Electronicall GR14-0015\$ 2019-05-30 12:32:51 PM Jacqueline Bryant Clerk of the Court Transaction # 7295432 : sacordag

Code: 2610 Pro Se Litigant Roger Hillygus 90 Wells Fargo Ave. Dayton, NV 89403 (775) 232-5583 rhillygus@gmail.com

> IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE

In the Matter of the HILLYGUS FAMILY TRUST Dated August 17, 1993 13

In the Matter of the Guardianship of The Person and Estate of SUSAN L. HILLYGUS

Case No. PR14-00025/GR14-00159 Dept. No. 7

NOTICE

NOTICE of the Right to a Jury is being applied to this case per the Nevada Constitution Art 1 Sect 3 "inviolate forever".

Why Petitioners have NOT MET THE BURDEN OF PROOF to hold Susan L. Hillygus isolated and drugged from her son Roger Hillygus in a Private locked facility, which constitutes false imprisonment NRS 200.460 & 42 U.S.C. 1983.

1

1

3

7 8

6

9

10

11

12

14

15

16

17

18

19

20

21

22 23

24

25

26 27

28

Case Number: GR14-00159.

Second Judicial District Court--Probate Court

Removal of Trustee, Removal of POA.

Judge/Commissioner: Judge Eagan Walker Department 7

Ref. opposing position statements.

Note: The court has discretion to furnish their own jury.

LEGAL ARGUEMENT

As previously noticed, this case shall be decided by a Jury per Art 1 Sect 3 of the Nevada Constitution this right is "inviolate forever". The Second Judicial District Court has declined to provide a Jury as formally requested by the Hillygus Family; so that responsibility falls to the son Roger Hillygus per the 10th Amendment. At any time the Court may schedule a Jury hearing which would render a Jury provided by We The People Court Services, void. Nothing in the NRS Statutes or Nevada District Court Rules prohibits the Court from providing a Jury.

I have submitted exculpatory evidence from Licensed Neurologists, and Physicians, regarding my parents mental capacity. I have provided Notarized Trust Documents that my Mother and Father placed, me their son in a legal position of authority. I am the legal Successor Trustee of their Trust, Guardian, and I am the legal exerciser of medical and Financial Power of Attorney for their benefit. I have been denied due process and been illegally removed. I am a 52 year old professional firefighter/EMT, retired, who graduated with a degree in Business from UNR. All of this and other exculpatory evidence is being suppressed by the Petitioners. I have been with my wife for 22 years with three children and four grandsons. I have never been criminally arrested or indicted. I have faithfully served my State as a firefighter and public servant for 30 years.

20

21

22

23

24

25

26

27

28

My wife and I engaged the help and support of the Washoe County Senior Services, ¶3 Meals on Wheels, Retired Senior Volunteer Program, and The UNR Sanford Center Alzheimer's Center for training with psychologist's. We even attended seminars regarding proper care for my parents. Every member of my extended Family are gainfully employed, and married. Never has there been any evidence of abuse, neglect, or harm regarding my parents while under our care. Evidence of abuse does exist while under the care of the Petitioners. Exculpatory evidence including; Bank statements, medical records, reports, have been suppressed by the Petitioners and the Court. The only people being financially exploited are Susan L. Hillygus, The Hillygus Family Trust, and me her son. I purchased airline tickets, and other incidentals over time, as Trustee and POA for the benefit of my Mother for a family vacation in California to visit her family. Petitioners in retaliation to my legal authority have; filed false statements, perjured testimony, filed false police reports, filed false medical reports, committed theft, had me falsely arrested, illegally searched and seized my personal property without legal authority.

- This case calls out for DUE PROCESS! The personal cost, to date, to my family for litigating this frivolous action, including the items of stolen property exceeds \$700,000.00 Dollars. The cost to Susan L. Hillygus and her Trust EXCEEDS \$1,000,000..00 dollars.
- This along with other exculpatory evidence and reports will be presented to the Jury. All evidence shall be redacted as required by 42 USC § 5106a.
- The State, the Court, and the Petitioners have failed to meet the Burden of Proof, as required by law, as no clear and convincing evidence exists in this case against Mr. Roger Hillygus. Although clear and convincing evidence does exist regarding illegal actions of the Petitioners, Guardians, and appointed court insiders.

AFFIRMATION: This document contains no social security numbers. Per NRS 239. Respectfully submitted,

/s/Roger Hillygus

Roger Hillygus (son)

Retired NV Public Safety Civil Servant

This document is being submitted with guidance from;

We Be Teople

Court Services

https://www.wtpcs.org

Liberty and Justice for All

Thursday May 30, 2019



Liberty and Justice for All

©WTPCS Rules for Juries in Civil Courts are protected intellectual property