RACHELLE DORNAN- IGNORED ENTIRELY BY ALL INFORMED FIDUCIARIES

=====

5/24/23-GEORGE W. DODGE'S CONTINUAL THREATS TO OUR LIVES, INSTEAD OF GIVING MY MOM THE PROPER MEDICAL STANDARD OF CARE IN PROVIDING DOCTOR-ORDERED DENTAL CARE AND TREATMENTS AND MEDICAL CARE AND TREATMENTS DENIED TO MY PHYSICALLY SUFFERING SICK MOM

1. Lynn Kay must move out of Elaine Kapusta's residence within 21 days of the date of this letter.
2. Lynn Kay is to have supervised, timed visits with Elaine Kapusta.
3. Lynn Kay is no longer allowed to stay overnight with Elaine Kapusta.
4. Lynn Kay may not set up doctor, dental, therapy, or any other appointments for Elaine Kapusta.
5. Lynn Kay may not speak about Elaine Kapusta's health status in front of her, nor can she make claims of illnesses or diseases in front of Elaine Kapusta.
6. Lynn Kay may no longer contact care managers or doctors directly. She must go through you, her attorney, for communication purposes.
7. Lynn Kay may not remove Elaine Kapusta from her home without the knowledge and consent of the Guardian, George Dodge, nor without full supervision of a care provider or care manager.
8. The cameras in the home are to be taken down and removed.

6-7-23-PHILIP KAPUSTA MALICIOUS AND MENTALLY-DERANGED DANGEROUS THREAT TO OUR LIVES-HATEFUL VITRIOL-SELL 4136 AND EVICT LYNN-PHILIP KAPUSTA DOCUMENTEDLY BEING A CONTINUAL CLEAR AND PRESENT DANGER TO OUR LIVES SINCE 2018

If Elaine is to now reside in assisted living on a permanent basis, Philip's position is that Lynn should be evicted and the house sold. Prior to the house being sold, there should be a discussion regarding the personal property in the house.

\*\*\*\*\*

AIDING AND ABETTING BY ILLEGAL CRIMINAL CONCEALMENT BY CLASS 4 FELONS-SUPPORTING AND CONCEALING CRIMES COMMITTED-(§ 18.2-18)-(JULY 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 WITH NO LEGAL JUST CAUSE BY CLASS 4 FELONS WITH NO LEGAL JUSTIFICATION MORE THAN 2 YEARS AGO AND 3 YEARS OF DIRECT THREATS TO OUR LIVES WITH THESE ONGOING THREATS TO OUR HEALTH AND SAFETY, AND COMPLETE FRAUDULENTLY STRIPPING OUR RIGHTS AWAY.(§ 18.2-47)-6/6/23 TO PRESENT DAY

<http://wearefightingforourlives.org/wp-content/uploads/2025/06/Clip-October-3-2023-at-313-PM.mp4>

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".

Abduction and kidnaping defined; forced labor; punishment.-(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."**

COERCION AND THREATS- Threats to intimidate and compel compliance with unlawful demands- (ABUSING THE COURT SYSTEM FOR CONCEALMENT OF ALL OF THESE FIDUCIARIES CRIMES)-"THE CRIMINAL TAKEOVER OF OUR LIVES BY CLASS 4 FELONS WHICH BEGAN IN JULY 2020 BY DECEPTION AND ALTERATION OF THE 1/7/20 GUARDIANSHIP SETTLEMENT AGREEMENT-(§ 18.2-60)-7/5/22 TO PRESENT DAY

\*\*\*\*\*

DEFAMATION AND DECIMATION OF LYNN KAY FOR 3+ ONGOING UNCEASING YEARS BY CLASS 4 FELONS-(2022-2025)

ELDER FINANCIAL EXPLOITATION-(§ 18.2-178.1) – Unnecessary liquidation of assets, taxes lost, excessive fees AND UNNECESSARY LEGAL FEES AND ...-(7/5/22 TO PRESENT DAY)

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)

(63.2-1606)-MANDATED REPORTERS-LEGAL DUTY TO REPORT KNOWN AND SUSPECTED ELDER NEGLECT, ABUSE AND EXPLOITATION-(2021-2025)

OBSTRUCTION OF JUSTICE-BY CRIMINAL CONCEALMENT-BY LYING BY OMISSION AND COLLUDING IN CONSPIRACIES TO CRIMINALLY CONCEAL BY CLASS 4 FELONS- CONCEALING CRIMES TO ALL OF THE INVESTIGATING AUTHORITIES AND TO THIS COURT FOR 3 YEARS IN THEIR ALL REMAINING SILENT IN FAILING TO REPORT AS MANDATED REPORTERS-(§ 18.2-460)-(2022-2025)

PERJURY BY OMISSION BY CLASS 4 FELONS-KNOWINGLY AND WILLFULLY REFUSING TO RETRACT KNOWN PROVEN FALSE STATEMENTS AND ALLEGATIONS MADE-THE DEFAMATION OF NAME AND CHARACTER-(§18.2-434)-7/5/22 TO PRESENT DAY)

\*\*THE CARE MANAGERS INTENTIONALLY DEFLECTED CRIMINAL LIABILITY FOR ELDER ABUSE BY FALSIFYING REPORTS AND HARMING ME AND MY MOM, ELAINE MAE KAPUSTA FOR NOW "3 HORRIFIC YEARS OF OUR SUFFERING INJUSTICE BEING 2 INNOCENT VICTIMS OF ALL NAMED "SOCIOPATHIC

PERSONS CRIMES".) WITH UMPTEN LAWYERS AND ALL AUTHORITIES FAILING TO EVER CARE ABOUT THE FACTS, THE TRUTH, THE LAW AND CRIMES COMMITTED AS PER VIRGINIA CRIMINAL LAW. INCLUDING A.P.S. AND THE POLICE FOR "3 CONTINUAL YEARS OF HELL ON EARTH SUFFERED BY MOM AND I".

THOSE CRIMINALLY FALSIFIED AND FABRICATED REPORTS LED TO THE CRIMINAL 24/7 FORCED HOME INVASION ON 7/14/22-6/6/23, AND THEN AN ILLEGAL ARMED CRIMINAL ABDUCTION AND KIDNAPPING OF MY MOM FROM OUR HOME WITH NO LEGAL JUSTIFICATION MORE THAN 2 YEARS AGO AND 3 YEARS OF DIRECT THREATS TO OUR LIVES WITH THESE ONGOING THREATS TO OUR HEALTH AND SAFETY, AND COMPLETE FRAUDULENTLY STRIPPING OF MY LEGAL RIGHTS IN JULY 2020 AND THEN ON 7/8/22.

ALL ATTEMPTS TO SEEK THE PROPER REMEDY THROUGH LAWYERS HAVE BEEN IGNORED OR DELIBERATELY STONEWALLED —PROVING SYSTEMIC COLLUSION AND INHUMANENESS OF ALL OF THEIR "INHUMANELY EVIL AND CORRUPT SOULS".

THE JUDICIAL SYSTEM HAS BEEN AND IS STILL UNJUSTIFIABLY BEING USED AS A WEAPON AGAINST MOM AND I BASED ON EVIDENCE KNOWN AND DOCUMENTEDLY PROVEN TO BE FALSE, SEALED, AND NEVER SERVED.

THIS 6/8/22 AND 6/30/22 CRIMINALLY FALSIFIED CONCEALED AND COURT FILED SEALED CARE MANAGER REPORTS WERE FALSIFIED TO PREVENT A.P.S. INVESTIGATIONS INTO ALL FIDUCIARIES CAUSING ELDER NEGLECT ALMOST KILLING MY MOM FROM DEPRIVATION OF CARE.

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.

TO BE PROVEN BY THIS FABRICATED AND FALSIFIED CONCEALED COURT SEALED FILED FRAUDULENT 6/8/22 & 6/30/22 PREMIER CARE PLANNING REPORTS BY LIZ SHIFFLETT-(aCARE 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 SEEKING "MEDICALLY PROPER URGENT ACTION SINCE 6/2/22" AS PER TEXT MESSAGES 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 6/30/22-7/4/22-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, HAD CATHETER, RECEIVED CONTINUAL IV FLUIDS, RECEIVED CONTINUAL IV VITAMINS AND ELAINE WAS SUFFERING FROM UROSEPSIS AND OBSTRUCTIVE UROPATHY 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. Om: [tweety7@yahoo.com](mailto:tweety7@yahoo.com) Date: Friday, July 8, 2022 at 4:58 AM To: Cary Cucinelli [cary@cucinelligeiger.com](mailto:cary@cucinelligeiger.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 NOW." 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

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 AND 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.

JUDGE TRAN, AS YOU CAN NOW CLEARLY SEE, FOR THESE REASONS, OF ALL FIDUCIARIES FOR 3 YEARS FAILING TO EVER BE FORTHRIGHT TO THIS COURT, I 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.
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 HELD 2013-2020.
3. A COURT ORDER DISMISSING ALL GUARDIANSHIP AND CONSERVATORSHIP MATTERS DUE TO IRREPARABLE SHOCKING 5 YEARS OF FRAUD.
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 DISBARMENT FOR BLATANT CRIMES COMMITTED FOR 3+ YEARS OF “CRIMINAL CONCEALMENTS AND CRIMES-(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:

I WAS NEVER SERVED THESE FILINGS.

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.

ALL PARTIES HAVE REFUSED TO CORRECT THE RECORD OR ACKNOWLEDGE THEIR WRONGDOING.

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 CRIMES COMMITTED.

I AM DEMANDING THAT THE COURT ACT NOW.

THE LAW IS CLEAR: A CONTRACT — INCLUDING A COURT ORDER — BASED ON FRAUD AND CONCEALMENT IS NULLIFIED AND DECLARED VOID.

AND ANY SYSTEM THAT KNOWINGLY PERMITS THAT FRAUD TO CONTINUE IS NOT JUST COMPROMISED — IT IS ALSO COMPLICIT AND CORRUPTLY AND INHUMANELY EVIL IN DISREGARDING THE LAW WITH DOCUMENTED CRIMES COMMITTED AND CONCEALED FOR 3+ YEARS OF COLLUSIONS AND CONSPIRACIES TO CONCEAL ALL LISTED ABOVE CRIMES COMMITTED.

THIS LETTER SERVES AS FINAL NOTICE TO THIS COURT:

THE TRUTH IS NOW PUBLIC. BEING NO LONGER CONCEALED.

THE FRAUD CONCEALING ELDER CRUELTY CRIMES IS NOW EXPOSED.

ALL PERSONS ARE NOW STRIPPED NAKED BEFORE THIS COURT TO BE JUDGED AND SANCTIONED FOR DISBARMENT BY THIS COURT.

AND JUSTICE AND FULL CRIMINAL, LEGAL AND FINANCIAL ACCOUNTABILITY CANNOT BE DELAYED ANY LONGER AS ELAINE MAE KAPUSTA HAS BEEN "ALMOST MURDERED AT LEAST 3 TIMES AND HAS BEEN LEFT GRAVELY INJURED AND NOW LEFT DISEASED AND DYING BY ALL UMPTEEN FIDUCIARIES IGNORING 4 YEARS OF PROVIDING DOCTORS ORDERED CARE-(2021-2025) AND THIS CRIMINAL DEPRIVATION OF CARE HAS ENTIRELY DESTROYED MY MOM'S AS OCTOBER 2022 BEING AS HEALTHY AS MINE BODY AND BLOOD AND MIND AND LIFE UNDER "THIS FRAUDULENT AND CRIMINAL PREDATORY ESTABLISHMENT OF INHUMANENESS AND CORRUPTION".

WITH ALL FIDUCIARIES AND PHILIP KAPUSTA HIDING BEHIND "A WALL OF SILENCE" AS THEY ALL MARINATE AND HIDE TOGETHER IN "A CESSPOOL OF CORRUPTION" FOR NOW 5 YEARS OF TIME DESTROYED FOR MOM AND I AND THE ONCE THRIVING ESTATE NOW DECIMATED BY THE EVIL AND CRIMINAL SOULS NAMED AS CARY CUCINELLI, VALERIE GEIGER, ELIZABETH WILDHACK, LAURIE KIRKLAND, SUZANNE HANAS, LIZ SHIFFLETT, JEANNE BLUE, RACHELLE DORNAN, ELDER TREE, DR. ALAN DAPPEN, DOC TALKER, PARAGON CARE, GEORGE W. DODGE, DR. NAVEEN DOKI, STEPHEN HALL, PHILIP KAPUSTA AND JUSTIN BERGER-(HALE BALL)".

ALL OF THESE "CRIMINALS" HAVE DESTROYED OUR LIVES FOR 5 CONTINUAL YEARS WILLFULLY AND KNOWINGLY BY "THE DEPRIVATION OF CARE CAUSING AND SEEKING FORCED INCAPACITATION AND DEATH!"

HOW DO ALL OF THESE PERSONS SIMPLY NOT CARE AND INHUMANELY DENY ELAINE MAE KAPUSTA NEEDING 3 ROOT CANALS HAVING TEETH PAIN AND SEVERE GUM DISEASE SUFFERING FOR 883 DAYS OF DENIED DENTAL X-RAYS-(3/2/22-8/1/24) AND DENIED 681 DAYS OF QUARTERLY DENTAL CLEANINGS-(9/20/22-8/1/24)?

18.2-369-B-(CLASS 4 FELONY)-DEFINED AS

B. Any responsible person who abuses or neglects a vulnerable adult in violation of this section and the abuse or neglect results in serious bodily injury or disease to the vulnerable adult is guilty of a Class 4 felony. Any responsible person who abuses or neglects a vulnerable adult in violation of this section and the abuse or neglect results in the death of the vulnerable adult is guilty of a Class 3 felony

**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" BY**
- 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 ELAINE MAE KAPUSTA WAS ESTABLISHED BY \*\*LYNN KAY BEING "GUARDIAN IN NAME ONLY WITH ABSOLUTELY NO POWER, WHATSOEVER-WITH THE ADVANCE MEDICAL AND HEALTH DIRECTIVES-\*\*ALL TERMINATED IN JULY 2020 GIVING LYNN KAY ABSOLUTELY NO SAY AS "APPOINTED 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"**

**EACH NAMED PERSON HAS COLLECTIVELY COMMITTED CRIMES AGAINST MOM AND I AND ALL LAWYERS ARE TO BE SANCTIONED AND DISBARRED FOR NOW WITH THEIR DOCUMENTED DECEPTION AND CORRUPTION AND CIVIL AND CRIMINAL CRIMES INHUMANELY COMMITTED FOR A COLLECTIVE 5 YEARS SINCE 2020 ALTERATION OF CONTRACTS AND DEFIANCE OF COURT ORDERS BEGAN PROGRESSIVELY DECIMATING THE LIVES OF ELAINE MAE KAPUSTA AND LYNN KAY AND THE ESTATE WEALTH.**

**7 LAWYERS NAMED INVOLVED IN AIDING AND ABETTING IN THE CRIMINAL CONCEALMENT OF CRIMES COMMITTED TO BE SANCTIONED FOR DISBARMENTS FOR CRIMINAL BEHAVIOR OF CRIMINAL DECEPTION AND CRIMINAL CONCEALMENT, ALONG WITH PERJURY BY SUBMITTING AND SUPPORTING "FALSE AND MISLEADING STATEMENTS WHILE CONCEALING "ALL MATERIAL FACTS"- (2022-2025) AND THE DEFAMATION OF LYNN KAY FOR 3 YEARS-(2022-2025) BY ALLOWING FOR 3 YEARS ALL DEFAMATORY ALLEGATIONS TO REMAIN IN PUBLIC RECORDS IN REFUSING TO RETRACT.**

- 1. CARY CUCINELLI**
- 2. VALERIE GEIGER**
- 3. ELIZABETH WILDHACK**
- 4. LAURIE KIRKLAND**
- 5. GEORGE W. DODGE**
- 6. STEPHEN HALL-(KING, CAMPBELL)**
- 7. JUSTIN BERGER-(HALE BALL)**

**THIS HAS BEEN A TRULY HORRIFYING AND SHOCKING TRUE LIFE CRIME STORY OF 2 INNOCENT LIVES OF ELAINE MAE KAPUSTA AND LYNN KAY, AS MOTHER AND DAUGHTER, WITH THEIR BOTH FIGHTING FOR THEIR LIVES, HAVING BEEN ENTIRELY CRIMINALLY STOLEN AWAY FROM THEM AND "DECIMATEDLY DESTROYED" FOR NOW 5 "HORRIFIC YEARS SUFFERED!"**

**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 OUR BEING "PSYCHOLOGICALLY SCARRED" BY "LIFE-ALTERING HARM COMMITTED BY ALL OF THESE CLASS 4 FELONS AND MOM AND I HAVW SUFFERED UNCEASINGLY FOR THEIR CRIMES-(2020-2025)!"**

**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 NOW BEGIN BY A COURT ORDER IN WRITING 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 WHOLLY INCOMPETENT AND INHUMANE AND EVIL AND CORRUPT NAMED PERSONS NOW LISTED”.**

**I respectfully request that the Court issue an order acknowledging that findings of fraud upon the Court were used in July 2022 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 investigation 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 and cover-up and conspire in collusion to neglect, exploit, and abuse a vulnerable adult. The named individuals and entities must be fully investigated for their roles in this prolonged abuse and concealment fully. 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 investigation into their conduct, as well as the full history of fraud, medical neglect, and elder abuse and financial exploitation and gross mismanagement of finances for 5 continual years 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,



**LYNN KAY-7/12/25-571-421-6813-[Tweety7@yahoo.com](mailto:Tweety7@yahoo.com)**

**Daughter and Prior Legal Guardian WITH LEGAL P.O.A. AND ADVANCE MEDICAL DIRECTIVE of Elaine Mae Kapusta-(2013-2020) PRIOR TO THE DECEPTIVE JULY 2020 FRAUDULENT DEADLY DANGEROUS PREDATORY CONSERVATORSHIP AND GUARDIANSHIP AND CARE MABAGEMENT SYSTEM OF LIQUIDATE...ISOLATE...MEDICATE...DWCIMATE...CREMATE**

**7/12/25-*\*PLEASE FORGIVE ALL CAPS, I HAVE MACULAR DEGENERATION***

NOTICE OF SERVICE

I hereby certify that on the below date OF: 7/12/25, ALL PARTIES were emailed copy or a shared link 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 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**

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 RETRACTIONEMAILED.pdf*



*\*LYNN KAY-7/12/25*