Exhibit I

From: hadas feinberg h_feinberg@yahoo.com

Subject: Mail Fraud

Date: Sep 5, 2024 at 2:45:22 PM

To: spam@uspis.gov

Hello,

On 8/29/2024, the mailman at 102 Carolyn street Harrisburg Pa 17112 committed mail fraud and released protected information to another individual without permission. The information released is redacted through a court order for protection of my family and the usps employee leaked my information.

Please contact me as soon as possible.

352-514-5335

Hadassah Feinberg Sent from my iPhone Amy Otstott 102 Carolyn Street Harrisburg, Pa 17112 (717) 317-7377

To whom this may cocern,

September 3, 2024

My name is Amy Otstott. I am a resident of Pennsylvania residing in Dauphin County, at 102 Carolyn Street, Harrisburg, Pa. 17112. Hadassah Feinberg and I met in 2017 when we worked together at T.W. Ponessa Counseling Services. I have a close relationship with Hadassah Feinberg and have witnessed many of the crimes committed against Hadassah Feinberg by the Defendants.

Hadassah Feinberg has always been a law-abiding citizen helping advocate for victims of crime. On October 12, 2023, Hadassah Feinberg saved Marcie Gail Smith's four minor children after they were left abandoned, unclothed, and soiled in feces at 63 North 18th street, Harrisburg, Pa 17103. Hadassah Feinberg is an experienced and licensed foster adoptive mother with Dauphin County Children and Youth Services who adopted her youngest child in April, 2022. She provided shelter and care to the four Smith children for a total of five days at 3807 Bonnyvew Rd. Harrisburg, Pa 17109. On October 16, 2023, the fourth day of caring for the Smith children, Hadassah Feinberg filed a complaint to the Department of Human Services against Defendants for failing to assist the abused children. The Defendants subsequently filed a complaint against Hadassah Feinberg in retaliation on October 18, 2023. During this time, the three older children were harassed daily at their schools through unlawful interrogation.

Hadassah Feinberg is a wonderful mother and has always had sole custody of her four children, Ella Liat Feinberg, Ariel Netanel Feinberg, Eliana Atara Feinberg, and Ben Natan Feinberg. She maintains a cordial and healthy relationship with their father, Mr. Di Vita who visits regularly from California. Hadassah Feinberg moved to Florida with her four minor children on March 25, 2024, seeking asylum from the public corruption. Upon their arrival in the State of Florida, Hadassah Feinberg notified Governor Ron De Santis, FDLE, and Clay County Sherriff that they were seeking protection against public corruption because of retaliation, and false reports made by Marisa McClellan, Lisa Wheeler, Scott Smith, Donald L. Carmelite and Marcie Smith for exposing their crimes. Hadassah Feinberg and her four children live in and own their home in Florida that was redacted through the Clay County Clerk of Court in May 2024 for their safety and protection against harassment, threats, stalking, etc. by the Defendants.

Hadassah Feinberg has expressed her first amendment rights and been vocal about the crimes the Defendants committed in October 2023 and has worked with hundreds of victims in the State of Pennsylvania seeking assistance and remedy from public corruption.

Hadassah Feinberg and her children have a valid fear of being harmed repeatedly by the Defendants who already removed Hadassah Feinberg's children once on false grounds and

hearsay for 13 days from November 3, 2023, to November 16, 2023 which was dismissed by the Cumberland County Court of Common Pleas. The Defendants continue to perjure themselves on official record before the Pennsylvania Commonwealth Court stating in their Brief on July 31, 2024, that they have custody of Hadassah's four children even though their false reports and Petition in the Court, were previously dismissed and unfounded on November 16, 2023.

Hadassah Feinberg's children were <u>never</u> adjudicated, because the reports were fabricated by the employees who were retaliating against Hadassah Feinberg for exposing their crimes against Marcie Gail Smith's children.

On August 26, 2024, the Dauphin County Court of Common Pleas Granted Emergency Removal of Marcie Gail Smith's children, and on August 29, 2024, the Court scheduled a Dependency Hearing for Marcie Gail Smith's children. Hadassah Feinberg had taken the Smith children in to the Emergency Room to be treated on October 13, 2023 after she discovered their permanent bruises.

Marcie Gail Smith, Marisa McClellan, Lisa Wheeler, Scott Smith, and Donald L. Carmelite are obstructing justice and covering up crimes against Marcie Gail Smith's children. They are harassing, threatening, and intimidating Hadassah Feinberg for exposing their crimes. They are stalking her social media accounts and stalking her residence through an abuse of authority with a postal worker.

Hadassah Feinberg has sued the Defendants in State and Federal Court for Civil Rights violations, and RICO crimes. She has also named all five defendants in a criminal complaint which is being investigated by the Philadelphia District Attorney's Office, District Attorney James Dellafiora.

August On October 29, 2024, the Defendants unlawfully obtained Hadassah Feinberg's Court redacted address by falsifying reports to a USPS employee in Harrisburg, Pennsylvania. The USPS Employee directly reported and communicated with this witness, Kasey Wright, and Sherry Wright. The Defendants listed herein intimidated us and used threatening statements to intimidate us against helping Hadassah Feinberg. Hadassah Feinberg has been lawfully using my address for mail since November 3, 2023, at 102 Carolyn Street, Harrisburg, Pa 17112, to protect her children and herself from retaliation, physical threat, and harassment by the Defendants. The Defendants are now trying to intimidate witnesses, so Hadassah Feinberg is isolated, and ambushed with their false reports.

I am a direct witness of the unlawful tactics the Defendants are using to bolster their fraudulent claims and conceal their crimes. I have been in close communication and have spent months with Hadassah Feinberg and her children throughout their fight to survive the public corruption. Hadassah is an amazing person who fights for justice, not just for herself but for hundreds of other victims.

Donald L. Carmelite has threatened to kill and coverup the murder of Hadassah Feinberg just like other Pennsylvania employees concealed the murder of Ellen Greenberg as a suicide. The public corruption in Pennsylvania is out of control and Hadassah Feinberg and her children are thriving in Florida schools and communities with the assistance and protection of the Clay County Sheriff's Department. Hadassah Feinberg fears that the retaliation, threats, and harassment will destroy what she has started building in Florida and will physically harm her and her children.

Hadassah Feinberg has a legal right to sue the Defendants for the harm and injury they caused her family in Pennsylvania without fearing for her life in Florida. The Defendants behavior on August 20, 2024, August 29, 2024, August 30, 2024, and September 3, 2024, is threatening the safety of Hadassah Feinberg and her children, harassing Hadassah Feinberg and her children, and stalking Hadassah Feinberg and her children. Hadassah Feinberg's children are afraid to sleep away from their mother because of the trauma induced by the Defendants threats and physical actions.

The threatening and ongoing stalking behavior of the Defendants, is raising concern for Hadassah Feinberg's family and friends, like myself, who have been primary witnesses of the Defendants crimes up to today's date. For example, in August 2024, the Defendant's wrote Hadassah Feinberg messages on social media telling her to "have fun at guantanamo bay" and have mocked and to "purchase kevlar" inferring that she will suffer permanent injury or fatality with deadly force from the Defendants. Hadassah Feinberg has purchased a bulletproof vest as a result and continues to live in fear for her children's lives and her own life. Hadassah is fighting for her & her childrens' lives daily, This family deserves justice for the trauma that they are going through.

If you have any questions feel free to call me at (717) 317-7377.

Kindly,

Amy Otstott

102 Carolyn Street Harrisburg, Pa 17112

(717) 317-7377



U.S. Postal Inspection Service Mail Fraud Report

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Important! The form should be completed IN CAPITAL LETTERS u		oint/fountain pen.
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Tracking Number
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How did it differ from what you expected?
How much did the company ask you to pay?
Do you have the item?
How was it delivered?
☐ U.S. Mail ☐ Private Courier ☐ In Person ☐ Other
Have you contacted the company or person about the complaint? Yes \(\Bar{\text{No}} \) No
Have you contacted the company or person about the complaint? Yes No If yes, date of last contact.
// / / / / / / / / / / / / / / / / / /
If no, why?
☐ Disconnected Telephone ☐ Unlisted Telephone ☐ Unanswered Telephone
Legitimate businesses appreciate feedback. Check the offer for the delivery time, usually 6-8 weeks; then contact the company. Wait 2 weeks after
contacting them before sending us this form. When a delivery time is not specified, a Federal Trade Commission rule mandates fulfillment within 30 days, unless you applied for first-time credit with the company.
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DID YOU LOSE MONEY?
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TYPE OF MAIL FRAUD COMPLAINT

Find the general category below that describes your area of concern, and check the specific item. (Check one only.)

Adva	ance Payment	П	International Fraud
	Credit Card		Impostor (e.g., IRS, Social Security, grandchild,
	Credit Repair, Debt Consolidation	Ų.	grandparent)
	Loans	Inve	stment
Ů.	Medical Services		Franchise
	Chain Letter		Gems, Coins, Precious Metals
	Charity Fraud		Securities, Stocks
	Contest, Prize, or Sweepstakes		
		Lotte	ery (You pay to play)
Educ	eation Fraud		Domestic
	Certification		Foreign
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Empl	loyment		Medical Cure
	Distributorship, Multilevel Marketing		Sexual Aid
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	Postal Service Job	<u> </u>	
	Secret Shopper	Merc	chandise or Services
	Work at Home		Failure to Pay
			Failure to Provide
False	Bill or Notice		Internet Auction
	Classified Ad		Misrepresentation of Product or Service
	Collection Agency Notice	Adord	tgage Fraud
	Directory Solicitation		Foreclosure Rescue
	Office Supplies		Mortgage Modification
	Subscription/Periodical		Reverse Mortgage
	Taxes	L.	Heverse wortgage
		Pers	onal
Flauc	clary (Perpetrated by person in position of trust, financial advisor, attorney, etc.)		Dating Service
Ø	Bribery, Kickbacks, Embezzlements		False Divorce Decree
- 🛛 -	Estate		Mail Order Bride
	Financial Planning	Pool	Estate
	Will		Land Sales
义	Harassment (Merchandise ordered in your name		Timeshare
	without vour consent.)		Vacation or Travel
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ADDITIONAL INFORMATION
Use the space below to provide any other, important information about this complaint: On 1/29/2024 Donald Camelife unlawfully abfance My confidential information from a USPS Imployee. My confidential information about this complaint: My confidential informa

Thank you for completing this form. Mail the form and copies of bills, receipts, advertisements, canceled checks (front and back), or correspondence related to your report to the address below. Do not mail your original. The U.S. Postal Inspection Service is a federal law enforcement agency, and Postal Inspectors gather facts and evidence to determine whether a violation has occurred under the Mail Fraud or False Representation Statutes. While we can't guarantee you will recover money lost to fraud, your information can help alert inspectors about new fraud schemes and prevent others from being victimized. Postal inspectors base mail fraud investigations on the number, substance, and pattern of complaints received from the public; therefore, we ask you to keep all original documents relating to your complaint, including the solicitation, any mailing envelopes, and canceled checks. Under our Consumer Protection Program, Postal Inspectors may contact individuals or businesses on your behalf to request that complaints be resolved. We will contact you if more information is needed. Postal Inspectors caution that, once you have been targeted in a fraud scheme, your name may be passed along to other con artists, so beware of future solicitations. If you know of others who believe they were victimized by fraud, we recommend they submit a Mail Fraud Report, Postal Inspectors suggest that, before completing a business transaction, contact the Chamber of Commerce, Better Business Bureau, or county or state Office of Consumer Affairs where the firm is located to get information on the company. Visit the Better Business Bureau at bbb.org, the state National Association of Attorneys General at naag.org, and the Postal Inspection Service at www.uspis.gov for more information on fraud involving use of the mail. Remember: If a deal sounds too good to be true, it probably is!

Return this form to your postmaster, or mail to:

CRIMINAL INVESTIGATIONS SERVICE CENTER ATTN: MAIL FRAUD 433 W HARRISON STREET, RM 3255 CHICAGO IL 60699-3255

PRIVACY ACT STATEMENT

Your information will be used to submit a mail fraud report and to support investigations of criminal, civil, or administrative matters. Collection is authorized by 39 U.S.C. 401 and 404; and 18 U.S.C. 3061.

Supplying the information is voluntary, but if not provided, we may not be able to investigate your mail fraud complaint. We do not disclose your information to third parties without your consent, except to act on your behalf or request, or as legally required. This includes the following limited circumstances: Incident to legal proceedings that the U.S. Postal Service (USPS®) is a party to or has an interest in litigation; for law enforcement purposes when the USPS becomes aware of an actual or potential violation of law; to a congressional office in response to an inquiry; to entities or individuals under contract or agreement with USPS to fulfill a function or provide a product or service; to government agencies and other entities authorized to perform audits; to labor organizations as required by law; to a federal, state, local, or foreign government agency when necessary in connection with decisions by the requesting agency or USPS; to the Equal Employment Opportunity Commission when requested in connection with the investigation of a formal complaint; to the Merit Systems Protection Board or Office of Special Counsel for the purpose of litigation; to the public, news media, trade associations, or organized groups to provide information of interest to the public; to a federal, state, local or foreign prison, probation, parole, or pardon authority or to any other agency involved with the maintenance, transportation, or release of a person held in custody; and to a foreign country as authorized by an international treaty, convention, or executive agreement or to the extent necessary to assist such country in apprehending or returning a fugitive to its jurisdiction. For more information on our privacy policies visit www.usps.com/privacypolicy.

Name and Signature PS Form **8165**, July 2021, (Page 4 of 4) Halassalv (Emberg P.O. Box 745 Perney Farms, Fi 32079



Commal Investigations Service Center Attn: Mail Fraud 433 W. Harnson St. Rm 8258 Clucago: IL 60699



U.S. Postal Inspection Service Mail Fraud Report

Important! The form should be completed IN CAPITAL LETTERS using a BLA Characters and marks should be similar in the style to the following:	CK or DARK BLUE ballpoint/fountain pen.
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HOW WERE YOU CONTACTED?	
KEEP ANY ORIGINAL DOCUMENTS. WE MAY CONTACT YOU ABOUT THE DOCUMENTS. Check drie of the following: U.S. Mail"* Telephone Internet ISP Website Email	Phone App Other
Explain Scott Evans motered a court ord	er on 5/18/2024.
but did not mail H with USPS until	7/2/2024.
On what date were you contacted?	Does the envelope have a permit number?
On what date were you contacted? If by mail, do you have the envelope it was mailed in? Yes No	Permit Number Permit State
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WAS METERED TO OBSTRUCT GOVET PROCEEDINGS
How much did the company ask you to pay?
Do you have the item?
How was it delivered?
U.S. Mail Private Courier In Person U Other
TV. DW
Have you contacted the company or person about the complaint? X Yes No
If yes, date of last contact
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If no, why? Address Unavailable Addressee Not at Address
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Legitimate businesses appreciate feedback. Check the offer for the delivery time, usually 6-8 weeks; then contact the company. Wait 2 weeks after contacting them before sending us this form. When a delivery time is not specified, a Federal Trade Commission rule mandates fulfillment within 30 days,
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TYPE OF MAIL FRAUD COMPLAINT

Find the general category below that describes your area of concern, and check the specific item. (Check one only.)

Advanc	ce Payment		International Fraud
	Credit Card		Impostor (e.g., IRS, Social Security, grandchild,
	Credit Repair, Debt Consolidation		grandparent)
	Loans	inves	stment
	Medical Services		Franchise
	Chain Letter		Gerns, Coins, Precious Metals
	Charity Fraud		Securities, Stocks
	Contest, Prize, or Sweepstakes	*	
			ry (You pay to play)
	tion Fraud		Domestic
	Certification		Foreign
	Degree	Medi	ical Quackery
 Emplo	yment		Medical Cure
	Distributorship, Multilevel Marketing		Sexual Aid
	Overseas Job		Weight Loss
	Postal Service Job		
	Secret Shopper		chandise or Services
	Work at Home		Failure to Pay
	:		Failure to Provide
False E	Sill or Notice		Internet Auction
	Classified Ad		Misrepresentation of Product or Service
	Collection Agency Notice	Mori	tgage Fraud
	Directory Solicitation		Foreclosure Rescue
	Office Supplies		Mortgage Modification
	Subscription/Periodical		Reverse Mortgage
	Taxes	لنا	novoise mongage
	Contract of the same to the state of the same to	Pers	onal
Figueia	ary (Perpetrated by person in position of trust, financial advisor, attorney, etc.)		Dating Service
X	Bribery, Kickbacks, Embezziements		False Divorce Decree
 	Estate		Mail Order Bride
	Financial Planning	Real	l Estate
	Will		Land Sales
П	Harassment (Merchandise ordered in your name	П	Timeshare
لسلا	without vour consent.)		Vacation or Travel
Insura	nce	П	Sexually Oriented Advertisement
	Health Care-Related	.—	
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	Property Insurance Related		OF LEGAL POCUMENTS

ADDITIONAL INFORMATION
Use the space below to provide any other, important information about this complaint: LOURT ORDER THAT WAS DATED ON S12412024 WAS METERED ON 5,2812024 AND INOT SENT TO THE POST OFFICE UNITLE FILLO CASE. THAVE THE ORIGINAL ENVELOPE FOR EVIDENCE AND INVESTIGATION.

Return this form to your postmaster, or mail to:

CRIMINAL INVESTIGATIONS SERVICE CENTER ATTN: MAIL FRAUD 433 W HARRISON STREET, RM 3255 CHICAGO IL 60699-3255

PRIVACY ACT STATEMENT

Your information will be used to submit a mail fraud report and to support investigations of criminal, civil, or administrative matters. Collection is authorized by 39 U.S.C. 401 and 404; and 18 U.S.C. 3061.

Supplying the information is voluntary, but if not provided, we may not be able to investigate your mail fraud complaint. We do not disclose your information to third parties without your consent, except to act on your behalf or request, or as legally required. This includes the following limited circumstances: Incident to third parties without your consent, except to act on your behalf or request, or as legally required. This includes the following limited circumstances: Incident to third parties without your consent, except to act on your behalf or request, or as legally required. This includes the following limited circumstances: Incident to third parties without your consent, except to act on your behalf or request in litigation; for law enforcement purposes when the USPS becomes aware legal proceedings that the U.S. Postal Service (USPS®) is a party to or has an interest in litigation; to entities or individuals under contract or agreement with USPS to of an actual or potential violation of law; to a congressional office in response to an inquiry; to entities authorized to perform audits; to labor organizations as required by law; fulfill a function or provide a product or service; to government agencies and other entities authorized to perform audits; to labor organizations as required by law; fulfill a function or provide agency or USPS; to the Equal Employment to a federal, state, local, or foreign government agency when necessary in connection with decisions by the requesting agency or USPS; to the Equal Employment Opportunity Commission when requested in connection with the investigation of a formal complaint; to the Merit Systems Protection Board or Office of Special Counsel for the purpose of litigation; to the public, news media, trade associations, or organized groups to provide information of interest to the public; to a federal, state, local or foreign provided in connection with the investigation, or pardon authority or to any other agency involved with the maintenance, transportation, or relea

Counsel for the purpose of litigation; to the public, new federal, state, local or foreign prison, probation, parole person held in custody; and to a foreign country as au such country in apprehending or returning a fugifive to	, or pardon authority or to any other agency inve	r executive agreement or to the extent necessary to assis
Name and Signature Had assalt tubben Per Form 8165, July 2021, (Page 4 of 4)	Hadassle July	Date 09/0/2029

Sept 4, 2024 To the honorable Court, My name is Isabel Feinberg and I am Hadassah Feinbergs Mother, and the grandmother of Ella Fiat Feinberg. Owiel Betanel Frinker. Eliane Gtarateinher and Bon Norton Freinher. Dreside at 3334 North 3rd Street Harrishurg, Pa. 17110. I have witnessed Marisa McClellan, Lion Wheeler, Scott Smith, Marcie Gail Smith, and Donald J. Carmelite Thresten, harrass Cyber Stack, and Physically Stack mydaughte Hadassah Feinberg and my it grandchildren on 10/19/2023, 11/3/2023, 8/20/2024, 8/27/2024, 8/29/2024, 8/30/2024. My doughter and my grandchildren's lives are in immenent danger. They need an omergency restraining order Sincerely Dahel Flancier 717-903-1948

From: FOIPAQUESTIONS@fbi.gov

Subject: RE: [EXTERNAL EMAIL] - Fwd:

Date: Oct 21, 2024 at 10:29:26 AM

To: hadas feinberg h_feinberg@yahoo.com

Thank you for contacting foipaquestions@fbi.gov. The foipaquestions@fbi.gov email address is not the proper submission method for new Freedom of Information/Privacy Act (FOIPA) requests.

You may submit your request electronically at https://efoia.fbi.gov (available 24 hours a day), or mail it to FBI, Attn: FOIPA Request, 200 Constitution Drive, Winchester, VA 22602-4843. Please be sure to include your contact information, to include complete mailing address, on any correspondence.

Additional information about the FOIPA can be found at http://www.fbi.gov/foia.

Should you have questions about preparing or submitting your request, please feel free to reach out.

Respectfully,

Public Information Officer FBI - Information Management Division 200 Constitution Drive Winchester, VA 22602

O: (540) 868-4593

E: foipaquestions@fbi.gov

Do you have further questions about the FOI/PA process? Visit us at http://www.fbi.gov/foia

Please check the status of your request online at https://vault.fbi.gov/fdps-1/@@search-fdps Status updates are performed on a weekly basis.

Note: This is a non-emergency email address. If this is an emergency, please call 911 directly. If you need to report a tip for immediate action, please contact FBI Tips at http://tips.fbi.gov/ or reach out to your local field office.

From: hadas feinberg < h feinberg@yahoo.com >

Sent: Monday, October 21, 2024 8:29 AM

To: Steinberg, Susan Elizabeth (PH) (FBI) < sesteinberg@fbi.gov>

Subject: [EXTERNAL EMAIL] - Fwd:

Begin forwarded message:

From: Kenneth Keller

Date: March 8, 2024 at 1:03:20 PM EST

To: hadas feinberg < h feinberg@yahoo.com >

Good afternoon,

In October 2023, I accepted your walk-in complaint and formally documented an incident in accordance with FBI policy.

In response to numerous communications I received from you since October 2023, I have consulted with local authorities in Pennsylvania, FBI personnel, FBI victim services, and my management at Washington Field on this matter. I am not in a position to provide further assistance because the allegations you continue to report are not occurring in the Washington Field area of responsibility. Further contact needs to be directed to the FBI Philadelphia Division.

Kind regards,

Kenneth W. Keller Supervisory Special Agent FBI Washington Field Office

Exhibit J

IN RE: FULL BENCH RECUSAL OF ALL HADASSAH FEINBERG MATTERS

: IN THE COURT OF COMMON PLEAS : DAUPHIN COUNTY, PENNSYLVANIA

Orphans' Court No. 2224-0001

: AO-37-2024

ADMINISTRATIVE ORDER

AND NOW this 5th day of September 2024, upon review of Judge Royce Morris' Order of September 4, 2024 (1617 MD 2024) based upon This Court's Order of May 24, 2024 (805 MD 2024), and considering that Hadassah Feinberg has instituted various legal actions against members of This Court, its staff, and Court Administration, it is hereby ORDERED and DIRECTED that the entire Dauphin County bench is recused from any matter in which Hadassah Feinberg is a party. Court Administration is directed to arrange for the appointment of a Judge from outside Dauphin County to preside over all such matters and proceedings.

This order shall remain in effect until the various legal actions instituted by Hadassah Feinberg against members of This Court, its staff, and Court Administration have been closed.

BY THE COURT:

CED 0 5 2024

Scott Arthur Evans, President Judge

DISTRIBUTION:

Scott Arthur Evans, President Judge

Judge Deborah E. Curcillo

Judge Andrew H. Dowling

Judge William T. Tully

Judge Edward M. Marsico, Jr.

Judge John Joseph McNally

Judge Royce L. Morris

Judge Jeffery B. Engle

Judge Courtney Powell

Senior Judges' Chambers

Stephen B. Libhart, District Court Administrator

Sara Shaffer, Deputy Court Administrator-Civil

Hadassah Feinberg, 102 Carolyn Street, Harrisburg, PA 17112

Hadassah Feinberg, P. O. Box 745, Penney Farms, FL 32079

Exhibit K

IN THE COURT OF COMMON PLEAS DAUPHIN COUNTY, PENNSYLVANIA

IN RE: APPLICATION FOR EMERGENCY SOLD INTRE INTEREST OF PROTECTIVE CUSTODY

ERIOA JEAN SMITH

NORWANTE DINEWAY

ORDER

AND NOW, this Zoday of A. 2024, on consideration of the

RETURNER. Hadasah reinderels Apolision for Americany Projective Cultofy

oursuant to 23 Pa. C.S. § 6301 and 23 Pa. C.S. § 6303, this Court ORDERS that the

Application for Emergency Protective Custody is GRANTIED

BYTHE COUR

DISTRIBUTTIONS

i edasəh Fandari 102 Cerolyn Street 1963 Derry, Pes. 177912

Exhibit L

In Re: E.J.S, E.R.S, E.N.S and E.S.,

IN THE GOURT OF COMMON PLEAS
DAUPHIN COUNTY, PENNSYLVANIA

Minors

NO.: 1617 MD 2024

ORDER OF COURT

AND NOW, this 22 day of October, 2024, upon return of the appeal to come on

the Superior Court, it is HEREBY ORDERED that the Applications for Emergency

Protective Custody for the above reference duminous are DISMISSED as moot. 1

BY THE COURTS

William P. Melton, Sanfor Judge

These private applications were filled on July 5, 2024, all alleging the need for protective custody for the foremost diffdren because of lack of adequate percential approvision and varying forms of abuse for alleged conduct prior to October 17, 2023.

On October 30, 2023, the Dauphin County Children and Youth Services (Agency) filed with the Dauphin County Juvenile Court, four Dependency Patitions, one for each of the above referenced that then The children were then under the jurisdiction of the Agency and Juvenile Court. On April 19, 2024, the Juvenile Court entered or describe the eventual compliance with the developed parametery plants the children were an analytic screenings, and all eases were remained by anamency plants the children were an analytic screenings, and all eases were remained by anamency plants of 4/12/2024 in a solide. CP-22-DJ-2414, 205, 206 & 207 of 2023. She will the electrostances religious and lack the lack the screening and the parameters of the anamency plants and the county and the private and the screening anamency in a solide screening and the screening and the

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Zfarkschfeinbige (P.O. Bot746, Penney Telak, Die 320, D

Exhibit M

Hadassah Feinberg 102 Carolyn Street Harrisburg Pa. 17112 (717) 571-7021

Dorothy Watson Montgomery, Pa

Daniel C. Harris KW 3368 SCI Rockview 1 Rockview Place Bellefonte, PA 16823

Re: 16 Pa. § 1405 Misconduct of District Attorney

COMPLAINT FOR REMOVAL OF DISTRICT ATTORNEY

I, Hadassah Feinberg, Dorothy Watson, and Daniel Harris, hereby verify by oath and affirmation, and as aggrieved parties, in response to the willful and gross negligence of the Dauphin County District Attorney, Francis Chardo, charge the Dauphin County District Attorney, Francis Chardo, and Dauphin County Assistant District Attorney, Colin Zwally, with willful and gross negligence in the execution of the duties of the office.

Pursuant to 16 Pa. § 1405, this Court shall cause notice of this Complaint to be given to the district attorney and of the time fixed by the court for a hearing.

If after the hearing the court shall be of opinion that there is probable cause for the Complaint, they shall hand over or commit the district attorney to answer the same in due course of law.

The District Attorney is sworn into office to maintain and uphold the duties of public office pursuant to state and federal laws. 16 Pa. Code §1405 states:

If any district attorney shall willfully and corruptly (a) demand. take or receive any other fee or reward than such as is prescribed by law for any official duties required by law to be executed by the district attorney in any criminal proceeding, or if such district attorney shall be guilty of willful and gross negligence in the execution of the duties of the office, that individual shall be guilty of a misdemeanor in office, and, on conviction thereof, be sentenced to pay a fine not exceeding one thousand dollars (\$1,000) and to undergo imprisonment not exceeding one year, and the office shall be declared vacant.

Upon complaint in writing, verified by oath or (b) of the party aggrieved, made to the court in affirmation attorney shall prosecute the pleas of the which any district charging such district attorney with Commonwealth, in the execution of the duties willful and gross negligence notice of the complaint of the office, the court shall cause the time fixed by the to be given to the district attorney and of court shall be court for a hearing . If after the hearing the complaint. of opinion that there is probable cause for the to they shall hand over or commit the district attorney answer the same in due course of law. If the court shall be of opinion that there is no probable cause for such complaint, they shall dismiss the same, with reasonable costs to be assessed by the court.

The Dauphin County District Attorney, Francis Chardo, and Dauphin County Assistant District Attorney, Colin Zwally, are guilty of willful and gross negligence in their public positions because they have obstructed justice, conspired with political and state actors to conceal and destroy evidence of crimes committed, and failed to uphold the duties they are sworn to protect.

Francis Chardo and Colin Zwally are named Defendants in an active lawsuit for RICO crimes in the State of Maryland and should be removed from office so that the public is protected from unnecessary crimes and corruption. If this Court should fail to respond to this Complaint in a timely Manner, an Action in Mandamus shall be filed before the Pennsylvania Commonwealth Court.

Kindly,	
Hadassah Feinberg Aggrieved Party	June 25, 2024
Dorothy Watson Aggrieved Party	June 25, 2024
Daniel Harris Aggrieved Party 1	June 25, 2024



Exhibit N

From: James Dellafiora James.Dellafiora@phila.gov

Subject: Ellen Greenberg matter and Private Criminal Complaint.

Date: Aug 21, 2024 at 7:05:39 PM

To: h_feinberg@yahoo.com, Hadassah Feinberg hlfeinbergindependentadvocacv@yahoo.com

Gc: Robert L. Listenbee Robert.Listenbee@phila.gov, Joanne Pescatore

Joanne.Pescatore@phila.gov

Dear Ms. Feinberg,

On August 18, 2024 you sent me an email with the following message:

"Hello,

We have a lot of information about the crimes that are being committed in your office. I know you said you transferred the Goldberg criminal complaint to Chester County. I need it reassigned to a different county because there is a conflict of interest in Chester county.

Thank you,

Hadassah Feinberg"

Please be aware that the Philadelphia District Attorney's Office no longer has any control over the Ellen Greenberg matter. This was communicated to you in an email on 8/6/24. To be clear, the Philadelphia District Attorney's Office cannot have anything to do with the matter.

As communicated to you previously, Chester County Assistant District Attorney Andrea Cardamone is handling the matter at the Chester County DA's Office. Her email is Acardamone@chesco.org. All of your questions regarding this matter need to be directed to her and the Chester County District Attorney's Office.

Sincerely,

Jim Dellafiora, ADA
Supervisor, Private Criminal Complaints Unit
Philadelphia District Attorney's Office
1425 Arch Street, 4th Floor
Philadelphia, PA 19102

Tel.: 215-686-9881 Fax: 215-686-9838

Email: james.dellafiora@phila.gov

Exhibit O

Exhibit P

From: Susan Steinberg sesteinberg@fbi.gov

Subject: Re: [EXTERNAL EMAIL] - Fwd: Date: Oct 21, 2024 at 9:12:31 AM

To: hadas feinberg h_feinberg@yahoo.com

There appears to be an open investigation assigned right now.

Therefore, they will reach out to you when necessary.

Susan

From: hadas feinberg < h feinberg@yahoo.com >

Sent: Monday, October 21, 2024 8:29 AM

To: Steinberg, Susan Elizabeth (PH) (FBI) < sesteinberg@fbi.gov>

Subject: [EXTERNAL EMAIL] - Fwd:

Begin forwarded message:

From: Kenneth Keller

Date: March 8, 2024 at 1:03:20 PM EST

To: hadas feinberg < h feinberg@yahoo.com >

Good afternoon,

In October 2023, I accepted your walk-in complaint and formally documented an incident in accordance with FBI policy.

In response to numerous communications I received from you since October 2023, I have consulted with local authorities in Pennsylvania, FBI personnel, FBI victim services, and my management at Washington Field on this matter. I am not in a position to provide further assistance because the allegations you continue to report are not occurring in the Washington Field area of responsibility. Further contact needs to be directed to the FBI Philadelphia Division.

Kind regards,

Kenneth W. Keller Supervisory Special Agent FBI Washington Field Office

Exhibit Q

IN THE COMMONWEALTH COURT OF PENNSYLVANIA

Hadassah Feinberg, : CASES CONSOLIDATED

Appellant

V.

Baltimore County Police Department, :
Dauphin County Children & Youth :
Services, Susquehanna Township School:
District, Susquehanna Township Police :
Department, Harrisburg City Police :
Department, Commissioner George P. :
Hartwick III, Crisis Intervention :
Services of Dauphin County, and :

Dauphin County Communications : Nos. 1429 & 1430 C.D. 2023

PER CURIAM

ORDER

NOW, November 7, 2024, upon review of Appellant Hadassah Feinberg's October 26, 2024 Application for Relief (Application), which seeks sanctions against Kimberly A. Boyer-Cohen, and the County Appellees' answer thereto, the Application shall be listed with the merits of the appeal.

¹ Attorney Boyer-Cohen is counsel for Commissioner George P. Hartwick III, Crisis Intervention Services of Dauphin County, and Dauphin County Communications (collectively, County Appellees).

Order Exit 11/07/2024

EXHIBIT A.R

The Paul Wolski Sr. Confession to a money scam by John J. Mchugh.
This is a video, taken on 2-12-2022, (date wrong on the save). in
Nazareth, Pa. 18064, Northampton County. Only the audio was transferred.

1. Pa.Statute for a PFA. 23 Pa. C.S. § 6102 Current through 2024 legislation effective July 8, 2024 Section 6102 - Definitions at General rule.-The following words and ptraces when used in this changer shall have the meanings given to them in this section criess the content clearly Indicates with the Paletin The Wilder Co. following acts between family or household actions. Sexual or unique partners or persons who share biological paresents. cause or intentionally, knowingly or recksessly causing to ally injury, serious bodily injury, rape, involuntary deviate sexual intercourse, sexual assault, statutory sexual assault, aggravated indecess assault indecess assault or incest with or without a deadly weapon. (2) Placing another in reasonable fear of inemiscret serious bodily injury.(3) The infliction of false to 18 Pa.C.S. § 2903 (relating to false Research fear of bodily injury. The definition of this the proceedings commenced under this title and is reservitions commenced under Title 18 "Adult" An individual who is 18 years of HC Laura Masco, The Lackawanna Da., He bediest case had PFA was then

Exhibit S

5-52-5019





CO. FOEN W.

TOCZYDLOWSKI LAW OFFICE

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Alloway to No. 60400

i was Coffic a 187 Main Steadt Archbeld Pannayivania 18403 Telephone: 673 876 3773 Facatorillo 170.876.0538 THE MATTER OF PALL WWOLSK SIL

An Alleged Incapaceated Person

IN THE CLUB! OF CLASSICAL PLUS CACKAWANNA COUNTY, PA ORPHAN'S COURT DIVISION NO 2019-000123

AND NOW, this 25 day of Jel. 1019 based upon everence and the record time Count finds by objar and convenieng evidence that PAUL M. WOLSKI, SK. # adjuctoried a locally incorporated person

This Count Bridge that PAUL M. WOLSKI, SR suffers from encephasopathy recondary to tungel meginglist and septile which has lift him with contribions of disabilities which totally impair his capacity to increive and invaluate information effectively and to make and communicate decreass concerning the management of his financial affairs

Yvonna Worman (the Guardian) is hereby appointed Pierrament Plenary Guardian of the Estate of Agnes and Perskapert Planary Guard an of the person of Paul M. Wolski, 2

The Countries shall comply with the requirements of 20 Pa C 5 § 5521 and submit the required reports to the court on an arrival basis for the duration of the guard antihits.

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ON TRACTO IN SE VAL

Description

The Guardian shall have the subpolity and responsibility to makings and use PAUL.

18. WOLSKI, SK-16 properly primarily for her benefit in accordance with 20 P4. C.S. §

5536 (A)

The accommendated judicial determinations have taken into consideration the matters required by 20 Pa. C.S. § 6512.1. The Court adopts the Proposed Findings of Fact and Concharions of Law submitted by the Pottlioner.

PAUL III. WOLSKI, SR, the adjustment incaperated person is extremel end intumed that she has a right to appeal this determination to the Superior Court of Sic Contractive of Parasylvania and, further, may public this Court at any time to modify or terminate this granifestable.

Counsel for the Papinson is described to some upon PAUL M. WOLSIO, SR. a copy of mis Order within this (5) down.

BY THE COURT

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PMO805 340920

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No Sept, No Footer No proof of Service

TOCZYDLOWSKI LAW OFFICE

Attorney for Petitioner Joseph S. Toczydlowski, Jr., Esquire Attorney Id. No. 77583 Joan Guarl, Esquire Attorney Id. No. 60403 THANGE TO LOTAL ESTUMIN JUN 12 A 9 20

LERG OF DAPHAICS COURT

Law Office: 392 Main Street

Archbald, Pennsylvania 18403 Telephone: 570.876.3779 Facsimile: 570.876.6636

IN THE MATTER OF PAUL M.WOLSKI SR.

An Alleged Incapacitated Person

IN THE COURT OF COMMON PLEAS' LACKAWANNA COUNTY, PA ORPHAN'S COURT DIVISION

NO. 2019-000123

FINAL DECREE - AMENDED

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AND NOW, this <u>la</u> day of <u>fune</u>, 2019, based upon evidence and the record this Court finds by clear and convincing evidence that **PAUL M. WOLSKI**, SR. is adjudicated a totally incapacitated person.

This Court finds that PAUL M. WOLSKI, SR. suffers from encephalopathy secondary to fungal meningitis and sepsis which has left him with conditions or disabilities which totally impair his capacity to receive and evaluate information effectively and to make and communicate decisions concerning the management of his financial affairs.

Yvonne Worman (the Guardian) is hereby appointed Permanent Plenary Guardian of the Estate of Paul M. Wolski, Sr. and Permanent Plenary Guardian of the person of Paul M. Wolski, Sr.

The Guardian shall comply with the requirements of 20 Pa.C.S. § 5521 and submit the required reports to the court on an annual basis for the duration of the guardianship.

The Guardian shall have the authority and responsibility to manage and use PAUL M. WOLSKI, SR.'S property primarily for her benefit in accordance with 20 Pa. C.S. § 5536 (A).

The aforementioned judicial determinations have taken into consideration the matters required by 20 Pa. C.S. § 5512.1. The Court adopts the Proposed Findings of Fact and Conclusions of Law submitted by the Petitioner.

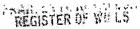
PAUL M. WOLSKI, SR., the adjudicated incapacitated person is advised and informed that she has a right to appeal this determination to the Superior Court of the Commonwealth of Pennsylvania and, further, may petition this Court at any time to modify or terminate this guardianship.

Counsel for the Petitioner is directed to serve upon PAUL M. WOLSKI, SR. a copy of this Order within five (5) days.

BY THE COURT

General

No Seal- No proper Service, No Footer



IN RE: PAUL M. WOLSKI, SR. 2021 SEP 15 AM ID: 4.1 IN THE COURT OF COMMON PLEAS OF LACKAWANNA COUNTY

AN INCAPACITATED PERSONLERK OF ORPHANS COURT DIVISION

NO. 2019-00123

ORDER

AND NOW, this 15 day of September, 2021, in consideration of the evidence presented in support of the Petition for Appointment of Substitute Guardian of the Person and Estate in Accordance with 20 Pa.C.S.A. §5512.2 filed by Liberty Healthcare Corporation, it is hereby ORDERED and DECREED as follows:

- 1. Yvonne Worman is removed as Guardian of Person and Guardian of the Estate of Paul M. Wolski, Sr. Yvonne Worman shall turn over to Family Service Association of Northeast Pennsylvania (FSA) all assets of Paul M. Wolski, Sr., accumulated as of July 1, 2021, and all income and Social Security Benefits received on behalf of Paul M. Wolski, Sr. received after June 5, 2021. Yvonne Worman shall file Final Reports as Guardian of the Person and Estate in conformity with 20 PA. C.S.A. §5521(c)(2).
- Family Service Association of Northeast Pennsylvania, (FSA) 31 West Market Street,
 Wilkes-Barre, PA is appointed as Plenary Guardian of the Person and Estate for Paul
 M. Wolski, Sr. The Guardian shall perform any all duties as set forth in 20 Pa. C.S.A.
 § 5521 et seq.
- 3. Family Services Association of Northeastern Pennsylvania (FSA), 31 West Market Street, Wilkes-Barre, PA shall serve as the Plenary Guardian of Person and Estate for Paul M. Wolski, Sr. FSA shall assert the rights and best interests of Paul M. Wolski, Sr. in all respects and shall respect the expressed wishes and preferences of Paul M.

Wolski, Sr. to the greatest possible extent. FSA shall assure and participate in the development of a plan of supportive services to meet Paul M. Wolski, Sr.'s needs which explains how services will be obtained. FSA shall encourage Paul M. Wolski, Sr. to participate to the maximum extent of his abilities in all decisions which affect him, to act on his own behalf whenever he is able to do so and to develop or regain, to the maximum extent possible, his capacity to manage his personal affairs.

- 4. FSA shall be authorized to retrieve any of Paul M. Wolski, Sr.'s assets without regard to where they may be situated. All entities and individuals shall grant to FSA as Guardian of the Estate access to any and all assets owned by Paul M. Wolski, Sr. FSA shall be entitled to transfer, retitle, withdraw, or otherwise exercise dominion and control over any and all said assets. The failure of any entity or individual to honor this Order may lead to contempt proceedings and the imposition of sanctions.
- 5. The Guardian (shall) (shall not) post a Court approved bond in the amount of and shall file reports in conformity with 20 Pa. C.S.A. §5521 (c)(2).
- 6. Paul M. Wolski, Sr., the adjudicated incapacitated person is advised and informed of the right to seek reconsideration of this Order pursuant to Rule 8.2 of the Pennsylvania Orphans' Court Rules and the right to appeal this Order within 30 days from the date of this Order by filing a Notice of Appeal with the Clerk of the Orphans' Court. Paul M. Wolski, Sr. may also petition the Court at any time to review, modify, or terminate the guardianship due to a change in circumstances Paul M. Wolski, Sr. has a right to be represented by an attorney to file a motion for reconsideration, an appeal, or to seek modification or termination of this guardianship. If the assistance of counsel is needed

and Paul M. Wolski, Sr. cannot afford an attorney, an attorney will be appointed to represent Paul M. Wolski, Sr. free of charge.

Counsel for the petitioner is directed to serve upon counsel for Paul M. Wolski, Sr. a copy of this Order within five (5) days and file a Proof of Service.

BY THE COURT

GEROULO, V.P.





FINAL PROTECTION FROM ABUSE ORDER Extended Order Amended Order	IN THE COURT OF COMMON PLEAS OF Laskawanna COUNTY, PENNSYLVANIA NO. 22-40213				
Plaintiff					
NANCY	HUDACK		-		
First Middle Last Suffix Name(s) of All protected persons, including minor child/ren and DOB. PAUL WOLSKI Jr 6/16/1967					
V.					
DEFENDANT			**************************************	1.	
YVONNE	WORMAN				
Fitst Middle	Last		Suffix		
Defendant's Address:			· · · · · · · · · · · · · · · · · · ·		
2349 YOST ROAD	DEFENDANT ID	ENTIFIERS		4	
BATH Penusylvania 18014	DOB		HEIGHT	4	
wayn neumitians unas.	SEX	Female	WEIGHT	_	
	RACE	White	EYES		
CAUTION:	HAIR	Blond o	r Strawberry		
Weapon Involved	SSN				
Weapon Present on the Property	DRIVERS LICEN	SE#			
Weapon Ordered Relinquished	EXP DATE		STATE		
The Court Hereby Finds: That it has jurisdiction over notice and opportunity to be heard. The Court Hereby Orders: X Defendant shall not abuse, harass, stalk, threaten,					
place where they might be found. X Except as provided in Paragraph 5 of this order, D by telephone or by any other means, including thr		ther person pro	atected under th	is ord	
X Additional findings of this order are set forth belo					

DEFENDANT IS HEREBY NOTIFIED THAT FAILURE TO OBEY THIS ORDER MAY RESULT IN ARREST AS SET FORTH IN 23 PA.C.S. § 6114 AND THAT VIOLATION OF THE ORDER MAY RESULT IN CHARGE OF INDIRECT CRIMINAL CONTEMPT AS SET FORTH IN 23 PA.C.S. § 6114. VIOLATION MAY ALSO SUBJECT YOU TO PROSECUTION AND CRIMINAL PENALTIES UNDER THE PENNSYLVANIA CRIMES CODE. A VIOLATION OF THIS ORDER MAY RESULT IN THE REVOCATION OF THE SAFEKEEPING PERMIT, WHICH WILL REQUIRE THE IMMEDIATE RELINQUISHMENT OF YOUR FREARMS, OTHER WEAPONS, OR AMMUNITION TO THE SHERIFF OR THE APPROPRIATE LAW ENFORCEMENT AGENCY. PLAINTIFFS CONSENT TO CONTACT BY DEFENDANT SHALL NOT INVALIDATE THIS ORDER WHICH CAN ONLY BE MODIFIED BY FURTHER ORDER OF COURT, 21 PA.C.S. § 6108(g).

THIS ORDER IS ENFORCEABLE IN ALL FIFTY (50) STATES, THE DISTRICT OF COLUMBIA, TRIBAL LANDS, U.S. TERRITORIES AND THE COMMONWEALTH OF PUERTO RICO UNDER THE VIOLENCE AGAINST WOMEN ACT, 18 U.S.C. §2265. IF YOU TRAVEL OUTSIDE OF THE STATE AND INTENTIONALLY VIOLATE THIS ORDER, YOU MAY BE SUBJECT TO FEDERAL CRIMINAL PROCEEDINGS UNDER THAT ACT. 18 U.S.C. §2261-2262. IF YOU FOSSESS A FREARM OR ANY AMMUNITION WHILE THIS ORDER TS IN FEFECT, YOU MAY BE CHARGED WITH A FEDERAL CRIMINAL OFFENSE EVEN IF THIS PENNSYLVANIA ORDER DOES NOT EXPRESSLY PROHIBIT YOU FROM POSSESSING FIREARMS OR AMMUNITION UNDER 18 U.S.C. §922(g)(8) OR STATE CRIMINAL OFFENSES AND STATE CRIMINAL OFFENSES AND STATE CRIMINAL OFFENSES AND

Uppong NAME, All ADDRESSES IN NorthAmpton County IN VALID, No Stamp, No SOAL, Not Served not Sent to police NO Copy of Original Complaint





Plaintiff or Protected Person(s) is/are:

[X] Family Member Related by Blood (Consunguinity) to Defendant

Defendant was served in accordance with Pa. R.C.P. No. 1930.4 and provided notice of the time, date, and location of the hearing scheduled in this matter.

AND NOW, this 28th Day of February, 2022 the court having jurisdiction over the parties and the subject-matter, it is ORDERED, ADJUDGED, and DECREED as follows:

This Order is entered after a hearing and decision by the court. Without regard as to how the order was entered, this is a final order of court subject to full enforcement pursuant to the Protection From Abuse Act.

Plaintiff's request for a final protection order is granted.

- Defendant shall not abuse, stalk, harass, threaten, or attempt or threaten to use physical force against Plaintiff or any other protected person in any place where they might be found.
- 2. Defendant is completely evicted and excluded from the residence at:

UNIVERSAL BRAIN INSTITUTE 2722 MONACACY ROAD, NAZARETH, PA

or any other residence where Plaintiff or any other person protected under this order may live. Exclusive possession of the residence is granted to Plaintiff. Defendant shall have no right or privilege to enter or be present on the premises of Plaintiff or any other person protected under this order.

3. Defendant is prohibited from having ANY CONTACT with Plaintiff, or any other person protected under this order either directly or indirectly, at any location, including but not limited to any contact at Plaintiff's or other protected party's school, business, or place of employment. Defendant is specifically ordered to stay away from the following locations for the duration of this order.

3864 ADLER PLACE, BETHLEHAM, PA

- 4. Defendant shall not contact Plaintiff, either directly or indirectly, or any other person protected under this order, by telephone or by any other means, including through third persons.
- 5. FIREARMS, OTHER WEAPONS, OR AMMUNITION RESTRICTIONS

Defendant is prohibited from possessing or acquiring any firearms for the duration of this order.

2ND Amenament VIOLATION

- 6. Any firearm delivered to the sheriff or the appropriate law enforcement agency or transferred to a licensed firearm dealer or a qualified third party, who satisfies the procedural and substantive requirements to obtain a safekeeping permit issued under 23 Pa. C.S. § 6108.3 pursuant to this order or the temporary order, shall not be returned to Defendant until further order of court or as otherwise provided by law.
- 7. (a) The costs of this action are imposed on Defendant, as follows:
 - () Costs and fees assessed to defendant
 - () Costs and fees assessed to plaintiff
 - () Costs and fees shall be shared by the parties
 - (X) Costs and fees are waived
 - () Costs and fees Already Assessed

COSTS TO BE PAID AT THE CLERK OF JUDICIAL RECORDS FAMILY DIVISION Lackawanna County Gov't Center, 123 Wyoming Ave. Scranton Pa 18593

- 8. A certified copy of this order shall be provided to the police department where Plaintiff resides and any other agency specified hereafter:

 DUNMORE STATE POLICE
- 9. THIS ORDER SUPERSEDES ANY PRIOR PROTECTION FROM ABUSE ORDER OBTAINED BY THE SAME PLAINTIFF AGAINST THE SAME DEFENDANT.
- 10. All provisions of this order shall expire in 6 months on August 28, 2022.

NOTICE TO DEFENDANT

DEFENDANT IS HEREBY NOTIFIED THAT FAILURE TO OBEY THIS ORDER MAY RESULT IN ARREST AS SET FORTH IN 23 PA.C.S. § 6113 AND THAT VIOLATION OF THE ORDER MAY RESULT IN A CHARGE OF INDIRECT CRIMINAL CONTEMPT AS SET FORTH IN 23 PA.C.S. § 6114. VIOLATION MAY ALSO SUBJECT YOU TO PROSECUTION AND CRIMINAL PENALTIES UNDER THE PENNSYLVANIA CRIMES CODE. A VIOLATION OF THIS ORDER MAY RESULT IN THE REVOCATION OF THE SAFEKEEPING PERMIT, WHICH WILL REQUIRE THE IMMEDIATE RELINQUISHMENT OF YOUR FIREARMS, OTHER WEAPONS, AND AMMUNITION TO THE SHERIFF OR THE APPROPRIATE LAW ENFORCEMENT AGENCY, PLAINTIFF'S CONSENT TO CONTACT BY DEFENDANT SHALL NOT INVALIDATE THIS ORDER, WHICH CAN ONLY BE MODIFIED BY FURTHER ORDER OF COURT. 23 PA.C.S. § 6108(g).

THIS ORDER IS ENFORCEABLE IN ALL FIFTY (50) STATES, THE DISTRICT OF COLUMBIA, TRIBAL LANDS, U.S. TERRITORIES AND THE COMMONWEALTH OF PUERTO RICO UNDER THE VIOLENCE AGAINST WOMEN ACT, 18 U.S.C. §2265. IF YOU TRAVEL OUTSIDE OF THE STATE AND INTENTIONALLY VIOLATE THIS ORDER, YOU MAY BE SUBJECT TO FEDERAL CRIMINAL PROCEEDINGS UNDER THAT ACT. 18 U.S.C. §§2261-2262. IF YOU POSSESS A FIREARM OR ANY AMMUNITION WHILE THIS ORDER IS IN EFFECT, YOU MAY BE CHARGED WITH A FEDERAL CRIMINAL OFFENSE EVEN IF THIS PENNSYLVANIA ORDER DOES NOT EXPRESSLY PROHIBIT YOU FROM POSSESSING FIREARMS OR AMMUNITION UNDER 18 U.S.C. §922(g)(8) OR STATE CRIMINAL OFFENSES AND STATE CRIMINAL PENALTIES UNDER 18 PA.C.S. § 6105.

NOTICE TO SHERIFF, POLICE AND LAW ENFORCEMENT OFFICIALS

The police and sheriff who have jurisdiction over Plaintiff's residence OR any location where a violation of this order occurs OR where Defendant may be located, shall enforce this order. The court shall have jurisdiction over any indirect criminal contempt proceeding, either in the county where the violation occurred or where this protective order was entered. An arrest for violation of Paragraphs 1 through 6 of this order may be without warrant, based solely on probable cause, whether or not the violation is committed in the presence of the police or any sheriff. 23 Pa.C.S. § 6113.

Subsequent to an arrest, and without the necessity of a warrant, the police officer or sheriff shall seize all firearms, other weapons, and ammunition in Defendant's possession that were used or threatened to be used during the violation of the protection order or during prior incidents of abuse and any other firearms in Defendant's possession.

The Lackawanna County Sheriff's Department shall maintain possession of the firearms, other weapons, or ammunition until further order of this court.

When Defendant is placed under arrest for violation of this order, Defendant shall be taken to the appropriate authority or authorities before whom Defendant is to be arraigned. A "Complaint for Indirect Criminal Contempt" shall then be completed and signed by the police officer, sheriff, OR Plaintiff's presence and signature are not required to file the complaint.

If sufficient grounds for violation of this order are alleged, Defendant shall be arraigned, bond set, if appropriate, and both parties given notice of the date of the hearing.

BY THE COURT:

JUDGE VITO GEROULO

February 28, 2022



2/28/22 Date

Distribution to:

Plaintiff, Defendant, Sheriff, Police Dept. of Plaintiff's residence

IN RE: PAUL M. WOLSKI, SR.

: IN THE COURT OF COMMON PLEAS

OF LACKAWANNA COUNTY

AN INCAPACITATED PERSON

ORPHANS' COURT DIVISION

:

No. 35- 000123-2019

<u>ORDER</u>

NOW, this 12th day of AUGUST, 2022, IT IS HEREBY ORDERED that the Motion to Strike the Petition for Review filed on behalf of Liberty Healthcare Corporation is GRANTED. Attorney Shane Scanlon represents Paul Wolski, Sr. and joins in the Motion to Strike. Ms. Yvonne Worman filed a Petition for a Review Hearing on May 10, 2022, in which she requested that this Court remove Family Service Association of Northeast Pennsylvania as Guardian of the Person and Estate of Paul M. Wolski, Sr. 20 Pa. C.S.A. §5512.2 provides in part the following:

The court may set a date for a review hearing in its order establishing the guardianship or hold a review hearing at any time it shall direct. The court shall conduct a review hearing promptly if the incapacitated person, guardian, or any interested party petitions the court for a hearing for reason of a significant change in the person's capacity, a change in the need for guardianship services, or the guardian's failure to perform his duties in accordance with the law or act in the best interest of the incapacitated person. The court may dismiss a petition for review hearing if it determines that the petition is frivolous.

Ms. Worman is Mr. Wolski's sister, however she is not an interested party within the meaning of §5512.2. An interested party is an individual who is required to receive notice of the proceedings due to their standing as parent, spouse, or a presumptive heir at the time of the proceedings. 20 PA. C.S.A. §5511(a). On February 28, 2022, this Court entered a final Protection from Abuse Order against Ms. Worman on behalf of Mr. Wolski due to harassing conduct on her part. Ms. Worman filed a Notice of Appeal of the Protection from Abuse Order

on April 18, 2022, thereby rendering this Court unable to alter the terms of the Order as it lacks jurisdiction pursuant to Pa. R.A.P. §1701. Ms. Worman's Petition seeks appointment as her brother's guardian, however, she is barred from contact with her brother and cannot serve as guardian. Given that Ms. Worman is not an interested party, she cannot request a review hearing, and accordingly, the Motion to Strike must be Granted.

Geroulo J.

No Seal No Footer

IN RE:

: IN THE COURT OF COMMON PLEAS

PAUL M. WOLSKI, SR. (AIP)

OF LACKAWANNA COUNTY

ORPHANS COURT DIVISION

: NO. 123 of 2019

ORDER

NOW, this 22ND day of DECEMBER, 2022, after a hearing conducted to review the guardianship of Paul M. Wolski, Sr., this Court finds that the guardianship shall remain in full force and effect and that Family Service Association of Northeastern Pennsylvania shall continue as Guardian of the Person and Guardian of the Estate of Paul M. Wolski, Sr. and shall perform any and all duties as set forth in 20 Pa. C.S.A. Section 5521 et seq.

This Court further finds that Yvonne Worman, the sister of Mr. Wolski, having a negative and harmful effect on the well being and recovery of Paul M. Wolski, Sr., that she is interfering with his participation in occupational therapy, physical therapy and speech therapy to the extent that his recovery not only ceased, but has regressed, and she IS HEREBY ORDERED to have limited contact with her brother which may only take place in the form of supervised visits at the Universal Institute Group Home at which he is residing which must be approved by said Guardian. Communication by Yvonne Worman with Paul M. Wolski, Sr. in any other manner shall constitute a violation of this Court Order and subject the said Yvonne Worman to contempt of Court proceedings. It is the intent of this Order to allow limited supervised contact between Yvonne Worman and Paul M. Wolski, Sr. in order the facilitate the regular and orderly participation of Paul M. Wolski, Sr. in physical, occupational and speech therapy.

NON-PRECEDENTIAL DECISION - SEE SUPERIOR COURT I.O.P. 65.37

PAUL M. WOLSKI, BY NANCY HUDACK

IN THE SUPERIOR COURT OF

PENNSYLVANIA

٧.

YVONNE WORMAN

No. 688 MDA 2022

Appellant

Appeal from the Order Entered February 28, 2022 In the Court of Common Pleas of Lackawanna County Civil Division at No(s): 2022-40213

BEFORE: PANELLA, P.J., McLAUGHLIN, J., and PELLEGRINI, J.*

MEMORANDUM BY PANELLA, P.J.:

FILED: APRIL 5, 2023

Yvonne Worman appeals from the Lackawanna County Court of Common Pleas' order granting a Protection from Abuse ("PFA") petition filed on behalf of Worman's brother, Paul Wolski. Worman has filed an appellate brief which fails to comply with the Rules of Appellate Procedure in such a substantial manner that we are unable to conduct a meaningful review of any issues Worman is purporting to raise. As such, we are constrained to quash the appeal.

Given our disposition of the case, we need only provide the most general overview of the factual and procedural history of this case. Due to Wolski's incapacity, Worman was appointed plenary guardian of Wolski's person and

^{*} Retired Senior Judge assigned to the Superior Court.

estate. In 2021, a petition for appointment of substitute guardian was filed alleging Worman of caregiver neglect, and Worman was removed as guardian for Wolski. The Family Service Association of Northeastern Pennsylvania ("FSA") was appointed as substitute guardian of Wolski's person and estate.

In February 2022, Nancy Hudack of FSA filed a PFA petition on behalf of Wolski, alleging Worman emotionally abused Wolski. The trial court entered a temporary PFA order against Worman and scheduled a hearing on the matter for February 28, 2022. The court held the hearing as scheduled, and Worman did not attend, although it was confirmed on the record that she had received notice of the hearing via email. **See** N.T., 2/28/22, at 11, 16-17. Following the hearing, the court entered a final PFA order, set to expire on August 28, 2022.¹

On March 8, 2022, Worman filed a motion for a hearing *nunc pro tunc*/motion for re-hearing. The court did not enter an order expressly granting reconsideration, but did hold a hearing on Worman's motion on March 28, 2022, after which it denied the motion. Worman filed her notice of appeal from the February 28, 2022 PFA order on April 18, 2022.

Given this timeline, we must first determine whether Worman's notice of appeal is untimely, which would divest this Court of jurisdiction to consider

¹ Hudack argues the appeal should be dismissed as moot because the PFA order has expired. As we are quashing the appeal for a different reason, we need not reach this issue.

the merits of the appeal. **See Commonwealth v. Burks**, 102 A.3d 497, 500 (Pa. Super. 2014). Pa.R.A.P. 903(a) requires an aggrieved party to file a notice of appeal within 30 days after the entry of the order from which the appeal is taken. **See** Pa.R.A.P. 903(a). This 30-day appeal period is not tolled by the mere filing of a motion for reconsideration; rather, it is only tolled by a trial court's timely order expressly granting reconsideration. **See** Pa.R.Civ.P. 1930.2(b); Pa.R.A.P. 1701(b)(3); **Valley Forge Center Associates v. Rib-It/K.P., Inc.**, 693 A.2d 242, 245 (Pa. Super. 1997). Therefore, even when a party files a petition for reconsideration within the 30-day appeal period, the party must simultaneously file a notice of appeal to preserve their appellate rights in the event the trial court does not expressly grant the petition within the 30 days or denies the petition, as it did here. **See id.**

In the instant matter, the final PFA order was entered on February 28, 2022, Worman's motion for reconsideration did not toll the 30-day appeal period, and Worman did not file her notice of appeal until April 18, 2022. This would seem to make Worman's appeal facially untimely. However, in civil cases, the 30-day appeal period only begins to run from the date the prothonotary notes in the docket that notice of the order has been provided to the parties pursuant to Pa.R.A.P. 236(b). See Pa.R.A.P. 108(b). While there is a notation in the docket that the PFA order was entered on February 28, 2022, there is no entry on the docket establishing that Rule 236(b) notice of that order was given to the parties. This Court has held that, in these

circumstances, the "appeal period has not started to run." *In re L.M.* 923 A.2d 505, 509 (Pa. Super. 2007). Given the absence of a docket entry showing Rule 236(b) notice was given here, we decline to quash the appeal on the basis that it was untimely filed.

However, we are constrained to quash the appeal for a different reason: Worman's brief utterly fails to comply with the Rules of Appellate Procedure.² Worman's brief does not contain a separate statement of jurisdiction, the order in question, a statement of the scope and standard of review, a statement of the questions involved, a statement of the case, or a summary of the argument, all of which are explicitly required by Pa.R.A.P. 2111. She does not attach the trial court's opinion or order, as mandated by Pa.R.A.P. 2111(b).

Instead, Worman has provided this Court with a "Reply to the court's opinion," which is unpaginated and merely consists of a list of 38 paragraphs. In those paragraphs, Worman launches into a wide variety of unsubstantiated allegations, including allegations that "all parties" are "participating in a cover

² We note the trial court ordered Worman to file a Pa.R.A.P. 1925(b) concise statement of errors complained of on appeal. Worman did file a statement, but it is anything but concise and her ramblings do not in any way clearly define what issues she wished to raise on appeal. The trial court, however, declined to find Worman's issues waived and instead, addressed what issues it could glean from the statement in its Rule 1925(a) opinion. In that opinion, the trial court rejected Worman's claims, including her claim that the PFA order was not warranted because Wolski did not want the PFA; that Hudack's concern for Wolksi's welfare was insufficient grounds for a PFA; and that the court did not have jurisdiction over the matter.

J-S44014-22

up" and violating Wolski's civil rights, human rights and rights prescribed by the Americans with Disabilities Act ("ADA"). Worman complains these parties are also biased against her and are violating her first and second amendment rights, and have slandered and defamed her. It is not always evident to which "party" Worman is referring.

Worman does specifically argue that Hudack has engaged in "numerous violations of rights" and should be charged with a crime, guardian abuse and an "unsworn falsification violation." She maintains the trial court engaged in judicial misconduct and was in contempt of its own court order. She calls for a federal investigation in several places in her brief. In the end, Worman's allegations are undeveloped and do not in any way specifically define her issues. She also does not cite to any law, with the exception of some provisions of the ADA typed out in different fonts at the end of her document. Worman's "argument" section of her brief, at bottom, does not comply with Pa.R.A.P. 2119(a).

We recognize, of course, that Worman is proceeding *pro se* and is clearly of the belief that many errors have been made by the trial court and others. However, all parties, including those proceeding *pro se*, are required to submit briefs which comply with the Rules of Appellate Procedure. *See in re Uliman*, 995 A.2d 1207, 1211-1212 (Pa. Super. 2010). Worman has flagrantly failed to do so here. She has submitted a brief which is missing almost all of the components of a brief required by our Rules of Appellate Procedure, and

J-S44014-22

instead submitted a document with an "argument" section that does not allow for any type of meaningful appellate review. Under these circumstances, we are constrained to quash the appeal. **See id.**; Pa.R.A.P. 2101.³

Appeal quashed. Application for Post-Submission Communication denied.

Judgment Entered.

Joseph D. Seletyn, Est

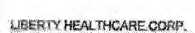
1 Deleka

Prothonotary

Date: 04/05/2023

Worman has also filed a lengthy application for post-submission communication, which consists of more far-reaching allegations of misconduct by FSA, the trial court and others. She has not offered any justification to support the granting of this application, and we fail to see any such justification. Accordingly, the application is denied.

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IN THE COURT OF COMMON PLEAS OF LACKAWANMA COUNTY

NO. 123 of 2019

PAUL M. WOLSKI, SR. Respondent

ORDER

AND NOW THIS And day of May, 2023, upon consideration of the within Petition for Emergency Involuntary intervention pursuant to the "Adult Protective Services Act", it is hereby ORDERED and DECREED that the following emergency involuntary services shall be provided to the Respondent:

- Paul M. Woleki, Sr. shall be removed immediately from 2349 Yost Road, Bath Penasylvania and transported 4440 Whitetell Drive, Nazareth Pennsylvania where he shall remain until further Order of Court;
- The Moore Township Police Department shall assist Universal Institute in removing Paul M. Welski, Sr. from 2349 Yost Road, Bath Pennsylvania and placing him in their vehicle for transport.
- Yvonne Wormen shell have no contact with Paul M. Wolski, Sr. until further Order of Court.
- 4. If necessery, a hearing to review the need for continued court and protective services involvement in the above matter shall be held on the 240 day of Health 2023 at 11:00 ANT The hearing will be held before the Honorable Vito P. Geroulo Vito ZDOM

BY THE COURT

GEROULO, V.P.

Regards,

Wo Sept No proper Service -

CC DENTAL

FRANCES M. KOYALESKI REGISTER OF WILLS

2003 HAY 25 P 2-41

LIBERTY BEALTHCARE CORP

Petitioner

: IN THE COUNT OF COMMON PLEAS

VS.

OF LACKAWANNA COUNTY

PAUL M. WOLSKI, SR.

ORPHANS COURT DIVISION

Respondent : NO. 123 of 2019

ORDER

NOW, this 24TH day of MAY, 2023, after a hearing on the Petition for Emergency Involuntary Intervention, IT IS HEREBY ORDERED as follows:

The said Paul M. Wolski, Sr., is to continue to reside at the Universal Institute Group Home or such other location as designated by the Guardian and shall not be removed from said facility by Yvonne Worman or Steve Worman or any other individual without the specific written direction of the Guardian. Yvonne Worman and Steve Worman are specifically prohibited from removing Paul M. Wolski, Sr. from the Group Home or from aiding or assisting him in any way should he express a desire to leave.

Yvonne Worman and Steve Worman shall be permitted reasonable visitation with Paul M. Wolski, Sr., but said visitation shall at all times be supervised by employees of Universal Institute Group Home. Said Group Home employees shall have the discretion to limit phone communication with Yvonne Worman and Steve Worman if they find that such communication is upsetting to Paul M. Wolski, Sr. or interfering with his participation in rehabilitative efforts.

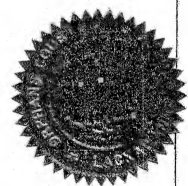
Violation of this Order will subject Yvonne Worman and Steve Worman to contempt proceedings before this Court which may result in fines of up to \$500.00 and incarceration of up to six (6) months.

Nothing in this Order should be interpreted to prevent or inhibit employees of Universal Institute Group Home from removing Paul M. Wolski, Sr. from the Home if needed to carry out therapy and rehabilitative services being rendered through Universal.

All other Orders of this Court previously entered, which are not inconsistent with the contents of this Order, shall remain in full force and effect.

Jeroch ST.

GLERK OF ORPHANS' COURT



where is Pauls A Horney??
Footer: Not Alleged INCAPACITATED. Paul Diby!

FINAL PROTECTION FROM ABUSE ORDER Extended Order Amended Or	PENNSYLVANIA	The state of the s				
PLAINTIFF						
NANCY	HUDACK					
First Middle Name(s) of All protected persons, including m	Last inor child/ren and DOB. PAUL WOLSKI Jr 6/16/1967	Suffix Plaintiff DOB				
v.	SR,					
DEFENDANT	Harate Control					
YVONNE	WORMAN					
First Midd Defendant's Address: 2349 YOST ROAD		Suffix DANT IDENTIFIERS HEIGHT				
BATH Pennsylvania 18014	SEX RACE	Female WEIGHT White EYES				
	HAIR	Blond or Strawberry				
CAUTION:	SSN					
Weapon Involved	DRIVER	S LICENSE #				
Weapon Present on the Property Weapon Ordered Relinquished	EXP DAT	TE STATE				
The Court Hereby Finds: That it has jurisdic	tion over the narties and subject motter, and	Defendant will be provided with reasonable				
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The Court Hereby Orders:	the same and the same and the same about the	ral fares against any of the shope normans in a				
place where they might be found.		al force against any of the above persons in a				
X Except us provided in Paragraph 5 of this by telephone or by any other means, inch		, or any other person protected under this order				
X Additional findings of this order are set f	orth below.					
Assemble	v 28. 2022 Order Expiration	Date August 28, 2022				

NOTICE TO DEFENDANT

DEFENDANT IS HEREBY NOTIFIED THAT FAILURE TO OBEY THIS ORDER MAY RESULT IN ARREST AS SET FORTH IN 23 PA.C.S. § 6113. AND THAT VIOLATION OF THE ORDER MAY RESULT IN CHARGE OF INDIRECT CRIMINAL CONTEMPT AS SET FORTH IN 23 PA.C.S. § 6114. VIOLATION MAY ALSO SUBJECT YOU TO PROSECUTION AND CRIMINAL PENALTIES UNDER THE PENNSYLVANIA CRIMES CODE. A VIOLATION OF THIS ORDER MAY RESULT IN THE REVOCATION OF THE SAFEKEEPING PERMIT, WHICH WILL REQUIRE THE IMMEDIATE RELINQUISHMENT OF YOUR FIREARMS, OTHER WEAPONS, OR AMMUNITION TO THE SHERIFF OR THE APPROPRIATE LAW ENFORCEMENT AGENCY, PLAINTIFF'S CONSENT TO CONTACT BY DEFENDANT SHALL NOT INVALIDATE THIS ORDER WHICH CAN ONLY BE MODIFIED BY FURTHER ORDER OF COURT. 23 PA.C.S. § 6108(g).

THIS ORDER IS ENFORCEABLE IN ALL FIFTY (50) STATES, THE DISTRICT OF COLUMBIA, TRIBAL LANDS, U.S. TERRITORIES AND THE COMMONWEALTH OF PUERTO RICO UNDER THE VIOLENCE AGAINST WOMEN ACT, IS U.S.C. \$2265. IF YOU TRAVEL OUTSIDE OF THE STATE AND INTENTIONALLY VIOLATE THIS ORDER, YOU MAY BE SUBJECT TO FEDERAL CRIMINAL PROCEEDINGS UNDER THAT ACT. IS U.S.C. \$52261-2262. IF YOU POSSESS A FIREARM OR ANY AMMUNITION WHILE THIS ORDER IS IN EFFECT, YOU MAY BE CHARGED WITH A FEDERAL CRIMINAL OFFENSE EVEN IF THIS PENNSYLVANIA ORDER ROMEN FOR THE PROPERTY OF THE PROPERTY

Plaintiff or Protected Person(s) is/arc:



[X] Family Member Related by Blood (Consanguinity) to Defendant

vocivil service

Defendant was served in accordance with Pa. R.C.P. No. 1930.4 and provided notice of the time, date, and location of the hearing scheduled in this matter. NO AFFABIL FROM

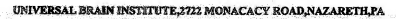
AND NOW, this 28th Day of February, 2022 the court having jurisdiction over the parties and the subject-matter, it is ORDERED.

Northampton ADJUDGED, and DECREED as follows:

This Order is entered after a hearing and decision by the court. Without regard as to how the order was entered, this is a final order of court subject to full enforcement pursuant to the Protection From Abuse Act.

Plaintiff's request for a final protection order is granted.

- Defendant shall not abuse, stalk, harass, threaten, or attempt or threaten to use physical force against Plaintiff or any other protected person in any place where they might be found.
- Defendant is completely evicted and excluded from the residence at:



or any other residence where Plaintiff or any other person protected under this order may live. Exclusive possession of the residence is granted to Plaintiff. Defendant shall have no right or privilege to enter or be present on the premises of Plaintiff or any other person protected under this order.

Defendant is prohibited from having ANY CONTACT with Plaintiff, or any other person protected under this order either directly or indirectly, at any location, including but not limited to any contact at Plaintiff's or other protected party's school, business, or place of employment. Defendant is specifically ordered to stay away from the following locations for the duration of this order.

3864 ADLER PLACE, BETHLEHAM, PA

Wrong county

Defendant shall not contact Plaintiff, either directly or indirectly, or any other person protected under this order, by telephone or by any other means, including through third persons.

FIREARMS, OTHER WEAPONS, OR AMMUNITION RESTRICTIONS IN 11 EGAL, AND Amenoment

Defendant is prohibited from possessing or acquiring any firearms for the duration of this order.

FAKE PFA

Any firearm delivered to the sheriff or the appropriate law enforcement agency or transferred to a licensed firearm dealer or a qualified third party, who satisfies the procedural and substantive requirements to obtain a safekceping permit issued under 23 Pa. C.S. § 6108.3 pursuant to this order or the temporary order, shall not be returned to Defendant until further order of court or as otherwise provided by

- 7. (a) The costs of this action are imposed on Defendant, as follows:
 - () Costs and fees assessed to defendant
 - () Costs and fees assessed to plaintiff
 - () Costs and fees shall be shared by the parties
 - (X) Costs and fees are waived
 - () Costs and fees Already Assessed

COSTS TO BE PAID AT THE CLERK OF JUDICIAL RECORDS FAMILY DIVISION Lackswanns County Goy't Center, 123 Wyoming Ave, Scranton Pa 18503

8. A certified copy of this order shall be provided to the police department where Plaintiff resides and any other agency specified hereafter:

X

DUNMORE STATE POLICE

Not Jent &

Conspiracy



- THIS ORDER SUPERSEDES ANY PRIOR PROTECTION FROM ABUSE ORDER OBTAINED BY THE SAME PLAINTIFF AGAINST THE SAME DEFENDANT.
- 10. All provisions of this order shall expire in 6 months on August 28, 2022.

NOTICE TO DEFENDANT

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THIS ORDER IS ENFORCEABLE IN ALL FIFTY (50) STATES, THE DISTRICT OF COLUMBIA, TRIBAL LANDS, U.S. TERRITORIES AND THE COMMONWEALTH OF PUERTO RICO UNDER THE VIOLENCE AGAINST WOMEN ACT, 18 U.S.C. §2265. IF YOU TRAVEL OUTSIDE OF THE STATE AND INTENTIONALLY VIOLATE THIS ORDER, YOU MAY BE SUBJECT TO FEDERAL CRIMINAL PROCEEDINGS UNDER THAT ACT. 18 U.S.C. §§2261-2262. IF YOU POSSESS A FIREARM OR ANY AMMUNITION WHILE THIS ORDER IS IN EFFECT, YOU MAY BE CHARGED WITH A FEDERAL CRIMINAL OFFENSE EVEN IF THIS PENNSYLVANIA ORDER DOES NOT EXPRESSLY PROHIBIT YOU FROM POSSESSING FIREARMS OR AMMUNITION UNDER 18 U.S.C. §922(g)(8) OR STATE CRIMINAL OFFENSES AND STATE CRIMINAL PENALTIES UNDER 18 PA.C.S. § 6105.

NOTICE TO SHERIFF. POLICE AND LAW ENFORCEMENT OFFICIALS

The police and sheriff who have jurisdiction over Plaintiff's residence OR any location where a violation of this order occurs OR where Defendant may be located, shall enforce this order. The court shall have jurisdiction over any indirect criminal contempt proceeding, either in the county where the violation occurred or where this protective order was entered. An arrest for violation of Paragraphs 1 through 6 of this order may be without warrant, based solely on probable cause, whether or not the violation is committed in the presence of the police or any sheriff. 23 Pa.C.S. § 6113.

Subsequent to an arrest, and without the necessity of a warrant, the police officer or sheriff shall seize all firearms, other weapons, and ammunition in Defendant's possession that were used or threatened to be used during the violation of the protection order or during prior incidents of abuse and any other firearms in Defendant's possession.

The Lackawanna County Sheriff's Department shall maintain possession of the firearms, other weapons, or ammunition until further order of this court.

When Defendant is placed under arrest for violation of this order, Defendant shall be taken to the appropriate authority or authorities before whom Defendant is to be arraigned. A "Complaint for Indirect Criminal Contempt" shall then be completed and signed by the police officer, sheriff, OR Plaintiff. Plaintiff's presence and signature are not required to file the complaint.

If sufficient grounds for violation of this order are alleged, Defendant shall be arraigned, bond set, if appropriate, and both parties given notice of the date of the hearing.

BY THE COURT:

JUDGE VITO GEROULO

February 28, 2022

2/28/22

Distribution to:

Plaintiff, Defendant, Sheriff, Police Dept. of Plaintiff's residence NU+ Sent

* Faket Conspiracy

Not placed on PA public E. Dockets Of PAUL Wolski

> OR Yvonne Worman

Only the Appeal Appenned, Superior

MDA-688 Courty

ACGISTER OF WELS

IN RE: PAUL M. WOLSKI, SR. 2021 SEP 15 AM 10: 41 IN THE COURT OF COMMON PLEAS OF LACKAWANNA COUNTY

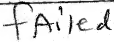
AN INCAPACITATED PERSONLERS OF ORPHANS GUOL

ORPHANS' COURT DIVISION

NO. 2019-00123

ORDER

- 1. Yvonne Worman is removed as Guardian of Person and Guardian of the Estate of Paul M. Wolski, Sr. Yvonne Worman shall turn over to Family Service Association of Northeast Pennsylvania (FSA) all assets of Paul M. Wolski, Sr., accumulated as of July 1, 2021, and all income and Social Security Benefits received on behalf of Paul M. Wolski, Sr. received after June 5, 2021. Yvonne Worman shall file Final Reports as Guardian of the Person and Estate in conformity with 20 PA. C.S.A. §5521(c)(2).
- Family Service Association of Northeast Pennsylvania, (FSA) 31 West Market Street,
 Wilkes-Barre, PA is appointed as Plenary Guardian of the Person and Estate for Paul
 M. Wolski, Sr. The Guardian shall perform any all duties as set forth in 20 Pa. C.S.A.
 § 5521 et seq.
- 3. Family Services Association of Northeastern Pennsylvania (FSA), 31 West Market Street, Wilkes-Barre, PA shall serve as the Plenary Guardian of Person and Estate for Paul M. Wolski, Sr. FSA shall assert the rights and best interests of Paul M. Wolski, Sr. in all respects and shall respect the expressed wishes and preferences of Paul M.



Wolski, Sr. to the greatest possible extent. FSA shall assure and participate in the development of a plan of supportive services to meet Paul M, Wolski, Sr.'s needs which explains how services will be obtained. FSA shall encourage Paul M. Wolski, Sr. to participate to the maximum extent of his abilities in all decisions which affect him, to act on his own behalf whenever he is able to do so and to develop or regain, to the maximum extent possible, his capacity to manage his personal affairs.

- FSA shall be authorized to retrieve any of Paul M. Wolski, Sr.'s assets without regard 4. to where they may be situated. All entities and individuals shall grant to FSA as Guardian of the Estate access to any and all assets owned by Paul M. Wolski, Sr. FSA shall be entitled to transfer, retitle, withdraw, or otherwise exercise dominion and control over any and all said assets. The failure of any entity or individual to honor this Order may lead to contempt proceedings and the imposition of sanctions.
- The Guardian (shall) (shall not) post a Court approved bond in the amount of 5. s and shall file reports in conformity with 20 Pa. C.S.A. §5521 (c)(2).
 - Paul M. Wolski, Sr., the adjudicated incapacitated person is advised and informed of the right to seek reconsideration of this Order pursuant to Rule 8.2 of the Pennsylvania Orphans' Court Rules and the right to appeal this Order within 30 days from the date of this Order by filing a Notice of Appeal with the Clerk of the Orphans' Court, Paul M. Wolski, Sr. may also petition the Court at any time to review, modify, or terminate the guardianship due to a change in circumstances Paul M. Wolski, Sr. has a right to be represented by an attorney to file a motion for reconsideration, an appeal, or to seek modification or termination of this guardianship. If the assistance of counsel is needed

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and Paul M. Wolski, Sr. cannot afford an attorney, an attorney will be appointed to represent Paul M. Wolski, Sr. free of charge.

Counsel for the petitioner is directed to serve upon counsel for Paul M. Wolski, Sr. a copy of this Order within five (5) days and file a Proof of Service.

BY THE COURT

GEROULO, V.P.

He Violates his

bun Court

ORDERS

♦ CP-35-CR-0001235-2024 **Filing Information**

Defendant Information

Charges

	Statute	Grade	Offense Date	OTN		
	Description					
1	18 § 4117 §§ A2	F3	10/08/2021	G 1000287-1		
	False/Fraud/Incomp Insuran	ce Claim				
2	18 § 4902 §§ A	F3	10/08/2021	G 1000287-1		
	Perjury					
3	18 § 3304 §§ A3	F3	10/08/2021	G 1000287-1		
	Crim'l Misch-Another Pecun	Loss				

Act 90 Of 2010 Property Information