

PALM BEACH COUNTY SHERIFF'S OFFICE

3228 Gun Club Road • West Palm Beach, FL 33406-3001 • (561) 688-3000 • http://www.pbso.org



THIS COMPLIES WITH FLORIDA STATE STATUTE §960.001/VICTIM ASSISTANCE ACT

VICTIM/WITNESS RIGHTS AND CASE INFORMATION FORM
(PLEASE PRINT ONLY)

DATE: 8/16/2022 TIME: 1100AM PBSO CASE REPORT #: 22-099139
 SIGNAL #: 14 TYPE OF OFFENSE: Fabrication Report
 REPORTING OFFICER: R. VAZQUEZ ID #: 2395
 OFFICER'S TELEPHONE #: (561) 688-3000 DIST./BUREAU/SECTION: ALL

The above includes information you will need if you contact the Sheriff's Office to provide further information about the case or to receive copies of reports.

Every possible effort will be made to solve the crime, apprehend the perpetrators, and retrieve any property you may have lost. You will be contacted if we are able to solve or make any significant progress in solving the case.

If you learn of any information which may assist in solving the case, but have not been contacted by a PBSO investigator, and the information is not urgent, please call the District phone number listed below between 8:30 A.M. and 5:00 P.M.

If this information is urgent, please call the Sheriff's Office at the following locations: West Palm Beach (561) 688-3000 or Belle Glade (561) 996-1670.

Information communicated to this agency must be accompanied by the CASE REPORT NUMBER. Copies of most reports may be obtained at our Central Records Section, 2195 Southern Blvd., West Palm Beach, approximately seven to ten days after the date the crime was reported. Call Central Records at (561) 688-3140 for any inquiries regarding copies of reports. Note that certain investigations are not made available until the investigation is completed.

FOR INFORMATION REGARDING THE SERVICES AVAILABLE TO YOU AS A CRIME VICTIM OR WITNESS, AND FOR YOUR VICTIM'S RIGHTS, REFER TO THE REVERSE OF THIS FORM.

<p>PALM BEACH COUNTY SHERIFF'S OFFICE Violent Crimes Advocate (561) 688-3882 Human Trafficking Advocate (561) 687-6837 Domestic Violence/Victim Witness Unit: Domestic Violence Advocates: (561) 688-4195 Spanish (561) 688-3972 • Belle Glade (561) 992-1016 Victim/Witness Advocates: (561) 688-3974 • (561) 688-4162 Detectives: (561) 688-4146 • Belle Glade (561) 992-1015</p>	<p>COUNSELING AND SUPPORT GROUPS (continued) Farmworker Coordinating Council Lake Worth.....561-533-7227 Belle Glade.....561-992-0603 Jerome Golden Center for Behavior Health (45th Street Mental Health Center).....561-383-8000 South County Mental Health Center561-737-8400/561-495-0522 Women in Transition - YWCA.....561-640-9844</p>
<p>DOMESTIC VIOLENCE Abuse Registry (Elderly and Children).....1-800-962-2873 Atty. General's Office (Criminal Appeals).....561-837-5000 Clerk of Court-Restraining Orders.....561-355-4506 Court Services (SOR, etc.).....561-355-6308 Florida Bar Lawyer Referral Service.....1-800-342-8060 Florida Rural Legal Services, Inc.....561-820-8902 Online Intake.....1-888-582-3410 Juvenile Assessment Center.....561-840-4810 Legal Aid - Central.....561-655-8944 South.....1-800-403-9353 PBC Victim Services - North.....561-625-2568 Central.....561-355-2418 South.....561-274-1500 West.....561-996-4871 Professional Probation Services (County).....561-381-9072 State Probation Dept. (DOC).....561-837-5175 State Attorney's DOVE Unit.....561-355-7433 State Attorney's Office.....561-355-7100 Victim Compensation.....1-800-226-6667 VINE (Inmate Release Notification).....877-846-3435</p>	<p>SHELTERS AVDA (Southern PBC).....561-265-2900 YWCA Harmony House (WPB).....800-973-YWCA</p>
<p>COUNSELING AND SUPPORT GROUPS CARP/PATH (Substance Abuse).....561-844-6400 Center for Info. & Crisis Services211 or 1-866-882-2991 Compass House (LGBT).....561-533-9699 Foundcare.....561-472-2466 Drug Abuse Foundation.....561-732-0800 Family Health Counseling Center.....561-433-0123 Families First.....561-721-2887</p>	<p>FAMILY AND CHILDREN SERVICES AAA-Area Agency on Aging (Elder Services).....561-684-5885 Center for Family Services561-616-1222 Children's Healing Institute.....561-687-8115 Children's Home Society of South Coastal Florida.....561-868-4300 CILO-Coalition for Independent Living Options (Disabilities).....561-966-4288 Community Partners/Parent Child Center.....561-841-3500 Dept. of Children & Family Services.....561-837-5078 Gratitude House.....561-833-6826 Guardian ad Litem.....561-355-2773 High Ridge Family Center.....561-625-2540 Hispanic Human Resources.....561-641-7400 Home Safe.....561-433-0060 Homeless Coalition.....561-355-4663 MADD.....561-683-5888 Place of Hope (Foster Care).....561-483-0962 Safe Harbor.....1-800-433-0010 Safety Net Program.....561-433-0060 The Sen. Philip D. Lewis Center.....561-904-7900 Youth Services.....561-242-5700</p>
	<p>HUMAN TRAFFICKING SERVICES National Human Trafficking Hotline.....888-373-7888 Victim Services - SART Center.....561-625-2568 Catholic Charities - Palm Beach.....561-345-2008</p>

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 #: 22-099139	ZONE: 16-12	SUSPECT:	DATE & TIME OF ORIGINAL EVENT/OFFENSE: 8/17/2022 0930AM K-14
EVENT TYPE: Information Report		DEPUTY: RUAZQUEZ	ID#: 2395

COMPLETE EVERYTHING BELOW – PRINT LEGIBLY

LAST NAME: [REDACTED]	Vulnerable Adult	MIDDLE INITIAL:	RACE:	SEX:
[REDACTED]	Vulnerable Adult	YOUR HEIGHT: 5'4"	YOUR WEIGHT: 200	YOUR HAIR COLOR: Black
[REDACTED]	Vulnerable Adult	YOUR EYE COLOR: BROWN	CITY: WPB	STATE: FL
[REDACTED]	Vulnerable Adult	ZIP: 33411	CITY: WPB	STATE: FL
[REDACTED]	Vulnerable Adult	ZIP: 33411	[REDACTED]	[REDACTED]

WRITE WHAT HAPPENED IN YOUR OWN WORDS

YOUR NAME: [REDACTED]	DO HEREBY VOLUNTARILY MAKE THE FOLLOWING STATEMENT WITHOUT THREAT, INTIMIDATION, OR OFFER OF BENEFIT, OR FAVOR BY ANY PERSONS WHOMSOEVER...
[REDACTED]	[REDACTED]

has been in an lawful guardianship that violates Florida Statute
 During this time under derick Byerly court appointed (May 5)
 guardian 1. he has been unlawfully isolated >90 days
 2. His money has been carelessly spent without true
 accounting (\$400,000 started start of guardianship)
 3 failed to care for him medically, prompting his admission
 to Palm Beach Gardens Intensive care for congestive heart
 failure
 4. He has been emotionally manipulated + not allow
 to speak at his court hearings by Debra Slater
 He is at La Posada, 11900 Taylor Drive, P.B.C. FL

READ AND SIGN	DEPUTY SHERIFF <input checked="" type="checkbox"/> NOTARY PUBLIC <input type="checkbox"/> FSS: 117.10
I SWEAR AND AFFIRM THIS AND/OR THE ATTACHED STATEMENTS ARE CORRECT	SWORN TO AND SUBSCRIBED BEFORE ME TODAY.
YOUR SIGNATURE: X [REDACTED] Vulnerable Adult	DATE: 8/17/2022 TIME: 10009
	SIGNATURE: [REDACTED] ID: 2395

IF YOU DO NOT WISH TO PROSECUTE THIS 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 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.

FDLE CRIMINAL COMPLAINT

Benito Navarro is a prisoner against his will and in an illegal guardianship. For the past 90 days he has been given access to no outside visitors and an illegal stay away order has been placed on us, his daughters Zoraida and Maritza Navarro. He is presently being kept at La Posada, a rehab facility in Palm Beach Gardens, Florida

THE CRIMINALS

Laura Johnson judge of the Palm Beach Court

Deborah Slater my father's attorney

Christina Abreu Guardians attorney

Nina Chapman Zuckerman Guardians attorney

Vulnerable Adult

Vulnerable Adult

Statement of facts

The Vulnerable Adult were a close loving family. Vulnerable Adult a mechanic, his wife Vulnerable Adult school teacher and his two daughters Vulnerable Adult and Vulnerable Adult both medical Physicians we're devastated by Vulnerable Adult death 4 ½ years ago.

Vulnerable Adult planned to marry a Peruvian girl he met once briefly at his Neighbor Ivan Ramos . Vulnerable Adult and Vulnerable Adult filed for a guardianship to prevent a marriage to a woman young enough to be his granddaughter. Vulnerable Adult rejected a court appointed attorney, got a lawyer to fight Guardianship and got married while in guardianship. The judge suggested an independent Guardian. All agreed on Catholic Charities. Catholic Charities was placed as an emergency temporary guardianship but after 180 days per the Florida statute Catholic Charities withdrew because the statute had elapsed and my father had still not been deemed Incapacitated by Laura Johnson, Against the law Laura Johnson extended the EtG (see attachment of Kitroser in Associates and Catholic Charities) and appointed Deborah Slater as his attorney when my father again refused to take a court appointed attorney. Vulnerable Adult then continued as the emergency temporary Guardian. During this time we were isolated from our father, led to believe that he did not want to take to talk to us, informed that my dad's neighbors were abusing him. Vulnerable Adult led us to believe that our dad was violent and that he had "gone through all his money" and my father would have to sell his home. My father and my sister are on the deed to a condo that my mother left to my sister and so we decided to move him next door to my sister. Within two days Vulnerable Adult claimed that my father had hit his caretaker and had to have Baker acted. Vulnerable Adult He told us that he was at JFK hospital and we should not go visit him in order not to touch the nurse they were going to give him and then informed us that he had placed him in Vulnerable Adult a nursing home an hour away from us.

The daughters, w [Vulnerable Adult] permission, ta [Vulnerable Adult] o lunch. He was in a life-threatening condition. He begged them not to return him crying that he would be dead in days a [Vulnerable Adult]. He had bed sores, so on legs indicative of congestive heart failure, open sores that were infected and had been denied use of his breathing machine for at least one week.

The daughters a [Vulnerable Adult] oke to their attorney, numerous family friends telling them the situation includi [Vulnerable Adult]. They even spoke to the police who declined to take it as a criminal matter even refusing to fill a missing persons report after talking with [Vulnerable Adult].

They stayed in a hotel near a hospital, in case of medical problems. The daughters gave him medication and treated him. He appeared to be improving but had heart failure the next day. They called 911. He went to the hospital. His daughter saved his life. While there, [Vulnerable Adult] as visited by numerous friends. He told them all that he wanted to live in his homeste [Vulnerable Adult] home, with his daughters, who had agreed to live there with him.

Upon visiti [Vulnerable Adult] before april 30, 2022 we discovered that my father was completely competent and that he told us some very frightening things. First of all he stated that his attorney who had not visited him a [Vulnerable Adult] previously made him sign a document so that she could sell his house where she promised that she would give him \$400,000 so he could build a house in Puerto Rico. He also told us that [Vulnerable Adult] only visited only once at the nursing home and that was for a Zoom hearing for his divorce. He claimed he was receiving no "memory care" as purported to us [Vulnerable Adult].

On my first day of the visit to the nursing home my father was walking up and down the hall with a walker. Within days, [Vulnerable Adult] started complaining of shortness of breath and inability to walk without pain. He started to deteriorate rapidly.

Despite callin [Vulnerable Adult] and telling him that my father was deteriorating, nothing appeared to be done and my father continued to complain of shortness of breath and having to sit up to breathe at night [Vulnerable Adult] then called me and told me that my father had been examined had had blood work drawn and that everything was okay even his blood sugar.

In Court on May 3rd 2022, Deborah Slater the attorney falsely claimed that we were under a criminal investigation removing our dad and not returning to him. She also claimed that she did not know where he was at or if he was safe. Which was a falsehood since the police report clearly states that they told the attorney and the guardian that [Vulnerable Adult] was safe and at an undisclosed location, but it was a civil matter.

With no documentation or verification Laura Johnson placed a no contact order with our father and we have not seen him for 85 days. She additionally allowed the guardian to isolate my dad so that no family members including her priests have seen him and 80 Days.

With still no jurisdiction, in a rushed Court proceeding Laura Johnson declared my dad completely incompetent and despite the examining committee recommending that he be placed with the daughters she appointed Vulnerable Adult the permanent guardian.

During all these proceedings Vulnerable Adult is not allowed to talk and when he told the judge "don't sell my house" she cut him off in a zoom proceeding. It appears the personal belongings of my father have been removed from his house without Court order.

We allege the following crimes

ELDERLY ABUSE Vulnerable Adult is being kept isolated from family and friends against Florida Statutes and has been the victim of elderly abuse by Vulnerable Adult Laura Johnson, Deborah Slater, Christina Abreu and Nina Chepp Zuckerman and Arden Court. My father received substandard care and almost died under an illegal guardianship. Now Laura Johnson has decided to keep our dad in the same neglectful and exploitative guardianship.

CIVIL RIGHTS VIOLATIONS The criminals have denied Vulnerable Adult freedom of speech, have muted him at proceedings. They have denied him the right to live where and with whom. They have maliciously and for their own benefit denied Vulnerable Adult association with his friends. They have denied him access to his priest. They have denied him access to his loving daughters. Laura Johnson has falsely claimed he speaks no English and yet never provided an interpreter.

THEFT The above perpetrators have also depleted my father's funds, are using his pension and Social Security to pay their legal fees, and have given no accounting of my dad's funds and presently Vulnerable Adult is in contempt for failing to file financial documents in the court. (see court order) His personal belongings have been removed from his home without court order and dispersed and not accounted for.

CONSPIRACY Vulnerable Adult Debra Slater and Chris Richard Toomey are co conspirators in a scheme to defraud Vulnerable Adult a cash purchase of his house, (see statement Bill Hagler). A falsified document was presented to the court as a viable contract to sell the house. Ms Slater, Byerly, Abreu and Chepp conspired in a "pay to Play" scheme where they would arrange zoom visitation for our father upon payment of \$187,000 with no accounting of my father's funds.

FALSE ACCUSATION Debra Slater with the agreement of Nina Zuckerman Chepp, Christina Abreu and Vulnerable Adult falsely claimed that we were under a criminal investigation removing our dad and not returning to him. She also claimed that she did not know where he was at or if he was safe. which was a falsehood since the police report clearly states that they told the attorney and the guardian that Vulnerable Adult was safe and an undisclosed location but it was a civil matter.

JUDICIAL MISCONDUCT with no JURISDICTION in a vindictive move to keep us from discovering the truth Laura Johnson has placed criminal charges against us with no proof and is now refusing to allow our attorneys to get medical documents to support our position.

With full knowledge of her lack of jurisdiction she has declared [Vulnerable Adult] incapacitated and appointed [Vulnerable Adult] as the permanent guardian. She has made several false and undocumented claims on the record and has substituted expert witness testimony for her own opinion. She has denied our criminal attorney, Cory Strolla access to medical records [Vulnerable Adult] emergency hospitalization May1-2022.

DENIAL OF DUE PROCESS Full knowledge that [Vulnerable Adult] was at Palm Beach Gardens for almost 10 days, she now refuses to allow our attorneys access to medical records hiding behind HIPAA. Laura Johnson can't have it both ways, either we committed a civil violation or we committed a criminal violation and are entitled to records.

We have contacted the Palm Beach Gardens police and on June 18, 2022 they visited [Vulnerable Adult] for a well check and documented that our father was in good spirits but very lonely as he cannot be visited by friends and his daughters.

Investigative information reveals that [Vulnerable Adult] himself contacted an Elderly Abuse Hotline from a poster at La Posada, was visited by two men dressed in Jupiter Police Department uniforms, yet no reports can be found.

LIST OF FLORIDA STATUTES VIOLATED BY THE CRIMINALS

HB 1239

SB 988

FLORIDA STATUTES

744.1095

744.1075

744.1098

744.108

744.304

744.359(2B)

744.361

744.361 (13A)

744.446

744.474

744.3021

AND THOSE ON ATTACHED LIST

ATTACHMENTS

1. CONVERSATION WITH **Vulnerable Adult** MAY-1-2022
2. POLICE REPORT MAY 1, 2022
3. DISQUALIFICATION OF JOHNSON AND REASON SHE VIOLATED FLORIDA STATUTE **Vulnerable Adult** CASE
4. **Vulnerable Adult** BACKGROUND CHECK
5. LIST OF FLORIDA STATUTES AND REASONS WE FEEL THEY WERE VIOLATED
6. LIST OF ATTORNEYS WHO ARE WITNESSES TO THE CRIMES
7. LIST OF ALLEDGED CRIMINALS
8. KITROSER LETTER ACCUSING JOHNSON ON BREAKING THE LAW
9. MARIA PIKUTA TOMLINSON FILE WHERE SHE HAS BEEN A VICTIM OF SLATE **Vulnerable Adult** AND THEIR AGENTS
10. EVIDENCE OF DEALING IN BAD FAITH TO GET US ACCESS TO SEE OUR FATHER "PAY TO PLAY"

ATTACH #6

ATTORNEYS WITNESSES TO THE CRIMES F

Vulnerable Adult

Vulnerable Adult

LEWIS K. HANNA ESQ

ASTOR SIMOVITCH LLP

1200 N FEDERAL HIGHWAY, SUITE 200

BOCA RATON, FL 33432

561-4196095

FLORIDA BAR # 26174

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SERVICEIMGLAW@YAHOO.COM

MITCHELL KITROSER ESQ

631 U.S.HIGHWAY 1

SUITE 406

NORTH PALM BEACH, FLORIDA 3408

TEL 561-721-0600 , FAX 561-616-0079

ATTACH # 7

CRIMINALS COMMITTING, OBSCURING OR ABETTING THE CRIMES ALLEDGED

JUDGE LAURA JOHNSON

15 DISTRICT COURT OF PALM BEACH

COURT ROOM 6C

TEL 561-355-2595

DEBRA J, SLATER ESQ ATTORNEY FOR BENITO NAVARRO

SLATER & SMALL

5411 N. UNIVERSITY DRIVE

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ATTORNEY

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17 ROSE DRIVE

FORT LAUDERDALE, FL 33316

TELEPHONE 954 920 7014

FAX 954-920-7080

FLORIDA BAR 1002884

NZC@WINTERLAW.COM

Vulnerable Adult

RESIDENT OF FORT LAUDERDALE

Vulnerable Adult

Other exhibits to be provided upon request

Videos and , pictures of abuse

, body cam of Well Patient check 6-18-2022 Palm Beach Gardens police

Investigative video **Vulnerable Adult** at La Posada stating he wants to be home with his daughters 6-19-2022

Dubious contract for pushed sale o **Vulnerable Adult** home

I attest to the truth of this document

Vulnerable Adult

ATTACH
1

Phone call from [Vulnerable Adult] Sunday morning 8 a.m.

[Vulnerable Adult] Hey Doctor [Vulnerable Adult] tells me that [Vulnerable Adult] n't back, what's going on? [Vulnerable Adult] hate to inform you that my dad was not being taken care of adequately at [Vulnerable Adult] He's has bed sores, markedly swollen legs, has been suffering from shortness of breath for days, and hasn't slept in days. He says has been sitting and sleeping in his recliner because he cannot breathe. I had to tell you that he has not had his CPAP machine which is required for his care and which he has needed for the past 15 year, He's been complaining of increasing severe pain in his legs for the past 4 days. I alerted you and the nursing staff to this, and you told me that you had him examined and had his blood work done, and that everything was okay. You told us that [Vulnerable Adult] in Delray was a memory care unit, but my father has received no such therapy. Well it's not okay. My father has not been declared incompetent and he does not want to go back to [Vulnerable Adult] You know we like you and appreciate what you have done but I don't feel safe returning him to [Vulnerable Adult] in this situation and he's not being returned. I have hired a new attorney and a private investigator and I have talked to the media. My father is safe and he can tell you himself.

[Vulnerable Adult] [Vulnerable Adult]

[Vulnerable Adult]

[Vulnerable Adult]

[Vulnerable Adult] my girls did not kidnap me. I told them I don't want to be the [Vulnerable Adult] They don't take care of me, they don't listen to me and I'm not going back. I am safe and [Vulnerable Adult] ing to stay with my daughters..

[Vulnerable Adult]

wow, wow, wow

[Vulnerable Adult] you want to help send me a list of the meds from [Vulnerable Adult] I will not let my father die.. I am not taking him back there, he doesn't deserve to die this way. I will do everything in my power to protect him and if needs to be that we have to take him out of the country, we will. [Vulnerable Adult] Well I will have to run this by Nina (his attorney Christina Abreu). [Vulnerable Adult] Thank you

This conversation was witnessed by my lawyers private investigator [Vulnerable Adult] myself and [Vulnerable Adult]

This is my recollection to the best of my knowledge.

DATA

↑ #

Other exhibits to be provided upon request

Videos and , pictures of abuse

, body cam of Well Patient check 6-18-2022 Palm Beach Gardens police

Investigative video of [Redacted] La Posada stating he wants to be home with his daughters 6-19-2022

Dubious contract for pushed sale of [Redacted] home

I attest to the truth of this document

[Redacted]
Vulnerable Adult

[Redacted]
Vulnerable Adult

POLICE DEPARTMENT

Event Report

Event ID: 22-164789

Call Ref #: 860

Date/Time Received: 06/19/22 15:11:50

Rpt #: Call Source: PHONE	Prime GB3 Unit: O'BRIEN, FRANCINE	Services Involved LAW
Location: Vulnerable Adult	(S)REGIONAL CENTER/MALL AREA	
X-ST: LA POSADA DR MASTERPIECE WAY	Jur: CAD St/Beat: 6	Service: LAW District: RA: 22 GP: GP12
Business:	Phone:	
Nature: 68 POLICE SERVICE CALL	Alarm Lvl: 1 Priority: 2	Medical Priority:
Reclassified Nature:		
Caller: Vulnerable Adult	Phone: Vulnerable Adult	Alarm: Alarm Type:
Vehicle:	Report Only: No	Race: Sex: Age:
Call Taker: MILLS426	Console: CAD1	
Geo-Verified Addr.: Yes	Nature Summary Code: 68	Disposition: CAD Close Comments:

Notes: Per La posada the paper work on file show **Vulnerable Adult** the POA / guardian for **Vulnerable Adult** Per their 44, a ORDER APPOINTING EXAMINING COMMITTEE has been established (signed by judge 6/2) to uphold or change the current guardianship.

Therefore, the concerns of the family are civil in nature. Family requested to verify this with supervisor, which is being done now. 44 was submitted. **Vulnerable Adult** ds linked to the event #. **Vulnerable Adult** stated that he is happy and healthy in the facility, and that they are treating him well. **Vulnerable Adult** appeared happy and healthy. bwc used. [06/19/22 16:14:12 Unit:GB3]
 UDTs: {GB3} 10-4 CR [06/19/22 16:11:53 HARRIS410]
 The family is alleging that La Posada and his temporary guardian are illegally keeping them from seeing their father, 14 given ref civil issues, welfare check requested. Will preform 68w. [06/19/22 15:25:28 Unit:GB3]
 requesting welfare check [06/19/22 15:19:10 Unit:GB3]
 45 COMPL
 REF FATHER **Vulnerable Adult** - BEING HELD AGAINST HIS WILL BY FACILITY. WANTS TO SPEAK WITH AN OFC [06/19/22 15:13:13 MILLS426]

Times

		Time From Call Received		
Call Received:	06/19/22 15:11:50		Unit Reaction:	000:05:41 (1st Dispatch to 1st Arrive)
Call Routed:	06/19/22 15:13:16	000:01:26	En-Route:	000:05:41 (1st Dispatch to 1st En-Route)
Call Take Finished:	06/19/22 15:13:16	000:01:26	On-Scene:	001:12:51 (1st Arrive to Last Clear)
1st Dispatch:	06/19/22 15:13:45	000:01:55 (Time Held)		
1st En-Route:	06/19/22 15:19:26	000:07:36		
1st Arrive:	06/19/22 15:19:26	000:07:36 (Reaction Time)		
Last Clear:	06/19/22 16:32:17	001:20:27		

Radio Log

Unit	Empl ID	Type	Description	Time Stamp	Comments (may truncate in portrait)	Close Code	User
GB3	435	D	Dispatched	06/19/22 15:13:45			HARRIS410
GB3	435	A	Arrived	06/19/22 15:19:26			HARRIS410

JUNE 18, 2022

Police at PBC Refused to
file police report +

only det will person check

Jim

HOATA
→ 15

ATTACH #2

911 Call

CASE NO. 22062720

PALM BEACH COUNTY SHERIFF'S OFFICE
OFFENSE REPORT

PAGE 1

CASE NO. 22062720

DISPOSITION: RULU
DIVISION: ROAD PATROL

911:
CIVIL MATTER
SIGNAL CODE: 66 CRIME CODE: * NON CRIME CODE: OT CODE: 9566 DATE: 05/01/22 SUNDAY
ZONE: C22 GRID: DEPUTY I.D.: 12462 NAME: DI ORSINI ASSIST: TIME D 0809 A 0820 C 1037
OCCURRED BETWEEN DATE: 05/01/22 , 0900 HOURS AND DATE: 05/01/22 , 1100 HOURS
EXCEPTION TYPE:

INCIDENT LOCATION: 16150 S JOG RD APT. NO.:
CITY: DELRAY BEACH STATE: FL ZIP: 33446

NO. OFFENSES: 00 NO. OFFENDERS: 00 NO. VEHICLES STOLEN: 0 NO. PREMISES ENTERED: 0
LOCATION: OTHER
NO. VICTIMS: 00 NO. ARRESTED: 0 FORCED ENTRY: 0

NAME LIST:
ROLE:

OTHER	BENITO NAVARRO	DOB: 10/23/1931
	SEX: M RACE: W HT: 508 WT: 140 HR: GRAY EYE: BROWN	
RESIDENTIAL ADDRESS:	16150 S JOG RD	DELRAY BEA FL 33446
BUSINESS PHONE:	561 000-0000	HOME PHONE: 561 000-0000
OTHER	DEREK BYERLY	DOB: 01/08/1975
	SEX: M RACE: W HT: 510 WT: 179 HR: BROWN EYE: BLUE	
RESIDENTIAL ADDRESS:	245 NORTHAMPT APT. N WEST PALM FL 33413	
BUSINESS PHONE:	561 000-0000	HOME PHONE: 954 608-6418
OTHER	CHRISTINA LEVINE	DOB: 04/20/1956
	SEX: F RACE: W HT: 600 WT: 170 HR: BLOND EYE: BROWN	
RESIDENTIAL ADDRESS:	1607 NW 80TH AV APT. 34B MARGATE FL 33063	HOME PHONE: 561 498-8852
BUSINESS ADDRESS:	16150 S JOG RD DELRAY BCH FL 33446	BUSINESS PHONE: 561 000-0000
OTHER	ZORAIDA NAVARRO	DOB: 04/10/1956
	SEX: F RACE: W HT: 504 WT: 140 HR: BROWN EYE: BROWN	
RESIDENTIAL ADDRESS:	955 SANBURY'S WY APT. 209 WPB FL 33411	HOME PHONE: 561 000-0000
BUSINESS PHONE:	561 000-0000	

ON 5/1/22 AT 0900 HOURS, I MET CHRISTINA LEVINE AT 16150 S. JOG RD, DELRAY BEACH IN REFERENCE TO A CIVIL MATTER. CHRISTINA, THE ADMINISTRATIVE DIRECTOR FOR MANOR CARE ASSISTED LIVING, ADVISED YESTERDAY PATIENT BENITO NAVARRO WAS TAKEN OUT OF THE FACILITY BY HIS DAUGHTER TO GO TO LUNCH. IT WAS BROUGHT TO CHRISTINA'S ATTENTION THIS MORNING THAT BENITO NEVER RETURNED TO THE FACILITY. THE FACILITY SECRETARY REACHED OUT

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911 Call

CASE NO. 22062720 PALM BEACH COUNTY SHERIFF'S OFFICE PAGE 2
 OFFENSE REPORT CASE NO. 22062720
 DISPOSITION: ZULU

TO BENITO'S DAUGHTER BUT WAS UNABLE TO MAKE CONTACT WITH HER. IT WAS AT THAT TIME WHEN BENITO'S LEGAL GUARDIAN DEREK BYERLY WAS CONTACTED AND INFORMED OF THE SITUATION.

I CALLED THE NUMBER THE FACILITY HAD ON FILE FOR BENITO'S DAUGHTER ZORAIDA NAVARRO AND WAS ABLE TO MAKE CONTACT WITH HER. THE CONVERSATION WAS SHORT AS ZORAIDA WAS UNCOOPERATIVE. ZORAIDA ADVISED THAT SHE HAD HER FATHER BENITO AND WAS NOT TAKING HIM BACK TO THE FACILITY. ZORAIDA ALSO STATED THAT HE WAS IN GOOD HANDS IN AN UNDISCLOSED LOCATION AND HUNG UP THE PHONE. FURTHER ATTEMPTS WERE MADE TO GET MORE CLARIFICATION AND TO DO A WELFARE CHECK, BUT SHE REFUSED TO ANSWER. I HAD DISPATCH SEND DEPUTIES FROM DISTRICT 3 TO THE ADDRESS ON FILE FOR ZORAIDA SO THAT A WELFARE CHECK COULD BE COMPLETED, BUT THEY WERE UNABLE TO MAKE CONTACT WITH ANYONE THERE.

I CONTACTED DEREK AND SPOKE WITH HIM OVER THE MATTER. DEREK ADVISED HE BRIEFLY SPOKE TO ZORAIDA AND THAT SHE TOLD HIM EXACTLY WHAT SHE TOLD ME. DEREK ADVISED HE DOES NOT FEAR THAT BENITO IS IN DANGER OR THAT ZORAIDA WILL HARM HIM. DEREK STATED HE HAS HAD A GOOD RELATIONSHIP WITH THE FAMILY SINCE BEING ASSIGNED AS BENITO'S LEGAL GUARDIAN AND IS IN SHOCK WITH THE TURN OF EVENTS. DEREK CONTACTED THE ATTORNEY THAT IS HANDLING THE CASE AND ADVISED THAT THERE WILL BE AN EMERGENCY MEETING ON 5/3/22. DEREK WAS WANTING TO ENSURE THAT HE HAS DONE WHAT HE IS OBLIGATED TO DO IN REFERENCE TO THIS MATTER AS HE IS LEGALLY RESPONSIBLE FOR BENITO.

AT NO TIME HAS A CRIME OCCURRED AND IT IS NOT BELIEVED THAT BENITO'S SAFETY IS IN QUESTION. THIS CASE IS A CIVIL MATTER AND FOR INFORMATIONAL PURPOSES ONLY.

D/S F. DI CRINI / 12462
 EMAILED: 05032022/1056 AM.
 TRANS:05042022 /MLB 14757 (COPIED AND PASTED VERBATIM).

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 printed by Employee Id #: 8095 on May 06, 2022 03:43:35PM

ATTACH # 3

IN THE CIRCUIT COURT OF THE 15TH JUDICIAL CIRCUIT, IN AND FOR
PALM BEACH COUNTY, FLORIDA

IN RE: GUARDIANSHIP OF

**EMERGENCY MOTION
MANDATORY DISQUALIFICATION**

Vulnerable Adult

CASE #502020GA000444XXXXMB
CASE #502020MH002085XXXXMB
Division ID

An Alleged Incapacitated Person.

AND

State of Florida,

Misdemeanor

Vs.

Case Number 50-2022-MM-003915-AXXX-MB

Vulnerable Adult

Defendant.

AND

State of Florida,

Misdemeanor

Vs.

Case Number 50-2022-MM-003919-AXXX-MB

Vulnerable Adult

Defendant.

EMERGENCY MOTION FOR MANDATORY DISQUALIFICATION
JUDGE LAURA JOHNSON

COMES NOW, Petitioners [REDACTED] Vulnerable Adult and [REDACTED] Vulnerable Adult proceeding pro se and having duly Sworn under oath and penalties of perjury to the contents of this motion and files this motion pursuant to Florida Rules of Judicial Administration Rule 2.330, disqualification of trial judges, and states that Circuit Judge Laura Johnson has demonstrated prejudicial conduct, and bias by objectively reasonable standards and committed other misconduct and violations of statutory authority, rules and duties in excess of the Court's jurisdiction such that the Petitioners have a reasonably objective fear that a fair trial can not be had before Judge Laura Johnson who shall also Disqualify as being a Witness in the case and shall be mandatorily disqualified according to law based on the following:

1. This rule applies to county and circuit judges in all matters in all divisions of Court.
2. Judge Laura Johnson is a Circuit judge in the 15th Judicial Circuit and this rule thus applies to her office.
3. Petitioners who are Parties to the above cases, move for mandatory disqualification and to otherwise disqualify Trial Judge Johnson for mandatory grounds provided by the Florida rules, statutes, laws, Florida Code of Judicial Conduct and US Constitution and Florida Constitution.

4. The motion is in writing, filed in good faith, establishes reasonable grounds to believe the Petitioners can not receive a fair trial before Judge Johnson and is certified in good faith and sworn to under oath and served properly and is legally sufficient in all respects and must now be immediately granted and Judge Johnson immediately Disqualified from all matters herein.
5. This Emergency Disqualification shall apply to both the Emergency Temporary Guardianship case #502020GA000444XXXXMB and the Mental Health Incapacitation case #502020MH002085XXXXMB before Judge Laura Johnson as well as the individual Misdemeanor Criminal cases filed against us each under Case Numbers 50-2022-MM-003915-AXXX-MB for [REDACTED] and 50-2022-MM-003919-AXXX-MB for [REDACTED] with both Criminal cases also being heard by Judge Laura Johnson who improperly initiated a Criminal Contempt case against both of us for an Emergency situation involving our father [REDACTED].

Fla. R. Jud. Admin. 2.330 DISQUALIFICATION OF TRIAL JUDGES

6. Under "Rule 2.330(e) Grounds. A motion to disqualify shall set forth all specific and material facts upon which the judge's impartiality might reasonably be questioned, including but not limited to the following circumstances:"

7. This motion shows specific material facts under the following provisions of Rule 2.330(e) and is legally sufficient in all respects and raises at least the following grounds:

“ (1) the party reasonably fears that he or she will not receive a fair trial or hearing because of specifically described prejudice or bias of the judge; (2) the judge (D) is likely to be a material witness or expert in the proceeding; and (4) The judge has prior personal knowledge of or bias regarding disputed evidentiary facts concerning the proceeding.” See, Fla. R. Jud. Admin. 2.330.

THE MOTION IS TIMELY FOR DISQUALIFICATION UNDER RULE 2.330(g)

8. Rule 2.330(g) provides “g) Time. A motion to disqualify shall be filed within a reasonable time **not to exceed 20 days after discovery** by the party or party's counsel, whichever is earlier, of the facts constituting the grounds for the motion.” (emphasis added).

9. All material facts to the motion are timely as having occurred on June 2, 2022 through the present including specifically June 21, 2022 and as today is June 22, 2022 the motion is timely in all respects.

10. Additional facts outside the 20 day period are included as factual background and history only.

BACKGROUND FACTS

11. [Vulnerable Adult] am a Board Certified Medical Internist.. I graduated from M.I.T., Boston University of Medicine , and have over 30 years' experience . I have treated my 91 year old father, [Vulnerable Adult] in the past.
- 12.I, [Vulnerable Adult] am a Rutgers educated medical doctor and daughter of [Vulnerable Adult]
13. We are both the daughters of [Vulnerable Adult] who is the reason this case exists.
14. We were a close loving family with our father [Vulnerable Adult] being a mechanic and our mother [Vulnerable Adult] a schoolteacher.
15. Our mother fought cancer during the last year or so of her life and this time was very hard on us and our father and our mother's passing three years ago devastated the family.
16. Our father met a Peruvian woman through his next door neighbor who was nearly 50 years younger than him and was trying to marry him.
17. As loving, caring responsible daughters and doctors, we went to the Court system in good faith believing it could help us protect our father from Financial exploitation and initiated these proceedings to protect our father and become his Legal Guardians for whatever proper limitations and needs

he may have and this began in September of 2020 as an Emergency
Temporary Guardianship (ETG).

18. Instead of becoming the Guardians or ETGs of our father, Catholic Charities
got named and were the initial Guardians of **Vulnerable Adult**

19. We both had very little understanding of the law and system and simply
trusted everything that was going on and trusted the Court system and the
lawyers we had.

20. While it was “ok” during this initial time, even Catholic Charities
eventually moved to resign as Guardian and their attorney even notified this
Court that it was moving illegally on or around June of 2021 as the ETG had
gone on for well over 6 months at that time and either we were not told by
our attorneys or forget but even Catholic Charities recommended us as
Daughters to become the successor Guardians of our father but instead
“new” Guardian **Vulnerable Adult** and “new” attorney **Vulnerable Adult** were appointed in an
expired Guardianship (even if by “agreement”) with hundreds of thousands
of fees being requested and taken and our Father’s accounts drained while
Vulnerable Adult is to be heard by Statute and protected by this Court have been
repeatedly denied.

21. The Catholic Charities attorney specifically notified this Court before
resigning that illegalities were present in this case including improperly

selecting the current Attorney Vulnerable Adult is not part of the rotation. See, Catholic Charities filings on or about June 2021.

22. Even attorney Brookmeyer had noticed this Court of illegalities in the case although this Court by Judge Laura Johnson has been “punishing” both us and Vulnerable Adult no she is obligated to protect by denying emotional, caring, loving communication amongst family members in a Guardianship run amok where as family members we had Statutory preference by law as being selected as Guardians.

23. Both of us have had successful medical careers and neither of us have any legal trouble of any kind whatsoever until this Court improperly initiated Misdemeanor Criminal Contempt charges on us in May of this year 2022 for actions taken to protect our father under Emergency circumstances both medically and emotionally for our father.

24. Being medical doctors and not lawyers we did not know the statutory authority of the Guardian ended after 180 days and did not know what options in the case were and followed the advice of our attorneys.

25. Instead the case ran on and was delayed for Divorce proceedings that took longer than necessary and even Judge Keever-Agrama who had the “Divorce case” “transferred” to her Court recognized there were problems and improprieties in this case and refused to hear the Divorce and sent it back to

this Court under Judge Laura Johnson where despite any “best intentions” our father has been used as a “Yo-yo” by this Court and the Court appointed Guardian and Attorney where “in one minute” Vulnerable Adult to sign documents and get Divorced then in the next when the purpose suits he is called “completely incapacitated” by this Court while never holding an Adjudicatory hearing under statute and never appointing a permanent Guardian and never determining “incapacitated” after proper, due process evidentiary fact finding hearings.

26. The slow-moving divorce was finalized on April 12, 2022, by this Court.

Vulnerable Adult were present at the divorce hearing, where they all agreed he was competent for purposes of the divorce.

27. The Guardian Vulnerable Adult moved Vulnerable Adult and in an act deemed prejudicial and showing bias this Court did not issue a Show Cause to Guardian Vulnerable Adult for “moving Vulnerable Adult without Court approval” as this Court did when Catholic Charities had moved our father out of his home showing bias in favor of improperly acting Guardian Byerly on an expired Guardianship yet when we as loving, caring daughters moved to act in an Emergency situation a short while later this Court improperly initiated Criminal Contempt proceedings against us on May 4, 2022 despite the fact

that we had appeared at the Court and were simply “beaten to the Courthouse doors” [redacted] Vulnerable Adult

28. On April 30, 2022, as his daughters we asked [redacted] Vulnerable Adult we could take [redacted] Vulnerable Adult lunch. At the restaurant, [redacted] Vulnerable Adult t begging us not to return him or he would be dead within two days.

29. The Court Order of August of 2021 that Judge Laura Johnson is using for alleged Criminal Contempt has No clear Command or directive in such an Emergency situation wh [redacted] Vulnerable Adult refusing to return to care by the Guardianship and feared for his life and thus no proper Criminal Contempt can be had yet the Court has improperly used this alleged Contempt to Prejudge and Punish both [redacted] Vulnerable Adult advance of any Trial by issuing a “full” “Stay Away”, isolating [redacted] Vulnerable Adult from us for over 45 days, drugging [redacted] Vulnerable Adult and not lettin [redacted] Vulnerable Adult be heard according to statute and even cutting [redacted] Vulnerable Adult off from Zoom when he tried to be heard on June 2, 2022 and again June 21, 2022.

30. As we are both medical doctors and his daughters, we observed life threatening conditions: horribly swollen legs indicative of congestive heart failure; greatly diminished mobility & bedsores. (See photos). According to [redacted] Vulnerable Adult was not allowed to shower the entire time there. He was forced to

sleep in a chair just to be able to breathe as he was denied his CPAC machine.

31. On April 30, 2022, we were terrified yet believed and realized [redacted] was in danger. We got his medications & treated him.

32. On Sunday, May 1, 2022 [redacted] was taken to Palm Beach Gardens Hospital by ambulance, where a doctor told them they saved his life. On Sunday May 1, 2022 [redacted] spoke to [redacted] directly and informed him he would not go back and was not kidnapped and that he did not feel safe at [redacted] [redacted] wanted to be with us as his daughters.

33. We did not immediately tell [redacted] his location as we did not know what to do and feared he would force [redacted] back to [redacted] where his life would again be in danger. However, we spoke to others, including our then attorney & the police, who refused to initiate a criminal complaint after speaking to [redacted] found out [redacted] was OK, and he was voluntarily with his daughters.

34. We were not evading the Court system or process and were actively seeking and conferring with new counsel to Petition this Court on the Emergency when we were beaten to the Courthouse doors on May 2nd, 2022 and then responded to the Court process on May 3, 2022 with our attorney and the Transcript of Proceedings shows our attorney gave the Court every piece of

information necessary to locate Vulnerable Adult in the ICU at the Hospital and the Court was even offered Video statements by Vulnerable Adult who wholly failed to schedule Emergency Proceedings for Benito to be heard in the Hospital and then the Court failed to consider Vulnerable Adult medical needs by giving all power to an expired Guardian Vulnerable Adult without the benefit of any Medical evidence from the Treating Heart physician or the ICU when our father was in need of serious treatment and was denied the loving, caring emotional support by this Court in violation of Florida Statutes and Vulnerable Adult right to be heard and has instead Isolated and Medicated Vulnerable Adult and been holding him without being heard to now rush to a “new” Incapacitation hearing with no jurisdiction and no new Petition to support the Order that lead to June 21, 2022 and now further proceedings and the Court has thus continued to act outside its own jurisdiction while violating the Best Interests Vulnerable Adult and statutory requirements and obligations, all deemed prejudicial and biased against both Vulnerable Adult and our interests and creating a reasonable fear that a fair trial may not be had before Judge Laura Johnson.

35. The Court disregarded video evidence and failed to secure medical evidence or hear from Vulnerable Adult properly determine an Emergency ICU condition and prejudicially embarked on the improper Criminal contempt.

JUDGE LAURA JOHNSON CONTINUING TO ACT OUTSIDE PROPER JURISDICTION AND AUTHORITY BY STATUTE AFTER BEING NOTIFIED IN WRITING AND ON THE RECORD ON JUNE 2, 2022 IN OPEN COURT, SEE

36. On June 2, 2022 Judge Laura Johnson was confronted with written and oral submission of the lack of jurisdiction in this case and the expired Guardianship and expired Guardian and Appointed attorney but instead of acting on that and allegations of self dealing and improper "referral" relationship between her Appointed Guardian [Vulnerable Adult] attorney [Vulnerable Adult] with the "chosen realtor" Toomey trying to sell [Vulnerable Adult] home in a Temporary Guardianship now illegal, Judge Johnson pushed on and defied the jurisdictional claim making several prejudicial and biased comments and prejudging the case and must now be Disqualified;

37. The Notice of Hearing for the recent June 21, 2022 appearance clearly shows no new Petition for Incapacity and thus no jurisdiction yet Judge Johnson proceeded again on June 21, 2022 again cutting [Vulnerable Adult] and the doctors trying to get basic communication rights showing bias and prejudice and reasonable fear of having a fair trial now mandating disqualification.

38. The Emergency Temporary Guardianship has Expired by Statute and the Emergency Temporary Guardian [Vulnerable Adult] is acting outside the bounds

of law on expired authority by law as is Attorney [Redacted] Vulnerable Adult [Redacted] was appointed to represent our father [Redacted] Vulnerable Adult [Redacted]

39. The 4th DCA has made this clear that there can be only “one-additional 90 day period” and the Statute itself makes this clear. See § 744.3031(4), Fla. Stat. (2010) (**providing that an ETG's authority expires 90 days after his appointment, and may be extended for one additional 90-day period**); Batzle, 776 So.2d at 1109 (*extending ETG's appointment for an indefinite time period was a departure from the essential requirements of law*) See, Barrier v. JFK Medical Center Ltd. Partnership 169 So. 3d 185, 191 (Fla. Dist. Ct. App. 2015 - 4th DCA).

40. 744.3031 Emergency temporary guardianship.— provides “(4) The authority of an emergency temporary guardian expires 90 days after the date of appointment or when a guardian is appointed, whichever occurs first. The authority of the emergency temporary guardian may be extended **for an additional 90 days upon a showing that the emergency conditions still exist.**”

41. The Statute does not provide legal authority for “additional 90 day periods” but instead strictly and expressly says “an additional 90 days”.

42. The 4th DCA has also made clear that, “**Compliance with the requirements of section 744.331 is mandatory and the trial court's**

failure to adhere to those requirements constitutes reversible error. Id. at 608–09. See § 744.331(4), Fla. Stat. (2008); see also In re Keene, 343 So.2d 916, 917 (Fla. 4th DCA 1977) (“**Proceedings to determine the competency of a person are generally controlled by statute and where a statute prescribes a certain method of proceeding to make that determination, the statute must be strictly followed.**”) (citation omitted). An attorney for the person may not waive an adjudicatory hearing when required. See In re Frederick, 508 So.2d 44, 45 (Fla. 4th DCA 1987). See, Jasser v. Saadeh 97 So. 3d 241 (Fla. Dist. Ct. App. 2012).

43. The 2nd DCA has also upheld the 180 day maximum period for an Emergency Temporary Guardianship. See, Covey v. Shaffer, 277 So. 3d 694, 695 (Fla. Dist. Ct. App. 2019) 2nd DCA, “**an emergency temporary guardianship can last for a maximum of only 180 days, see § 744.3031(4)**”.

44. ETG Vulnerable Adult appointed outside the strict requirements of statute as not only had the Emergency Temporary Guardianship exceeded over 270 days by August of 2021, the appointment was not made after a proper evidentiary hearing. See, Covey v. Shaffer, 277 So. 3d 694, 695 (Fla. Dist. Ct. App. 2019) 2nd DCA, “We read the language of the statute as requiring a hearing prior to the appointment of an emergency temporary guardian. It

states that the petitioner is required to serve the alleged incapacitated person and his or her attorney with a notice of filing the petition "and a hearing on the petition." **The requirement that the petitioner serve a notice of hearing plainly contemplates that a hearing is to be held.In sum, we hold that section 744.3031 requires a circuit court to hold a hearing prior to ruling on a petition for the appointment of an emergency temporary guardian.** In this case, the court erred by granting Shaffer's petition ex parte. Accordingly, the order appointing Shaffer as Beulah Covey's emergency temporary guardian is reversed."

45. These actions by Judge Johnson are "such departure from the essential requirements of the law caused and will likely continue to cause irreparable harm:" to Petitioners and Vulnerable Adult See, Batzle v.

Baraso, 776 So. 2d 1107, 1110 (Fla. Dist. Ct. App. 2001

46. From the May 3, 2022 Transcript as background: **"THE COURT: Right. And he testified, and testified**
·2· · · · **appropriately, and did you ever see him be uncomfortable at**
·3· · · · **all? Did you ever make any observations like that?**
·4· · · · · THE WITNESS: No, no. I actually heard quite the
·5· · · · **opposite. The facility says he's great, he was happy, he was**
·6· · · · **laughing, he was going to activities, he was participating**
·7· · · · **actively in his physical therapy three times a week. He was**
·8· · · · **great.**
·9· · · · · THE COURT: All right. That was just what was indicated
10· · · · **at the hearing, so I wanted to make sure that was part of**
11· · · · **the record." Page 23, May 3, 2022 (emphasis added).**

47. "Q. The Judge has a question. Could you please tell the

16. Court where [redacted] is right now?
17. . . . A. **He's in the Palm Beach Medical Center in Palm Beach**
18. **Gardens.** It's a specialized heart hospital institution where
19. they specialize in working on hearts.
20. . . . Q. And is he in the ICU or --
21. . . . A. He's in intensive care waiting to get a procedure to
22. see the percentage of blockage he has. He's operating on a 40
23. percent heart.
B [redacted] Vulnerable Adult
24. . . . Q. And do you know what room number he's in?
25. . . . A. **He's in room B, intensive care, under the care of Dr.**
26. **Breuer.**
27. . . . Q. **Is that Dr. Gabriel E. Breuer, MD?**
28. . . . A. **Yes. Top heart doctor.**" Pages 26, 27 May 3, 2022 (emphasis
added).

48. "THE COURT: Okay. I think that is an issue because
29. . . . there's been -- there's a temporary order. **So, we're talking**
30. **about an incapacitated person there's a video of.**" Page 29, May 3,
2022 (emphasis added).

49. 9. . . . "THE COURT: Overruled. **You know you're talking about an**
10. **incapacitated person here, right?**" Page 35, May 3, 2022 (emphasis added).

50. " THE COURT: How does your client even have standing to
11. . . . ask for contact with their father? **I mean, there's -- he's**
12. **been declared, he's been found incapacitated.** He has a
13. . . . guardian" Page 42, May 3, 2022. (emphasis added).

51. "17. . . . THE COURT: Ms. Roberts?

18. . . . MS. ADAMS ROBERTS: **Yes. Your Honor, I just want to**

19. **make sure we're all clear on one point, that I do not**

20. **believe the Court has made a finding of incompetency for**

21 . . . this particular person, so –” Page 43, May 3, 2022 (emphasis added).

52. Yet, on July 1, 2021 this Court allowed a signed “Consent” form b Vulnerable Adult
Vulnerable Adult be filed and accepted by this Court showing Vulnerable Adult acting as if
not incapacitated, being used by the Court and parties like a “yo-yo”, being
competent and fine when the Court and Court appointed parties want and
then being already adjudged “incapacitated” when the Court finds it
convenient, **“prejudging” the central factual determination for the entire
proceedings without allowing an Opportunity to be Heard, an
Evidentiary hearing and denying due process rights both to** Vulnerable Adult
Vulnerable Adult himself as well as us as Petitioners who are related by blood and
entitled to a Statutory preference as Guardian and who are clearly interested
parties in the case. See, GA and MH filing July 1, 2021.

53. These were not the only times the Court acted as Vulnerable Adult competent
when the interests of the Court and Court appointed parties were being
served. The Divorce case in April 2022 is yet another example and was
referenced on the Record by Judge Johnson on May 3, 2022.

54. “Indirect criminal contempt may be found for violation of a court order but
the order must clearly and definitely advise the person of its command and

direction. If no order has been violated, contempt can only be found if the conduct is calculated to embarrass, hinder, or obstruct the court in the administration of justice or calculated to lessen the court's authority and dignity." See, Eubanks v. Agner, 636 So.2d 596, 598 (Fla. 1st DCA 1994).

55. In this case there was no clear Order and the Order of August of 2021 is invalid as based on an expired Guardianship but even if valid has no clear order or directive to hold Petitioners in contempt since no provision to address the Emergency conditions faced during this time.

DISQUALIFICATION AS "WITNESS" TO CONFUSION AND MISUNDERSTANDINGS OF STATUS OF BENITO AND CASE

56. In Barnes v State decided by the 4th DCA, the Court considered "confusion and misunderstanding that evolved during the course of the case" when finding a lack of wilful disobedience and intent sufficient to hold parties in Contempt of Court. Here, given the Court's "flip-flopping" and "confusion" and "prejudging" of the central issue of Vulnerable Adult alleged incapacitation thus making Judge Laura Johnson as a Witness both in the civil and criminal cases which is a separate basis to mandatorily Disqualify at this time. See, Barnes v. State, 588 So. 2d 1076, 1077 (Fla. Dist. Ct. App. 1991).

Prejudicial, hostile, adverse Comments on the Record June 2, 2022 by Judge Laura Johnson even adverse and challenging to the law of the 4th DCA

57. This Court created a Hostile and Adverse environment making disparaging and adversarial remarks to Counsel for Petitioners and Petitioners on the Record on June 2, 2022 when confronted with Petitioner's attorney Inger Garcia stating that the Court lacked Jurisdiction and the Statutory authority expired within 180 days of the initial Petition and in that in no case any later than May 22, 2022 since there was no new Petition before the Court and there still is no new Petition before the Court. The Court was directly adverse and challenged the authority of the 4th DCA on the Record creating further reasonable fear that Petitioners will not receive a Fair Trial before Judge Laura Johnson and must now be mandatorily Disqualified.

REPEATED DENIAL OF Vulnerable Adult RIGHT TO BE PRESENT AND

TESTIFY AT HEARINGS FLORIDA STATUTE 744.1095

IMPROPER FACTUAL ASSERTIONS- JUDGE JOHNSON JUNE 2, 2022

58. At one point in the hearing according to both memory and the Audio-CD received this day, June 22, 2022 Judge Johnson states that "there is no one else to care for him Vulnerable Adult when in fact that was the very purpose as his daughters and doctors and Petitioners we were present in Court and have participated in these proceedings.

59. This was prejudicial, showed bias against our interests and was tantamount to “prejudging” the case against our interests.

60. Judge Johnson goes on further to state that Benito Navarro is “**completely incapacitated**” and proceeds to make disparaging and prejudicial remarks against us as his daughters the Petitioners that we “**did not care for his needs**” and prejudicially suggesting her only option if the 4th DCA overruled her was to put Benito “**out on the streets**” which is totally false as we were there to care for him and protect him which again creates the reasonable fear that a fair trial can not be had and the Court had prejudged the interests against us.

61. Before the Court made these comments it again afforded the Appointed attorneys to claim without any evidence, documents or facts being proven that **Vulnerable Adult** had been “Baker acted” when in fact no report of any Baker Act episode against our father is available for the relevant time frame again supporting the reasonable fear that a fair trial can not be had based on prejudging and bias against our interests.

62. In making these comments this was not after an Evidentiary and fact finding hearing with due process and no Opportunity to be heard was afforded to contest the prejudicial remarks by the Court again supporting the reasonable fear that a fair trial can not be had before Judge Johnson.

JUDGE JOHSON "CUTS OFF Vulnerable Adult AT JUNE 2ND HEARING SAYING HE DID NOT WANT HIS HOUSE SOLD AND ATTEMPTING TO COMMUNICATE WITH HIS DAUGHTER APPROX 25 MINUTE MARK

63. "The question of disqualification focuses on those matters from which a litigant may reasonably question a judge's impartiality rather than the judge's perception of his ability to act fairly and impartially." *Livingston v. State*, 441 So.2d 1083, 1086 (Fla. 1983). In order to decide whether the motion is legally sufficient, "[a] determination must be made as to whether the facts alleged would place a reasonably prudent person in fear of not receiving a fair and impartial trial." *MacKenzie v. Super Kids Bargain Store* 565 So. 2d 1332 (Fla. 1990)
64. Under Florida law, the legal sufficiency of a motion to disqualify depends on "whether the facts alleged would place a reasonably prudent person in fear of not receiving a fair and impartial trial." *Livingston v. State*, 441 So.2d 1083, 1087 (Fla. 1983). The legal sufficiency of a motion is purely a question of law. *MacKenzie v. Super Kids Bargain Store, Inc.*, 565 So.2d 1332, 1335 (Fla. 1990). When a trial court fails to act in accord with the law governing motions to disqualify, an appellate court will vacate a trial court judgment that flows from the error. See *Fuster-Escalona v. Wisotsky*, 781 So.2d 1063, 1065 (Fla. 2000). *Hompson v. State* 990 So. 2d 482, 489 (Fla. 2008)

65. Florida Supreme Court quoting 4th DCA, "A trial judge's announced intention before a scheduled hearing to make a specific ruling, regardless of any evidence or argument to the contrary, is the paradigm of judicial bias and prejudice." Gonzalez v. Goldstein, 633 So.2d 1183, 1184 (Fla. 4th DCA 1994) (granting a writ of prohibition where the trial court told defense counsel before a scheduled resentencing hearing that he would not listen to any mitigation evidence and intended to resentence the defendant to the maximum period allowed under the guidelines). Hompson v. State, 990 So. 2d 482, 490 (Fla. 2008)
66. "A judge may form mental impressions and opinions during the course of presentation of evidence so long as she does not prejudge the case." Brown v. Pate, 577 So. 2d 645, 647 (Fla. 1st DCA 1991). As judges are "not required to abstain from forming [such] impressions and opinions," Mobil v. Trask, 463 So. 2d 389, 391 (Fla. 1st DCA 1985) (emphasis added), neither are they required to abstain from conveying them, see Pilkington v. Pilkington, 182 So. 3d 776, 779 (Fla. 5th DCA 2015) ("Comments from the bench ... which reflect observations or mental impressions are not legally sufficient to require disqualification"). The issue is whether comments conveying such impressions, in context, "could reasonably be interpreted to mean that the judge had crossed that line from forming mental impressions

to prejudging the issue." *Barnett v. Barnett*, 727 So. 2d 311, 312 (Fla. 2d DCA 1999) ; see also *Gregory v. State*, 118 So. 3d 770, 779 (Fla. 2013) (prohibition requires trial court's statements to be interpreted in context and as whole). *1440 Plaza, LLC v. New Gala Bldg., LLC* 314 So. 3d 555, 557 (Fla. Dist. Ct. App. 2020)

67. ("[J]udicial comments revealing a determination to rule a particular way prior to hearing any evidence or argument have been found to be sufficient grounds for disqualification.") (emphasis added), with *Wargo v. Wargo*, 669 So. 2d 1123, 1125 (Fla. 4th DCA 1996) (granting prohibition where judge's remarks were made prior to hearing and "judge began to rule on the issues presented without even giving counsel a chance to present argument," thus "signal[ing] a predisposition, rather than an impression formed after reviewing the evidence ") (emphasis added).

68. Judge Johnson did not allow any opportunity to be heard before again making prejudging comments of Vulnerable Adult g "completely incapacitated" and again made the determination so many times on the prior May 3, 2022 she had to be corrected by another attorney she had not yet made that ruling.

69. These prejudicial statements on June 2 and June 21st support disqualification, prejudging and reasonable fear a fair trial can not be had. "prejudging" and not simply offering "mental impressions" in the case.

70. "Punishing" both Vulnerable Adult and Daughters since May 3, 2022 to the detriment of Vulnerable Adult without him being heard in violation of Statute to protect his welfare, health, safety by "prejudging" case on alleged Criminal Contempt while failing to hear or Schedule to hear any Medical evidence from ICU or from Vulnerable Adult himself and when Vulnerable Adult is finally produced on June 2, 2022, Judge Johnson "cuts him off" and "terminates" his Zoom while trying to express affection and desire to see his daughters to the point where Court Watchers Vulnerable Adult "tugged and pulled" in his room and Judge Johnson simply "clicked off" the Zoom.

71. This June 2nd act is timely for Disqualification and was virtually repeated on June 21st, 2022 also timely for Disqualification 20 day rule where the Doctors had been urging Counsel to file to Produce Vulnerable Adult on a Writ if needed since May 4, 2022.

72. Instead, as Petitioners and daughters who are Medical Doctors we were "strung along" for weeks being told there was a "Settlement" and we were "close" only to find out by Monday, June 20th, 2022 we were told by our own Counsel *we had to "Pay to Play" to the tune of paying over \$100,000.00 in fees to the other lawyers etc just for the right to see and communicate with our Father in violation of US Constitutional and statutory rights as continued by Judge Johnson on June 21, 2022 again* by

not even allowing the Petitioners or [Vulnera] to be heard on a Zoom Scheduled for 30 minutes which was cut short .

73. She allowed the inappropriate touching and pushing and tugging on him during the zoom meeting by Debra slater on June 2, 2022.
74. Johnson CUT OFF / Terminated [Vulnerable Adult] m being heard on June 2 and 21st when trying to make expressions and communicate with his daughters by blowing them kisses and “don’t sell my house.” and abruptly ended the meeting without allowin [Vulnerable Adult] speak.
75. Johnson “pre-judged” case by stating twice on the Record on June 2, 2022 that [Vulnerable Adult] was “incapacitated” without hearing any medical evidence, expert evidence or due process proceeding and hearing in the case thus rendering herself lacking the impartiality to act as a neutral Judge.
76. Johnson acted prejudicially against the Petitioners on June 2nd 2022 by making unfounded disparaging remarks against the Petitioners and their care for Benito Navarro without having a Fact Finding Hearing or allowing Petitioners due process rights to be heard at an Evidentiary Hearing.
77. She allowe [Vulnerable Adult] get divorced because he was “competent” on April 21,2022, yet on hearing to sell the house she stated he was “incapcited
78. She was disrespectful to our attorney when Ms. Garcia reminded her that the ETG was expired, “ I don’t care, take me to the fourth DCA”

79. She alleged daughters were going to throw [Vulnerable Adult] out in the street.

80. She stated that these “daughters haven’t done anything for their father”.

81. She said she had nowhere to take [Vulnerable Adult] and putting him on the street without consulting or knowing that there was a plan to bring [Vulnerable Adult] back into home.

82. She allowed the guardians attorney, Abreu to misrepresent [Vulnerable Adult]’s status as saying [Vulnerable Adult] is totally incapacitated and will never go home”

Without having medical basis or evidentiary hearing. Yet Johnson saw

[Vulnerable Adult] greeted him and obviously saw him sitting upright next to [Vulnerable Adult]

83. She did not allow several of the viewers to speak which she dismissed as “I assume you are all court watchers” and did not allow them to be unmuted.

Among those she assumed were court watchers was a CPA who was ready to

testify as to no need to see [Vulnerable Adult]. Another was an affidavit witness for

this guardianship case and a close friend of [Vulnerable Adult] several others have been

close friends with [Vulnerable Adult]; she dismissed them as court watchers.

84. She allowed the record to reflect that Abreu accused us of extending this

guardianship when in fact it was dragged out an additional 4 months by Mr

[Vulnerable Adult] and M [Vulnerable Adult] who failed to get [Vulnerable Adult] forced in a timely and

efficient manner.

85. She would not entertain lifting the stay away order because it was not set for that time, yet ordered a new examining committee to assess **Vulnerable Adult** competence in the hearing to determine sale of his house

86. She greeted **Vulnerable Adult** **Vulnerable Adult** warmly and was noticeably hostile to Our attorney.

87. At the end of the hearing she glowing thanked M **Vulnerabl Adult** for bringing **Vulnerable Adult** and told **Vulnerable Adult** this was going to be resolved, but failed to acknowledge Ms. Garcia

88. She stated " I already KNOW this man is incapacitated " without an evidentiary committee having ever been conducted, plus all the former reports are stale.

89. "This Court has recognized the sensitivity and seriousness involved whenever the issue of judicial prejudice is raised. We have stated that:

90. "Prejudice of a judge is a delicate question to raise but when raised as a bar to the trial of a cause, if predicated on grounds with a modicum of reason, the judge against whom raised, should be prompt to recuse himself. No judge under any circumstances is warranted in sitting in the trial of a cause whose neutrality is shadowed or even questioned. **The facts alleged in the motion need only show that "the party making it has a well grounded fear that he will not receive a fair trial at the hands of the judge ."** Dewell, 131 Fla . at 573, 179 So. at 697. "If the attested facts

supporting the suggestion are reasonably sufficient to create such a fear, it is not for the trial judge to say that it is not there." Parks, 141 Fla . at 518, 194 So. at 614. Further, "it is a question of what feeling resides in the affiant's mind and the basis for such feeling." Dewell, 131 Fla . at 573, 179 So. at 697-98. Prejudice against a party's attorney can be as detrimental to the interests of that party as prejudice against the party himself. What is important is the party's reasonable belief concerning his or her ability to obtain a fair trial. A determination must be made as to whether the facts alleged would place a reasonably prudent person in fear of not receiving a fair and impartial trial. - See, Livingston v. State 441 So. 2d 1083, 1087 (Fla. 1984)

91. As Petitioners we were lead on to believe for weeks our lawyer had a "settlement" and we would Vulnerable Adult t instead before Father's day had nothing and by Monday June 20, 2022 were told by our own lawyers we had to 'Pay to Play" and by today have a "Pay to Play" demand of \$175,000.00 just to get Constitutional and statutory rights and being denied access and fair play by Judge Johnson in the proceedings.

92. This motion is served on Judge Laura Johnson via the Florida E-portal filing system and to the Divisional Email Address CAD-DivisionID@pbcgov.org for DIV: ID-Probate cases according to the

Judge's Webpage at the 15th Judicial and the attached Certificate of service makes Service of the motion timely and thus must be granted as being legally sufficient in all respects.

WHEREFORE, Petitioners [REDACTED] Vulnerable Adult [REDACTED] respectfully pray and show this Court that Judge Laura Johnson must now mandatorily disqualify and an immediate Order of disqualification shall now issue and further vacating all prior Orders including but not limited to from May 2, 2022 to the present and for such other and further relief as may be proper.

CERTIFICATE OF GOOD FAITH

Petitioners [redacted] Vulnerable Adult [redacted] hereby certify that the foregoing Petition and the Petitioners' statements contained therein are made in good faith and said motion for Disqualification is made and filed in good faith..

VERIFICATION

Under the penalties of perjury, I declare that I have read the foregoing and that the facts stated therein are true and correct to the best of my knowledge and belief.

DATED: June 22, 2022

[redacted]
Vulnerable Adult

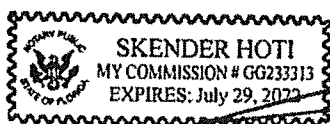
STATE OF FLORIDA)

)

COUNTY OF PALM BEACH)

Before me, the undersigned authority, personally appeared [redacted] Vulnerable Adult personally known to me and who showed proper identification and who after being duly sworn, deposed and stated that the above and foregoing is true and correct to the best of his knowledge and belief.

SWORN and SUBSCRIBED before me this 22 day of June 22, 2022, at Palm Beach, County Florida.



Skender Hoti
NOTARY PUBLIC

State of Florida

VERIFICATION

Under the penalties of perjury, I declare that I have read the foregoing and that the facts stated therein are true and correct to the best of my knowledge and belief.

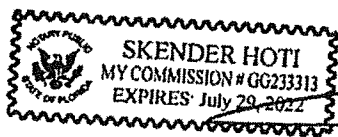
DATED: June 22, 2022

[Redacted] Vulnerable Adult

STATE OF FLORIDA)
)
COUNTY OF PALM BEACH)

Before me, the undersigned authority, personally appeared [Redacted] Vulnerable Adult personally known to me and who showed proper identification and who after being duly sworn, deposed and stated that the above and foregoing is true and correct to the best of his knowledge and belief.

SWORN and SUBSCRIBED before me this 22 day of June 22, 2022, at Palm Beach, County Florida.



Skender Hoti
NOTARY PUBLIC
State of Florida

CERTIFICATE OF SERVICE

I hereby certify that the following were electronically served on this date of June 22, 2022 as follows:


E-service recipients selected for service:

Judge Laura Johnson - Via E-Portal Divisional Email Address

CAD-DivisionID@pbcgov.org for DIV: ID-Probate


And all parties on E-Service.

DATED: June 22, 2022



Vulnerable Adult

DATED: June 22, 2022



Vulnerable Adult

Court Statute: 316.1925(1)
Court Disposition: DISMISSED BY TRAFFIC HEARING OFFICER
Court Disposition Date: 07/08/2011
Court Level/Degree: TRAFFIC INFRACTION

TACH
4

Court Activity

[NONE FOUND]

Sexual Offenders - 0 records found
Cellular & Alternate Phones - 5 records found
1:

Personal Information

Name: [REDACTED]
Address: [REDACTED]
Phone Number: [REDACTED]
Phone Type: [REDACTED]

Carrier Information

Carrier: VERIZON WIRELESS-IN
Carrier City: FORT WAYNE
Carrier State: IN

2:

Personal Information

Name: [REDACTED]
Address: [REDACTED]
Phone Number: [REDACTED]
Phone Type: mobile

Carrier Information

Carrier: OMNIPOINT MIAMI
Carrier City: FORT LAUDERDALE
Carrier State: FL

3:

Name: [REDACTED]
Address: [REDACTED]
Phone Number: [REDACTED]
Phone Type: mobile

Carrier Information

Carrier: OMNIPOINT MIAMI
Carrier City: FORT LAUDERDALE
Carrier State: FL

4:

Name: [REDACTED]
Address: [REDACTED]
Phone Number: [REDACTED]
Phone Type: [REDACTED]

Carrier Information

Carrier: OMNIPOINT MIAMI
Carrier City: FORT LAUDERDALE
Carrier State: FL

5:

Name: [REDACTED]
Address: [REDACTED]
Phone Number: [REDACTED]
Phone Type: [REDACTED]

10:

SSN: [REDACTED] SSN
Confidence: [REDACTED]

Company Name: [REDACTED] GUARDIANSHIP SERVICES, INC.
Name: [REDACTED] Vulnerable Adult

Title: [REDACTED]
Address: [REDACTED] Vulnerable Adult

SSN: [REDACTED]
Confidence: [REDACTED]

11:

Company Name: PROFESSIONAL GUARDIANSHIP SERVICES, INC.
Name: [REDACTED] Vulnerable Adult

Title: PRESIDENT
Address: [REDACTED] Vulnerable Adult

SSN: [REDACTED]
Confidence: High

12:

Company Name: PROFESSIONAL GUARDIANSHIP SERVICES INC
Name: [REDACTED] Vulnerable Adult

Title: [REDACTED]
Address: [REDACTED]

SSN: [REDACTED] SSN
Confidence: [REDACTED]

Criminal Filings - 3 records found
1: Florida Court Report

Offender Information
Name: [REDACTED]
Address: [REDACTED] Vulnerable Adult

Case Number: 14043054T120A
Case Filing Date: 06/19/2014
County: BROWARD
DOB: [REDACTED] Vulnerable
SSN: [REDACTED] SSN
Race: WHITE
Sex: Male

Offenses

Categories: TRAFFIC
Case Filing Date: 06/19/2014
Number Counts: 1
Offense Date: 06/17/2014
Case Number: 14043054T120A
Court Offense: UNLAWFUL SPEED: INTERSTATE-/DRIVER
Court Statute: 316.187(2)
Court Disposition: DISMISSED BY TRAFFIC HEARING OFFICER
Court Disposition Date: 11/24/2014
Court Level/Degree: TRAFFIC INFRACTION

Court Activity

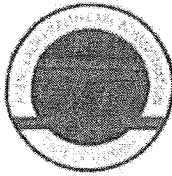
[NONE FOUND]

2: Florida Court Report

Offender Information

ATTACH

#5



RON DESANTIS
GOVERNOR

SIMONE MARSTILLER
SECRETARY

FOR IMMEDIATE RELEASE
April 7, 2022

Contact: AHCA Communications Office
AHCACommunications@ahca.myflorida.com
(850) 412-3623

Agency for Health Care Administration Furthers Governor DeSantis' Goal of Prioritizing Seniors First in Nursing Homes

TALLAHASSEE, Fla. — Today, the Agency for Health Care Administration (AHCA) announced that it will move forward with the adoption of proposed rule 59A-4.1081 which formally establishes the requirements of the Personal Care Attendant (PCA) Training Program as directed in HB 485, passed during the 2021 Legislative Session.

This announcement comes after Governor Ron DeSantis approved three bills yesterday impacting long-term care in Florida: SB 988, which guarantees families the fundamental right to visit their loved ones receiving care in health care facilities; HB 539, which strengthens financial transparency requirements for nursing homes; and HB 1239, which modernizes the calculation of minimum staffing ratios to account for health care professionals with more specialized qualifications.

"Over the past year, I have heard from nursing home operators across the state working to address record increases in operational costs and challenges in recruiting and retaining staff," said Agency for Health Care Administration Secretary Simone Marsteller. "Today's announcements reinforce Governor DeSantis' Seniors First approach to protecting the health and welfare of Floridians residing in nursing homes while also ensuring that operators can recruit and retain staff to serve the residents in their care."

As announced by the Governor yesterday, SB 988 guarantees Florida families the fundamental right to visit their loved ones receiving care in hospitals, hospices, nursing homes, assisted living facilities, and intermediate care facilities for the developmentally disabled.

Additionally, the bill allows a resident, client, or patient the option to designate a visitor who is a family member, friend, guardian, or other individual as an essential caregiver. The provider must allow in-person visitation by the essential caregiver for at least 2 hours daily in addition to any other visitation authorized by the provider.

Since 2019, the State of Florida has continued to prioritize Seniors First through significant monetary investments in nursing homes. In order to protect the integrity of

2727 Mahan Drive • Mail Stop #4
Tallahassee, FL 32308
AHCA.MyFlorida.com



Facebook.com/AHCAFlorida
Twitter.com/AHCA_FL

The Florida Senate

2011 Florida Statutes

<p><u>Title XLIV</u> CIVIL RIGHTS</p>	<p><u>Chapter 760</u> DISCRIMINATION IN THE TREATMENT OF PERSONS; MINORITY REPRESENTATION</p> <p><u>Entire Chapter</u></p>	<p>SECTION 51 Violations of constitutional rights, civil action by the Attorney General; civil penalty.</p>
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760.51 Violations of constitutional rights, civil action by the Attorney General; civil penalty. —

(1) Whenever any person, whether or not acting under color of law, interferes by threats, intimidation, or coercion, or attempts to interfere by threats, intimidation, or coercion, with the exercise or enjoyment by any other person of rights secured by the State Constitution or laws of this state, the Attorney General may bring a civil or administrative action for damages, and for injunctive or other appropriate relief for violations of the rights secured. Any damages recovered under this section shall accrue to the injured person. The civil action shall be brought in the name of the state and may be brought on behalf of the injured person. The Attorney General is entitled to an award of reasonable attorney's fees and costs if the Department of Legal Affairs prevails in an action brought under this section.

(2) Any person who interferes by threats, intimidation, or coercion, or attempts to interfere by threats, intimidation, or coercion, with the exercise or enjoyment by any other person of rights secured by the State Constitution or laws of this state is liable for a civil penalty of not more than \$10,000 for each violation. This penalty may be recovered in any action brought under this section by the Attorney General. A civil penalty so collected shall accrue to the state and shall be deposited as received into the General Revenue Fund unallocated.

History—s. 4, ch. 91-74.

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Search all cases and statutes...

JX

Statutes, codes, and regulations.

Florida Statutes

Title XLVI - CRIMES

Chapter 839 - OFFEN...

Fla. Stat. § 839.11

[Download](#)

Current through Chapter 187 of the 2022 Legislative Session

Section 839.11 - Extortion by officers of the state

Any officer of this state who willfully charges, receives, or collects any greater fees or services than the officer is entitled to charge, receive, or collect by law is guilty of a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.

Fla. Stat. § 839.11

RS 2569; GS 3481; RGS 5354; CGL 7489; s. 1021, ch. 71-136; s. 1, ch. 79-132; s. 9, ch. 79-163; s. 1322, ch. 97-102.

Previous Section

Section 839.06 - Collectors not to deal in warrants, etc.; removal

Next Section

Section 839.12 - Officer failing to keep record of costs

The Florida Senate
2011 Florida Statutes

<p><u>Title XLIV</u> CIVIL RIGHTS</p>	<p><u>Chapter 760</u> DISCRIMINATION IN THE TREATMENT OF PERSONS; MINORITY REPRESENTATION</p> <p><u>Entire Chapter</u></p>	<p>SECTION 51 Violations of constitutional rights, civil action by the Attorney General; civil penalty.</p>
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History.—s. 4, ch. 91-74.

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SEARCH NOW

Court Records

Official Records

Mental Health

Case Types

Incapacity - Florida Statute 744.3201

A Petition to Determine Incapacity may be filed when it is necessary that the Court determine whether an adult person lacks the capacity to manage at least some of his/her property or to meet at least some of the essential health and safety requirements to care for his/her person.

A Petition to Determine Incapacity may be executed by an adult person. Once the petition is filed, an examining committee is appointed and an attorney is appointed to represent the alleged Incapacitated Person. The Examining Committee must be composed of a Psychiatrist, a Psychologist or Gerontologist and a Layperson. The Examining Committee files a written report. The hearing is usually set within 14 days of the filing of the petition.

Baker Act - Involuntary Examination - Florida Statute 394.463

A Petition for Involuntary Examination may be filed when there is reason to believe an individual is mentally ill and because of that mental illness has refused voluntary help. There would also be reason to believe the person is unable to determine for themselves that examination is necessary and without care and treatment individual will suffer from neglect that would pose a real threat to their well-being.

Circumstances may also be that no willing family members or friends are available or there is a substantial likelihood that without care or treatment the person will cause serious bodily harm to themselves or others in the near future, as evidenced by recent behavior. A patient may not be held in a receiving facility for involuntary examination longer than 72 hours.

Baker Act - Involuntary Placement - Florida Statute 394.467

A Petition for Involuntary Placement may be filed by the administrator of a facility licensed by the Department of Children and Families under Florida Statute 394. Once filed, the petition must be heard within 5 days.

The Public Defender is appointed to represent the patient. A Magistrate goes to the facility to preside at the hearing. One of the doctors who signed the petition must be a witness. If the court concludes that the patient meets the criteria for involuntary placement, it shall order that the patient be transferred to a treatment facility for a period of up to six months.

Marchman Act- Involuntary Assessment - Florida Statute 397.6811

A Petition for Involuntary Assessment may be filed when there is good faith reason to believe an individual is substance-abuse impaired and because of that impairment, has lost the power of self-control with respect to substance use. The Petition is filed with the Clerk of Court and must be set for hearing within 10 days. Notice of hearing is provided by mail to the petitioners. The patient is served notice of hearing by a plainclothes Deputy Sheriff.

A Magistrate presides at the hearing. After hearing all relevant testimony, the court may enter an Order for Involuntary Assessment. Unless arrangements have been made for assessment at a private facility, the court order shall direct the Sheriff's Office to take the patient into custody and deliver him/her to a public facility licensed by the Department of Children and Families.

The facility will assess and stabilize the patient for a period not to exceed 5 days. A written assessment is sent to the court. Once the written assessment is received, the court may proceed with the Petition For Involuntary Treatment.

Marchman Act - Involuntary Treatment - Florida Statute 397.693

A Petition for Involuntary treatment may be filed once the written assessment is reviewed by the court and the recommendation is involuntary treatment. Notice of hearing is provided by mail to the petitioners and any attorney on record.

The patient is once again served notice of hearing by a plainclothes Deputy Sheriff. A Magistrate presides at the hearing and after taking all relevant testimony, the court may enter an order for involuntary treatment not to exceed 60 days. It may also direct the Sheriff to take the patient into custody and deliver him or her to a licensed facility.

Petition/Order - Notice of Voluntary Admission - Florida Statute 790.65

A person may be admitted to a mental health unit as a voluntary patient if an authorized medical officer is satisfied that they are likely to benefit from care and treatment in a mental health facility, and the person agrees to the admission.

The Clerk receives written notice from the facility which includes a record of the finding, certification, notice and written acknowledgment from the examining physician, that the Respondent is requesting voluntary admission for placement.

The Respondent must give written consent to give up his/her right to bear arms before they can be admitted for voluntary admission to the facility and the facility must deem the patient/respondent in imminent danger if granted access to a gun.

public funds, HB 539 amends the financial reporting requirements for nursing homes and their home offices to align with the financial reporting requirements of hospitals. This includes the requirement to annually submit audited, rather than unaudited, financials.

HB 1239 ensures Florida's nursing homes can continue to provide high-quality care by modernizing required staffing ratios to account for both nursing staff and other direct care staff, including mental health counselors and physical and respiratory therapists. This change will incentivize operators to invest in more specialists to meet the needs of individual residents and statutory staffing requirements.

AHCA is in the final stages of the rulemaking process to fully implement HB 485, passed during the 2021 Legislative Session. The bill codified the temporary PCA Training Program implemented in March 2020. The PCA Training Program has created a pathway for individuals to develop the skills necessary to become a Certified Nursing Assistant (CNA) while receiving on-the-job experience.

Over the past year, nursing homes have reported a 130% increase in the use of the PCA Training program. Since 2020, nearly 3,000 have taken the CNA exam, 73% of whom have successfully passed and received their CNA license.

As the program continues to gain momentum, AHCA's proposed rule increases the number of hours of required training for PCAs prior to having direct contact with a resident. This is consistent with suggestions from stakeholders, including the American Association of Retired Persons (AARP).

The Agency for Health Care Administration is committed to better health care for all Floridians. The Agency administers Florida's Medicaid program, licenses and regulates more than 48,000 health care facilities and 47 health plans, and publishes health care data and statistics at www.FloridaHealthFinder.gov. Additional information about Agency initiatives is available via [Facebook \(AHCAFlorida\)](#) and [Twitter \(@AHCA_FL\)](#).

###

Statutes and Violations according to Florida Statutes 2021

Of note, none of these violations should have happened, as AIP has never been declared incapacitated by the court. What a whopper fiasco!!!

Dereliction of Duty:

744.1095.

Hearings. At any hearing under this chapter, the AIP or the adjudicated ward has the right to:

(1) Remain silent and refuse to testify at the hearing. The person may not be held in contempt of court or otherwise penalized for refusing to testify. Refusal to testify may not be used as evidence of incapacity.

(2) Testify

(3) Present evidence

(4) Call witnesses

(5) Confront and cross-examine all witnesses; and

(6) Have the hearing open or closed as she or he may choose.

Never had AIP testify nor do any of these things.

744.1075

Emergency court monitor. (1) (a) A court, upon inquiry from any interested person or upon its own motion, in any proceeding over which the court has jurisdiction, may appoint a court monitor on an emergency basis without notice. The court must specifically find out that there appears to be imminent danger that the physical or mental health or safety of the ward will be seriously impaired or that the ward's property is in danger of being wasted, misappropriated, or lost unless immediate action is taken. The scope of the matter to be investigated and the powers and duties of the monitor must be specifically enumerated by the court order.

Depleted ward's funds and never set up Emergency court monitor

744.1098

Change of ward's residence.

(1) **PRIOR COURT APPROVAL REQUIRED.** A guardian who has power pursuant to this chapter to determine the residence of the ward may not, without court approval, change the residence of the ward from this state to another or from one county of this state to another county of this state, unless such county is adjacent to the county of the ward's current residence. Any guardian who wishes to remove the ward from the ward's current county of residence to another county which is not adjacent to the ward's current county of residence must obtain court approval prior to removal of the ward. In granting its approval, the court shall, at a minimum consider the reason for such relocation and the longevity of such relocation.

changed ward's residence from home to condo to assisted living without court order.

Not sure if this was ever done.

744.108

Guardian and Attorney Fees and expenses.

(1) A guardian, or an attorney who has rendered services to the ward or to the guardian on the ward's behalf is entitled to a reasonable fee for services rendered and reimbursement for costs incurred on behalf of the ward.

Were outrageous attorney fees ever approved by court?

744.2002

Professional guardian registration.

Were professional guardian registration and preapproval by system done?

If so, how did Derek pass?

744.365 (2a)

Verified Inventory. All property of the ward, real and personal, that has come into the guardian's possession or knowledge, including a statement of all encumbrances, liens, and other secure claims on any item, any claims against the property, any cause of action accruing to the ward, and any trusts of which the ward is a beneficiary.

Guardian and system did not protect ward's property

744.359 (2b)

Abuse, neglect, or exploitation by a guardian.

Abuse of guardian powers by enforcing NO VISITOR's policy

Never informing AIP or his daughter's of their rights and that Catholic Charities had supported their petition to be AIP's guardians.

744.474 (3)

Reasons for removal of guardian

Guardian abused his power. He isolated, medicated, and attempted to steal AIP's assets.

744.474

(16) The improper management of the ward's assets.

Wasted over \$400K and then wanted to sell AIP's \$500K plus homesteaded home. AIP claims nurses were hired at \$75.00/hour to sleep at night in his house.

(20) Upon a showing that removal of the current guardian is in the best interest of the ward. In determining whether a guardian who is related by blood or marriage to the ward is not to be removed, there shall be a rebuttable presumption that the guardian is acting in the best interest of the ward.

Guardian was working against AIP and not respecting his wishes. Therefore, guardian needs to be removed. Guardianship altogether needs to be dismissed.

744.361

Powers and Duties of Guardians.

(3) The guardian shall act in good faith.

(4) A guardian may not act in a manner that is contrary to the ward's best interests under the circumstances.

Daughters were never informed that initial guardians, Catholic Charities, actually recommended to court that they (the daughters become the permanent guardians).

The court did not inform the daughters that they too had rights.

The court has not terminated this bogus guardianship that by strict rules should have been terminated months ago.

(10a) Protect and preserve the property and invest it prudently as provided in chapter 518, apply it as provided in s. 744.397, and keep clear, distinct, and accurate records of the administration of the ward's property.

This guardian, Byerly, did not work in my father's best interest. In fact, he worked against the best interests of the ward..

744.361 (10a)

Guardian did not protect property against theft of items, ie \$10K cappuccino machine, china, pots, artwork, etc. House has been ransacked under guardian watch.

744.361 (11)

Development of a conflict of interest between the ward and the guardian.

The guardian was working against the AIP's best interests.

744.361 (13a)

Failed to consider the expressed desires of the ward when making decisions that affect the ward i.e. AIP wants to fire lawyer and guardian. Ward wants to live with his daughters in his homesteaded house.

744.3725

Procedure for extraordinary authority. Before the court may grant authority to a guardian to exercise any of the rights specified in s. 744.3215(4), the court must:

(4) Find by clear and convincing evidence that the person lacks the capacity to make a decision about the issue before the court and that the incapacitated person's capacity is not likely to change in the foreseeable future; and

(5) Be persuaded by clear and convincing evidence that the authority being requested is in the best interests of the incapacitated person.

How did AIP get Baker acted without specific order from court. Alleged police reports from incidents of hitting caretaker and climbing out of window do not exist.

744.3215

Rights of persons determined incapacitated.

(d) To be treated humanely, with dignity and respect, and to be protected against abuse, neglect, and exploitation.

(f) To remain as independent as possible, including having his or her preference as to place and standard of living honored, either as he or she expressed or demonstrated his or her preference prior to the determination of his or her incapacity or as he or she currently expresses his or her preference, insofar as such request is reasonable.

AIP was not consulted on where to live, which doctors he wanted, or which visitors he wanted. 744.3215

(h) To receive prudent financial management for his or her property and to be informed how his or her property is being managed, if he or she has lost the right to manage property.

(l) To receive services and rehabilitation necessary to maximize the quality of life.

Isolated AIP from friends and family, endangering his health by withholding breathing machine, placed him in substandard assisted living that had numerous complaints against it, AIP had bedsores and was in congestive heart failure for days. Even after dad was saved, they wanted to return AIP to Arden Court. AIP was falsely imprisoned by guardianship.

(m) To receive visitors and communicate with others.

All of the above have been violated. Rehab was substandard and arguably life threatening. AIP was isolated from family and friends. AIP never consulted on which visitors he wanted. Separated by court from his daughters, whom he repeatedly said he wanted to be with. Ward repeatedly said he wants to fire Slater and Byerly to no avail.

(l) To counsel

Dissolution of marriage, but marriage should have been automatically annulled as AIP was married for less than 4 months to illegal alien that needs to be shipped back to Peru.

744.446

Conflicts of Interest; prohibited activities; court approval; breach of fiduciary duty.

(1) It is essential to the proper conduct and management of a guardianship that the guardian be independent and impartial. The fiduciary relationship which exists between the guardian and the ward may not be used for the private gain of the guardian other than the remuneration for fees and expenses provided by law. The guardian may not incur any obligation on behalf of the guardianship which conflicts with the proper discharge of the guardian's duties.

(3) Unless prior approval is obtained by court order, or unless such relationship existed before appointment of the guardian and is disclosed to the court in the petition for appointment of guardian, a guardian may not:

(a) Have any interest, financial or otherwise, direct or indirect, in any business transaction or activity with the ward, the judge presiding over the case, any member of the appointed examining committee, any court employee involved in the guardianship process, or the attorney for the ward;

ATTACHED;SUPPORTING DOCUMENTS WITH MOTION, TO MOVE ALL PREVIOUSLY MAILED OF MY DOCUMENTS FROM OF THIS CASE TO NEW CASE.

, I AM ASKING VERY MUCH SUPREME COURT IN FLORIDA TO GIVE TO ME BIG FAVOR ,TO MOVE ALLPREVIOUSLY MAILED TO YOU DOCUMENTS OF THIS CASE,TO NUMBER NEW CASE. NOW I-AM MAILING TO YOU COPIES OF ALL PREVIOUSLY DELIVERED TO YOU FILES SETS OF DOCUMENTS TO REMIND THIS METTER. IF SUCH MANEUVER IS NOT POSSIBLE , I AM ASKING YOU TO LET ME KNOW WITH ALLOWING ME TOOWN SOME TIME FOR GETTING THOSE RECORDS IN COMPLETE AND CLEAR VERSION ,WHICH I WOULD BE ABLE TO MAIL YOU. THANK YOU FOR YOUR RESPOND . MARIA

01-19-18-

- 1)-MOTION FOR APEAL OF DENIAL OF REHEARING BY FOURTH DISTRICT COURT OF APPEAL OF FLORIDA IN 4D17 -660.
- 2)-LETTER OF MOTION. WITH EIGHTY LSTS ATACHMENTS.
- 3)-LETTER FROM SUPRIME COURT OF FLORIDA 01-03-18.
- 4)- LETTER FROM DISTRICT COURT OF APPEAL 01-04018
- 5)-LETTER TO SUPRIME COURT OF FLORIDA 01-09-18 WITH THE LIST OF 77. ATTACHMENTS-SUPPORTING DOCUMENTS.
- 6)- LETTER TO THE FLORIDA SUPPRIM COURT 12-18-17 WITH THE LIST OF THREE ATTACHMENTS SUPPORTING DOCUMENTS.
- 7)- TWO LETTERS FROM SUPRIM COURTS OF FLORIDA 12-14-17
- 8)- LETTER TO SUPRIME COURT --MOTION OF APPEAL OF DECISION BY FOURT DISTRICT COURT OF APPIEAL OF FLORIDA IN 4D17-660 WITH ONLY LIST 67.ATTACHMENTS-SUPPORTING DOCUMENTS.

Maria Pikuta-Wilkinson
MARIA PIKUTA- WILKINSON 954-822-2488.

ATTACH

8

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August 11, 2021

[Redacted] Vulnerable Adult

[Redacted] Vulnerable Adult

VIA EMAIL:
c/o attorney@doniarobertspa.com

RE: Guardianship of [Redacted] Vulnerable Adult

De [Redacted] Vulnerable Adult

As a follow-up to our call on August 5, 2021, we wish to confirm our discussions and the decisions made [Redacted] Vulnerable Adult regarding these guardianship proceedings. Below, please find a summary of our discussion as well as a recap of decisions reached by the group.

Motion for rehearing and/or appeal of the ruling regarding substitution of counsel. During our call we spent a great deal of time discussing the Court's ruling on Mr. Brookmyer's motion to withdraw as counsel for your father and substitution by attorney [Redacted] Vulnerable Adult. Roberts and I both strongly believe that the Court's ruling was contrary to Florida law. We discussed the option of either filing a motion for rehearing or appealing the ruling and the ups and downs related to both options.

Neither Ms. Roberts's nor my firm specializes in appellate law. Therefore, if you wished to pursue appealing Judge Johnson's decision, you would need to retain outside counsel, who would either handle the appeal by themselves or would do so together with our firms. We discussed the fees and costs associated with such a decision. The overriding concern, however, was whether either would lead to the cancellation of the August 30 evidentiary hearing and eventual need to re-file/initiate again the guardianship proceedings if objections were made and sustained as to the staleness of the examining committee reports. It was agreed by both Drs. [Redacted] Vulnerable Adult neither a motion for rehearing nor an appeal would not be undertaken as relates to the issue of substitution of counsel for your father.

Lack of impartiality by the Court. The next issue discussed was whether the Court is or will be impartial in light of its comments regarding the "adversarial nature" of the guardianship. We specifically discussed filing a motion seeking the recusal of Judge Laura Johnson from these proceedings. Again, such a ruling may result in a cancellation of the August 30 evidentiary hearing

In re: *Guardianship*

Vulnerable Adult

Letter

Vulnerable Adult

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and the need to re-file. It was agreed by both [redacted] that a motion for recusal would not be pursued.

[redacted] We have finally received [redacted] report, which Mr. Held forwarded to you earlier next week. The report seems to be in line with what Dr. Otto and Dr. Bryan opined – that your father has mild cognitive impairment and needs the assistance of a guardian to handle his finances and other activities of daily living. Although we no longer need to depose Dr. Santana, we do have a call scheduled with her, as well as calls scheduled with the other examining committee members, to discuss their reports and prepare them for trial.

We have also sent an email to [redacted] asking whether she will abide by Mr. Brookmyer's representations that no objections as to staleness of the examining committee reports will be made. We have not received a response from [redacted] We will, of course, keep you informed on this matter. In an abundance of caution, however, we have issued subpoenas for examining committee members Dr. Otto and Dr. Bryan's attendance at the August 30 hearing. We have also sent requests to each of them for a conference call prior to the hearing date.

We believe the foregoing is reflective of our conversations. Should any of the recitations above be incorrect, please let us know immediately so that we may discuss same.

Very truly yours,

Kathryn N. Lewis
(Digitally signed at direction and with approval of Ms. Lewis)

Kathryn N. Lewis, Esq.

KNL:pma

Redaction Log

Total Number of Redactions in Document: 247

Redaction Reasons by Page

Page	Reason	Description	Occurrences
2	Vulnerable Adult	Records Concerning Reports of Abuse, Neglect, or Exploitation of the Vulnerable Adult. FSS 415.107(1)	6
3	Vulnerable Adult	Records Concerning Reports of Abuse, Neglect, or Exploitation of the Vulnerable Adult. FSS 415.107(1)	17
4	Vulnerable Adult	Records Concerning Reports of Abuse, Neglect, or Exploitation of the Vulnerable Adult. FSS 415.107(1)	16
5	Vulnerable Adult	Records Concerning Reports of Abuse, Neglect, or Exploitation of the Vulnerable Adult. FSS 415.107(1)	11
6	Vulnerable Adult	Records Concerning Reports of Abuse, Neglect, or Exploitation of the Vulnerable Adult. FSS 415.107(1)	6
7	Vulnerable Adult	Records Concerning Reports of Abuse, Neglect, or Exploitation of the Vulnerable Adult. FSS 415.107(1)	4
8	Vulnerable Adult	Records Concerning Reports of Abuse, Neglect, or Exploitation of the Vulnerable Adult. FSS 415.107(1)	2
10	Vulnerable Adult	Records Concerning Reports of Abuse, Neglect, or Exploitation of the Vulnerable Adult. FSS 415.107(1)	3
11	Vulnerable Adult	Records Concerning Reports of Abuse, Neglect, or Exploitation of the Vulnerable Adult. FSS 415.107(1)	3
12	Vulnerable Adult	Records Concerning Reports of Abuse, Neglect, or Exploitation of the Vulnerable Adult. FSS 415.107(1)	18
14	Vulnerable Adult	Records Concerning Reports of Abuse, Neglect, or Exploitation of the Vulnerable Adult. FSS 415.107(1)	4
15	Vulnerable Adult	Records Concerning Reports of Abuse, Neglect, or Exploitation of the Vulnerable Adult. FSS 415.107(1)	8
20	Vulnerable Adult	Records Concerning Reports of Abuse, Neglect, or Exploitation of the Vulnerable Adult. FSS 415.107(1)	3
21	Vulnerable Adult	Records Concerning Reports of Abuse, Neglect, or Exploitation of the Vulnerable Adult. FSS 415.107(1)	2
22	Vulnerable Adult	Records Concerning Reports of Abuse, Neglect, or Exploitation of the Vulnerable Adult. FSS 415.107(1)	3

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25	Vulnerable Adult	Records Concerning Reports of Abuse, Neglect, or Exploitation of the Vulnerable Adult. FSS 415.107(1)	4
26	Vulnerable Adult	Records Concerning Reports of Abuse, Neglect, or Exploitation of the Vulnerable Adult. FSS 415.107(1)	2
27	Vulnerable Adult	Records Concerning Reports of Abuse, Neglect, or Exploitation of the Vulnerable Adult. FSS 415.107(1)	6
28	Vulnerable Adult	Records Concerning Reports of Abuse, Neglect, or Exploitation of the Vulnerable Adult. FSS 415.107(1)	11
29	Vulnerable Adult	Records Concerning Reports of Abuse, Neglect, or Exploitation of the Vulnerable Adult. FSS 415.107(1)	10
30	Vulnerable Adult	Records Concerning Reports of Abuse, Neglect, or Exploitation of the Vulnerable Adult. FSS 415.107(1)	9
31	Vulnerable Adult	Records Concerning Reports of Abuse, Neglect, or Exploitation of the Vulnerable Adult. FSS 415.107(1)	5
32	Vulnerable Adult	Records Concerning Reports of Abuse, Neglect, or Exploitation of the Vulnerable Adult. FSS 415.107(1)	2
33	Vulnerable Adult	Records Concerning Reports of Abuse, Neglect, or Exploitation of the Vulnerable Adult. FSS 415.107(1)	1
34	Vulnerable Adult	Records Concerning Reports of Abuse, Neglect, or Exploitation of the Vulnerable Adult. FSS 415.107(1)	1
35	Vulnerable Adult	Records Concerning Reports of Abuse, Neglect, or Exploitation of the Vulnerable Adult. FSS 415.107(1)	2
36	Vulnerable Adult	Records Concerning Reports of Abuse, Neglect, or Exploitation of the Vulnerable Adult. FSS 415.107(1)	6
37	Vulnerable Adult	Records Concerning Reports of Abuse, Neglect, or Exploitation of the Vulnerable Adult. FSS 415.107(1)	1
38	Vulnerable Adult	Records Concerning Reports of Abuse, Neglect, or Exploitation of the Vulnerable Adult. FSS 415.107(1)	2
39	Vulnerable Adult	Records Concerning Reports of Abuse, Neglect, or Exploitation of the Vulnerable Adult. FSS 415.107(1)	1

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43	Vulnerable Adult	Records Concerning Reports of Abuse, Neglect, or Exploitation of the Vulnerable Adult. FSS 415.107(1)	6
44	Vulnerable Adult	Records Concerning Reports of Abuse, Neglect, or Exploitation of the Vulnerable Adult. FSS 415.107(1)	5
45	Vulnerable Adult	Records Concerning Reports of Abuse, Neglect, or Exploitation of the Vulnerable Adult. FSS 415.107(1)	13
46	Vulnerable Adult	Records Concerning Reports of Abuse, Neglect, or Exploitation of the Vulnerable Adult. FSS 415.107(1)	5
47	Vulnerable Adult	Records Concerning Reports of Abuse, Neglect, or Exploitation of the Vulnerable Adult. FSS 415.107(1)	1
48	Vulnerable Adult	Records Concerning Reports of Abuse, Neglect, or Exploitation of the Vulnerable Adult. FSS 415.107(1)	1
49	Vulnerable Adult	Records Concerning Reports of Abuse, Neglect, or Exploitation of the Vulnerable Adult. FSS 415.107(1)	3
50	Vulnerable Adult	Records Concerning Reports of Abuse, Neglect, or Exploitation of the Vulnerable Adult. FSS 415.107(1)	3
51	Vulnerable Adult	Records Concerning Reports of Abuse, Neglect, or Exploitation of the Vulnerable Adult. FSS 415.107(1)	2
52	Vulnerable Adult	Records Concerning Reports of Abuse, Neglect, or Exploitation of the Vulnerable Adult. FSS 415.107(1)	5
53	SSN	SOCIAL SECURITY NUMBERS. All SSN; Exceptions: generally other governmental agencies. FSS. 119.071(4) and (5)	4
53	Vulnerable Adult	Records Concerning Reports of Abuse, Neglect, or Exploitation of the Vulnerable Adult. FSS 415.107(1)	7
67	Vulnerable Adult	Records Concerning Reports of Abuse, Neglect, or Exploitation of the Vulnerable Adult. FSS 415.107(1)	7
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Redaction Log

Redaction Reasons by Exemption

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