

PALM BEACH COUNTY SHERIFF'S OFFICE - SWORN STATEMENT

Per FL statute 837.012, whoever knowingly makes a false statement under oath shall be guilty of a misdemeanor of the first degree punishable by imprisonment up to 1 year.



WITNESS VICTIM OTHER

CASE #: 116-054923	ZONE:	SUSPECT:	DATE & TIME OF ORIGINAL EVENT/OFFENSE:
EVENT TYPE:	DEPUTY: Hegde	ID#: 7712	

COMPLETE EVERYTHING BELOW - PRINT LEGIBLY

LAST NAME: SKENDER	FIRST NAME: HOTI	MIDDLE INITIAL:	RACE:	SEX:
DATE OF BIRTH: 12.10.1953 (MM/DD/YYYY)	YOUR HEIGHT: 5-11	YOUR WEIGHT: 152	YOUR HAIR COLOR: BLAKE	YOUR EYE COLOR: BROWN
YOUR HOME ADDRESS: 3103 DREW WAY	<input type="checkbox"/> CHECK IF HOMELESS	CITY: PALM SPRINGS FL	STATE: FL	ZIP: 33406
YOUR WORK NAME & ADDRESS: 3116 S Military TR	<input type="checkbox"/> CHECK IF UNEMPLOYED OR RETIRED	CITY: L.W.	STATE: FL	ZIP: 33463
WORK PHONE: <input type="checkbox"/> CHECK IF NONE	CELL PHONE: 561 385 6390 <input type="checkbox"/> CHECK IF NONE	HOME PHONE: <input type="checkbox"/> CHECK IF NONE	EMAIL:	<input type="checkbox"/> CHECK IF NONE

WRITE WHAT HAPPENED IN YOUR WORDS IN FULL DETAIL - PRINT LEGIBLY

YOUR NAME: 1 Skender Hoti aka Kenneth Batson	DO HEREBY VOLUNTARILY MAKE THE FOLLOWING STATEMENT WITHOUT THREAT, COERCION, OFFER OF BENEFIT, OR FAVOR BY ANY PERSONS WHOMSOEVER...
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I am requesting a formal criminal investigation regarding abuse of process and resulting criminal acts committed by members of the Palm Beach County court system, including several judges, attorneys at law and guardians against my family. This is not a disciplinary complaint of professional misconduct, but rather a criminal complaint of criminal statute violations against my family that have caused financial ruin. The victims are Gwendolyn Batson (deceased) and the Skender + Beba Hoti Family. There are two attachments to this Sheriff Report, Attachment 1 is an Event Timeline and Attachment 2 is an Elder Abuse Claim Form.

The parties complained about areas follows: Judges: Martin Colin, David E. French, John Morze, Lucy Brown, Timothy McCarthy and Jaimie Goodman.

State Guardian: Johan Milton. Lawyers and Fiduciaries: cont... PAGE 1 OF 12

READ AND SIGN

I SWEAR AND AFFIRM THIS AND/OR THE ATTACHED STATEMENTS ARE CORRECT AND TRUE:	<input checked="" type="checkbox"/> DEPUTY SHERIFF <input type="checkbox"/> NOTARY PUBLIC FSS: 117.10
YOUR SIGNATURE: <i>[Signature]</i>	SWORN TO AND SUBSCRIBED BEFORE ME TODAY: DATE: 5/1/16 TIME: 1:15
	SIGNATURE: <i>[Signature]</i> ID: 7712



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Form with fields: YOUR NAME, DO HEREBY VOLUNTARILY MAKE THE FOLLOWING STATEMENT WITHOUT THREAT, COERCION, OFFER OF BENEFIT, OR FAVOR BY ANY PERSONS WHOMSOEVER...

cont... David Garten, Esq., Asst. Elizabeth Burn, Esq., Debra Rochlin, Esq and Robert More, Dana Slobodanek, Acting Guardian: Elizabeth Savitt Colin, Sheri Hazeltine - Attorney for Elizabeth Savitt Colin, Kenneth - Marian Davis Three PBSO case reports cover the initial criminal events: 1/31/12 case # 12032696, 2/15/12 case # 12039579, 3/10/12 case # 12048466 Judge Martin Colin never held a hearing on Gwendolyn Batson and had no legal authority to issue a temporary custody order over Gwendolyn Batson and the order was issued in due process conflict to give his wife control over the ward gained with undisclosed conflicts of interest that led to the theft of Batson's and Hoti's properties. Sheri Hazeltine and Elizabeth Savitt Colin illegally entered and forcibly broke in to a home under color of law and had no legal authority to break in cont...

READ AND SIGN

Form with fields: I SWEAR AND AFFIRM THIS AND/OR THE ATTACHED STATEMENTS ARE CORRECT AND TRUE, YOUR SIGNATURE, DEPUTY SHERIFF, NOTARY PUBLIC, FSS: 117.10, SWORN TO AND SUBSCRIBED BEFORE ME TODAY, DATE, TIME, SIGNATURE, ID#

IF YOU DO NOT WISH TO PROSECUTE, COMPLETE THE ABOVE STATEMENT, READ THIS DISCLAIMER AND INITIAL BELOW: I AM OF LEGAL AGE AND I AM THE REPORTED VICTIM OF A CRIME UNDER FLORIDA LAW. I HEREBY STATE THAT I WILL NOT COOPERATE ANY FURTHER WITH THE INVESTIGATION OF THE ALLEGED CRIME. I FURTHER RELEASE THE PALM BEACH COUNTY SHERIFF'S OFFICE OF ANY PRESENT OR FUTURE RESPONSIBILITY AS TO MY CASE. I ACKNOWLEDGE THAT I UNDERSTAND MY RIGHTS AS A CRIME VICTIM, PARTICULARLY REGARDING VICTIM COMPENSATION ELIGIBILITY, WHICH INCLUDES SUCH BENEFITS AS REIMBURSEMENT FOR: ... LOSS OF SUPPORT, MEDICAL, DENTAL, MENTAL HEALTH COUNSELING AND FUNERAL EXPENSES. I AM AWARE I MAY BE GIVING UP THESE

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LAST NAME:		FIRST NAME:		MIDDLE INITIAL:	RACE:	SEX:
DATE OF BIRTH: (MM/DD/YYYY)	YOUR HEIGHT:	YOUR WEIGHT:	YOUR HAIR COLOR:		YOUR EYE COLOR:	
YOUR HOME ADDRESS:		<input type="checkbox"/> CHECK IF HOMELESS	CITY:	STATE:	ZIP:	
YOUR WORK NAME & ADDRESS:		<input type="checkbox"/> CHECK IF UNEMPLOYED OR RETIRED	CITY:	STATE:	ZIP:	
WORK PHONE: <input type="checkbox"/> CHECK IF NONE ()	CELL PHONE: <input type="checkbox"/> CHECK IF NONE ()	HOME PHONE: <input type="checkbox"/> CHECK IF NONE ()	EMAIL:		<input type="checkbox"/> CHECK IF NONE	

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YOUR NAME:	DO HEREBY VOLUNTARILY MAKE THE FOLLOWING STATEMENT WITHOUT THREAT, COERCION, OFFER OF BENEFIT, OR FAVOR BY ANY PERSONS WHOMSOEVER...
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cont... committed against them in retaliation for their exposing the crimes of Judge Colin and his wife by the Court officials and Court Appointed Fiduciaries and Counsel in the matters, through abusive legal process that involves fraudulent billing schemes by David Garten and others acting on behalf created through sham litigation all caused by the initial criminal acts to abduct the mother and efforts to recover her and her properties.

Below is a list of statutes put together by non official parties that I believe have been violated in the commission of crimes against my family. These are only to be used by investigators as a starting point as I am not an attorney or law enforcement officer who may know better what statutes and crimes have been committed against my family. These statutes are cited as they appear to fit the crimes against me from a lay man's perspective. On information and belief the Parties have cont... PAGE 4 OF 12

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YOUR SIGNATURE: <i>[Signature]</i>	SWORN TO AND SUBSCRIBED BEFORE ME TODAY:
	DATE: <i>5/11/16</i> TIME: <i>1:15</i>
	SIGNATURE: <i>[Signature]</i> ID: <i>772</i>

IF YOU DO NOT WISH TO PROSECUTE, COMPLETE THE ABOVE STATEMENT, READ THIS DISCLAIMER AND INITIAL BELOW: I AM OF LEGAL AGE AND I AM THE REPORTED VICTIM OF A CRIME UNDER FLORIDA LAW. I HEREBY STATE THAT I WILL NOT COOPERATE ANY FURTHER WITH THE INVESTIGATION OF THE ALLEGED CRIME. I FURTHER RELEASE THE PALM BEACH COUNTY SHERIFF'S OFFICE OF ANY PRESENT OR FUTURE RESPONSIBILITY AS TO MY CASE. I ACKNOWLEDGE THAT I UNDERSTAND MY RIGHTS AS A CRIME VICTIM, PARTICULARLY REGARDING VICTIM COMPENSATION ELIGIBILITY, WHICH INCLUDES SUCH BENEFITS AS REIMBURSEMENT FOR: DISABILITY, LOST WAGES, LOSS OF SUPPORT, MEDICAL, DENTAL, MENTAL HEALTH COUNSELING AND FUNERAL EXPENSES. I AM AWARE I MAY BE GIVING UP THESE

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DATE OF BIRTH: (MM/DD/YYYY)	YOUR HEIGHT:	YOUR WEIGHT:	YOUR HAIR COLOR:	YOUR EYE COLOR:
YOUR HOME ADDRESS:	<input type="checkbox"/> CHECK IF HOMELESS	CITY:	STATE:	ZIP:
YOUR WORK NAME & ADDRESS:	<input type="checkbox"/> CHECK IF UNEMPLOYED OR RETIRED	CITY:	STATE:	ZIP:
WORK PHONE: <input type="checkbox"/> CHECK IF NONE	CELL PHONE: <input type="checkbox"/> CHECK IF NONE	HOME PHONE: <input type="checkbox"/> CHECK IF NONE	EMAIL:	<input type="checkbox"/> CHECK IF NONE

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cont.. committed and aided and abetted the following alleged crimes:
 777.04 Attempts, solicitation, and conspiracy – the parties together acted in conspiracy to deprive Gwendolyn Batson and the Skender Hoti family of their properties and rights and this started with a knowing and intentional undisclosed conflict of interest that facilitated the crimes as Judge Colin issued an illegal order to give custody of Gwendolyn to her brother without following due process and procedure. Colin then appointed Hazeltine as attorney for the Davis' and she then brought Colin's wife, Elizabeth Savitt Colin, to act as Guardian of Batson when robbing the home all occurring after Judge Colin's wife Elizabeth Savitt and agents acting on her behalf had been "scoping" out the Hoti family in advance. Colin, nor his wife Savitt Colin or her attorney Hazeltine, disclosed to the Hoti family that the judge and "guardian" were married and Savitt Colin used only the name Elizabeth Savitt as her business name, making it cont. PAGE 5 OF 12

READ AND SIGN

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YOUR SIGNATURE: <i>[Signature]</i>	SWORN TO AND SUBSCRIBED BEFORE ME TODAY: DATE: 5/1/16 TIME: 1915 SIGNATURE: <i>[Signature]</i> ID: 777

IF YOU DO NOT WISH TO PROSECUTE, COMPLETE THE ABOVE STATEMENT, READ THIS DISCLAIMER AND INITIAL BELOW: I AM OF LEGAL AGE AND I AM THE REPORTED VICTIM OF A CRIME UNDER FLORIDA LAW. I HEREBY STATE THAT I WILL NOT COOPERATE ANY FURTHER WITH THE INVESTIGATION OF THE ALLEGED CRIME. I FURTHER RELEASE THE PALM BEACH COUNTY SHERIFF'S OFFICE OF ANY PRESENT OR FUTURE RESPONSIBILITY AS TO MY CASE. I ACKNOWLEDGE THAT I UNDERSTAND MY RIGHTS AS A CRIME VICTIM, PARTICULARLY REGARDING VICTIM COMPENSATION ELIGIBILITY, WHICH INCLUDES SUCH BENEFITS AS REIMBURSEMENT FOR: DISABILITY; LOST WAGES; LOSS OF SUPPORT; MEDICAL, DENTAL, MENTAL HEALTH COUNSELING AND FUNERAL EXPENSES. I AM AWARE I MAY BE GIVING UP THESE RIGHTS BY SIGNING THIS DOCUMENT. I AM SIGNING THIS DOCUMENT OF MY OWN FREE WILL KNOWING THAT THE CASE CAN ONLY BE FURTHER

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DATE OF BIRTH: (MM/DD/YYYY)	YOUR HEIGHT:	YOUR WEIGHT:	YOUR HAIR COLOR:	YOUR EYE COLOR:		
YOUR HOME ADDRESS:		<input type="checkbox"/> CHECK IF HOMELESS	CITY:	STATE:	ZIP:	
YOUR WORK NAME & ADDRESS:		<input type="checkbox"/> CHECK IF UNEMPLOYED OR RETIRED	CITY:	STATE:	ZIP:	
WORK PHONE: <input type="checkbox"/> CHECK IF NONE () ()	CELL PHONE: <input type="checkbox"/> CHECK IF NONE () ()	HOME PHONE: <input type="checkbox"/> CHECK IF NONE () ()	EMAIL:	<input type="checkbox"/> CHECK IF NONE		

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cont. impossible to know that they were married and that a major conflict of interest existed. To further conceal the illegal conflict of interest, Savitt did not appear before Colin directly and had her attorney at law, Sheri Hazeltine appear before Colin and Hazeltine and Martin Colin never disclosed to parties their secret concealed conflict with his wife. These parties then acted together to time the theft of the home, while having the Hoti family followed by a PI in order to know their whereabouts during the commission of the crime. The result of this conspiracy was a complete takeover of the life of Gwendolyn Batson and her assets with the profits of the scheme benefitting the Colin family directly, including properties still not returned from theft of Hoti's home.

787.02 False Imprisonment; including kidnapping / Interstate Human Trafficking of Gwendolyn Batson. That secretly through abuse of legal cont. PAGE (6) OF 12

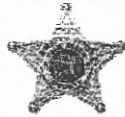
READ AND SIGN		<input checked="" type="checkbox"/> DEPUTY SHERIFF	<input type="checkbox"/> NOTARY PUBLIC	FSS: 117.10
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YOUR SIGNATURE: X <i>[Signature]</i>		DATE: 5/11/16	TIME: 1:15	ID: 7412

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cont. process, Butson was setup and abducted and imprisoned against her will and without lawful authority, with intent to commit and facilitate commission of multiple felony acts against her and her family by an estranged brother. 744.359 Abuse, neglect or exploitation by a guardian - see attached Elder Abuse Checklist

825.103 Exploitation of an elderly person or disabled adult: penalties - Elder abuse of Gwendolyn Butson by her brother Kenneth Davis as a result of improper guardianship that led to financial exploitation and led to her alleged early death. See attached Elder Abuse Checklist

Chapter 812 - Theft, robbery and related crimes: Theft of Property - Home robbery through breaking and entry was committed by Sheri Hazzeltine, Elizabeth Savitt Colin and others which led to the loss of personal properties

CONT. PAGE 7 OF 12

<p>READ AND SIGN</p> <p>I SWEAR AND AFFIRM THIS AND/OR THE ATTACHED STATEMENTS ARE CORRECT AND TRUE:</p> <p>YOUR SIGNATURE: <i>[Signature]</i></p>	<p><input type="checkbox"/> DEPUTY SHERIFF <input type="checkbox"/> NOTARY PUBLIC FSS: 117.10</p> <p>SWORN TO AND SUBSCRIBED BEFORE ME TODAY:</p> <p>DATE: 5/11/10 TIME: 1815</p> <p>SIGNATURE: <i>[Signature]</i> ID: 7712</p>
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cont. heirlooms, documentation and more owned by Skender Hoti.
FRAUDULENT PRACTICES - PART I - FALSE PRETENSES AND FRAUDS, GENERALLY.
Bank Fraud: Bank of America on 1/31/12 Accounts were illegally emptied in accounts that were jointly owned by Skender Hoti aka Kenneth Batson and Gwendolyn Batson by the guardians.
831.03 UTTERING FORGED INSTRUMENTS and Title XLVI - CRIMES - CHAPTER 839 OFFENSES BY PUBLIC OFFICERS AND EMPLOYEES 839.13 FALSIFYING RECORDS: FALSE Instruments were filed with a court of law to gain a Predatory guardianship of Gwendolyn Batson and approved by Judge Martin Colin, whose wife was later found robbing the home of Batson with Hazeltine and the fake papers filed obstructed Justice.
FRAUD: A fraudulent Billing Scheme to steal assets of the Skender Hoti family through abusive legal process was begun that quickly began depleting the Estate of Gwendolyn Batson and also Skender Hoti personally was damaged in the tens of thousands of dollars in legal fees fighting the predatory guardianship to have his MOTHER returned to him and have his stolen properties returned.
777.03 Accessory after the fact: FAILURE to prosecute / Imprison of a felony-aiding and abetting - Officers failed to arrest Savitt and Hazeltine upon finding th had broken into and entered the Hoti family residence without any proper documentation to do so and had unloaded the contents of the home into a moving truck. When the Sheriff was called by Hoti, Savitt and Hazeltine were at the home wearing Guardian Badges and Elizabeth Savitt Colin informed sheriffs that cont.

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com. that her husband is a powerful judge and they were authorized to remove the contents of the home. The Sheriff found that they did not have authority to remove the properties and forced them to be returned to the home but made no arrests and did not inventory the items and many items of the highest value in the home were stolen and remain missing. The case became derailed and no arrests were made for felony criminal acts after the Sheriff learned that Judge Martin Colin's wife was involved in the criminal acts. That despite making Hazeltine and Savitt Colin put most of the property back in the house from the trucks they had loaded, officers failed to account for the items taken from home and those returned and many items valued in the tens of thousands remain stolen to this date and no proper investigation was done to recover the lost assets or make arrests.

843.0855 Criminal actions under color of law or through use of simulated legal process - obstruction of Justice - Colin recused from the case after his wife informed Sheriff's deputies when she was caught robbing Skender Hoti's home with Hazeltine that her husband was a powerful judge and that they should contact him as he would convince the officers that the theft was somehow legal. Colin, after only three days the Sheriff was informed of Savitt's marriage to Judge Colin then recused from the case and yet failed to disclose and further recused from the parties the real reason for his sudden "sua sponte" recusal. Colin misled the court and the parties hiding no conflicts or anything when recusing when he should have disqualified himself and voided all his illegal gained orders obtained with an undisclosed conflict of interest and fully exposed the secret conflict and had the case reset for the fraud on the court feared his involvement in the fraud by the Court officers and appointees. A resetting of the case is required under civil rules of procedure when fraud on the court occurs to remove further problems for the victims of the fraud and instead due to the failure to disclose honestly the cont... PAGE 9 OF 11

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YOUR SIGNATURE: <i>X</i>	DATE: <i>4/11/11</i> TIME: <i>12:30</i>
	SIGNATURE: ID: <i>7712</i>

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(PROSECUTION WAIVER NOT TO BE USED FOR CASES INVOLVING DOMESTIC OR DATING VIOLENCE PER G.O. 508.00)

WHITE - RECORDS COPY CANARY - STATE ATTORNEY COPY PINK - OFFICER'S COPY GOLD - WITNESS / VICTIM COPY

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Form with fields: CASE #, ZONE, SUSPECT, DATE & TIME OF ORIGINAL EVENT/OFFENSE, EVENT TYPE, DEPUTY, ID#

COMPLETE EVERYTHING BELOW - PRINT LEGIBLY

Form with fields: LAST NAME, FIRST NAME, MIDDLE INITIAL, RACE, SEX, DATE OF BIRTH, YOUR HEIGHT, YOUR WEIGHT, YOUR HAIR COLOR, YOUR EYE COLOR, YOUR HOME ADDRESS, YOUR WORK NAME & ADDRESS, WORK PHONE, CELL PHONE, HOME PHONE, EMAIL

WRITE WHAT HAPPENED IN YOUR WORDS IN FULL DETAIL - PRINT LEGIBLY

YOUR NAME: I DO HEREBY VOLUNTARILY MAKE THE FOLLOWING STATEMENT WITHOUT THREAT, COERCION, OFFER OF BENEFIT, OR FAVOR BY ANY PERSONS WHOMSOEVER...
cont. reasons for his recusal, the case was merely transferred to a new judge and NOTHING WAS DONE ABOUT THE CRIMES COMMITTED AGAINST THE HOTI FAMILY. The new judge, John Morze, continued the case without addressing the savitt/court conflict and resolving the FRAUD ON THE COURT and BY THE COURT that occurred and instead began a retaliatory/campaign using court and it's appointed officers and guardians to silence and suppress the Hoti's family's right to due process and procedure to cover up the crimes instead of resolving them and protected Colin and his wife instead. This abuse of process and retaliation against the Hoti family continues to this day in efforts to loot Gwendolyn Batson's properties and Hoti family properties through further legal process abuse.
FRAUDULENT CONVERSION OF REAL ESTATE: Through the legal process abuse scheme and artifice to defraud real estate that was owned by Batson was illegally converted to her brother despite Batson's repeated pleas including written statements to her brother to remove his name from her home deed in Alabama that he illegally inserted onto her property deed. The Alabama property worth estimated 150,000. Gwendolyn Hoti had given his mother over 60,000 in mortgage payments and this loss was totaled to his family as Davis put the home in his name.
THEFT OF PENSION FUNDS: Davis took monies from Gwendolyn's Pension fund with the Schedl Board of PB County of \$3300/mo for 15 months. Over \$50,000 wrongfully taken.
STALKING: According to billing records, Hazeltine and Savitt Colin hired persons to track movements of Hoti family to know their whereabouts at the time they were kidnapping Gwendolyn and plotting to rob the home of its belongings. This imparts a conspiracy and shows how these actions were not just do to a misgendering but a well thought out of criminal acts. Colin, his wife and Hazeltine were at all times fully aware of the conflict of interest between Colin and his wife

READ AND SIGN

I SWEAR AND AFFIRM THIS AND/OR THE ATTACHED STATEMENTS ARE CORRECT AND TRUE. DEPUTY SHERIFF NOTARY PUBLIC FSS: 117.10 SWORN TO AND SUBSCRIBED BEFORE ME TODAY: DATE: 5/11/16 TIME: 1:51 PM SIGNATURE: ID: 77th

IF YOU DO NOT WISH TO PROSECUTE, COMPLETE THE ABOVE STATEMENT, READ THIS DISCLAIMER AND INITIAL BELOW: I AM OF LEGAL AGE AND I AM THE REPORTED VICTIM OF A CRIME UNDER FLORIDA LAW. I HEREBY STATE THAT I WILL NOT COOPERATE ANY FURTHER WITH THE INVESTIGATION OF THE ALLEGED CRIME. I FURTHER RELEASE THE PALM BEACH COUNTY SHERIFF'S OFFICE OF ANY PRESENT OR FUTURE RESPONSIBILITY AS TO MY CASE. I ACKNOWLEDGE THAT I UNDERSTAND MY RIGHTS AS A CRIME VICTIM, PARTICULARLY REGARDING VICTIM COMPENSATION ELIGIBILITY, WHICH INCLUDES SUCH BENEFITS AS REIMBURSEMENT FOR: ... OF SUPPORT, MEDICAL, DENTAL, MENTAL HEALTH COUNSELING AND FUNERAL EXPENSES. I AM AWARE I MAY BE GIVING UP THESE

PALM BEACH COUNTY SHERIFF'S OFFICE – SWORN STATEMENT



Per FL statute 837.012, whoever knowingly makes a false statement under oath shall be guilty of a misdemeanor of the first degree punishable by imprisonment up to 1 year.

WITNESS VICTIM OTHER

CASE #:	ZONE:	SUSPECT:	DATE & TIME OF ORIGINAL EVENT/OFFENSE:
EVENT TYPE:	DEPUTY:	ID#:	

COMPLETE EVERYTHING BELOW – PRINT LEGIBLY

LAST NAME:	FIRST NAME:	MIDDLE INITIAL:	RACE:	SEX:
DATE OF BIRTH: (MM/DD/YYYY)	YOUR HEIGHT:	YOUR WEIGHT:	YOUR HAIR COLOR:	YOUR EYE COLOR:
YOUR HOME ADDRESS:	<input type="checkbox"/> CHECK IF HOMELESS	CITY:	STATE:	ZIP:
YOUR WORK NAME & ADDRESS:	<input type="checkbox"/> CHECK IF UNEMPLOYED OR RETIRED	CITY:	STATE:	ZIP:
WORK PHONE: <input type="checkbox"/> CHECK IF NONE	CELL PHONE: <input type="checkbox"/> CHECK IF NONE	HOME PHONE: <input type="checkbox"/> CHECK IF NONE	EMAIL:	<input type="checkbox"/> CHECK IF NONE

WRITE WHAT HAPPENED IN YOUR WORDS IN FULL DETAIL – PRINT LEGIBLY

YOUR NAME: I	DO HEREBY VOLUNTARILY MAKE THE FOLLOWING STATEMENT WITHOUT THREAT, COERCION, OFFER OF BENEFIT, OR FAVOR BY ANY PERSONS WHOMSOEVER...
<p>FRAUDULENT BILLING SCHEME: After the initial abuse of legal process to gain a predatory guardianship, once it was discovered what was going on with the conflict with Colin, his wife and Hazeline was exposed by Hoti and Colin's refusal without stating a cause, a retaliatory pattern of further abuse of legal process began in order to shut down Hoti's rights to legal redress in the civ. court and silence the Hoti family from exposing the crimes committed by Colin, Hazeline and Sav. Hoti and further to cover up the crimes committed by the Judges, attorneys and guardians suddenly attorneys retained by Hoti began to derail his cases and participated in sham hearings in the civil court and abusive legal billing schemes began and the attorneys failed to seek retribution for the Hoti family against the judges, attorneys and guardians involved. In fact the attorneys also began hampering efforts to bring the matters to criminal authorities for investigation and prosecution and recovery of real and personal properties lost and stolen. These court orchestrated sham hearings have lasted four years with the Hoti family first having to expend enormous costs to recover Hoti's mother from the predatory guardianship that was illegally ordered by Colin. Enormous legal expenses were then spent trying to recover the stolen properties through both civil and criminal processes which has cost the family approximately 100,000 plus. Skender and Beba Hoti are now being sued by their attorneys for their bills which have been fabricated and abusive legal bills. The attorneys are now suing the Hoti's and attaching illegally gained liens on their properties in efforts to further rob the Hoti family and as part of further retaliation through court.</p>	

READ AND SIGN

I SWEAR AND AFFIRM THIS AND/OR THE ATTACHED STATEMENTS ARE CORRECT AND TRUE:

YOUR SIGNATURE: *[Signature]*

DEPUTY SHERIFF NOTARY PUBLIC FSS: 117.10

SWORN TO AND SUBSCRIBED BEFORE ME TODAY:

DATE: 5/11/16

TIME: 1505

SIGNATURE: *[Signature]*

ID: 774

IF YOU DO NOT WISH TO PROSECUTE, COMPLETE THE ABOVE STATEMENT, READ THIS DISCLAIMER AND INITIAL BELOW: I AM OF LEGAL AGE AND I AM THE REPORTED VICTIM OF A CRIME UNDER FLORIDA LAW. I HEREBY STATE THAT I WILL NOT COOPERATE ANY FURTHER WITH THE INVESTIGATION OF THE ALLEGED CRIME. I FURTHER RELEASE THE PALM BEACH COUNTY SHERIFF'S OFFICE OF ANY PRESENT OR FUTURE RESPONSIBILITY AS TO MY CASE. I ACKNOWLEDGE THAT I UNDERSTAND MY RIGHTS AS A CRIME VICTIM, PARTICULARLY REGARDING VICTIM COMPENSATION ELIGIBILITY, WHICH INCLUDES SUCH BENEFITS AS REIMBURSEMENT FOR: DISABILITY; LOST WAGES; LOSS OF SUPPORT; MEDICAL, DENTAL, MENTAL HEALTH COUNSELING AND FUNERAL EXPENSES. I AM AWARE I MAY BE GIVING UP THESE

PALM BEACH COUNTY SHERIFF'S OFFICE – **SWORN STATEMENT**

Per FL statute 837.012, whoever knowingly makes a false statement under oath shall be guilty of a misdemeanor of the first degree punishable by imprisonment up to 1 year.



WITNESS VICTIM OTHER

CASE #:	ZONE:	SUSPECT:	DATE & TIME OF ORIGINAL EVENT/OFFENSE:
EVENT TYPE:		DEPUTY:	ID#:

COMPLETE EVERYTHING BELOW – PRINT LEGIBLY

LAST NAME:		FIRST NAME:		MIDDLE INITIAL:	RACE:	SEX:
DATE OF BIRTH:	(MM/DD/YYYY)	YOUR HEIGHT:	YOUR WEIGHT:	YOUR HAIR COLOR:	YOUR EYE COLOR:	
YOUR HOME ADDRESS:		<input type="checkbox"/> CHECK IF HOMELESS	CITY:	STATE:	ZIP:	
YOUR WORK NAME & ADDRESS:		<input type="checkbox"/> CHECK IF UNEMPLOYED OR RETIRED	CITY:	STATE:	ZIP:	
WORK PHONE:	<input type="checkbox"/> CHECK IF NONE	CELL PHONE:	<input type="checkbox"/> CHECK IF NONE	HOME PHONE:	<input type="checkbox"/> CHECK IF NONE	EMAIL:
()	()	()	()	()	()	()

WRITE WHAT HAPPENED IN YOUR WORDS IN FULL DETAIL – PRINT LEGIBLY

YOUR NAME:	DO HEREBY VOLUNTARILY MAKE THE FOLLOWING STATEMENT WITHOUT THREAT, COERCION, OFFER OF BENEFIT, OR FAVOR BY ANY PERSONS WHOMSOEVER...
<p>I continued legal process abuse. Attorney David Garten sued slender and Beba Hoti for a bill he CLAIMS unpaid. Instead of seeking arbitration as the retainer required Garten sued the Hoti's. The actions of Garten appeared to be in conspiracy with the other legal professionals and court officials involved to further damage and remove Hoti's rights and properties. The Judges and lawyers using the Court to enable these crimes through denial of due process and procedure.</p> <p>RETALIATION AGAINST HOTI WHISTLEBLOWING EFFORTS: recent Palm Beach Post articles placed the Hoti Family story as a centerpiece of an expose on Guardianship, probate, and family court abuses and corruption involving Judge Colin, Judge French and Hazel Tine. The Palm Beach Post series by John Pacenti titled "Guardianship - A Broken Trust" details the crimes committed against the Hoti's and the lack of civil and criminal remedy. The judges and attorneys have gone on a deliberate retaliatory strike against the Hoti family who are trying to seek justice both criminally and civilly where Hoti is now forced to be a Pro Se litigant due to his attorneys acting against him. As a Pro Se litigant the Judges have trampled on my due process rights and used the Court as a weapon against me to obstruct justice and preclude any chance of justice. The retaliation continues to intensify to this date and my family requests to have these court officials, guardians and others investigated, arrested and prosecuted and all properties stolen returned. The Hoti Family has been damaged by loss of personal property and business and personal documents, legal fees, loss of real estate properties and loss of my mother Ewendolyn Biltson who passed away shortly after her return home and release from the predatory Guardianship ordered illegally by Judge Colin.</p>	
READ AND SIGN	PAGE 12 OF 17

I SWEAR AND AFFIRM THIS AND/OR THE ATTACHED STATEMENTS ARE CORRECT AND TRUE:

YOUR SIGNATURE:

[Handwritten Signature]

DEPUTY SHERIFF NOTARY PUBLIC P.S. 11/10

SWORN TO AND SUBSCRIBED BEFORE ME TODAY:

DATE: 5/11/16

TIME: 1615

SIGNATURE:

[Handwritten Signature]

ID: 7762

IF YOU DO NOT WISH TO PROSECUTE, COMPLETE THE ABOVE STATEMENT, READ THIS DISCLAIMER AND INITIAL BELOW: I AM OF LEGAL AGE AND I AM THE REPORTED VICTIM OF A CRIME UNDER FLORIDA LAW. I HEREBY STATE THAT I WILL NOT COOPERATE ANY FURTHER WITH THE INVESTIGATION OF THE ALLEGED CRIME. I FURTHER REFUSE THE PALM BEACH COUNTY SHERIFF'S OFFICE OF ANY PRESENT OR FUTURE RESPONSIBILITY AS TO MY CASE. I ACKNOWLEDGE THAT I UNDERSTAND MY RIGHTS AS A CRIME VICTIM, PARTICULARLY REGARDING VICTIM COMPENSATION ELIGIBILITY, WHICH INCLUDES SUCH BENEFITS AS REIMBURSEMENT FOR; DISABILITY; LOST WAGES; LOSS OF SUPPORT; MEDICAL, DENTAL, MENTAL HEALTH COUNSELING AND FUNERAL EXPENSES. I AM AWARE I MAY BE GIVING UP THESE RIGHTS FOR MY FAMILY AND MYSELF BY INITIALING BELOW. I AM TAKING THIS POSITION OF MY OWN FREE WILL KNOWING THAT THE CASE CAN ONLY BE FURTHER INVESTIGATED AND PROSECUTED WITH MY COOPERATION.

DO NOT WISH TO PROSECUTE (INITIAL _____)

(PROSECUTION WAIVER NOT TO BE USED FOR CASES INVOLVING DOMESTIC OR DATING VIOLENCE PER G.O. 508.00)

WHITE - RECORDS COPY CANARY - STATE ATTORNEY COPY PINK - OFFICER'S COPY GOLD - WITNESS / VICTIM COPY

ATTACHMENT - ELDER ABUSE CHECKLIST AND CLAIM
REPORT OF CRIMINAL JUDICIAL AND GUARDIAN ABUSE OF A
WARD

This report is filed under Florida Statute 415.103 and seeks to initiate an immediate criminal investigation as there is a reasonable cause to suspect that a vulnerable adult has been or is being criminally abused, neglected, or/and financially exploited.

I request that a Sheriff's officer, familiar and well trained in financial abuse of elderly and Wards be immediately assigned to this case. I request that the officer guarantee that he/she has never taken a referral fee or other monetary or other inducement from the Guardian in question or from his associates or from Attorneys and/or the Judges in question and will not in this matter.

You may not release my identity, without my prior written consent, to any person other than employees of the department responsible for protective services or the appropriate state attorney.

I request that a copy of this report be made available to me as soon as the initial investigation is completed.

CRIMINAL JUDICIAL ELDER ABUSE ALLEGATIONS

It is my belief that the Judges, Guardians and Attorneys at Law in this case have committed crimes which demand an investigation and prosecution. Judges can be investigated for criminal activity. This is not a civil matter. The following list of abuses of Gwendolyn Batson are believed to have been committed when she was illegally abducted through Guardian proceedings and when she was finally freed from captivity she was nearly dead and died soon thereafter. Prior to her imprisonment in the Guardianship she was a healthy vibrant woman who worked in our family restaurant as the matriarch of the business and when she came back she was already with one foot in the grave.

I. Legal Abuse:

1. [x] Timely or no notice of an emergency temporary guardianship was not provided.
2. [x] The statutorily required Bond for the Guardians were not obtained or presented.
3. [x] The Guardians, the Judge Cohn and the attorney Hazeltine committed fraud.
4. [x] The Court refused to consider a less drastic and invasive intervention other than Guardianship as required by Florida Statute 744.
5. [x] The Court refused to hear evidence of capacity from outside experts.
6. [x] The Ward's advance directives and health care power of attorney, properly executed by the Ward prior to any question of incapacity, were bypassed and the guardian did nothing to present or support them in court.

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SH

7. [x] There was never a mandated hearing on advance directives or Baker Act within 72 hours.
8. [x] The Probate Judges Colin, Mortz and French failed to properly monitor, supervise or discipline the Guardians and attorneys.
9. [x] Court documents, including transcripts, have been altered.
10. [x] Attorneys' hourly rates are excessive, double billed and fraudulent but approved by the Judge.
11. [x] Attorney bills charge exorbitant Senior Attorney rates for simple legal services which could easily be and may have been performed by paralegals.
12. [x] At depositions and hearings participation by multiple attorneys from Guardian's. Attorney's law firm took place unnecessarily resulting in excessive unrestrained fees to/from the estate.
13. [x] The Judge Colin, Judge Mortz, the Guardian John Milton and Kenneth & Maryanne Davis, Sheri Hazeltine and Judge Colin's wife Elizabeth Savitt Colin representing herself as Guardian colluded with one side of family dispute to abet the legal abuse.
14. [x] Court failed to properly use mediation to avoid litigation.
15. [x] The Guardians Milton and Kenneth & Maryanne Davis, Judge Colin, Judge Mortz, Elizabeth Savitt Colin and Attorney Hazeltine have repeatedly staged retaliatory litigation to increase their revenue at the expense of the estate and family.
16. [x] Guardians Davis' threatened family members that any complaints about the Guardianship would lead to their never seeing their loved one again.

II. Allegations of Criminal Guardian Abuse: The boxes checked indicate the abuses alleged which demand investigation.

1. [x] The Ward was cruelly isolated from family, neighbors and friends.
2. [x] The Ward was removed from her residence where she was in danger and her needs unmet.
3. [x] Guardian threatened Ward of consequences of resistance.
4. [x] The Ward was unable to eat or drink and the Davis' tried to have a feeding tube inserted.
5. [x] The Ward did not receive adequate nutrition and became emaciated and when returned home to FL she was put in the hospital 10 days later from pneumonia and other ailments requiring almost two weeks in the hospital.
6. [x] The Ward's general condition deteriorated rapidly until death, shortly after receiving her back.
7. [x] The Ward did not receive proper treatment or medical care for her condition(s).⁴ including pneumonia.
8. [x] The Ward was denied emotional support and counseling.

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SH

9. [x] The Guardian transferred the Ward's care from long time family Physicians to unfamiliar less qualified providers and institutions which directly and greatly profited from their association with and referrals from the guardian.
10. [x] Ward was not allowed to have visitors without supervision from guardian personnel.
11. [x] Guardian did not timely notify family members of serious health issues.
12. [x] Guardian did not respond to phone calls or emails about Ward's condition forcing family to expend funds to hire a lawyer to speak with the Guardian's lawyer.

III. Neglect:

1. [x] The Guardians was unconcerned about the Ward's deteriorating condition.
2. [x] The Guardians refused to communicate with family members .
3. [x] The Guardians instructed others to prevent any contact with loved ones.
4. [x] The Guardians removed all forms of support and assistance from the Ward.
5. [x] The Ward was treated without dignity or respect.
6. [x] The Ward was not properly cleaned or bathed or groomed.
7. [x] The Ward's nails and toenails were left untrimmed.
8. [x] The Ward was limited or prohibited from receiving or making phone calls or receiving mail.
9. [x] The Ward was not provided proper clean clothing.
10. [x] Ward was not provided with mental stimulation through activities.
11. [x] Ward had little or no contact with the outside world; held captive.

IV. Financial Abuse and Exploitation:

1. [x] The Guardians, Judges, Attorneys and others diverted and hoarded all assets and income to assure fees and Attorney's will be paid in full while denying Ward the use and benefit of Ward's own assets.
2. [x] The Guardians, Attorneys and Judges ignored the Will of the ward and estate by invading assets for her own gain which were intended to be passed down intergenerationally.
3. [x] Assets were and still are being rapidly downspent to the benefit of the Guardian's associates and in particular are being hoarded for the purpose of paying outrageous legal bills and excessive improper legal bills from the Guardian's Attorneys and others, leaving the Ward bereft of a lifetime's accumulation of assets and destitute and also costing her loved ones massive costs.
4. [x] Assets were sold off to associates of the Guardian at far below market value and then resold at great profit to the Guardian and her associates—these are overt acts of felonious self-dealing.

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SH

5. Guardian failed as a fiduciary to properly invest assets resulting in great losses to the estate.
6. Guardian failed to maintain/repair ward's property, greatly decreasing its value.
7. Guardian and her attorneys and judges seized valuable property and will not reveal its whereabouts.
8. Guardians and Attorneys overbilled and provided services at far above reasonable charges.
9. Guardian Davis' hired and paid their family members to care for Ward.
10. Guardian improperly disposes of Ward's personal property and furniture.
11. Guardian refuses to properly safeguard valuables.
12. Guardian does not have or refuses to divulge an accurate inventory of property.
13. Ward's assets have gone missing or never inventoried.
14. Guardian seized funds from Banks without court order.
15. Guardian or her associates have stolen jewelry and other valuables.

V. Diversion of SSA and VA benefits:

1. The guardians has been/is diverting social security benefits for her own profit and not for the wellbeing of the ward.

I ask that this report in its entirety be reported to the State's Attorney for action. I ask that actions be taken that lead to the arrest and conviction of the Guardian, Judges, Attorneys at Law and others named herein as per statute. Thanks from Skonder Holt aka Kenneth Balson

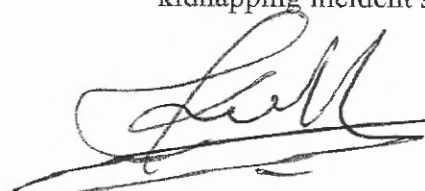

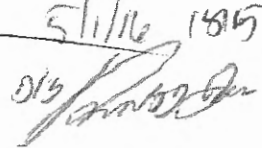
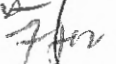


- 9 - 

ATTACHMENT - EVENT TIMELINE

Case #502012GA000028XXXXSB has Gwendolyn Batson age 88 referred to as an "Alleged Incapacitated Person." In fact, she was later found after evaluation to be in no way whatsoever incapacitated and was ruled by Judge Martz a year later to not be incapacitated. She was designated as "Alleged Incapacitated" as result of a motion filed by her brother Kenneth Davis and his wife MaryAnn Davis, prepared by Sheri Hazeltine on behalf of Elizabeth Savitt Colin and filed with the Court on Jan.24, 2012.

The very next day without a hint of appropriate Judicial process such as notifying the person with a Power of Attorney, her son Skender Hoti, Judge Colin granted the motion and made his wife Guardian of Gwen Batson despite US Constitutional and Florida State Constitutional due process conflicts and violations of Florida State Canons of Judicial Conduct. There was no notice of hearing served on Batson's son and then current caregiver for decades Skender Hoti, who Batson and her husband (deceased) had "adopted" when he came to the US in 1980 and with whom she spent time with every day for 3 decades and who cared for her after her husband's passing. There was no effort on Judge Colin's part to follow the Judicial process and determine whether Batson was actually incapacitated and if so to what degree. Judge Colin took Hazeltine's motion and treated it as it was factual. In fact the motion was filled with false statements and could have been refuted immediately if either Batson herself or Hoti were notified and allowed to testify.

The motion filed by Davis and his attorney Hazeltine was in fact a step in their planned conspiratorial process of taking control of Batson's properties, including her home in Florence, Alabama where she visited every year for vacation. Davis had secretly and fraudulently put his own name on the deed and was taking steps to have his sister declared incompetent so he could take over the property and all of her possessions. When Batson learned about this artifice to defraud her of her property she became angry and insisted he remove his name as she was going to sell the house since the yearly trip to Alabama was no longer feasible or fun as a result of all of her friends dying and her own age induced limitations. Contrary to statements by Kenneth Davis, Gwen was not close to her brother who visited her less than once a year and after this kidnapping incident she didn't want anything to do with him after her return to the Hoti family.

 ————  ————   

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In thirty years they had never come to Florida to visit Batson despite claims that they had cared for her.

Due to Colin's fraudulently issued Order to benefit his wife's friend and business associate Hazeltine, based on unsubstantiated claims by Hazeltine, Gwendolyn was abducted from her home and driven against her will for 15 hours out of state under the pretense of helping and protecting her by her brother, which she opposed bitterly. She was removed from the actual loving care of not only her adopted son but also from Hoti's wife and children whom she considered grandchildren as they considered her grandmother.

The next thing Hazeltine did a couple of weeks later was to try to move the case to Alabama. That did not work. Then Hoti began fighting the abusive legal process that led to his mother being kidnapped and taken across state lines to attempt to undo what had happened in the courts. On February 21, 2012 Hoti filed an emergency motion to vacate the guardianship order entered by Colin. On or about the same time Colin recused himself "Sua Sponte" from the case without giving any reason to the parties.

Colin's recusal was not a coincidence. His wife Elizabeth Savitt Colin had gotten involved in the case and was acting as a Guardian with clear due process conflicts of interest and Florida State Judicial conflicts. On February 18th 2012, Sheri Hazeltine, acting as Counsel to acting Guardian Elizabeth Savitt Colin and her brother Robert went to the house owned by Skender Hoti and broke into the house illegally by forcible entry. Equipped with a moving van and a crew of workers, they illegally began to load the contents of the home and were complete in hours. The truck was $\frac{3}{4}$ full according to the police report and a car and van were stuffed full of valuables when Hoti, having been alerted by his neighbor that the home was being robbed, called the Sheriff and arrived on the scene as they were preparing to leave with ALL of the contents of his home.

Hazeltine and Judge Colin's wife Elizabeth Savitt Colin and Savitt's brother are guilty of breaking and entering and theft because even though they waived the Colin Order for Guardianship at the Sheriff they had no Writ of Possession to take anything from the property owned by Hoti. They tried to use their court credentials and were wearing Guardian Badges to

give them the appearance of legitimacy to neighbors and the Sheriff Deputies and claimed they were protected from their acts by Savitt/Colin's husband a powerful Judge in Palm Beach. Colin's wife Elizabeth tried to tell the Sheriff they had the right to do what they were doing based on her husband, the powerful Judge Colin's Guardianship Order. This claim of their right to possession was to no avail as the officer astutely informed them that without a Writ of Possession they would be arrested if they tried to vacate the premise with the stolen goods. Hazeltine, an attorney, knew she didn't have the right to the possessions and knew she was breaking the law by lying to the officer about their interest in the properties and also lying about having a locksmith there to open the lock when in fact they had broken the lock into pieces to gain entrance. No locksmith, no officer to witness and even more important no Guardians' ward were given to officers for verification of their story and the door lock and door were shattered as pictures show.

Upon Hoti's arrival he showed the officer that he in fact owned the home. The officer had already explained to Hazeltine and Elizabeth Savitt Colin that without a Writ of Possession they had no rights to the properties and had broken into the house and taken items illegally. A Sheriff Supervisor was requested to the scene where Judge Colin's wife who was going by the name Savitt instead of Colin to officers, made it known that she was the wife of the Judge who signed the illegally gained Guardian Order. The supervisor and four other officers excused themselves immediately and when he came back no one was arrested nor did Elizabeth Savitt Colin or her powerful judge husband Martin Colin's names appear in the Sheriff report and it is believed that calls were made to Colin that influenced the outcome with the Sheriff deputies once Colin was alerted to the crimes his wife was committing.

The Sheriff did force them to return the items in the truck and when they did they were thrown back in the home in disarray and without care, breaking many items and costing thousands of dollars of damages in property. They stole off with car loads full of priceless family heirlooms, jewelry, art work, gold coins passed through generations, documents, estate documents, personal records and much more. Hazeltine and Judge Colin's wife Elizabeth should have been charged with breaking and entering at minimum and theft of property but it is believed the Sheriffs were called off and a proper investigation and arrests made after learning of Colin's

- 3 -

(SH)

involvement. It is now believed that Judge Colin and Sheriff Ric Bradshaw are close friends and this may have caused a failure to prosecute and report properly.

Hazeltine confirms that she was in fact there at the scene of the crimes in a later court document describing a secretary who showed up to return some additional items from the home invasion and theft that were not returned on the day of the crime, again this was only a small fraction of items missing from the home that were not returned. The officers had allowed Hazeltine and Judge Colin's wife Elizabeth Colin and her brother Robert to drive away with a van and a car loaded full of items. When Hoti told and showed the officers what was still in the van and the car he was shoved away by the Sheriff's Officers and ordered to be quiet as they left.

What ensued for the next year were unnecessary sham endless motions and orders by Hoti's attorney, David Garten none of which helped or protected Batson assets and taking Skender a year or so to get her permanently returned from Alabama and the Guardianship voided. Her assets including bank accounts were not protected. Batson was shipped back and forth from Alabama a couple of times to undergo medical and psychological tests and forced to take medications that did her harm. All of this was a result of Judge Colin's order devoid of due process and steeped in undisclosed conflicts of interest. This was and is more than an abuse of judicial discretion; this is and was a criminal scheme at play masquerading as judicial procedure.

By this time Hoti had fired his attorney and had hired another one who did what he asked initially and worked out a way to get Batson to court. Finally after a year of intentional harm and distress against Batson and the Skender Hoti family, Judge Martz held a hearing, heard the evidence of those present (admonishing Hazeltine) then spoke to Batson directly. The Davis' did not appear. Judge Martz wrote in his order: "Skender Hoti is appointed as the Guardian of the person and property of Gwendolyn Batson, the Ward. Any and all rights are removed from the Davis'. Signed Jan 16th, 2013." Later when Judge Martz rotated out of the South County Courthouse, Judge French took over the case if only to order that Sheri Hazeltine be paid and Elizabeth Savit Colin was also paid her \$1000. The cash, documents, papers, jewelry and much more were never returned and nothing was done to rectify the Fraud on the Court or Fraud By the Court that cost the Hoti and Batson's virtually their entire life savings and assets .

— 4 —

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My family has been the victim of a court run scheme that has cost us the life of my mother and loss of many of our most valuable family possessions. The scheme continues today with attorneys at law now using the court to force payments for fees that should all have been paid for by the State of Florida as reparations for the hell Judge Colin and his wife and others have put us through. Certainly bonding should have been required when the undisclosed conflict of interest that blocked fair and impartial due process and obstructed justice against my family was discovered and the proper parties who caused this crime using the court should have been arrested and forced to return properties and pay for all costs associated with their crimes. Instead, my family is being further harmed through this continued scheme that is attempting to steal the rest of my family's properties for costs associated with saving my mother and having her returned due to these crimes against us caused by Colin, his wife, Hazeltine et al.

← 5 —

SH